Bureau of Design and Environment Manual

Prepared and Published by
Illinois Department of Transportation
Bureau of Design and Environment

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PREFACE

The Bureau of Design and Environment (BDE) Manual has been prepared to provide uniform practices for the Department and consultant personnel preparing Phase I studies and reports and contract plans for Department projects. The BDE Manual presents most of the information normally required in the development of a typical roadway project. The designer should attempt to meet all criteria and practices presented in the BDE Manual; however, the BDE Manual should not be considered a standard that must be met regardless of impacts. The designer should develop roadway designs that meet the Department’s operational and safety requirements while preserving the environmental resources of an area. Designers must exercise good judgment on individual projects and, frequently, they must be innovative in their approach to roadway design. This may require, for example, additional research into the highway literature or use of other Department Manuals.
BUREAU OF DESIGN AND ENVIRONMENT MANUAL

1. POLICY

It is the policy of the Department of Transportation to publish and maintain a manual which establishes uniform policies and procedures for the location, design, and environmental evaluation of highway construction and reconstruction type projects on the State Highway System. The title of the Manual is the Bureau of Design and Environment Manual (BDE Manual).

2. PERSONS AFFECTED

Office of Program Development
Office of Highways Project Implementation

3. PURPOSE

The purpose of this policy is to compile the policies and procedures which govern project location, design, and environmental evaluation into one comprehensive manual.

4. GUIDELINES FOR IMPLEMENTATION

The policies and procedures contained in the BDE Manual are effective on the date they are transmitted to manual holders unless otherwise noted in the transmittal memorandum. The BDE Manual is intended to apply primarily to the State Highway System and provides detailed requirements on such subjects as:

a. Administration and Procedures
b. Project Development
c. Environmental Procedures
d. Roadway Design Elements
e. Design of Highway Types
f. Other Highway Design Elements
g. Plans and Contracts
h. Procedure Memoranda
5. RESPONSIBILITIES

The Bureau of Design and Environment is responsible for preparing and maintaining this policy and the associated BDE Manual. All projects on the State Highway System developed by the District Offices or other agencies shall be in compliance with this policy and the BDE Manual.

6. REVISION HISTORY

Changes to this policy included in this version include:

- added Persons Affected section,
- updated office names to reflect the new organization chart,
- removed signature block, and
- minor editorial changes and formatting updates.

Archived versions of this policy may be examined by contacting the Bureau of Design and Environment.

CLOSING NOTICE


Signatures: On File
The *Bureau of Design and Environment Manual* is available as a PDF document on the IDOT’s website: http://www.idot.illinois.gov/doing-business/procurements/engineering-architectural-professional-services/Consultants-Resources/index. It is intended to provide current design and environment policies and procedures for use in developing State highway projects. To ensure that the *BDE Manual* remains up to date and appropriately reflects changes in IDOT’s needs and applicable requirements, its contents are updated on an ongoing basis. To aid users in keeping track of revisions and understanding their background, BDE Procedure Memoranda are posted to the *BDE Manual* website; however, the associated policy revisions are incorporated in the relevant chapter(s) of the *BDE Manual* itself.

BDE will be responsible for evaluating changes in the highway design and environmental literature (e.g., the issuance of new research publications, revisions to Federal regulations) and will ensure that those changes are appropriately addressed through the issuance of revisions to the manual. In addition, it is important that users of the *BDE Manual* inform BDE of any inconsistencies, errors, need for clarification, or new ideas to support the goal of providing the best and most up-to-date information practical. A form entitled BDE Manual Comments and/or Corrections (see page v) has been provided for use in submitting any comments and/or suggestions.
Name:______________________________________________    Date:_______________
IDOT Office/Company Name:________________________________________________
Position:_________________________________________________________________
Telephone Number: _________________   E-Mail Address:________________________

(PLEASE PROVIDE ANY BACKGROUND OR REFERENCES USED)

Send to:
Illinois Department of Transportation
2300 South Dirksen Parkway – Room 330
Springfield, Illinois 62764
Attn: Bureau of Design & Environment
    Policy & Procedures Section
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ORGANIZATION AND FUNCTIONS
(Program Development)
# Chapter One
**ORGANIZATION AND FUNCTIONS**
*(Program Development)*

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Chapter 1
ORGANIZATION AND FUNCTIONS
(Program Development)

Chapter 1 provides a general organizational structure for the Illinois Department of Transportation (IDOT) Office of Program Development and brief discussion of the bureaus comprising the Office of Program Development. The Chapter also provides a detailed discussion of the work functions of the Units within each Section of the Bureau of Design & Environment (BDE). For a complete and updated organizational chart of the entire Department, see the IDOT internet site.

1-1 OFFICE OF PROGRAM DEVELOPMENT

The Office of Program Development (OPD) consists of five central bureaus responsible for developing policies, procedures, standards, and guidelines to accomplish the Department’s highway system improvement program. Additionally, the five central bureaus under the Office of Program Development provide guidance to districts to ensure statewide uniformity of policy interpretation, program coordination with Federal, State, and local agencies, and compliance with Federal, State, and local laws and regulations. The five bureaus comprising the Office of Program Development include the Bureau of Bridges and Structures (BB&S), the Central Bureau of Land Acquisition (CBLA), the Central Bureau of Local Roads and Streets (CBLRS), the Bureau of Safety Programs and Engineering (BSPE), and the Bureau of Design and Environment (BDE).
1-2  BUREAU OF DESIGN AND ENVIRONMENT

The Bureau of Design and Environment (BDE) consists of five sections: Aerial Surveys, Location and Environment, Policy and Procedures, Preliminary Engineering, and Project Coordination and Implementation. BDE is responsible for developing highway standards, specifications, and policies for use on the state maintained Federal-aid highway system. Additionally, BDE is responsible for developing policies for the preparation, coordination, final review, and approval of project location studies and environmental documents; providing support services for district highway design programs; coordinating and preparing Federal-aid program documents; and processing plans and contract documents through the letting and contract award stage.

Figure 1-2.A presents the organization of BDE.

1-2.01 Surveys, Mapping and Modeling Section

The Surveys, Mapping and Modeling Section consists of three units: the Surveys Unit, Product Compilation Unit, and the Modeling and Support Unit.

1-2.01(a) Surveys Unit

The Surveys Unit, in combination with the district field survey crews, is responsible for the following:

- providing aerial photography and other survey services for the Department and other State agencies including scale changes for maps, plans, charts, and photographic plates used for reproduction and printing;
- maintaining survey datums and coordinate systems for a reference or base for all surveys in the State;
- providing technical assistance on surveying as needed to the districts and local jurisdictions;
- assisting with high-order geodetic surveys and field survey work necessary to provide horizontal and vertical control for photogrammetric mapping; and
- maintaining the IDOT Survey Manual.
1-2.01(b) **Product Compilation Unit**

The Product Compilation Unit is responsible for the following:

- providing aerial photography and photographic services for the Department and other State agencies.
- maintaining the necessary records and filing systems for all Surveys, Mapping and Modeling Section projects;
- providing precise topographic maps in digital format for use with Computer Aided Design and Drafting (CADD) interactive graphic systems;
- providing digital imagery in raster format for use with CADD graphic systems; and
- preparing specifications and agreements for consultant mapping projects and monitoring compliance.

1-2.01(c) **Modeling and Support Unit**

The Modeling and Support Unit is responsible for the following:

- setting Computer Aided Design & Drafting (CADD) policy statewide;
- maintaining and updating the IDOT *Computer Aided Design, Drafting, Modeling and Deliverables Manual*;
- ensuring engineering policies are developed and fully integrated into CADD software and processes;
- providing liaison activities between bureaus, districts, consultants, and our CADD software vendor(s);
- maintaining the IDOT CADD workspace environment;
- maintaining 2-D and 3-D CADD cell libraries;
- maintaining 3-D civil cell libraries, including supporting and developing additional civil cells;
- supporting survey and design CADD and Geographic Information System (GIS) functions Department-wide;
- developing and maintaining CADD drawings for the IDOT *Highway Standards*;
- communicating CADD best practices and technological advances to district users;
- fostering communication between software application users and developers;
• providing research, development, and management of both CADD and GIS applications used in the scoping, programming, planning and design activities of roadway and structures improvements within the Department;

• providing necessary CADD and GIS training across the Department; and

• supporting innovative survey and design technologies within the Department.

1-2.02 Project Coordination and Implementation Section

The Project Coordination and Implementation Section consists of three units: the Contracts Unit, Program Management Unit, and Program Support Unit. In addition to these units, the Project Coordination group within the Section is responsible for the following:

• reviewing and checking project plans prepared by the districts and consultants for accuracy, completeness, and engineering validity;

• reviewing special provisions;

• facilitating plan coordination with districts, central office bureaus, and print shop; and

• facilitating changes, revisions, addendums, and updates in plans and special provisions.

1-2.02(a) Program Support Unit

The Program Support Unit is responsible for the following:

• determining project letting dates;

• clearing projects for advertising and awarding;

• processing Certification Acceptance (CA)/Project Status forms;

• determining the proper FHWA funding type and assigning project numbers;

• authorizing project funding;

• obtaining authorization from FHWA for all Federally funded projects;

• monitoring the availability of funds within State and Federal funding categories;

• obtaining approvals from the Governor’s Office of Management and Budget for all projects under the State’s jurisdiction; and

• ensuring that plans are prepared in accordance with agreements with local agencies or other State agencies.
1-2.02(b) Project Management Unit

The Project Management Unit is responsible for the following:

- determining the official engineer’s estimate for all projects offered for letting by the Office of Program Development;
- analyzing bids received on lettings and presenting disposition recommendations to the awards committee;
- maintaining data on price trends;
- reviewing and processing plans during preparation of average unit prices used for cost estimates; and
- determining pay item numbers.

1-2.02(c) Contracts Unit

The Contracts Unit is responsible for the following:

- developing and publishing Invitation for Bid/Transportation Bulletin;
- issuing all electronic notifications;
- maintaining lists of bidders and non-bidders;
- conducting bid letting for Office of Program Development, Office of Highways Project Implementation, Bureau of Aeronautics, and Department of Natural Resources projects;
- reviewing identified low bids for responsiveness and responsibility;
- reviewing proposals and legal contract documents through the letting stage; and
- awarding and executing highway construction contracts.

1-2.03 Location and Environment Section

The Location and Environment Section consists of five units: the Coordination Unit, Cultural Resources Unit, Geological and Waste Assessment Unit, Natural Resources Unit, and Project Development Unit.
1-2.03(a) Coordination Unit

The Coordination Unit is responsible for the following:

- administering the central office review of environmental documents, reviewing and commenting on the disciplines assigned to the Unit, compiling comments from all units in the Location and Environment Section into a unified response and issuing State environmental approvals;
- providing expertise for the Department in the disciplines of socio-economics, agriculture, natural resources, air quality, and noise, including providing guidance on Departmental research in these disciplines;
- attending district coordination meetings and special project meetings to participate in project decisions and to guide project development;
- establishing environmental consultant prequalification criteria and reviewing consultants’ Statements of Experience and Financial Condition to determine eligibility of firms requesting prequalification in environmental categories;
- reviewing and commenting on consultant advertisements, proposals, selection, and negotiations for projects involving complex environmental documents;
- providing training in environmental matters;
- providing technical advice to the Environmental Policy Unit in the Policy and Procedures Section;
- preparing specific studies and/or sections of text and participating in ad hoc teams to develop or manage environmental documents as requested; and
- providing liaison with other organization units in IDOT and other local, State, and Federal agencies regarding the disciplines assigned to the unit and regarding procedural matters relating to the environmental process.

1-2.03(b) Natural Resources Unit

The Natural Resources Unit is responsible for the following:

- operating and managing the environmental resource surveys for individual projects to identify impacts on biological and wetland resources;
- providing technical expertise on biological resource identification, impact evaluation, mitigation, protection, and management in project development, plan preparation, construction, and operations for such resources as threatened and endangered species, critical habitat for threatened and endangered species, other important ecosystems (e.g., prairies, savannahs, wetlands), and ecological resources in general;
• providing technical expertise and guidance on water resources including wetlands, water quality, flood plains, and Section 404 permits through the planning, design, construction, and operation phases;

• preparing and/or reviewing all or portions of environmental documents including:
  • Environmental Impact Statements,
  • Environmental Assessments,
  • Categorical Exclusions,
  • 4(f) Reports, and
  • 6(f) Reports;

• preparing and/or reviewing specialized environmental documents:
  • biological assessments,
  • wetland technical reports,
  • wetland banking prospectives,
  • conceptual and final wetland compensation plans,
  • wetland site assessment reports,
  • wetland monitoring reports, and
  • draft 404(b)1 guideline reports;

• providing liaison between the districts and the central office and with local, State, and Federal resource and regulatory agencies (e.g., USFWS, IDNR, USACE, USDOI-NPS);

• disseminating technical environmental information regarding biological resources, water resources, wetlands, flood plains, and Section 404 permits;

• participating in the development of policies and guidance related to natural resources;

• providing technical training on biological resource identification, impact evaluation, development of mitigation, habitat and species protection, management of biological resources on Department-owned land, and incorporation of appropriate features into contract plans; and

• serving on IDOT’s Storm Water Committee.

1-2.03(c) Cultural Resources Unit

The Cultural Resources Unit is responsible for the following:

• directing and managing the cultural resources portion of the Environmental Resource Surveys and Studies Program;

• providing technical expertise regarding prehistoric and historic archaeological sites, historic buildings and bridges, and historic districts to highway districts, Bureau of Local Roads and Streets and, at the direction of the Office of the Secretary and/or Director of
the Office of Program Development, to other divisions and offices and other State agencies. Investigations for possible cultural resources must be conducted for proposed project sites, all borrow pits, economic development sites (DCCA), and for any other site which will involve a State transaction;

- meeting with historic resource agencies at the State and Federal levels to resolve project issues and remaining abreast of regulatory changes;

- providing guidance to district and central offices by:
  - attending district coordination meetings,
  - participating in project field meetings or conducting independent field checks, and
  - providing technical training.

- reviewing environmental documents (EAs, EISs technical reports) prepared by the districts or consultants and preparing sections of environmental documents relating to specific cultural resources; and

- advising districts of appropriate responses including avoidance or preservation of significant resources or specific measures to mitigate negative impacts to cultural properties.

1-2.03(d) Geologic and Waste Assessment Unit

The Geologic and Waste Assessment Unit is responsible for the following:

- managing and directing Geologic and Special Waste Surveys on individual projects to identify potential impacts on special waste sites and geological resources (e.g., groundwater, sand, gravel) and potential impacts from geological hazards (e.g., landslides, mine subsidence, earthquakes);

- providing technical expertise and training on special waste problems and evaluations (e.g., underground storage tanks, public health concerns, asbestos, landfills) and expertise on geologic resources and hazards in Phase I and Phase II project development, construction, and operations;

- developing and promulgating Department criteria on the evaluation of special waste sites and geologic resources/hazards;

- developing and promulgating Department procedures for coordination activities with respect to special waste sites and geologic resources/hazards (e.g., Manual for Preparation of Preliminary Environmental Site Assessment, maintenance of waste site list, CERCLIS);
• managing and directing special waste and geological resource/hazard investigations on individual projects to identify the risk and liabilities of waste/geologic hazard sites and impacts to geological resources that cannot be avoided;

• establishing consultant prequalification criteria and reviewing consultant Statements of Experience and Financial Condition to determine their eligibility for prequalifications, developing Transportation Bulletin advertisements, reviewing statements of interest, and recommending selection priorities for the hazardous waste category; and

• providing liaison between the districts and central office with the appropriate resource and regulatory agencies (e.g., USEPA, IPEA, OSFM, IDNR).

1-2.03(e) Project Development Unit

The Project Development Unit is responsible for the following:

• monitoring, evaluating, and assisting in the development of Phase I engineering studies prepared by district offices and by other transportation modes to ensure uniformity of policy compliance and to assist on special location problems;

• preparing location studies for certain complex, critical, or environmentally sensitive projects;

• attending district coordination meetings to discuss engineering issues and the scope and status of projects;

• reviewing and approving requests for exceptions to design policies;

• assuring Phase I studies are developed and implemented using an interdisciplinary approach to resolve engineering and location problems; and

• reviewing and checking project plans prepared by district offices and consultants for accuracy, completeness, and engineering validity.

1-2.04 Preliminary Engineering Section

The Preliminary Engineering Section consists of three units: the Consultant Services Unit, Agreements Unit, and Electrical and Mechanical Unit.
1-2.04(a) Consultant Services Unit

The Consultant Services Unit is responsible for the following:

- prequalifying of architectural/engineering consultant firms;
- in conjunction with districts/bureaus/offices, compiling, coordinating, and preparing advertisements for publishing the Professional Transportation Bulletin;
- evaluating and preparing data for the selection of consultant firms;
- compiling consultant performance ratings;
- in conjunction with the Agreements Unit, establishing Department policies and procedures for consultant projects; and
- developing statewide policies for design, operations, and monitoring district compliance.

1-2.04(b) Agreements Unit

The Agreements Unit is divided into two sub-units: the Consultant Sub-Unit and the Project Support Sub-Unit.

The Consultant Sub-Unit is responsible for the following:

- developing policies and procedures for the administration of consultant agreements;
- obtaining necessary clearances to proceed with consultant agreements, such as procurements waivers, debt certification, and funding approvals;
- preparing consultant agreements based on the proposal package submitted by the districts, bureaus, and other other State agencies; and
- administering the consultant agreement process within the central office and attaining necessary signatures.

The Project Support Sub-Unit is responsible for the following:

- developing policies and procedures for the administration of the utility, railroad, and local agency agreements;
- reviewing, evaluating, and approving agreements with utility companies, railroad companies, local agencies, other State agencies, and other states submitted by the districts; and
- administering the agreement process within the central office and obtaining necessary signatures.
1-2.04(c) Electrical and Mechanical Unit

The Electrical and Mechanical Unit (E&MU) provides assistance on electrical, lighting, and pump station (EL&P) projects. Work performed by E&MU is for Districts 2 through 9, unless noted otherwise. More specifically, E&MU is responsible for the following:

- designing all in-house EL&P projects. This includes preparing all plans and contract documents as outlined in Section 56-4.04;
- reviewing all EL&P plans and documents for projects designed by consultants;
- reviewing all shop drawings for technical correctness and specification compliance for materials supplied to EL&P projects;
- developing and disseminating statewide design criteria, practices, and policies on EL&P;
- conducting final inspections and issuing approval recommendations to the Bureau of Construction on projects with EL&P work;
- reviewing and commenting on a proposed EL&P legislation and code changes impacting the Department; and
- interfacing with the districts, central office bureaus, suppliers, electrical contractors, and outside agencies on EL&P issues and assisting them in finding solutions to design, construction, maintenance, and operating problems.

1-2.05 Policy and Procedures Section

The Policy and Procedures Section consists of three units: the Environmental Policy Unit, Engineering Policy Unit, and Standards and Specifications Unit.

1-2.05(a) Environmental Policy Unit

The Environmental Policy Unit is responsible for the following:

- maintaining BDE Manual Part III, Environmental Procedures, and Chapter 19 Public Involvement Guidelines;
- remaining abreast of changes in environmental laws and regulations and determining their impact on Department policies and procedures;
• providing technical assistance to the Environment Section in the central office and to the
districts on environmental and public involvement policy and procedural issues; and

• as necessary, publishing explanatory guidance (i.e., as Procedure Memoranda or
Information Memoranda) on environmental and public involvement topics.

1-2.05(b) Engineering Policy Unit

The Engineering Policy Unit is responsible for the following:

• researching, preparing, and disseminating design policies and procedures for Phase I
and Phase II engineering activities, including Phase I engineering studies, to the districts
and central bureaus and providing interpretation of the policies and procedures for case-
specific situations;

• developing policies and procedures for the geometric design of highways, intersections,
and interchanges which includes alignment and profile guidelines, superelevation
design, cross section elements, median types, and capacity analyses;

• remaining abreast of new research developments and incorporating this research, where
applicable, into the design policies;

• developing and disseminating procedures for pavement design and rehabilitation;

• developing policies and procedures for 3R, 3P, and SMART projects;

• developing Department policies and criteria for access control on freeways and
expressways and for access management on arterial highways;

• developing Department policies and criteria for roadside safety issues including barrier
selection and layout, cost/benefit analyses, and clear zones;

• developing Department policies and procedures for special design elements including
accessibility standards.

• developing and promulgating Department policy and guidance on the accommodation of
bicyclists and pedestrians within the highway program;

• remaining abreast of State and national issues on bicyclist and pedestrian
accommodation and determining their impact on Department practices;

• providing technical assistance to the districts on bicyclist and pedestrian issues; and

• ensuring that the Department complies with the regulations and policies governing the
FHWA Transportation Enhancement Program.
1-2.05(c) Standards and Specifications Unit

The Standards and Specifications Unit is responsible for the following:

- developing and disseminating the *Highway Standards* used in contract plans to districts and central bureaus;
- developing new or revised roadway standards on the basis of internal needs, safety requirements, and new material or product development;
- initiating or reviewing requests for new or revised *Standard Specifications for Road and Bridge Construction* and evaluating their feasibility and impact;
- obtaining FHWA approval for new specifications;
- initiating or reviewing requests for new or revised special provisions and connected details for road and bridge construction and evaluating their applicability; and
- publishing the *Standard Specifications* and *Supplemental Specifications and Recurring Special Provisions* books as required.
Chapter Two

PROJECT DEVELOPMENT NETWORK
(New Alignment)
# Chapter Two

## PROJECT DEVELOPMENT NETWORK

(New Alignment)

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Chapter Two
PROJECT DEVELOPMENT NETWORK
(New Alignment)

Chapters 2 and 3 document the basic approach used by IDOT in its project development process. Chapter 2 presents Phase I and Phase II networks for projects on new alignment. Chapter 3 presents combined Phase I and Phase II networks for projects on existing alignment requiring major right-of-way purchases (e.g., converting a two-lane facility to an expressway), minor right-of-way purchases (e.g., 3R projects), and projects with no right-of-way acquisition (e.g., Interstate Resurfacing, SMART, 3P). Chapters 2 and 3 present networks that graphically illustrate the development of “typical” highway projects.

2-1 GENERAL

Figure 2-2.A presents a network which graphically illustrates the general process for Phase I of a new alignment project which requires separate corridor and design studies. Figure 2-3.A illustrates the Phase II project development. Following each figure is a brief description of each activity within the network. When using these figures, consider the following:

1. **Precedence Activity Network.** The networks or flowcharts are precedence activity networks. An “activity” occurs when a significant, discrete event occurs and/or when the responsibility for the project (activity) is transferred from one unit to another. The “precedence” nature of the network implies that an activity cannot occur until all activities preceding that one have been completed. However, the user must be aware that some flexibility is necessary to apply this network to project development, especially during Phase I. For example, identifying new information during the public involvement stage may require the project study group to return to a previous activity and gather additional data.

2. **Project Application.** These networks represent an approximate process for a complex project on new alignment requiring an Environmental Impact Statement (EIS). Not every activity will be applicable to every project and not all activities are shown. However, the user should find that projects that are developed according to this process have fewer management problems.

   The illustrated network assumes a project designed in-house. The process for a consultant-designed project will be similar, except that communication lines exist between IDOT and the consultant for IDOT review and approval.

3. **Lines of Communication.** The rigid application of the network would lead to predetermined, precise points at which communication occurs between units. This is neither realistic nor desirable. Communication between units must be continuous. This will result in fewer problems and fewer “surprises” in project development.
4. **Value Engineering.** Refer to Section 11-7.03 for requirements and guidance on value engineering (VE) analyses. Where required, initiate the VE study no later than the time construction plans are 30% complete and allow for the implementation of the recommendations without delaying the project.

5. **Project Approval.** Districts are responsible for the review and approval of all projects except those projects involving major new alignments addressed by a Corridor Study, Feasibility Study, or Design Report. In these special circumstances, projects are approved by BDE. BDE may also review and approve projects where the Deputy Director/Regional Engineer has requested BDE assistance. See Section 12-5 for a discussion on the processing and approval of phase I reports.

6. **Other Manual Chapters.** The *BDE Manual* contains several other chapters that provide complementary information to Chapter 2. The designer should review these chapters for more information on the project development process. In particular, Chapter 2 should be used in combination with Chapter 4 “Project Coordination Responsibilities,” Chapter 11 “Phase I Studies,” Chapter 12 “Phase I Engineering Reports,” Chapter 19 “Public Involvement Guidelines,” and Chapter 25 “Environmental Impact Statements.”
2-2 PHASE I STUDIES

Figure 2-2.A illustrates a typical flowchart or network for a project on new alignment that will require both a corridor and a design study. Activities shown along the main axis of the chart represent items which are normally performed by the project study group. The other lines of the chart represent activities by other units or groups. For other project types, see the flowcharts in Chapter 3. Separate corridor studies are usually only prepared for new freeways, for new expressways where two or more existing routes are being considered for upgrading, or for a new two-lane highway proposed on new location. See Chapters 11 and 12. For projects deemed by FHWA as “Major Projects,” see Chapter 20.

This network assumes that EIS will be required for a project on new alignment requiring a corridor and a design study. If a project on new alignment does not appear to involve significant environmental impacts, the procedures for development of an Environmental Assessment (Chapter 24) should be followed.

The FHWA’s environmental regulations do not require a separate draft and final environmental document and record of decision at the corridor phase. The activity descriptions in this chapter reflect that corridor-phase environmental information will be incorporated in the corridor study report and will be coordinated with interested agencies and the public as a part of that document. Information from the corridor study will be summarized in the draft environmental document at the location-phase so that it will be covered under NEPA.
PHASE I PROJECT DEVELOPMENT NETWORK
(New Alignments)

Figure 2-2.A
(2 of 2)
PROJECT ACTIVITY (Phase I)

Activity Title: Scope Project
Activity No.: 01
Responsible Unit: District Bureau of Program Development

Activity Description:

A roadway project proposal can originate from a variety of sources, including local officials or metropolitan planning organizations (community-based need), directly from the IDOT districts (district-based need), from a bureau in the central office (Office of Planning and Programming, BDE, Operations, Bureau of Safety Programs and Engineering, etc.), and other sources targeting a special need or a Statewide need.

Before a project is entered onto the Department’s Proposed Highway Improvement Program, the district Programming Section initially develops and documents the project concept. Developing the project concept will typically involve the following:

- establishing that there is, in fact, a need for the project;
- making a preliminary determination of the project scope of work;
- reviewing any available data and records;
- conducting an initial evaluation of right-of-way, utility, and environmental impacts and the likely level of environmental evaluation;
- developing a rough, preliminary cost estimate;
- determining a proposed schedule (note that, for projects with both corridor and design study phases, the completion schedule may be greater than that of the multi-year program); and
- developing a set of preliminary drawings/plans.

This information is forwarded for review and comment to district Program Development, district Operations, BDE, district Environmental Unit, the Bureau of Bridges and Structures, and other individuals, as appropriate. The district Programming will refine the scope based on the comments received.

Once the scope, cost, and schedule have been defined, district Programming will forward this information to the Office of Planning and Programming for incorporation into the Department’s multi-year program (Activity 02).
## PROJECT ACTIVITY (Phase I)

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### Activity Description:

Candidate projects are submitted by the districts as a request for project programming to the Office of Planning and Programming. Based on a statewide assessment of highway improvement needs and available funds, the Office of Planning and Programming will develop the Department’s Proposed Highway Improvement Program. This will establish an individual project as an active project for further development.

The Office of Planning and Programming annually issues guidelines for multi-year programming criteria. This includes programming criteria for:

- improvement categories,
- pavement surface conditions,
- deficient bridges,
- safety improvements,
- Interstate rehabilitation,
- widening narrow and deteriorated pavements,
- improving intersections and reducing traffic bottlenecks,
- new construction/reconstruction of major facilities,
- transportation enhancement projects,
- Congestion Mitigation Air Quality (CMAQ) projects, and
- bicycle accommodation.
## PROJECT ACTIVITY (Phase I)

**Activity Title:** Transfer/Assign to Project Study Group  
**Activity No.:** 03  
**Responsible Unit:** Studies and Plans Engineer

### Activity Description:

At this point, the project will be assigned to a project study group within the district Bureau of Program Development to begin the corridor study. The Studies and Plans Engineer will have the overall day-to-day responsibility for advancing the project through the Phase I study process. The Studies and Plans Engineer, or designee, will:

- coordinate directly with other units within the Department;
- attend all internal meetings and field inspections;
- ensure that the project study meets all Department criteria and procedures;
- report directly to the District Program Development Engineer on all significant project activities, problems, and developments; and
- participate in the public involvement process.

The number and expertise of personnel initially assigned to the project study group will vary with the nature and scope of the proposed improvement. The personnel assigned will also vary over time relative to the priority for completion, the available lead time, and the activity in project development under study.

If the project is one which the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the public involvement process should commence at this point. The project study group uses the Stakeholder Involvement Process (SIP) as outlined in Section 19-5.01 to conduct public involvement for CSS projects.
Activity Title: Define Preliminary Purpose and Need
Activity No.: 04
Responsible Unit: Project Studies Group/BDE/FHWA/Office of Planning & Programming

Activity Description:

For a major transportation project, the project study group must first define the project purpose and need, which will direct the process for the identification of alternatives, in-depth analyses and, ultimately, selection of the preferred alternative. This will consist of reaffirming the need for the proposed improvement, establishing project goals and objectives, and establishing the study area and logical termini. The feasibility of a corridor depends on the social, economic, environmental, and engineering effects of the proposed highway improvement within each corridor. Previous studies and decisions should be reaffirmed and/or updated as necessary. Other factors that must be considered include:

- adequacy of the existing highway network,
- existing traffic volumes and capacity deficiencies,
- crash information,
- alignment and profile deficiencies,
- transportation demand,
- potential cost savings to the traveling public,
- enhanced economic development potential,
- improved access,
- programming guidelines,
- commitments to elected officials, and
- public input.

Further study may result in revisions to the preliminary purpose and need.

Prepare the purpose and need so that it can be transferred to the NEPA document. See Section 22-6.01 for more information on purpose and need.
### PROJECT ACTIVITY (Phase I)

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**Activity Description:**

Based on the definition of the preliminary purpose and need (Activity 04) and the general design concept (Activity 01), the project study group should identify feasible corridors that could be used. Because this is an evolutionary process, the preliminary list will be narrowed during further evaluations. The evaluation of preliminary corridors should be sensitive to those environmental resources for which the analysis of alternatives for avoidance and minimization of adverse impacts is required (e.g., wetlands, flood plains, Section 4(f) properties, historic sites). All impractical corridors may be removed from the list with a brief description of why they were removed.

County or other area maps and USGS quadrangle topographic maps, combined with aerial photography, will furnish the locations of towns, streams, railroads, and other topographic features that will assist in defining the study area. Review these maps and locate feasible corridors with respect to local terrain, topographic features, and other controlling items.

The study area is determined through an office-based general overview of area maps and through field trips. Field trips may be facilitated by the prudent use of helicopter flights. The study area is defined as that part of the area of influence within which the facility will be investigated. The limits of the study area may not be the same as the area of influence. Lateral limits are dependent on the distance between the major termini, the function of the highway, and the character of the area traversed.
Activity Title: Collect Data
Activity No.: 06
Responsible Unit: Project Study Group/Environmental Unit/BDE

Activity Description:

Once the preliminary corridors have been identified (Activity 05), the project study group must gather and inventory information and data on each corridor. All types of data, including social, economic, environmental, and engineering should be gathered simultaneously. The amount and type of information to be collected will vary with the nature and scope of the proposed improvement. Note that data collection is a continuous process throughout Phase I studies. As the process evolves, additional information must be collected.

Information can be obtained from the following sources:

- State, county, and city maps;
- ASCS photography or IDOT photography;
- USGS quadrangle topographic maps;
- traffic maps and data;
- functional classification maps;
- Federal agency plans (e.g., Army Corps of Engineers, Coast Guard, Department of Interior, Department of Housing and Urban Development, FEMA);
- special development plans (e.g., conservation, industrial, recreational, resource);
- population growth trends;
- utility maps;
- urban area transportation studies;
- other regional planning studies;
- road inventory data from the Illinois Road and Inventory System (IRIS);
- Illinois Department of Natural Resources;
- meetings with local officials;
- meetings with other IDOT units;
- local agency plans and reports (land use maps); and
- soil maps.

In addition, the project study group should review the additional sources listed in Section 11-4.02(b).
### PROJECT ACTIVITY (Phase I)

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**Activity Description:**

In gathering environmental inventory data for the corridor study phase, the district will primarily use existing sources of information on known resources in the study area. Environmental inventory data can be obtained using the on-line GIS database or by contacting BDE. These information sources may include the following:

- National Wetland Inventory maps;
- IDNR Natural Heritage database;
- NRCS wetland maps;
- ASCS county soils survey maps;
- flood plain maps;
- listing of Wild and Scenic Rivers;
- information on the locations of parks, recreation areas, and wildlife and waterfowl refuges;
- IEPA stream water quality data; and
- CERCLIS site listings.

This information will be supplemented by data provided by BDE in response to submittal of an environmental survey request form.

For additional guidance, see Chapter 27 “Environmental Surveys.”
### Project Activity (Phase I)

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**Activity Description:**

Using county or other area maps, USGS quadrangle topographic maps, aerial photography, and other data collected in Activity 06, review the existing conditions within the proposed corridors. Items that should be reviewed include:

- condition of the existing highway network;
- existing traffic volumes and capacity deficiencies;
- crash information;
- alignment and profile deficiencies;
- the locations of towns, streams, railroads, and other topographic features;
- existing and proposed land use from local governments, MPOs, fire districts, schools, etc.;
- environmental resources; and
- sensitive environmental areas (e.g., wetlands, floodplains, natural areas, nature preserves).
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**Activity Description:**

Coordination with other Department and governmental agencies, as appropriate, is an important aspect during the corridor study process. This coordination should begin as early as practical in project planning.

The project study group and BDE will initiate early coordination with individuals, organizations, and appropriate local, State, and Federal agencies that have an interest in the project or have information or expertise concerning any issues the project may involve. The purpose of this coordination will be to assist in the identification of reasonable corridors and in the gathering of information for evaluating the social, economic, and environmental impacts of the proposed project corridors and possible impact mitigation measures. Early coordination will also identify the cooperating agencies.

Scoping is an early and open process for determining the scope of issues to be addressed in the corridor study and for identifying the significant issues related to the proposed improvement. Scoping is intended to focus the study effort on issues that are truly significant and avoid the collection of needless detailed information on insignificant issues.

Although scoping may be accomplished by a formal meeting, it is more frequently accomplished through less formal meetings and exchanges of written and verbal communications. Scoping is typically not an individual step, but an ongoing process as part of the overall coordination and public involvement process.
# PROJECT ACTIVITY (Phase I)

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**Activity Description:**

The determination of the reasonable corridors for further evaluation is an evolutionary process, which may be summarized as follows:

- identify preliminary corridors (Activity 05);
- perform a rough evaluation of the potential impacts of these preliminary corridors on the inventory of the affected environment to identify, for example, “fatal” flaws;
- incorporate input from agencies and/or the public (Activity 08) in the decision-making process;
- estimate the overall reasonableness of each corridor under consideration;
- ensure that each “reasonable” corridor will accommodate alternates that will satisfy the project purpose and need (Activity 04);
- ensure location of connections can be adequately developed (e.g., interchanges, frontage roads) (see Section 11-4.02(e)); and
- based on an appropriate level of re-evaluation and additional coordination, identify those selected reasonable corridors that are worthy of further evaluation considering:
  - the need to identify potential avoidance and minimization alternatives for environmental reasons,
  - that the cost of the studies for each corridor should be commensurate with its probability of implementation;
  - that, collectively, the selected corridors should cover the full spectrum of alternatives; and
  - that, collectively, the selected corridors should gain public acceptance that no reasonable corridor alternative has been omitted.

Typically, this process will yield two or three reasonable corridors for further evaluation. The “no-action” alternative also must be evaluated for presentation as part of the Corridor Study.
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**Activity Description:**

Once the reasonable corridors have been selected (Activity 09), the public should be provided an opportunity to become acquainted with the project and express its views. The public involvement program is first initiated by advising the public that a study is underway. As the project progresses, the district should offer opportunities for the public to receive updated information on the status of the project and provide input and comment. This will culminate in the corridor phase with Activity 14 “Conduct Corridor Public Hearing” when the public will be offered a formal opportunity to comment on the corridor alternatives under consideration. Public involvement should be an ongoing process as the project development evolves.

For projects which the Regional Engineer has determined will use the principles of CSS, the public involvement process should commence once the project is assigned to the project study group. The project study group uses SIP as outlined in Sections 19-5.01 to conduct public involvement for CSS projects.

For detailed information on public involvement activities, see Chapter 19.
# PROJECT ACTIVITY (Phase I)

## Activity Title:
Conduct Further Analysis of Reasonable Corridors

## Activity No.:
11

## Responsible Unit:
Project Study Group/Environmental Unit

## Activity Description:
For each selected reasonable corridor (Activity 09), the project study group will identify and evaluate the socio-economic, environmental, and engineering issues, including those identified through agency coordination and public involvement that would be involved in the development of more detailed alternatives within the corridor. The evaluation of these issues must be presented at a comparable level of detail for each reasonable corridor and in a manner to facilitate comparison among the corridor alternatives. Some of the issues that should be evaluated include:

- land use;
- habitat;
- drainage impacts and construction in flood plains;
- projected ADTs;
- fire districts, mail routes, school districts, drainage districts, and taxing districts;
- recommendations from existing Geotechnical Reports;
- locations of major utility installations;
- other transportation facilities (e.g., commuter and freight railroads, airports, bus and trucking terminals);
- urban area transportation study reports and other data;
- regional planning agency reports;
- interagency comments (Activity 08);
- route planning considerations (see Section 11-3);
- estimated cost for each alternative (See Section 11-4.03(d));
- private and commercial property owner reports;
- location of cemeteries, 4(f) land, wetlands, threatened and endangered species/habitat, historic structures, archaeological sites, and special waste sites;
- water towers;
- coal mines; and
- other similar issues.
Activity Title: Identify Recommended Corridor
Activity No.: 12
Responsible Unit: Project Study Group/Environmental Unit/BDE

Activity Description:

After conducting the analysis of each reasonable corridor (Activity 11), the project study group in conjunction with the district Environmental Unit will determine the recommended corridor alternative. In identifying a recommended corridor, give careful consideration to cost-effectiveness, potential socio-economic and environmental impacts, system connections, and potential for positive impact on affected communities as well as satisfying the purpose and need. The selected alternative corridor and description of why it was selected should be forwarded to BDE for review and approval prior to beginning the preparation of the draft Corridor Report (Activity 13) and before it is presented at the Corridor Public Hearing (Activity 14).
**Activity Title:** Prepare Draft Corridor Report  
**Activity No.:** 13  
**Responsible Unit:** Project Study Group

**Activity Description:**

Once the analyses have been sufficiently conducted and the information and data gathered, the project study group will prepare the draft Corridor Report. Chapter 12 presents the format that should be used to prepare a Corridor Report. Because the corridor study should be essentially complete, it should be possible to prepare the draft Corridor Report in near-final format. The discovery of new, significant information during the Corridor Public Hearing (Activity 14) should be rare if the corridor study has been properly developed. With the exception of changes necessary to reflect input from the public hearing, a final Report should only need information concerning the public involvement and the final conclusion/recommendation section.

In general, the draft Corridor Report should be submitted to BDE for review prior to its availability to public viewing and inspection at the Corridor Public Hearing. Formal approval by BDE for release is not normally issued. Copies made available to the public should be marked as “draft” or “preliminary.”

The Corridor Report should include:

- a discussion on the purpose and need for the project;
- county maps in 11 in. x 17 in. sheets showing all corridors studied, all acceptable corridors, and existing and proposed land uses;
- USGS quadrangle maps showing topography and other details;
- existing and expected traffic data;
- discussion on prior studies;
- eliminated alternatives;
- advantages and disadvantages of the selected corridor alternative;
- environmental concerns;
- impacts on existing communities;
- results of public involvement and environmental coordination; and
- estimate of costs.
# PROJECT ACTIVITY (Phase I)

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<tbody>
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<td>Activity No.:</td>
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<td>Responsible Unit:</td>
<td>Project Study Group/Environmental Unit</td>
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</tbody>
</table>

**Activity Description:**

The Corridor Public Hearing is conducted at this stage of the study to present to the public, and other interested organizations and agencies, the corridor alternative under final consideration, a summary of the analyses of alternatives, and the criteria used to select the recommended corridor.

The project study group and the district Environmental Unit will evaluate all comments from the Public Hearing and will prepare responses to these comments as appropriate. Possible responses include:

- modifying alternatives including the proposed action;
- developing and evaluating alternative corridors previously given serious consideration;
- supplementing, improving, or modifying analyses;
- making factual corrections; or
- explaining why the comments do not warrant further agency response, citing the sources, authorities, or reasons that support that position and, if possible, indicating those circumstances that would trigger reappraisal or further response.

Chapter 19 discusses the requirements for public hearings, public information meetings, and responding to comments received during the public hearing.
<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Identify Preferred Corridor</th>
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</thead>
<tbody>
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<td>Activity No.:</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

**Activity Description:**

Based on the results of the Corridor Public Hearing (Activity 14) and previous study analyses, the project study group will select the preferred corridor for the project. The selected corridor, and its advantages and disadvantages, will be documented in the final Corridor Report (Activity 16).
Activity Title: Prepare Final Corridor Report

Activity No.: 16

Responsible Unit: Project Study Group

Activity Description:

After analyzing the comments received from the public and other agencies, the project study group will determine if any changes are necessary in the draft Corridor Report and if any relevant issues have been overlooked. If an oversight has occurred, additional data and studies may be required to explain the resultant effects and to determine what changes, if any, are necessary.

After the review and analysis of comments is complete and the appropriate revisions incorporated, the final Corridor Report may be prepared. Activity 13 and Chapter 12 present the information and format that should appear in the Report.
## PROJECT ACTIVITY (Phase I)

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<tr>
<th>Activity Title:</th>
<th>Review/Approval of Corridor Report</th>
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<td>Activity No.:</td>
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<td>Responsible Unit:</td>
<td>BDE/Environmental Unit/FHWA</td>
</tr>
</tbody>
</table>

### Activity Description:

Once the final Corridor Report has been completed, the project study group will forward the Corridor Report to BDE, the district Environmental Unit, and FHWA, if applicable, for review and approval. When approval is received for the Corridor Report, the corridor study portion of Phase I will be complete.
### PROJECT ACTIVITY (Phase I)

**Activity Title:** Identify Preliminary Alignments within Selected Corridor  
**Activity No.:** 18  
**Responsible Unit:** Project Study Group

#### Activity Description:

This step initiates the design study portion of Phase I. Typically, some delay will occur between the corridor study and design study. Therefore, the project study group should review the Corridor Report and project files from the corridor study to become familiar with the decisions and determinations, commitments to local officials, and public input made during the corridor study. Also, the project study group will ensure that the corridor decisions are still valid. Throughout the design study process, reaffirm the approved corridor as contacts are made with planning agencies. Also, assess any changes in land use or development plans to determine if corridor modifications should be considered. This is especially important if several years have elapsed between the corridor and design studies or if new information is discovered during the more in-depth design analysis.

Using county maps, USGS quadrangle maps, and aerial photography, identify and lay out possible alignments within the corridor on base maps (see Chapter 11). Also include the no-action alternative in the design study. A possible alternative may include improving existing highways within the corridor. Set interchange locations and determine general horizontal alignment for each alignment. The selection of the preliminary alignments will define what information will be collected in Activity 23 and will initiate the EIS process in Activity 19.

At this stage, request project mapping based on the identified alignments. However, note that many times insufficient information will be available at the time mapping is requested and, therefore, some judgment must be used in deciding the width limits of mapping. Additional mapping can be requested later during the design study if needed for further alignment investigations.


PROJECT ACTIVITY (Phase I)

Activity Title: Initiate EIS Process
Activity No.: 19
Responsible Unit: BDE/Project Study Group/Environmental Unit/FHWA

Activity Description:

Once the information has been received on the preliminary alignments (Activity 18), the following actions are accomplished to initiate the process for preparing EIS. Actions 1 through 4 must be completed before Action 5, publication of a Notice of Intent:

1. The BDE sends a signed Project Initiation Letter to FHWA. FHWA and BDE encourage discussion of project initiation at coordination meetings.

2. The FHWA and IDOT develop negotiated timeframes for the project in accordance with the IDOT/FHWA 2005 Illinois Statewide Implementation Agreement for Establishment of Timeframes for Environmental Impact Statements and Environmental Assessments, giving consideration to input on the timeframes provided during development of the Stakeholder Involvement Plan (see Item 3).

3. The CSS project study group develops a draft plan for stakeholder involvement and coordination. The district contacts BDE for coordination plan examples. The project study group prepares one plan that addresses both requirements to promote a consistent and efficient process. This plan is called the Stakeholder Involvement Plan. FHWA and IDOT must agree on the content of the plan before it is distributed to external stakeholders. See Section 19-5.01(a) for further guidance.

4. The district Environmental Unit prepares a draft Notice of Intent and submits it to BDE for further action.

5. The BDE coordinates the draft Notice of Intent with FHWA for publication in the Federal Register. See Appendix B of FHWA Technical Advisory T6640.8A for more detailed information on the format, content, and processing of the Notice of Intent.
# PROJECT ACTIVITY (Phase I)

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<th>Activity Title:</th>
<th>Begin External Coordination for EIS</th>
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<td>Responsible Unit:</td>
<td>Project Study Group/Environmental Unit/BDE/FHWA</td>
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</table>

**Activity Description:**

The project study group and district Environment Unit, in cooperation with BDE and FHWA, initiate the following external coordination actions:

1. The project study group, district Environmental Unit and BDE coordinate with FHWA to invite interested/affected Federal, State, and local agencies to be participating agencies or cooperating agencies. The invitation letters include a draft of the Stakeholder Involvement Plan and request input from the agencies contacted. IDOT and FHWA revisit the need for inviting additional agencies to be participating or cooperating agencies as new stakeholders are identified during project development.

2. The project study group and district Environmental Unit initiate identification of potential environmental resource issues, and may conduct one or more scoping meetings as a part of the identification effort.

3. The project study group and district Environmental Unit obtain input from participating agencies on the methodologies and level of detail planned for analysis of environmental issues for alternatives under study. Coordination with participating agencies on methodologies and level of detail for environmental analyses should be ongoing throughout development of the project. When new information warrants, the methodologies and level of detail may be revisited and modified.

The project study group and district Environmental Unit coordinate with BDE and FHWA to finalize the Stakeholder Involvement Plan after receiving and considering input from participating and cooperating agencies and the public.
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<thead>
<tr>
<th>Activity Title:</th>
<th>Initiate Stakeholder Coordination</th>
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<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</table>

**Activity Description:**

The project study group coordinates with stakeholders to complete a Context Audit.

The project study group also works with stakeholders to develop a clear statement of the transportation problem(s) the project will address. This problem statement is used in developing the project purpose and need.

See Section 19-5.01(b) for further guidance on Context Audits and development of project problem statements.
**PROJECT ACTIVITY (Phase I)**

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<th>Activity Title:</th>
<th>Conduct Purpose and Need Coordination</th>
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<td>Responsible Unit:</td>
<td>Project Study Group/FHWA</td>
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</table>

**Activity Description:**

The project study group, in cooperation with FHWA, accomplishes the following coordination regarding the statement of purpose and need for the project:

1. Provide participating agencies and the public opportunities to provide input for consideration in development of the statement of purpose and need for the project, in accordance with Section 6002 of SAFETEA-LU (23 U.S.C. 139).

2. Achieve consensus with CSS stakeholders on project purpose and need.

3. Obtain concurrence from NEPA/404 Merger Agreement signatories on project purpose and need.
**PROJECT ACTIVITY (Phase I)**

<table>
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<tr>
<th>Activity Title:</th>
<th>Collect Data</th>
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<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</table>

**Activity Description:**

In this Activity, the collection of data for each alignment identified in Activity 18 will begin. Note that data collection is an on-going process throughout the design study phase. Data gathering may begin with a review of information available in the district and central offices. Some of the information that is gathered includes:

- roadway, field, aerial, and stream surveys;
- existing roadway classifications and truck routes;
- crash rate maps and collision diagrams;
- pavement and bridge condition reports;
- ADT traffic maps and DHVs for current and design year traffic (all affected routes);
- inventory of posted speed limits;
- detailed transportation maps and plans with all modes of travel included;
- utility installations and detailed maps from utility companies;
- hydraulics survey, drainage survey, sewer atlas, and flooding information tables;
- fire districts, mail and school bus routes, location of churches, drainage districts, historic sites, and field-tile maps;
- commercial, agricultural, industrial, recreational, historic, and residential land use;
- conservation areas, archaeological sites, wetlands, special waste sites, etc.;
- local, State, and Federal agency coordination needs;
- maintenance information on existing routes;
- current topographic mapping at a scale of 1 in. = 50 ft (1:500 metric) in urban areas and 1 in. = 200 ft (1:2500 metric) in rural areas on new alignment or 1 in. = 50 ft (1:500 metric) in rural areas where existing alignment is studied;
- current aerial photographic mosaics at a scale of either 1 in. = 100 ft (1:1000 metric) or 1 in. = 200 ft (1:2500 metric) in urban areas and aerial photography at 1 in. = 400 ft (1:5000 metric) or 1 in. = 600 ft (1:7500 metric) in rural areas;
- geotechnical investigations;
- highway geometrics, development of access control plans, and right-of-way issues;
- joint development uses, scenic easements, and aesthetics of highway (see Chapter 33); and
- cost estimate (see Section 11-2.15) and road-user benefits (see Section 11-7.01).

See Chapters 11 and 12 for further guidance on the information that should be collected for a design study. Also see Section 25-2.
### PROJECT ACTIVITY (Phase I)

<table>
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<th>Activity Title:</th>
<th>Conduct Environmental Survey (Field Phase)</th>
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<td>Responsible Unit:</td>
<td>Project Study Group/Environmental Unit /BDE</td>
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</table>

**Activity Description:**

During the corridor study phase, BDE will have conducted a preliminary environmental inventory (Activity 06). For Activity 24, the project study group in conjunction with BDE will determine if further field work is necessary to verify or further evaluate the location, nature, and extent of potential resource involvement. For this Activity, the district forwards a request to BDE to conduct an environmental survey.

Based on the preliminary alignments identified in Activity 18, BDE will determine whether any further work is necessary to delineate the limits of or otherwise evaluate sensitive resources the project may affect. If determined necessary, BDE will coordinate, as appropriate, with the responsible agencies and the project study group for the field survey(s). BDE will provide the results of the reconnaissance survey(s) and any related studies for resource delineation or evaluation to the district.

The district will consider the environmental resource information in further development of the project and, for resources within the project limits (e.g., wetlands, natural areas, archaeological and historical sites), evaluate options for avoiding and minimizing the project’s effects on the resources. If adverse effects to environmental resources cannot be avoided, the project study group/Environmental Unit, in cooperation with BDE, will evaluate whether any further studies of the resources are necessary. If further studies are needed, BDE will initiate action to have the studies accomplished, considering program priority and project scheduling.

The BDE will provide information to the district regarding environmental study findings, results of coordination with outside agencies, and any recommendations for further coordination or action by the district. This information will also be used by the district Environmental Unit in preparing the draft EIS.

For additional guidance on field surveys, see Chapter 27.
Activity Title: Analyze Existing Conditions
Activity No.: 25
Responsible Unit: Project Study Group

Activity Description:

Using county or other area maps, USGS quadrangle topographic maps, aerial photography, the Corridor Report (Activity 17), data collected in Activity 23, and the environmental survey (Activity 24), the project study group will review and identify the following existing conditions:

- the locations of towns, streams, railroads, and other topographic features;
- condition of the existing highway network within the corridor;
- existing traffic and capacity deficiencies;
- crash information;
- alignment and profile deficiencies;
- existing and planned land uses from local governments, MPOs, fire districts, schools, etc.;
- existing drainage patterns;
- sensitive noise receptors;
- wetlands and applicable 4(f), 6(f), and 106 sites, etc.;
- special waste sites; and
- tree and vegetation inventory.

Upon receipt of the topographic mapping, plot the property lines, property names, names of roads, and all other important cultural features. Make paper copies of the mapping sheets and tape together. This procedure allows the project study group to review long lengths of the alignment in one view and to see how lines may best fit together. Begin laying out all feasible alignments.

After an alignment is laid out, determine the State plane coordinates of all control points (POTs and PIs) from the project mapping. Input this information and the radii of horizontal curves into a computer file to mathematically describe each alternative. Once an alignment is mathematized and tied into digitized mapping files, the alignment can then be stationed from west to east or south to north and the information stored as a computer file for further design work.

Provide the results of this activity to the district Environmental Unit to allow them to prepare the draft EIS.
### PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Initiate Early Coordination</th>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

#### Activity Description:

Activity 08 discusses early coordination within the context of a corridor study; the project study group will engage in a similar early coordinated effort for the design study.

At this stage of the design study process, the project study group will begin early coordination with other Department Units or Bureaus and governmental agencies (e.g., FHWA, Land Acquisition, Construction, Operations, Bridges and Structures, Utilities, environmental resource agencies). The purpose of this coordination will be to assist in the identification of reasonable alignment alternatives and in gathering information to evaluate the social, economic, and environmental impacts of the proposed project and possible impact mitigation measures. This coordination should begin as early as practical.

Provide the results of this activity to the district Environmental Unit to allow them to prepare the draft EIS.

Also see Section 25-2.
## PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Determine Reasonable Alignments</th>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group/Environmental Unit/FHWA</td>
</tr>
</tbody>
</table>

### Activity Description:

The project study group and district Environmental Unit, in cooperation with FHWA, accomplish the following coordination regarding development of the range of alternatives for the project:

1. Provide participating agencies and the public opportunities to provide input for consideration in development of the range of alternatives for the project, in accordance with Section 6002 of SAFETEA-LU (23 U.S.C. 139).
2. Achieve consensus with CSS stakeholders on the range of alternatives for the project.
3. Obtain concurrence from NEPA/404 Merger Agreement signatories on the range of alternatives to be carried forward.

The project study group in conjunction with the district Environmental Unit considers the results of the coordination in reducing the number of alternatives to a reasonable number that are representative of the spectrum of possible alternatives that satisfy the project purpose and need. This will typically be two to three alternatives, including the no-action alternative. An in-depth analysis will be conducted on each of the remaining alternatives (Activity 30).

Using the base maps prepared in Activity 18, the information gathered in Activities 23 and 24, and the analyses conducted in Activity 25, the project study group and district Environmental Unit revise or eliminate any alternative alignments that are undesirable because of adverse engineering, environmental, economic, or social effects. An estimate of costs may be necessary to further determine which alternatives may warrant elimination. Document the reason(s) why an alignment has been discarded. Include this information in the final Design Report and EIS. Ensure that each of the remaining alternatives still meets the project’s defined purpose and need.

Also see Section 25-2.
### PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Plot Existing/Proposed Topography, Typical Sections, Plan and Profile</th>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

**Activity Description:**

For each remaining alternative alignment identified in Activity 27, conduct the following:

- If not already done, plot the existing topography including property lines, property owner names, business names and type, names of roads, and all other important geographic and cultural features.
- Determine the proposed typical sections.
- Determine the detailed horizontal alignment, including radii, stationing, and State plane coordinates of all control points (e.g., POTs, PIs, PCs, PTs).
- Investigate alternative vertical profiles for each alignment. This may require designing two to three trial vertical profiles and performing several complete earthwork calculations; see Sections 11-2.05 and 11-5.04(d).
- Once the geometric elements have been set, determine the preliminary right-of-way limits for each alternative.
- Determine the rough quantities for each alternative and refine the cost estimate for each alternative. If no quantities are available, use a generalized cost (e.g., cost per mile (kilometer)); see Sections 12-4 and 65-1.02.

The IDOT uses the computer software program GEOPAK for laying out alignments, profiles, cross section designs, quantity calculations, and for determining construction limits. The GEOPAK also can be used to generate 3-D and perspective plots for any portion of the roadway. Use 3-D plots in the design process to assess potential safety problems and the aesthetics of each alternative.
# PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Initiate Public Involvement</th>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group/Environmental Unit</td>
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</tbody>
</table>

## Activity Description:

This Activity will allow the public an opportunity for input and comment on the alternatives selected in Activity 27. Typically, this will consist of informational letters, advertisements, and/or meetings with local government officials, fire districts, school districts, drainage districts, historic commissions, MPOs, residents, businesses, etc. These meetings or letters may include:

- advising local, State, and Federal officials that a project has been initiated;
- procedures for developing possible coordination and public service involvement;
- a discussion on the project scope;
- a request for information (e.g., MPO plans, drainage problems, transit needs);
- a discussion with businesses, railroads, and utility companies; and
- talking with individuals at public information meetings about individual concerns.

Public coordination must be continuous throughout the project development.

For projects which the Regional Engineer has determined will use the principles of CSS, the public involvement process should commence once the project is assigned to the project study group. The project study group uses the SIP as outlined in Sections 19-5.01 to conduct public involvement for CSS projects.

For guidance on public coordination, see Chapter 19.
# PROJECT ACTIVITY (Phase I)

**Activity Title:** Conduct In-Depth Analysis of Reasonable Alignments  
**Activity No.:** 30  
**Responsible Unit:** Project Study Group

## Activity Description:

During the initial development of alignment alternatives, some analyses will have been conducted as attempts to fit various options into the project location. After the reasonable alignments have been identified (Activity 27) and the information is plotted on the plan sheets (Activity 28), further analyses will be necessary to assess the capability of each alternative to accomplish the project goals cost effectively. Conduct an in-depth analysis of each of the proposed alignments considering the social, economic, environmental, and engineering factors discussed in Part II “Project Development” and Part III “Environmental Procedures.”

The engineering and environmental analyses may include:

- intersection design studies,
- interchange type and design studies,
- capacity analysis,
- initial impact and mitigation alternatives,
- wetlands involvement,
- air and noise impacts,
- impacts on cultural resources,
- tree and vegetation evaluation,
- water quality and natural resources impacts, and
- soils evaluation.

After the results of these investigations have been analyzed, there may be legitimate reasons to eliminate one or more of the final alignment alternatives. Discuss the reason why these alignment(s) were not further considered in the Design Report and EIS. For instance, traffic estimates for the no-action alternative may overload existing routes creating unacceptable congestion and, thereby, eliminate this alternative.

The results of this and previous Activities will be submitted to the Hydraulics Unit, Geotechnical Unit, Bureau of Bridges and Structures, Environmental Unit, and Project Support Section to allow these Units to prepare their applicable reports for the Design Report.

Also see Section 25-2.
## PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Identify Recommended Alignment</th>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

### Activity Description:

Considering the environmental, social, and economic impacts, engineering factors, and public input, the project study group will identify a preferred alignment through the corridor. If there are two or more alignments with essentially the same impact, the project study group still should select one recommended alignment. The final geometric and right-of-way design will be based on this recommended alignment. Also, this alignment should be presented as the recommended alignment at the public hearing (Activity 42).
**PROJECT ACTIVITY (Phase I)**

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<th>Activity Title:</th>
<th>Prepare Drainage Report</th>
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<td>Responsible Unit:</td>
<td>Hydraulics Unit</td>
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</table>

**Activity Description:**

Based on the information provided from the project study group (Activity 31), the Hydraulics Unit will perform the hydrology/hydraulics analysis, including the following:

- culvert sizing,
- longitudinal encroachments,
- storm drainage facilities,
- stormwater management, and
- pump stations.

Based on its evaluation, the Hydraulics Unit will prepare a Drainage Report. The project study group will use this information in making the final alignment determinations. It will also incorporate the Drainage Report into the final Design Report. See Chapter 40 and the *IDOT Drainage Manual* for more information on Drainage Reports.
<table>
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<tr>
<th>Activity Title:</th>
<th>Prepare Geotechnical Report</th>
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<tr>
<td>Responsible Unit:</td>
<td>Geotechnical Unit</td>
</tr>
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</table>

**Activity Description:**

Based on the information provided from the project study group (Activity 31), the Geotechnical Unit will prepare the Geotechnical Report. The analyses may include:

- basic soil properties (e.g., AASHTO soils classification);
- shrink/swell factors;
- properties of subsurface strata;
- potential for slides;
- slope stability at proposed cuts; and
- the development of a boring plan for any proposed bridges (e.g., location, spacing, and depth).

Based on its evaluation, the Geotechnical Unit will prepare a Geotechnical Report. The project study group will use this information in making the final alignment determinations. In addition, the Geotechnical Report will be incorporated into the final Design Report. See the *IDOT Geotechnical Manual* for more information.
Activity Title: Prepare Bridge Drawings/Hydraulics Report

Activity No.: 34

Responsible Unit: Bureau of Bridges and Structures/Project Study Group

Activity Description:

Based on the information provided from the project study group (Activity 31), the Bureau of Bridges and Structures will prepare the Proposed Structure Sketch for major structures, which will illustrate:

- the type of structures,
- approximate horizontal and vertical alignment and skew,
- approximate pier locations, and
- typical bridge deck section.

The project study group will prepare this sketch for other than major structures.

See Chapter 39 for more information. The Bureau of Bridges and Structures will also prepare the Hydraulics Report for major structures. This will involve:

- the hydraulic analysis to determine the necessary dimensions of the waterway opening to pass the design flood, to meet the backwater allowances, and to satisfy any regulatory flood plain requirements;
- the hydraulic scour analysis to assist in determining the proper foundation design for the bridge; and
- a suggested freeboard elevation.

The project study group will prepare this report for other structures and the Bureau of Bridges and Structures will approve the report.

Incorporate the Structure Sketch and Hydraulics Report into the final Design Report.
Activity Title: Conduct Preliminary Utility Review

Activity No.: 35

Responsible Unit: Project Support Section

Activity Description:

The project study group will provide the district Project Support Section with copies of the plan sheets for the recommended alignment. The Project Support Section will work with the applicable utility companies to identify project impacts on existing utilities and inform them of environmental issues that may affect their adjustments and relocations. The following items of work are typically performed:

1. **Underground.** The Project Support Section will coordinate with the district survey crew and will, if needed, request an underground survey to determine the depths and location of existing underground utilities within the project limits, especially fiber optic cables, water supply, and sanitary lines in urban areas.

2. **Overhead.** Determine if any major above-ground utilities that may be impacted by the project. The Project Support Section may prepare a cost estimate to determine if a special effort should be exercised to avoid certain utilities.

3. **Impacts.** The Project Support Section will notify any utility companies that will be potentially impacted by the upcoming project, and the Section will request that the Utility contact IDOT if it plans any work in the vicinity of the project.

The Project Support Section will document its findings in a report or memorandum and submit it to the project study group. The project study group will use the information in making the final alignment determinations and document its findings in the Design Report.

For additional guidance on utility coordination, see Chapter 6.
Activity Title: Develop Transportation Management Plan
Activity No.: 36
Responsible Unit: Project Study Group

Activity Description:
The maintenance of traffic flow during construction of a State highway will involve traffic and worker safety, public relations, and capital costs to the Department. A well-planned method for maintaining traffic flow can minimize complaints from the traveling public and from residents and businesses along the affected route. Each construction site must be evaluated on its own merits as to the appropriate method for maintaining traffic. The Design Report should contain a Transportation Management Plan (TMP) indicating an overall strategy for accommodating traffic during construction. Chapter 13 presents the goals and objectives for a TMP. The TMP should address the preferred traffic control method, alternative traffic control applications, geometric design criteria, the impact traffic will have on other facilities, local concerns, cost effectiveness of various alternatives, etc. Chapter 55 and the Highway Standards provide the design criteria to use when designing a traffic control plan. In addition, consider the following:

- The TMP not only must address the alternatives confined to the project site, but it must also evaluate the impact traffic will have on the entire corridor.

- For large projects, a TMP team may be organized during Phase I to study the traffic control alternatives and their effect on the corridor. Section 13-1.08 provides guidance on the makeup and responsibilities of the TMP team.

- If improvements are required to other facilities (e.g., widening of detour routes), it is important that these improvements be implemented as soon as practical prior to construction of the mainline facility. Allow local agencies sufficient opportunity to complete their improvements before construction on the State route begins. Agreements or concurrence may be necessary between the State and local agencies to determine cost sharing arrangements and/or approval of a local road as a detour route (Activity 38).

- No formal public involvement activity (e.g., design hearing) should occur until the recommended alternative in the TMP Report has been approved by district Detour Committee. However, informal public involvement will be necessary during the analysis of alternatives.
### PROJECT ACTIVITY (Phase I)

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<th>Activity Title:</th>
<th>Obtain Detour Approval (if required)</th>
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<td>Responsible Unit:</td>
<td>Project Study Group</td>
</tr>
</tbody>
</table>

**Activity Description:**

In general, TMP (Activity 36) will be approved as part of the Design Report. Exceptions to the approved TMP must be approved by the Bureau of Safety Programs and Engineering. For all marked and unmarked detours or for a road proposed to remain open by either stage construction or a runaround, TMP will be approved by the district Detour Committee. For a closed unmarked State highway, also coordinate with the local county officials prior to the submittal of the Design Report.
<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Initiate Local Agency Letters of Intent/Understanding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>38</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Project Support Section</td>
</tr>
</tbody>
</table>

**Activity Description:**

Based on the public involvement, decisions made in Activity 29, and the selection of the recommended alignment (Activity 31), the Project Support Section will initiate the preparation of any necessary letters of intent or letters of understanding with local officials. These may be prepared for:

- concurrence between the State and local agencies to determine cost sharing arrangements,
- approval of a local road as a detour route,
- determining maintenance responsibilities once the project is completed, and/or
- letters of support for the improvement.

For additional guidance, see Chapter 5.
# PROJECT ACTIVITY (Phase I)

**Activity Title:** Set Pre-Final Geometry and Right-of-Way  
**Activity No.:** 39  
**Responsible Unit:** Project Study Group

**Activity Description:**

Based on the previous analyses for the recommended alignment (Activity 31) and information provided by others (Activities 32, 33, 34, and 35), the project study group will:

- make any necessary adjustments to the selected vertical and horizontal alignments;
- make any necessary adjustments to the typical sections;
- develop access control plans for freeways, expressways, and by-passes (see Section 11-5.04(f) and Chapter 35);
- set preliminary construction limits;
- set preliminary right-of-way limits;
- determine any easement requirements; and
- determine if any utility adjustments or displacements are necessary.

## PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Prepare and Circulate Draft EIS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No:</td>
<td>40</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Environmental Unit/BDE/FHWA</td>
</tr>
</tbody>
</table>

**Activity Description:**

The district Environmental Unit, in cooperation with BDE and FHWA prepares the Draft EIS. To provide NEPA coverage of the corridor-phase study information, that information is summarized in the draft EIS.

When satisfied with the content, FHWA approves the Draft EIS for public availability. The district Environmental Unit coordinates with BDE and FHWA to have a Notice of Availability for the Draft EIS published in the *Federal Register*, which begins the minimum 45-day public comment period. See Chapter 25 for additional guidance on preparation of the Draft EIS, approval for public availability, and the *Federal Register* Notice of Availability.
### PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Prepare Draft Design Report</th>
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<tr>
<td>Activity No.:</td>
<td>41</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
</tr>
</tbody>
</table>

#### Activity Description:

Once the analyses have been conducted and the information gathered, the project study group will prepare the draft Design Report. Chapter 12 presents the format that should be used when preparing a Design Report. Because the design study should be essentially complete, it should be possible to prepare the draft Design Report in its near-final format. The discovery of new, significant information during the Public Hearing (Activity 42) should be rare if the design study has been properly developed. With the exception of changes necessary to reflect input from the public hearing (Activity 42), a final Design Report should only need information concerning the public involvement and the final conclusion/recommendation section.

In general, the draft Design Report for major new alignment projects should be submitted to BDE for review prior to its availability for public viewing and inspection at the Public Hearing. Formal approval by BDE for release is not normally issued. Copies made available to the public should be marked as “draft” or “preliminary.”

The Design Report should include:

- a summary of purpose and need of the project;
- a list and results of prior studies;
- a list of all alternative alignments eliminated earlier and the reasons for their elimination;
- a summary of major design features and policies;
- a discussion on the compatibility of the alternatives with existing streets and highways;
- a summary of the environmental factors considered;
- a discussion on the advantages and disadvantages of the reasonable alignments studied in-depth;
- the results of public involvement;
- the proposed maintenance and protection of traffic plan;
- a list of commitments made to the public;
- the reasons and determination for selecting the preferred alignment;
- plan and profile of the preferred alignment;
- the estimate of costs for each alternative;
- exhibits showing typical sections, aerial photography, mapping, etc.;
- copies of analyses; and
- documentation for approval of other reports conducted during the design study.

For further guidance on information to be included in the Design Report, see Chapter 12.
Activity Title: Conduct Public Hearing

Activity No.: 42

Responsible Unit: Project Study Group/Environmental Unit

Activity Description:

No sooner than 15 days after publication of the Notice of Availability for the Draft EIS in the Federal Register, the project study group and district Environmental Unit conduct a Public Hearing. The purpose of the Public Hearing is to present to the public, and other interested organizations and agencies, the alignment alternatives under consideration and their anticipated social, economic, and environmental effects, a summary of the analyses for the various alternatives determined not to be feasible, and the criteria used to select the recommended alignment. Other Department Sections or Bureaus (e.g., Land Acquisition), as necessary, may attend the Public Hearing to answer specific questions relative to their expertise.

Corridor protection should also be addressed at the Public Hearing. Chapter 12 and the IDOT Land Acquisition Manual provide guidance on corridor protection.

The project study group and the district Environmental Unit evaluate all comments from the Public Hearing and prepare responses to these comments as appropriate. Possible responses include:

- modifying alternatives including the proposed action;
- developing and evaluating alternatives not previously given serious consideration;
- supplementing, improving, or modifying analyses;
- making factual corrections; or
- explaining why the comments do not warrant further agency response, citing the sources, authorities, or reasons that support that position and, if possible, indicating those circumstances that would trigger reappraisal or further response.

Chapter 19 discusses the requirements for public hearings, public information meetings, and responding to comments received during the public hearing.

Also see Section 25-2.
## PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Select Preferred Alignment</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>43</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Project Study Group/FHWA</td>
</tr>
</tbody>
</table>

### Activity Description:

Based on the results of the public hearing, circulation of documents, and written and verbal comments received, the project study group will select the preferred alignment within the corridor. This may require additional analyses to resolve issues and questions raised during the Public Hearing.

The project study group, in cooperation with FHWA, conducts CSS coordination to achieve consensus with stakeholders on the preferred alignment and coordinates with NEPA/404 Merger Agreement signatories to obtain their concurrence on the preferred alignment.

The selected preferred alignment is used to prepare the final Design Report (Activity 46) and, consequently, for the detailed Phase II design.
**PROJECT ACTIVITY (Phase I)**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Prepare/Circulate Final EIS (FEIS)</th>
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</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>44</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Environmental Unit</td>
</tr>
</tbody>
</table>

**Activity Description:**

The district Environmental Unit, in cooperation with BDE and FHWA, prepares the Final EIS. The FHWA conducts a legal sufficiency review and, when satisfied with the content, approves the Final EIS. The district Environmental Unit coordinates with BDE and FHWA to file the Final EIS with USEPA for publication of a Notice of Availability in the *Federal Register*.

The district Environmental Unit has the primary responsibility for circulating the FEIS which, basically, will be distributed to any entity which made substantive comments on the Draft EIS or requested a copy of the FEIS. See Chapter 25 for IDOT-specific information on circulating the FEIS and the procedures for processing the FEIS by FHWA and USEPA.
## PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Obtain Record of Decision</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>45</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Environmental Unit/FHWA</td>
</tr>
</tbody>
</table>

### Activity Description:

The FHWA will complete and sign a Record of Decision no sooner than 30 days after publication of the Final EIS notice in the *Federal Register* or 90 days after publication of a notice for the Draft EIS, whichever is later. See Chapter 25 for further guidance on preparation and processing of the Record of Decision.

For projects with a high potential of litigation, FHWA in consultation with the Regional Engineer and Office of the Chief Counsel may publish a notice in the *Federal Register* regarding the 180-day Statute of Limitations (§139(l) notice), established in Section 6002 of SAFETEA-LU (23 U.S.C. 139), on claims against USDOT and other Federal agencies for certain environmental and other approval actions. A notice may be very useful in cases where there are no known potential litigants, but where there are complex or controversial issues or impacts that may generate opposition in the future, as the project moves into an implementation phase. A §139(l) notice will define the time period during which such “newly” interested parties must act on their views. If a project has no substantial known or likely opposition, then there may be little benefit from publication of a §139(l) notice.
# PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Prepare Final Design Report</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>46</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
</tr>
</tbody>
</table>

**Activity Description:**

The comments received from the public and other agencies should be analyzed to determine if any changes are necessary in the draft Design Report and if any relevant issues have been overlooked. If an oversight has occurred, additional studies may be required to explain the resultant effects and determine what project design changes, if any, are necessary. After the review and analysis of comments is complete and appropriate revisions effected, the final Design Report may be prepared. Activity 41 and Chapters 11 and 12 list the appropriate format, reports, and discussions that should be included in the Design Report. The final Design Report will also include or reference a copy of the FEIS received from the district Environmental Unit.

After completing all public involvement and environmental requirements, the original scaled mapping is reduced for insertion into an appendix of the Design Report. Prepare the reduced mapping sheets and other engineering exhibits on 11 in x 17 in sheets and place them in an Appendix. In addition, place the aerial photography (access control plans) showing the alternatives advanced for environmental analysis and any other environmental exhibits on 11 in x 17 in sheets and place them in an Appendix. This Appendix can be used in conjunction with a draft and final EIS. Use the 11 in x 17 in format in all cases. This size format provides for ease of use of all final exhibits by Planning, Design, and Land Acquisition personnel.
## PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Obtain Design Approval</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>47</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
</tr>
</tbody>
</table>

### Activity Description:

The Regional Engineer reviews and approves most Phase I Engineering Reports. BDE reviews and approves Phase I Engineering Reports for those projects involving a major new alignment addressed by a Corridor Study, Feasibility Study, or Design Report, or where the Deputy Director/Regional Engineer has requested BDE assistance. See Section 12-5 for a discussion on the processing and approval of phase I reports.

Before submitting the final report for approval to the BDE/Regional Engineer, ensure that the following has been completed:

- the corridor has been approved;
- the applicable requirements in Part II “Project Development” and Part III “Environmental Procedures” have been met;
- public involvement activities as described in Chapter 19 have been completed;
- the FEIS and Record of Decision have been approved by the appropriate agencies;
- if applicable, coordination with and approval from FHWA has been completed; and
- all design exceptions have been approved by BDE and, where necessary, FHWA.

Submit the following to the Regional Engineer or BDE:

- two copies of the Design Report and Appendices;
- the applicable number of copies of the FEIS as discussed in Figure 25-2.G;
- two copies of the Public Involvement Document;
- two copies of the Advisory Committee/Working Groups Document; and
- a memorandum describing the reasons for selecting the preferred alignment and design features, the items submitted, and the request for design approval.

For projects requiring the approval of the Bureau Chief of Design and Environment, approval will be granted with concurrence of the Director of the Office of Program Development. The Secretary of IDOT and the Director of the Office of Planning and Programming will also be contacted on their desire for a briefing meeting before design approval will be granted.
2-3 PHASE II DESIGN

Figure 2-3.A illustrates a typical Phase II flowchart or network for a complex project on new alignment. Following Figure 2-3.A are brief write-ups for each activity. For other project types, see the flowcharts in Chapter 3. Activities along the main axis are normally performed by the project design squad. The other lines of the chart represent activities performed by other units or groups.

Refer to Section 11-7.03 for requirements and guidance on value engineering (VE) analyses. Where required, initiate the VE study no later than the time construction plans are 30% complete and allow for the implementation of the recommendations without delaying the project. The designer should review any VE studies conducted during Phase I and update them as necessary.

For projects deemed by FHWA as “Major Projects,” see Chapter 20.
# PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Approval of Phase I Report</th>
</tr>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>01</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Regional Engineer (or BDE)</td>
</tr>
</tbody>
</table>

## Activity Description:

Once the Phase I report has been approved, this will signify that Phase I is complete and that Phase II can begin. See Figure 2-2.A and the corresponding write-ups for Phase I work. For guidance on the approval of Phase I reports, see Section 12-5.
### PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Assign Project to Design Squad</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>02</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Studies and Plans Engineer</td>
</tr>
</tbody>
</table>

**Activity Description:**

This Activity begins Phase II of the project. At this point, the project will either be assigned to a design squad within the district Bureau of Program Development or to a consultant. The Studies and Plans Engineer will have the overall day-to-day responsibility for advancing the project through the Phase II project development process. The Studies and Plans Engineer, or designee, will:

- coordinate directly with other units or sections within the Department;
- attend all internal meetings and field inspections;
- be responsible for ensuring that the project meets all Department criteria and procedures;
- ensure the project is on schedule for the expected letting date;
- report directly to the Program Development Engineer on all significant project activities, problems, and developments; and
- participate in the public involvement process.
Activity Title: Prepare Structures Report and TS&L Plans

Activity No.: 03

Responsible Unit: Bureau of Bridges and Structures/Design Squad

Activity Description:

Based on the approved Phase I report (Activity 01) and notification by the design squad that Phase II has begun (Activity 02), the district will prepare the Structures Report and the Bureau of Bridges and Structures will prepare the Type, Size, and Location (TS&L) Plans for any bridges within the project limits. TS&L Plans are detailed bridge configuration plans that are used to develop the detailed bridge construction plans. The TS&L Plans will present the following:

- plan and profile of the bridge showing the proposed type of superstructure and foundation, bridge end elevations, location of expansion and fixed ends, highway approaches, and existing contours at the bridge site;
- superstructure cross section showing pertinent structural details (e.g., number of beams, depth and width of bridge deck);
- bridge curb, sidewalk, and/or shoulders;
- design loadings, stresses, specifications, and other structural criteria;
- controlling horizontal and vertical clearances;
- hydraulic data, high and low water elevations, drift, ice, etc.; and
- a small-scale location map to identify the location of the proposed bridge.

The Structures Report and TS&L Plans will be used in developing the detailed roadway plans (Activity 17). See Chapter 39 for more information on TS&L Plans and bridge sizing/geometrics.

For Phase II plans prepared by a Consultant, these activities may be the responsibility of the Consultant and approved by the Bureau of Bridges and Structures.
## PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Prepare Geotechnical Report</th>
</tr>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>04</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Geotechnical Unit</td>
</tr>
</tbody>
</table>

### Activity Description:

After being assigned the project (Activity 02), the design squad will request the Geotechnical Unit to investigate the geotechnical characteristics within the project limits based on the information provided in the approved Phase I report (Activity 01). The nature and depth of the investigation will be determined on a project-by-project basis. One of the primary factors which will determine the scope of the investigation will be the anticipated amount of earthwork for the project. The geotechnical investigation may include:

- an in-depth subsurface investigation (e.g., to determine the hydrogeologic characteristics of the subsurface);
- an evaluation of the potential for slides;
- an investigation of any wetlands in the vicinity of the project;
- for proposed cuts, a determination of the slope stability characteristics and the need for any special treatments (e.g., benching);
- testing of materials from the site by Department laboratory tests;
- an evaluation of any erosion potential within the project limits; and
- an evaluation of foundations for bridges and long culverts.

The Geotechnical Unit will prepare a Geotechnical Report documenting the findings from its investigation. The Report will be submitted to the design squad for input into the final typical section design for the facility.
PROJECT ACTIVITY (Phase II)

Activity Title: Initiate Land Acquisition Process and Plans
Activity No.: 05
Responsible Unit: Land Acquisition Section

Activity Description:

Based on the approved Phase I report (Activity 01) and notification by the design squad that Phase II has begun (Activity 02), the Land Acquisition Section will initiate the land acquisition process and the preparation of the right-of-way plans. This includes obtaining the existing right-of-way plans and researching the existing right-of-way status within the project limits, including:

- right-of-way titles and deeds,
- permanent easements,
- property lines and owners, and
- existing limits of access.

The preparation of right-of-way plans will include:

- setting up the sheets and stationing for the right-of-way plans,
- recording the section corner information,
- recording property ownership information,
- plotting the existing right-of-way, and
- developing parcel plats.

The Land Acquisition Section will forward this information to the design squad for use in preparation of the detailed roadway plans (Activity 17).
# PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Process Railroad Agreements</th>
</tr>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>06</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Project Support Section</td>
</tr>
</tbody>
</table>

**Activity Description:**

The district provides information to BDE for the preparation and negotiation of formal agreements between the Department and the Railroad. This includes both railroad grade separation and at-grade crossing projects on the State highway system. Based on the approved Phase I report, the design squad should submit the necessary crossing data with sufficient lead time to allow for negotiations. Typically, a year or more is required.

The Agreement will cover:

- division of work and expense involved between IDOT and the Railroad for the crossing improvement;
- responsibilities for the future maintenance of the improvement;
- establishment of the Railroad’s share of the cost as determined under the provisions of any one of the several classifications provided in the *Federal-Aid Policy Guide* and Section 7-1.02;
- reference to the acquisition of property rights (see Section 7-1.06);
- reimbursement of the costs incurred by the Railroad according to the requirements of the *Federal-Aid Policy Guide*;
- coverage of liability during construction operations; and
- reference to or identification of plans and plan approval.

The Project Support Section will coordinate the transfer of information and plans between the design squad and the railroad companies. This will be a continuous process as the design plans are developed during the Phase II design. This process should be completed prior to the review of all project commitments (Activity 32).

For additional guidance on coordinating with railroads, see Chapter 7.
<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Compile and/or Review Project Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>07</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Design Squad</td>
</tr>
</tbody>
</table>

**Activity Description:**

The design squad may or may not include the same personnel as the project study group for Phase I. Also, there typically will be some delay between the Phase I and the Phase II portions of a project. Therefore, the design squad should review the Phase I report(s) and project files to become familiar with the decisions and determinations made during Phase I. Some of the information and decisions that should be reviewed may include:

- any design variances,
- alignment and typical section plans developed during Phase I,
- any technical reports prepared for the Phase I study,
- crash and traffic data,
- aerial photographs,
- the commitment file,
- the proposed TMP,
- documentation on public hearings and/or private meetings,
- letters of understanding and/or letters of intent sent to local officials,
- any utility involvement,
- any railroad involvement, and
- existing conditions to assess any changes in land use or development plans.

Based on this review, the design squad should evaluate what additional information and coordination with other units may be required to complete the project. The design squad also should ensure that other units as appropriate have initiated their work (e.g., Bureau of Bridges and Structures (Activity 03), Land Acquisition Section (Activity 05)). At this stage of the project, the design squad should request:

- if necessary, the Surveys and Photo Services Unit to conduct additional surveys (Activity 08);
- the Pavement Design Section to begin the pavement design and type selection (Activity 09); and
- the Project Support Section to begin processing any necessary local agency agreements (Activity 10).
# PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Conduct Field Survey (If Needed)</th>
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<tbody>
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<td>Activity No.:</td>
<td>08</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Surveys and Photo Services Unit</td>
</tr>
</tbody>
</table>

**Activity Description:**

In general, a survey should have been conducted during the development of the Phase I study. However, based on the review of the project data (Activity 07), the design squad may conclude that additional surveys are required. The needed survey information may include:

- existing field conditions (topography, vegetation, existing structures and road design features, etc.);
- drainage features (bodies of water, open channels, channel slopes and cross sections, existing drainage appurtenances, etc.);
- existing field landmarks;
- existing utilities (above and below ground);
- existing right-of-way markers and property lines; and
- alignment and cross section of any existing roads and driveways.
Activity Title: Perform Detailed Pavement Design and Selection

Activity No.: 09

Responsible Unit: Pavement Design Section

Activity Description:

Based on the information provided by the design squad (Activity 07) and Phase I report (i.e., Geotechnical Report), the Pavement Design Section will perform the detailed pavement design analysis. For new or full-depth reconstruction, the objectives of the analysis will be to:

- select the design methodology, pavement type, and design criteria (see Chapter 54);
- determine the overall pavement thickness and thicknesses of individual layers; and
- determine any special surfacing design features (e.g., high-stress intersections, subdrainage design, use of geotextiles).

The objective of Activity 09 is to develop and compare pavement design options. See Chapter 54 for additional guidance on pavement design and approval.
Activity Title: Process Local Agreements
Activity No.: 10
Responsible Unit: Project Support Section

Activity Description:

The district Project Support Section is responsible for the preparation and negotiation of formal agreements between the Department and local governments. These agreements may cover:

- division of work and expense involved between IDOT and the local agency in connection with the improvement,
- responsibilities for the future maintenance of the improvement,
- reference to the acquisition of property rights,
- reimbursement of the costs incurred by the local agency,
- coverage of liability during construction operations, and
- reference to or identification of plans and plan approval.

The Project Support Section also will be responsible for coordinating the transfer of information and plans between the design squad and the local agency. This will be a continuous process throughout the design phase as the design plans are developed. The district Project Support Section also will coordinate with BDE for review and approval of any agreements. This process should be completed prior to the review of all project commitments (Activity 32).

For additional guidance on coordinating with local agencies, see Chapter 5.
Activity Title: Conduct Field Inspection
Activity No.: 11
Responsible Unit: Design Squad

Activity Description:

After completing the in-house review of the Phase I report and other project data, the design squad should conduct a field inspection of the project. The objective is to review major design features and project-related issues and to identify any potential problems. The design squad will arrange the field inspection and invite, as appropriate, individuals from the following units to the field inspection:

- district Bureau of Project Implementation,
- BDE,
- Bureau of Bridges and Structures,
- district Environmental Unit,
- district Bureau of Operations,
- Land Acquisition Section,
- FHWA,
- local officials, and
- others as deemed appropriate.

The design squad will document the findings and decisions in the minutes of the field inspection.
### PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title</th>
<th>Coordinate Utility Plans</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>12</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Support Section</td>
</tr>
</tbody>
</table>

**Activity Description:**

After conducting the field inspection (Activity 11) and any additional field surveys (Activity 08), the design squad will forward the preliminary construction plans with any known utilities plotted to the district Project Support Section. The design squad will also notify the Project Support Section of any unique issues (e.g., environmental, commitments). The Project Support Section will coordinate the transfer of information and plans between the design squad and the utility companies. The utility companies will review IDOT’s plans, plot their facilities if not already shown, and prepare the necessary utility adjustment/relocation plans. As the design squad refines the construction plans, this information will be submitted to the Project Support Section to be forwarded to the utility companies.

For guidance on preparing utility plans and coordinating with utility companies, see Chapter 6.
### PROJECT ACTIVITY (Phase II)

**Activity Title:** Refine Typical Sections, Plan and Profiles, Grades  
**Activity No.:** 13  
**Responsible Unit:** Design Squad

**Activity Description:**

Based on the review of the plans (Activity 07), the field inspection (Activity 11), the field survey (Activity 08), the Phase I report, and the project’s commitment file, the design squad will refine and/or prepare the project’s:

- cover sheet;  
- general notes sheet;  
- typical sections;  
- the plan and profile sheets;  
- alignment, ties, and benchmark sheet, and  
- construction limits.

Section 63-4 provides guidance on the information that should be included on these plan sheets.
PROJECT ACTIVITY (Phase II)

**Activity Title:** Develop Detailed Bridge Plans  
**Activity No.:** 14  
**Responsible Unit:** Bureau of Bridges and Structures

**Activity Description:**

Based on the Phase I report (Activity 01), the Structure Report and TS&L Plans (Activity 03), and other information provided by the design squad, the Bureau of Bridges and Structures will perform the detailed structural design for any bridges and/or major structures on the project. The basic objective of the detailed design phase is to perform the in-depth structural analyses that are necessary to prepare a set of construction plans for any structures. The structural analyses, as applicable, may include the:

- superstructure design (e.g., framing details, deck slab, camber diagram);
- substructure design (e.g., piers, abutments);
- foundation design;
- approach slab design; and
- bridge rail design.

Once the structural plan sheets are completed, the Bureau of Bridges and Structures will submit the full set of bridge plan sheets and the quantities, pay items, and specifications to the design squad for direct insertion into the final project plans. Activity 14 must be completed before the assembly of information prepared by others (Activity 25).

For Phase II plans prepared by a Consultant, these activities may be the responsibility of the Consultant and approved by the Bureau of Bridges and Structures.
## PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Develop Environmental Mitigation Plans</th>
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<tr>
<td>Responsible Unit:</td>
<td>Environmental Unit</td>
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### Activity Description:

Based on the approved Phase I report (Activity 01) and the typical sections and plan and profiles sheets (Activity 13), the district Environmental Unit, in consultation with BDE, as appropriate, will prepare the environmental mitigation plans, quantities, and specifications for direct insertion into the final construction plans. This may include wetlands compensation plans, Special Provisions for management and monitoring of special wastes, purchase of replacement lands, memorandums of agreements, etc. The Environmental Unit will ensure that the commitments made in Phase I of the project are incorporated into the plans.

See Section 25-2.
# PROJECT ACTIVITY (Phase II)

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<th>Set Right-of-Way Widths</th>
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<td>Land Acquisition Section</td>
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## Activity Description:

Based on the information gathered in developing the Right-of-Way Plan Sheets (Activity 05) and the submittal of the construction limits by the design squad (Activity 13), the Land Acquisition Section will determine the right-of-way widths for the project. The Land Acquisition Section will forward this information to the design squad, which will incorporate this information on the plan and profile sheets.

This information also will be used to initiate the land acquisition process (Activity 24).
**PROJECT ACTIVITY (Phase II)**

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<td>Responsible Unit:</td>
<td>Design Squad</td>
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**Activity Description:**

Once the design squad has received the Structure Report and TS&L Plans from the Bureau of Bridges and Structures (Activity 03) and the right-of-way plans from the Land Acquisition Section (Activity 05), the design squad can prepare the detailed sheets which will be incorporated into the construction plans. This may include the following:

- stages of construction and temporary traffic control sheets;
- drainage sheets, including special drainage details;
- intersection details;
- interchange details;
- pavement marking details;
- grading plans;
- transition details;
- proposed cross sections, not including pavement template;
- special bikeway and trails plans;
- signing plans, if not prepared by the Bureau of Operations;
- environmental mitigation plans, if not prepared by others;
- highway lighting plans, if not prepared by others; and
- any other special details.

Section 63-4 presents guidance on what information should be included on each detail or plan sheet.

In addition, the design squad will:

- determine the appropriate level of access control for the facility;
- determine the need for construction permits, permanent right-of-way easements, and/or temporary easements;
- perform the detailed drainage design;
- perform a roadside safety analysis; and
- incorporate any special experimental features into the plans.
PROJECT ACTIVITY (Phase II)

Activity Title: Develop Specialized Plans
Activity No.: 18
Responsible Unit: Various Units

Activity Description:

Based on the typical sections, plan and profile sheets (Activity 13), and detailed plan sheets (Activity 17), various other units within IDOT will prepare their applicable plan sheets, quantities, and special provisions. This may include:

- district Bureau of Operations preparing the landscaping details;
- district Bureau of Operations preparing the signing plans, if included within the project;
- district Bureau of Operations (or Bureau of Electrical Operations in District 1) preparing the traffic signal plans;
- Bureau of Operations, BDE, and design squad developing rest area plans (see Section 16-1);
- Bureau of Operations, BDE, Bureau of Bridges and Structures, Capital Development Board, and the design squad developing weigh stations and weigh-in-motion plans; and/or
- BDE (or Bureau of Electrical Operations in District 1) preparing the highway lighting plans.

In addition, the following units may review the detailed plans prepared by the design squad (Activity 17):

- district Bureau of Operations will review the pavement marking details and stage construction and traffic control plans.
- district Bureau of Project Implementation will review the stage construction and traffic control plans.
- district Hydraulics Section will review the drainage plans and special drainage detail sheets.
- BDE will review bikeway and trail plans.
- district Environmental Unit will review the environmental mitigation plans, if prepared by the design squad.
**PROJECT ACTIVITY (Phase II)**

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**Activity Description:**

During Phase I, the cross sections may have been generated using GEOPAK to determine the earthwork quantities. Using the following information, update and plot the revised cross sections:

- the TS&L Plans from the Bureau of Bridges and Structures (Activity 03);
- the environmental mitigation plans from the district Environmental Unit (Activity 15);
- information received from the Project Support Section on utility plans (Activity 12);
- the refined typical sections and plan and profile sheets (Activity 13);
- the detailed plans (Activity 17);
- the Geotechnical Report from the Geotechnical Section (Activity 04);
- the final pavement design from the Pavement Design Section (Activity 09); and
- right-of-way information provided by the Land Acquisition Section (Activity 16).

Also during Activity 19, develop the erosion control plans and specifications according to the criteria in Chapter 41 and the information provided in the Phase I report. These plans and specifications will be submitted to the district Environmental Unit for review and approval (Activity 20).
### PROJECT ACTIVITY (Phase II)

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**Activity Description:**

The district Environmental Unit will review and approve the erosion control plans and specifications prepared by the design squad (Activity 19). Once approval has been granted, the erosion control plans will be incorporated into the construction plans (Activity 25). Also, once the erosion control plans have been approved, the Environmental Unit can initiate the process of securing the necessary project permits (Activity 22).
PROJECT ACTIVITY (Phase II)

Activity Title: Assemble All Road Design Information

Activity No.: 21

Responsible Unit: Design Squad

Activity Description:

Throughout the design process, the design squad will have prepared the various plan sheets separately. In Activity 21, conduct the following:

- plot a complete set of plans developed to date (e.g., cover sheet, typical plans, plan and profile sheets, detail plans, cross sections);
- assemble the sheets in the recommended order as noted in Chapter 63;
- review the plans and details to ensure that all necessary information has been included and that the plans and details are compatible with each other;
- calculate the quantities for roadway design elements according to the criteria in Chapter 64 of the *BDE Manual*, the *Coded Pay Items*, and the *Standard Specifications for Road and Bridge Construction* for pay items, units of measurement, rounding conventions, etc.; and
- prepare all required special provisions.

At this time, the Schedules of Quantities and the Summary of Quantities will not yet be prepared. For assembly purposes, blank Schedule of Quantities and Summary of Quantities may be included.
# PROJECT ACTIVITY (Phase II)

**Activity Title:** Secure All Permits  
**Activity No.:** 22  
**Responsible Unit:** Environmental Unit

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<td>After the cross sections have been finalized, the erosion control plans have been completed (Activity 19) and approved (Activity 20), the typical sections and plan and profiles sheets have been completed (Activity 13), and the detailed bridge plans have been completed (Activity 14), the district Environmental Unit will ensure all applicable permits and approvals required by the project are obtained. Depending upon the project-specific impacts, this may include any or all of the following:</td>
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<tr>
<td>- Section 401 water quality certification and 402 permits from the Illinois Environmental Protection Agency;</td>
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<tr>
<td>- U.S. Army Corps of Engineers, Section 404/Section 10 permit(s);</td>
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<td>- U.S. Coast Guard, Section 9 permit; and</td>
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<td>- permits issued by Illinois State agencies.</td>
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<tr>
<td>All permits, certifications, and approvals should be received by the Department prior to the review of all project commitments (Activity 32).</td>
</tr>
<tr>
<td>Chapter 28 provides a brief description of all Federal and State environmental permits and certifications.</td>
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</table>
Activity Title: Process Utility Agreements or Adjustments

Activity No.: 23

Responsible Unit: Project Support Section

Activity Description:

Based on the roadway plans (Activities 13, 17, and 19), the detailed bridge plans (Activity 14), and the initial utility plans (Activity 12), the Project Support Section will work with the impacted utility companies and municipalities to implement the utility process. This process may include the following:

1. **Plan Preparation.** The utility companies are responsible for preparing all utility adjustment/relocation plans. The plans will be developed according to the criteria in Chapter 6.

2. **Funding.** Depending on the right-of-way ownership for existing and proposed utility locations, transportation funds may be eligible for utility adjustments/relocations required by the highway project; see Chapter 6. The Utilities pay for all betterments.

3. **Agreements.** The Project Support Section will prepare a Utility Agreement for each affected utility and will work with the utility companies to gain their input and approval. The Project Support Section will coordinate with BDE for review and approval of the agreements.

The Project Support Section will ensure that the utility process is completed before the review of all project commitments (Activity 32).
### PROJECT ACTIVITY (Phase II)

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**Activity Description:**

Based on the right-of-way plans (Activity 05), the final typical section and plan and profile sheets (Activity 13), and the right-of-way width determination (Activity 16), the Land Acquisition Section will implement the land acquisition procurement process. This will include the land acquisition functions of appraisal, negotiation, acquisition and, if necessary, condemnation. The Land Acquisition Section will also negotiate the terms of any construction permits, permanent easements, and/or temporary easements.

The Land Acquisition Section will ensure that the land acquisition procurement process is completed before the final review of all project commitments (Activity 32).

The Land Acquisition Section should coordinate with the design squad to ensure any negotiated considerations/commitments are included in the contract plans.
**PROJECT ACTIVITY (Phase II)**

**Activity Title:** Assemble All Information Prepared by Others

**Activity No.:** 25

**Responsible Unit:** Design Squad

**Activity Description:**

At this stage of project development, the design squad will have received the following completed plans, special provisions, pay items, and quantities from other IDOT units:

- the bridge/structure plans from the Bureau of Bridges and Structures (Activity 14);
- the landscaping details from the district Bureau of Operations (Activity 18);
- if included in the project, the signing plans from the district Bureau of Operations (Activity 18);
- the traffic signal plans from the district Bureau of Operations (or Bureau of Electrical Operations in District 1) (Activity 18);
- rest area plans from the Bureau of Operations and BDE (Activity 18);
- weigh stations and weigh-in-motion plans from the Bureau of Operations, BDE, Bureau of Bridges and Structures, and Capital Development Board (Activity 18); and
- the highway lighting plans from BDE (or Bureau of Electrical Operations in District 1) (Activity 18).

In addition, the design squad will have received approval of the erosion control plans from the district Environmental Unit (Activity 20) and right-of-way widths from the Land Acquisition Section (Activity 16).

The design squad will review these materials 1) to identify and incorporate any information which must be incorporated directly into the detailed road design plans and 2) to assemble those plan sheets prepared by others into the overall set of construction plans.
# PROJECT ACTIVITY (Phase II)

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## Activity Description:

At this stage of project development, all major design work has been completed, including roadway design, traffic items, structural elements, erosion control plans, right-of-way design, etc. The design squad is responsible for scheduling the Plan-in-Hand (PIH) review of the project. The PIH review is an in-depth office and on-site review of all project elements to ensure that all details and commitments have been satisfactorily incorporated into the construction plans and specifications, and that the project is nearly ready to advance to construction.

As applicable, the design squad will invite the following to conduct an office and PIH field inspection:

- district Bureau of Project Implementation,
- BDE,
- district Bureau of Operations,
- Bureau of Bridges and Structures,
- FHWA,
- local officials, and
- others as deemed appropriate.

Once the PIH office and field inspection has been completed, the design squad will prepare the PIH minutes to document all significant decisions made during the PIH review. After approval by the Program Development Engineer, distribute the PIH minutes to:

- all applicable Bureau Chiefs;
- Regional Engineer;
- all parties involved in the field review;
- FHWA, if applicable; and
- any other individuals or sections as deemed appropriate.

All parties receiving a copy of the PIH minutes are requested to provide comments on the minutes. Concurrence of the minutes will be assumed if no comments are received by the specified date.
**Activity Title:** Prepare Schedules of Quantities

**Activity No.:** 27

**Responsible Unit:** Design Squad

**Activity Description:**

Based on any modifications due to the Plan-in-Hand field inspection (Activity 26), the design squad will refine the project quantities for the roadway design items developed during Activity 21. Using these quantities and those provided by other IDOT units (Activity 25), the design squad will prepare the Schedule of Quantities sheets according to the criteria presented in Chapter 64. These quantities will be incorporated onto the Summary of Quantities Sheet (Activity 28).
# PROJECT ACTIVITY (Phase II)

**Activity Title:** Prepare Combined Summary of Quantities  
**Activity No.:** 28  
**Responsible Unit:** Design Squad

**Activity Description:**

Using the quantities developed in Activity 21, refined in Activity 27, and those provided by other IDOT units (Activity 25), the design squad will prepare the Summary of Quantities sheets, which will summarize all pay items necessary to construct the improvement. It also should include the applicable construction and safety code items, pay item code numbers, units of measurement, total quantities, and quantity breakdown for each section. One or more summary sheets typically will be included in each set of plans. Do not show other data on the summary sheets (e.g., general notes). When preparing the Summary of Quantities sheets, it is important that all quantities be calculated and segregated accordingly prior to completing the Summary of Quantities.

The Design Squad should coordinate with the Project Support Section to ensure that the percentages and cost breakdown in the Summary of Quantities and the Local Agency agreements are identical.

For additional guidance on preparing the Summary of Quantities, see Section 63-4.
**PROJECT ACTIVITY (Phase II)**

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<td>Responsible Unit:</td>
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**Activity Description:**

Based on the Plan-in-Hand Review and minutes (Activity 26), all bureaus and sections responsible for their respective project plans will make all necessary plan and specifications revisions. This will produce the final set of project plans ready for construction. Specifically for the design squad, the design squad will be responsible for revising the roadway plans and specifications. Once completed, the plans will be distributed for district review (Activity 31) and will allow the District Estimating Engineer to prepare the Final Plan Submittal Estimate.

Complete quality control/quality assurance (QC/QA) prior to the plans being circulated for district review.
**PROJECT ACTIVITY (Phase II)**

**Activity Title:** Prepare Final Plan Submittal Estimate  
**Activity No.:** 30  
**Responsible Unit:** District Estimating Engineer

**Activity Description:**

Based on the information from the final plans and specifications (Activity 29), the District Estimating Engineer will prepare the final district cost estimate. This may be a new estimate or an update of an earlier cost estimate prepared during Phase I or a revised cost estimate prepared during Phase II. This estimate will be submitted to the BDE Project Management Unit, which will use it to develop the Engineer’s Estimate.

Chapter 65 provides guidance on the preparation of project cost estimates.
PROJECT ACTIVITY (Phase II)

Activity Title: Circulate Plans for District Review
Activity No.: 31
Responsible Unit: Design Squad

Activity Description:

Once all revisions from the Plan-in-Hand Review and minutes have been made to the plans and specifications, the design squad will submit a completed set of construction plans to the district units involved with the project for final review and comment. Typically, this review will consist of:

- reviewing the plans to ensure the reviewer’s comments from previous reviews have been incorporated;
- ensuring that the changes do not conflict with the bureau’s commitments; and
- ensuring that the plans conform to the Department’s design criteria.

If changes are requested at this point which are desirable, but not mandatory, the Studies and Plans Engineer will determine if they should be incorporated. This will depend on other factors which may preclude the changes from being added to the plans. If another bureau determines the changes still should be incorporated, an appeal can be made to the Program Development Engineer for their incorporation.
# PROJECT ACTIVITY (Phase II)

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## Activity Description:

At this point in project development, the project design is essentially complete. The design squad must ensure that the following elements have been completed and/or have been incorporated into the plans:

- all environmental permits have been secured (Activity 22);
- all utility agreements and adjustments have been processed and signed (Activity 23);
- the final district cost estimate has been completed (Activity 30);
- the land acquisition process has been completed (Activity 24);
- all local agreements and letters of understanding have been processed and signed (Activity 10);
- all railroad agreements have been processed and signed (Activity 06); and
- all commitments made during the project development, including those made during Phases I and II, have been incorporated.

The design squad must carefully review all minutes of meetings, transcripts of public hearings, and the project study files to ensure that all commitments have been incorporated. If there are any questions, the design squad should contact the preparer of the Phase I report or the Unit making the commitment during Phase II.

If it is discovered during the plan development that a change is required to the approved Phase I report or a commitment cannot be met, the design squad must immediately notify BDE and all other applicable units so that the appropriate action can be taken. Failure to provide the appropriate notification and review may result in project delay.
# PROJECT ACTIVITY (Phase II)

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<td>Responsible Unit:</td>
<td>Design Squad</td>
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## Activity Description:

Once the plans are complete and the design squad has ensured all commitments, agreements, permits, etc., are complete or have been incorporated, the design squad will submit the following items to the BDE Program Support Unit:

- the Certification Acceptance/Project Status form, signed by the Regional Engineer;
- a cover sheet signed by the Regional Engineer indicating his/her approval of the plans;
- one complete set of full-size plans on reproducible paper, mylar, or vellum (see Chapter 63 for the Department's guidelines on preparing plan sheets);
- one copy of each special provision required for the project, including a copy of the electronic file in Microsoft Word format (see Section 66-1.04 for the procedures on developing special provisions);
- a completed Recurring Special Provision check sheet (see Chapter 66);
- the project quantities on Form BD-213 or BDE approved equal (see Chapter 64 for the procedures on determining plan quantities);
- the expected construction time for the project (see Section 66-2.03 for the Department's guidelines on determining the expected construction time); and
- copies or originals of all permits and agreements.

To place an improvement on any specific letting, it is imperative that the plans and supporting documents be submitted according to the schedules established in Section 66-2 which indicate the minimum number of weeks prior to the letting date for the submittal or completion of a particular phase of work.
## PROJECT ACTIVITY (Phase II)

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### Activity Description:

Once BDE has received the plans and other information from the district (Activity 33), it will conduct the following:

- prepare the Engineer’s Estimate;
- verify that the plans are on the list of recommended projects;
- check the Certification Acceptance /Project Status Form;
- verify the project is programmed and the scope of work is correct;
- determine the final funding source;
- check all agreements to ensure they are consistent with the project;
- submit the plans, special provisions, quantities, etc., for review and comment;
- prepare the Transportation Bulletin and advertise the project;
- if necessary, submit the PS&E to FHWA for approval;
- prepare the contract proposal;
- submit the proposal and plans to bidders;
- implement the letting process;
- review all bids; and
- execute the contract.

For additional guidance on the contract process, see Chapter 66.
Chapter Three

PROJECT DEVELOPMENT NETWORK
(Existing Alignment)
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Chapter Three

PROJECT DEVELOPMENT NETWORK
(Existing Alignment)

Chapters 2 and 3 document the basic approach used by IDOT in its project development process. Chapter 2 presents Phase I and Phase II networks for projects on new alignment. Chapter 3 presents Phase I and Phase II networks for projects on existing alignment requiring major right-of-way acquisitions (e.g., converting a two-lane facility to an expressway), minor right-of-way acquisitions (e.g., 3R projects), and projects with no right-of-way acquisition (e.g., Interstate Resurfacing, SMART, 3P). Chapters 2 and 3 present networks that graphically illustrate the development of “typical” highway projects.

3-1  GENERAL

The flowcharts in this chapter present networks that graphically illustrate the general process for Phase I and Phase II projects on existing alignments. Following each flowchart is a brief description of each activity within the network. When using these flowcharts, consider the following:

1. **Precedence Activity Network.** The networks or flowcharts are precedence activity networks. An “activity” occurs when a significant, discrete event occurs and/or when the responsibility for the project (activity) is transferred from one unit to another. The “precedence” nature of the network implies that an activity cannot occur until all activities preceding that one have been completed. However, the user must be aware that some flexibility is necessary to apply this network to project development, especially during Phase I. For example, identifying new information during the public involvement stage may require the project study group to return to a previous activity and gather additional data.

2. **Project Application.** These networks represent an approximate process for a complex project on existing alignment. Not every activity will be applicable to every project and not all activities are shown. However, the user should find that projects developed according to this process have fewer management problems.

   The illustrated network assumes a project designed in-house. The process for a consultant-designed project will be similar, except that communication lines exist between IDOT and the consultant for IDOT review and approval.

3. **Lines of Communication.** The rigid application of the network would lead to predetermined, precise points at which communication occurs between units. This is neither realistic nor desirable. Communication between units must be continuous. This will result in fewer problems and fewer “surprises” in project development.
4. **Value Engineering.** Refer to Section 11-7.03 for requirements and guidance on value engineering (VE) analyses. Where required, initiate the VE study no later than the time construction plans are 30% complete and allow for the implementation of the recommendations without delaying the project.

5. **Project Approval.** Districts are responsible for the review and approval of all projects except those involving major new alignments addressed by a Corridor Study, Feasibility Study, or Design Report. In these special circumstances, projects are approved by BDE. BDE may also review and approve projects where the Deputy Director/Regional Engineer has requested BDE assistance. See Section 12-5 for a discussion on the processing and approval of phase I reports.

6. **Other Manual Chapters.** The *BDE Manual* contains several other chapters that provide complementary information to Chapter 3. The designer should review these chapters for more information on the project development process. In particular, Chapter 3 should be used in combination with Chapter 4 “Project Coordination Responsibilities,” Chapter 11 “Phase I Studies,” Chapter 12 “Phase I Engineering Reports,” Chapter 19 “Public Involvement Guidelines,” and Part III “Environmental Procedures.”
3-2  PROJECTS WITH MAJOR RIGHT-OF-WAY ACQUISITIONS

3-2.01  Phase I Studies

Figure 3-2.A illustrates a typical Phase I flowchart or network for a project on existing alignment that will require major ROW acquisitions and typically an Environmental Assessment. Those activities shown along the main axis of the chart represent those items that are normally performed by the project study group. The other lines of the chart represent activities by other units or groups. These projects typically will require a Design Report, Combined Design Report, or a State Improvement Report. For guidance on the preparation and format of these reports, see Chapters 11 and 12. For other project types, see the flowcharts in Chapter 2, Section 3-3, and Section 3-4. Following Figure 3-2.A are brief write-ups for each activity.
Figure 3-2.A

PHASE I PROJECT DEVELOPMENT NETWORK
(Project on Existing Alignment with Major ROW Acquisitions)
# PROJECT ACTIVITY (Phase I)

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**Activity Description:**

A roadway project proposal can originate from a variety of sources, including local officials or metropolitan planning organizations (community-based need), directly from the IDOT district (district-based need), from a Bureau in the central office (Office of Planning and Programming, BDE, Operations, Bureau of Safety Programs and Engineering, etc.), and other sources targeting a special need or statewide need.

Before a project is entered onto the Department’s Proposed Highway Improvement Program, the district Programming Section initially develops and documents the project concept. Developing the project concept will typically involve the following:

- establishing that there is, in fact, a need for the project;
- making a preliminary determination of the project scope of work;
- reviewing any available data and records;
- conducting an initial evaluation of right-of-way, utility, and environmental impacts and the likely level of environmental evaluation;
- developing a rough, preliminary cost estimate;
- determining a proposed alignment; and
- developing a set of preliminary drawings/plans.

This information is forwarded for review and comment to Program Development, Operations, BDE, district Environmental Unit, Bridges and Structures, and other individuals, as appropriate. Programming will refine the scope based on the comments received.

Once the scope, cost, and schedule have been defined, district Programming will forward this information to the Office of Planning and Programming for incorporation into the Department’s multi-year program (Activity 02).
# PROJECT ACTIVITY (Phase I)

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## Activity Description:

Candidate projects are submitted by the districts as a request for project programming to the Office of Planning and Programming. Based on a Statewide assessment of highway improvement needs and available funds, the Office of Planning and Programming will develop the Department’s Proposed Highway Improvement Program. This will establish an individual project as an active project for further development.

The Office of Planning and Programming annually issues guidelines for multi-year programming criteria. This includes programming criteria for:

- improvement categories,
- pavement surface conditions,
- deficient bridges,
- safety improvements,
- Interstate rehabilitation,
- widening narrow and deteriorated pavements,
- improving intersections and reducing traffic bottlenecks,
- new construction/reconstruction of major facilities,
- transportation enhancement projects,
- Congestion Mitigation Air Quality (CMAQ) projects, and
- bicycle accommodation.
Activity Title: Transfer/Assign to Project Study Group

Activity No.: 03

Responsible Unit: Studies and Plans Engineer

Activity Description:

At this point the project will either be assigned to a project study group within the district Bureau of Program Development to begin the design study. The Studies and Plans Engineer will have the overall day-to-day responsibility for advancing the project through the Phase I study process. The Studies and Plans Engineer, or designee, will:

- coordinate directly with other units within the Department;
- attend all internal meetings and field inspections;
- ensure that the project study meets all Department criteria and procedures;
- report directly to the District Program Development Engineer on all significant project activities, problems, and developments; and
- participate in the public involvement process.

The number and expertise of personnel initially assigned to the project study group will vary with the nature and scope of the proposed improvement. The personnel assigned will also vary over time relative to the priority for completion, the available lead time, and the activity in project development under study.

If the project is one which the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the public involvement process should commence at this point. The project study group uses the Stakeholder Involvement Process (SIP) as outlined in Sections 19-5.01 to conduct public involvement for CSS projects.
### PROJECT ACTIVITY (Phase I)

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#### Activity Description:

For a major transportation project, the project study group must first define the project purpose and need, which will direct the process for the identification of alternatives, in-depth analyses and, ultimately, selection of the preferred alternative. This will consist of reaffirming the need for the proposed improvement, establishing project goals and objectives, and establishing the study area and logical termini. The feasibility of an alignment depends on the social, economic, environmental, and engineering effects of the proposed highway improvement. Previous studies and decisions should be reaffirmed and/or updated as necessary. Other factors that must be considered include:

- adequacy of the existing highway network;
- existing traffic volumes and capacity deficiencies;
- crash information;
- alignment and profile deficiencies;
- structural integrity of existing pavements, bridges, and culverts;
- transportation demand;
- potential cost savings to the traveling public;
- enhanced economic development potential;
- improved access;
- programming guidelines;
- commitments to elected officials; and
- public input.

The project study group will document the preliminary purpose and need so that it can be transferred to the NEPA document. Further study may result in revisions to the preliminary purpose and need.

See Section 22-6.01 for more information on purpose and need.
## PROJECT ACTIVITY (Phase I)

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### Activity Description:

Based on the definition of the preliminary purpose and need (Activity 04) and the general design concept (Activity 01), the project study group should identify feasible alignments that could be used. Because this is an evolutionary process, the preliminary list will be narrowed during further evaluations. The evaluation of preliminary alternatives should be sensitive to those environmental resources for which the analysis of alternatives for avoidance and minimization of adverse impacts is required (e.g., threatened and endangered species, natural areas, nature reserves, wetlands, flood plains, Section 4(f) properties, historic sites). All impractical alignments may be removed from the list with a brief description of why they were removed.

Using county maps, USGS quadrangle maps, and aerial photography, identify and lay out possible alignments on base maps (see Chapter 11). Also include the no-action alternative in the design study. General horizontal alignment should be determined for each alignment. The selection of the preliminary alignments will define what information will be collected in Activity 07 and the potential environmental impacts of the alignment will determine the type of environmental documentation that will be required on the project.

At this stage, request project mapping based on the identified alignments. However, note that many times insufficient information will be available at the time mapping is requested and, therefore, some judgment must be used in deciding the width limits of mapping. Additional mapping can be requested later during the design study if needed for further alignment investigations.
## PROJECT ACTIVITY (Phase I)

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### Activity Description:

Once the preliminary alignments have been identified (Activity 05), the district Environmental Unit will initiate the environmental process. Depending on the project impact, this may involve either a:

- Categorical Exclusion (see Chapter 23),
- Environmental Assessment (see Chapter 24), or
- Environmental Impact Statement (see Chapter 25).

If the project will require an EIS, review the Phase I activities in Section 2-2 for guidance on processes for the Project Initiation Letter to FHWA, negotiated timeframes, Notice of Intent, invitation and involvement of participating agencies, stakeholder coordination, coordination on purpose and need and reasonable alignments, etc. As reflected in the Phase I activities in Section 2-2, these processes applicable to an EIS occur at key points throughout project development.

This Activity will include:

- discussing the project at a coordination meeting and obtaining verbal or written FHWA concurrence as to the type of environmental processing;
- assembling and analyzing the necessary information (see Part III “Environmental Procedures”);
- evaluating alternatives; and
- preparing the preliminary draft of the environmental documentation.
## PROJECT ACTIVITY (Phase I)

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### Activity Description:

Once the preliminary alignments have been identified (Activity 05), the project study group must gather and inventory information and data on each alignment. All types of data, including social, economic, environmental, and engineering, should be gathered simultaneously. The amount and type of information to be collected will vary with the nature and scope of the proposed improvement. Some of the information that is gathered includes:

- roadway, field, aerial, and stream surveys;
- existing roadway classifications and truck routes;
- existing as-built plans and maintenance records;
- existing on-street parking;
- crash rate maps and collision diagrams;
- pavement and bridge condition reports;
- existing ROW information and any encroachments;
- ADT traffic maps and DHVs for current and design year traffic (all affected routes);
- inventory of posted speed limits;
- detailed transportation maps and plans with all modes of travel included;
- utility installations and detailed maps from utility companies;
- hydraulics survey, drainage survey, sewer atlas, and flooding information tables;
- fire districts, mail and school bus routes, location of churches, drainage districts, historic sites, and field-tile maps;
- commercial, agricultural, industrial, recreational, historic, and residential land use;
- conservation areas, archaeological sites, wetlands, special waste sites, etc.;
- local, State, and Federal agency coordination needs;
- current topographic mapping and aerial photographic mosaics;
- geotechnical investigations;
- highway geometrics, development of access control plans, and right-of-way issues;
- joint development uses, scenic easements, and aesthetics of highway (see Chapter 33);
- estimate of cost (see Section 11-2.15) and road-user benefits (see Section 11-7.01);
- and
- maintenance agreements with locals.

See Chapters 11 and 12 for further guidance on the information that should be collected for a Phase I study.
## PROJECT ACTIVITY (Phase I)

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### Activity Description:

The project study group will request BDE to conduct an environmental inventory by submitting an environmental survey request and Special Waste Assessment Screen/Survey Request Form, as appropriate, to BDE. Based on the preliminary alignments identified in Activity 05, BDE's review will include evaluating environmental databases, discussing the project at a district coordination meeting, and conducting field checks, as necessary. If determined necessary, BDE will coordinate, as appropriate, with the responsible agencies and the project study group for the field survey(s). BDE will provide the results of the reconnaissance survey(s) and any related studies for resource delineation or evaluation to the district.

After the inventory has been prepared, the project study group should perform a preliminary evaluation of the magnitude and importance of the potential environmental impacts precipitated by the proposed action. The project study group will consider the environmental resource information in further development of the project and, for resources within the project limits (e.g., wetlands, natural areas, archaeological and historical sites), the district will evaluate options for avoiding and minimizing the project's effects on the resources. This will assist in initiating the early coordination process (Activity 10) and establishing the significance of project impacts. When the district has determined the likely effects the project will have on resources, subject to requirements for Special Environmental Analyses (see Chapter 26), it notifies BDE.

If adverse effects to environmental resources cannot be avoided, BDE will evaluate whether any further studies of the resources are necessary. If further studies are needed, BDE will advise the district and will initiate action to have the studies accomplished, considering program priority and project scheduling.

BDE will provide information to the district regarding environmental study findings, results of coordination with outside agencies, and any recommendations for further coordination or action by the district. This information will also be used by the district Environmental Unit in preparing the environmental documentation.

For additional guidance, see Chapter 27 “Environmental Surveys.”
# PROJECT ACTIVITY (Phase I)

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<td>Responsible Unit:</td>
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## Activity Description:

Using county or other area maps, as-built plans, USGS quadrangle topographic maps, aerial and/or field surveys, previously prepared reports, data collected in Activity 07, and the environmental inventory/survey (Activity 08), the project study group will review and identify the following existing conditions:

- the locations of towns, streams, railroads, and other topographic features;
- condition of the existing highway network within the corridor;
- existing traffic and capacity deficiencies;
- pavement, bridge, and culvert structural integrity;
- crash information;
- alignment and profile deficiencies;
- existing lane and shoulder widths;
- existing ROW, ROW constraints, and encroachments;
- existing and planned land uses from local governments, MPOs, fire districts, schools, etc.;
- existing agreements with utilities, railroads, local agencies, etc.;
- existing drainage patterns and drainage systems;
- sensitive noise receptors;
- wetlands, applicable 4(f), 6(f), and 106 sites, etc.;
- special waste sites; and
- tree and vegetation inventory.

Upon receipt of the topographic mapping, plot the property lines, property names, names of roads, and all other important cultural features. Make paper copies of the mapping sheets and tape together. This procedure allows the project study group to review long lengths of the alignment in one view and to see how lines may best fit together. Begin laying out all feasible alignments.

After an alignment is laid out, determine the State plane coordinates of all control points (POTs and PIs) from the project mapping. Input this information and the radii of horizontal curves into a computer file to mathematically describe each alternative. Once an alignment is mathematized and tied into digitized mapping files, the alignment can then be stationed from west to east or south to north and the information stored as a computer file for further design work.

Provide the results of this activity to the district Environmental Unit for use in preparing the environmental documentation.
## PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Initiate Early Coordination/Scoping</th>
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<tbody>
<tr>
<td>Activity No.:</td>
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</tr>
<tr>
<td>Responsible Unit:</td>
<td>Project Study Group/BDE</td>
</tr>
</tbody>
</table>

**Activity Description:**

Coordination with other Department and governmental agencies, as appropriate, is an important aspect during the design study process. This coordination should begin as early as practical in project planning.

At this stage of the design study process, the project study group will initiate early coordination with other Department Units or Bureaus and governmental agencies (e.g., FHWA, Land Acquisition, Construction, Operations, Bridges and Structures, Utilities, environmental resource agencies) that have an interest in the project or have information or expertise concerning any issues the project may involve. The purpose of this coordination will be to assist in the identification of reasonable alignment alternatives and in gathering information to evaluate the social, economic, engineering, and environmental impacts of the proposed project and possible impact mitigation measures. This coordination should begin as early as practical. Early coordination will also identify the cooperating agencies. For projects involving preparation of an EIS, see Phase I Activities 20, 21 and 22 in Section 2-2 for guidance on participating agencies, stakeholder involvement, and purpose and need coordination.

Scoping is an early and open process for determining the scope of issues to be addressed in the design study and for identifying the significant issues related to the proposed improvement. Scoping is intended to focus the study effort on issues that are truly significant and avoid the collection of needless detailed information on insignificant issues. For these types of projects, a formal scoping process may or may not be necessary. This depends, in part, on the number and magnitude of issues potentially involved and the probability that the proposed improvement may involve significant issues.

Although scoping may be accomplished by a formal meeting, it is more frequently accomplished through less formal meetings and exchanges of written and verbal communications. Scoping is typically not an individual step but an ongoing process as part of the overall coordination and public involvement process.

The results of this activity should be forwarded to the district Environmental Unit so that it can be incorporated into the environmental documentation.
Activity Title: Determine Reasonable Alignments
Activity No.: 11
Responsible Unit: Project Study Group/Environmental Unit

Activity Description:
The project study group, in conjunction with the district Environmental Unit, considers the results of the coordination in reducing the number of alternatives to a reasonable number that are representative of the spectrum of possible alternatives that satisfy the project purpose and need. This will typically be two or three alternatives, including the no-action alternative. An in-depth analysis will be conducted on each of the remaining alternatives (Activity 14). For projects involving preparation of an EIS, see Phase I Activity 27 in Section 2-2 for further guidance on development of the range of alternatives.

The determination of the reasonable alignments for in-depth evaluation, which is an evolutionary process, may be summarized as follows:

- identify preliminary alignments (Activity 05);
- achieve consensus with CSS stakeholders on the range of alternatives for the project;
- perform a rough evaluation of the potential impacts of these preliminary alignments on the inventory of the affected environment to identify, for example, “fatal” flaws;
- incorporate input from agencies and/or the public (Activities 07, 08, and 10) in the decision-making process;
- estimate the overall reasonableness of each alignment under consideration;
- ensure that each reasonable alignment can satisfy the project purpose and need (Activity 04);
- ensure location of connections can be adequately developed (e.g., interchanges, frontage roads; see Section 11-4.02(e)); and
- based on an appropriate level of re-evaluation and additional coordination, identify those selected reasonable alignments which are worthy of in-depth evaluation considering:
  - the need to identify potential avoidance and minimization alternatives for environmental reasons;
  - that the cost of the studies for each alignment should be commensurate with its probability of implementation;
  - that, collectively, the selected alignment should cover the full spectrum of alternatives; and
  - that, collectively, the selected alignment should gain public acceptance that no reasonable alternative has been omitted.

Document the reason(s) why an alignment has been discarded. Include this information in the final Design Report.
### PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Plot Existing/Proposed Topography, Typical Sections, Plan and Profile</th>
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<tr>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
</tr>
</tbody>
</table>

**Activity Description:**

For each remaining alternative alignment identified in Activity 11, conduct the following:

- If not already done, plot the existing topography including property lines, property owner names, business names and type, names of roads, driveways/access roads, and all other important geographic and cultural features.
- Plot existing cross sections.
- Determine the proposed typical sections.
- Determine the detailed horizontal alignment, including radii, stationing, and State plane coordinates of all control points (e.g., POTs, PIs, PCs, PTs).
- Investigate alternative vertical profiles for each alignment. This may require designing two to three trial vertical profiles and performing several complete earthwork calculations; see Sections 11-2.05 and 11-5.04(d).
- Once the geometric elements have been set, determine the preliminary right-of-way limits for each alternative.
- Determine the rough quantities for each alternative and refine the cost estimate for each alternative. If no quantities are available, use a generalized cost (e.g., cost per mile (kilometer)); see Sections 12-4 and 65-1.02.

IDOT uses the computer software program GEOPAK for laying out alignments, profiles, cross section designs, quantity calculations, and for determining construction limits. GEOPAK also can be used to generate 3-D and perspective plots for any portion of the roadway. Use 3-D plots in the design process to assess potential safety problems and the aesthetics of each alternative.
Activity Title: Initiate Public Involvement

Activity No.: 13

Responsible Unit: Project Study Group/Environmental Unit

Activity Description:

This Activity will allow the public an opportunity for input and comment on the alternatives selected in Activity 11. Typically, this will consist of informational letters, advertisements, and/or meetings with local government officials, fire districts, school districts, drainage districts, historic commissions, MPOs, residents, businesses, etc. These meetings or letters may include:

- advising local, State, and Federal officials that a project has been initiated and that a study is underway;
- procedures for developing possible coordination and public service involvement;
- a discussion on the project scope;
- a request for information (e.g., MPO plans, drainage problems, transit needs);
- a discussion with businesses, railroads, and utility companies; and
- talking with individuals at public information meetings about individual concerns.

Public coordination must be continuous throughout the project development. For guidance on public coordination, see Chapter 19.

For projects which the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the public involvement process should commence once the project is assigned to the project study group. The project study group uses the Stakeholder Involvement Process (SIP) as outlined in Sections 19-5.01 to conduct public involvement for CSS projects.
### PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th><strong>Activity Title:</strong></th>
<th>Conduct In-Depth Analysis of Reasonable Alignments</th>
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<td><strong>Activity No.:</strong></td>
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<td><strong>Responsible Unit:</strong></td>
<td>Project Study Group</td>
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</tbody>
</table>

**Activity Description:**

During the initial development of alignment alternatives, some analyses will have been conducted as attempts are made to fit various options into the project location. After the reasonable alignments have been identified (Activity 11) and the information is plotted on the plan sheets (Activity 12), further analyses will be necessary to assess the capability of each alternative to accomplish the project goals cost-effectively. Conduct an in-depth analysis of each of the proposed alignments considering the social, economic, environmental, and engineering factors discussed in Part II “Project Development” and Part III “Environmental Procedures.”

The engineering and environmental analyses may include:

- intersection design studies,
- interchange type and design studies,
- capacity analysis,
- initial impact and mitigation alternatives,
- wetlands involvement,
- air and noise impacts,
- impacts on cultural resources,
- tree and vegetation evaluation,
- water quality and natural resources impacts, and
- soils evaluation.

After the results of these investigations have been analyzed, there may be legitimate reasons to eliminate one or more of the final alignment alternatives. Discuss the reason why these alignment(s) were not further considered in the Design Report. For instance, traffic estimates for the no-action alternative may overload existing routes creating unacceptable congestion, thereby eliminating this alternative.

The results of this and previous Activities will be submitted to the Hydraulics Unit, Geotechnical Unit, Bureau of Bridges and Structures, district Environmental Unit, and Project Support Section to allow these Units to prepare their applicable reports for the Design Report.
<table>
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<tr>
<th>Activity Title:</th>
<th>Identify Recommended Alignment</th>
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<td>Activity No.:</td>
<td>15</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

**Activity Description:**

After conducting the analysis of each reasonable alignment (Activity 14), considering the environmental, social, and economic impacts, engineering factors, and public input, the project study group will identify a recommended alignment through the corridor. If there are two or more alignments with essentially the same impact, the project study group still should select one recommended alignment. The final geometric and right-of-way design will be based on this recommended alignment. The selected alternative alignment and description of why it was selected should be forwarded to BDE for review prior to beginning the preparation of the draft Design Report (Activity 25) and before it is presented at the Public Hearing/Meeting (Activity 26).
**PROJECT ACTIVITY (Phase I)**

**Activity Title:** Prepare Drainage Report  
**Activity No.:** 16  
**Responsible Unit:** Hydraulics Unit

**Activity Description:**

Based on the information provided from the project study group (Activity 15), the Hydraulics Unit will perform the hydrology/hydraulics analysis, including the following:

- culvert sizing,
- longitudinal encroachments,
- existing and proposed storm drainage facilities,
- stormwater management, and
- pump stations.

Based on its evaluation, the Hydraulics Unit will prepare a Drainage Report. The project study group will use this information in making the final alignment determinations. It will also incorporate the Drainage Report into the final Design Report. See Chapter 40 and the *IDOT Drainage Manual* for more information on Drainage Reports.
## PROJECT ACTIVITY (Phase I)

<table>
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<th>Activity Title:</th>
<th>Prepare Geotechnical Report</th>
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<tr>
<td>Responsible Unit:</td>
<td>Geotechnical Unit</td>
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</tbody>
</table>

### Activity Description:

Based on the information provided from the project study group (Activity 15), the Geotechnical Unit will prepare the Geotechnical Report. The analyses may include:

- basic soil properties (e.g., AASHTO soils classification);
- shrink/swell factors;
- properties of subsurface strata;
- potential for slides;
- slope stability at proposed cuts; and
- the development of a boring plan for any proposed bridges (e.g., location, spacing, and depth).

Based on its evaluation, the Geotechnical Unit will prepare a Geotechnical Report. The project study group will use this information in making the final alignment determinations. In addition, the Geotechnical Report will be incorporated into the final Design Report. See the *IDOT Geotechnical Manual* for more information.
## PROJECT ACTIVITY (Phase I)

**Activity Title:** Prepare Bridge Drawings/Reports  
**Activity No.:** 18  
**Responsible Unit:** Bureau of Bridges and Structures/Project Study Group  

**Activity Description:**

Based on the information provided from the project study group (Activity 15), the Bureau of Bridges and Structures (BB&S) will prepare the Proposed Structure Sketch for major structures, which will illustrate:

- the type of structures,
- approximate horizontal and vertical alignment and skew,
- approximate pier locations, and
- typical bridge deck section.

The project study group will prepare this sketch for other than major structures. In addition, prepare the Bridge Condition Report for existing bridges which will include:

- a description of the physical conditions and deficiencies that mandate repair or replacement,
- a verification of the apparent soundness of any structure elements recommended for reuse plus the economic advantage gained by their reuse,
- a statement of any geometric or hydraulic improvement requirements, and
- a recommendation for the scope of the proposed work.

For additional information on the Proposed Structure Sketch and Bridge Condition Reports, see Chapter 39. The BB&S will also prepare the Hydraulics Report for major structures which will involve:

- the hydraulic analysis to determine the necessary dimensions of the waterway opening to pass the design flood, to meet the backwater allowances, and to satisfy any regulatory flood plain requirements;
- the hydraulic scour analysis to assist in determining the proper foundation design for the bridge; and
- a suggested freeboard elevation.

The project study group will prepare this report for other structures and the BB&S will approve the report.

The Structure Sketch and Hydraulics Report will be incorporated into the final Design Report.
**PROJECT ACTIVITY (Phase I)**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Conduct Preliminary Utility Review</th>
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<td>Activity No.:</td>
<td>19</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Support Section</td>
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</tbody>
</table>

**Activity Description:**

The project study group will provide the district Project Support Section with copies of the plan sheets for the recommended alignment. The Project Support Section will work with the applicable utility companies to identify project impacts on existing utilities and inform them of environmental issues that may affect their adjustments and relocations. The following items of work are typically performed:

1. **Underground.** The Project Support Section will coordinate with the district survey crew and will, if needed, request an underground survey to determine the depths and location of existing underground utilities within the project limits, especially fiber optic cables, water supply, and sanitary lines in urban areas.

2. **Overhead.** Any major above-ground utilities that may be impacted by the project. The Project Support Section may prepare a cost estimate to determine if a special effort should be exercised to avoid certain utilities.

3. **Impacts.** The Project Support Section will notify any utility companies that will be potentially impacted by the upcoming project, and the Section will request that the Utility contact IDOT if it plans any work in the vicinity of the project.

The Project Support Section will document its findings in a report or memorandum and submit it to the project study group. The project study group will use the information in making the final alignment determinations and document its findings in the Design Report.

For additional guidance on utility coordination, see Chapter 6.
## PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Develop Transportation Management Plan</th>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

**Activity Description:**

The maintenance of traffic flow during construction of a State highway will involve traffic and worker safety, public relations, and capital costs to the Department. A well-planned method for maintaining traffic flow can minimize complaints from the traveling public and from residents and businesses along the affected route. Each construction site must be evaluated on its own merits as to the appropriate method for maintaining traffic. The Design Report should contain a Transportation Management Plan (TMP) indicating an overall strategy for accommodating traffic during construction. Chapter 13 presents the goals and objectives for a TMP. The TMP should address the preferred traffic control method, alternative traffic control applications, geometric design criteria, the impact traffic will have on other facilities, local concerns, cost effectiveness of various alternatives, etc. Chapter 55 and the *Highway Standards* provide the design criteria to use when designing a traffic control plan. In addition, consider the following:

- The TMP not only must address the alternatives confined to the project site, but it must also evaluate the impact traffic will have on the entire corridor.

- For large projects, a TMP team may be organized during Phase I to study the traffic control alternatives and their effect on the corridor. Section 13-1.08 provides guidance on the makeup and responsibilities of the TMP team.

- If improvements are required to other facilities (e.g., widening of detour routes), it is important that these improvements be implemented as soon as practical prior to construction of the mainline facility. Allow local agencies sufficient opportunity to complete their improvements before construction on the State route begins. Agreements or concurrence may be necessary between the State and local agencies to determine cost sharing arrangements and/or approval of a local road as a detour route (Activity 22).

- No formal public involvement activity (e.g., design hearing) should occur until the recommended alternative in the TMP Report has been approved by the district Detour Committee. However, informal public involvement will be necessary during the analysis of alternatives.
<table>
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<tr>
<th>Activity Title:</th>
<th>Obtain Detour Approval (If Required)</th>
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<tr>
<td>Activity No.:</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

**Activity Description:**

In general, the TMP (Activity 20) will be approved as part of the Design Report. For all marked and unmarked detours, or for a road proposed to remain open by either stage construction or a runaround, the TMP will be approved by the district Detour Committee. Exceptions to the TMP as discussed in Chapter 13 shall be through the Bureau of Safety Programs and Engineering. For a closed unmarked State highway, also coordinate with the local county officials prior to the submittal of the Design Report.
**PROJECT ACTIVITY (Phase I)**

<table>
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<tr>
<th>Activity Title:</th>
<th>Initiate Local Agency Letters of Intent/Understanding</th>
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<td>Activity No.:</td>
<td>22</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Support Section</td>
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</tbody>
</table>

**Activity Description:**

Based on the public involvement (Activity 13), analyses conducted (Activity 14), the selection of the recommended alignment (Activity 15), and the proposed traffic control (Activity 20), the Project Support Section will initiate the preparation of any necessary letters of intent or letters of understanding with local officials. These may be prepared for:

- concurrence between the State and local agencies to determine cost sharing arrangements,
- approval of a local road as a detour route,
- determining maintenance responsibilities once the project is completed, and/or
- letters of support for the improvement.

For additional guidance, see Chapter 5.
### PROJECT ACTIVITY (Phase I)

<table>
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<th>Activity Title:</th>
<th>Set Pre-Final Geometry and Right-of-Way</th>
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<td>23</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

**Activity Description:**

Based on the previous analyses for the recommended alignment (Activity 15) and information provided by others (Activities 16, 17, 18, and 19), the project study group will:

- make any necessary adjustments to the selected vertical and horizontal alignments;
- obtain design exception approval (if needed) from BDE and, where necessary, FHWA;
- make any necessary adjustments to the typical sections;
- develop access control plans for freeways, expressways, and by-passes (see Section 11-5.04(f) and Chapter 35);
- set preliminary construction limits;
- set preliminary right-of-way limits;
- determine any easement requirements; and
- determine if any utility adjustments or displacements are necessary.

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Make Environmental Documentation Available for Public/Agency Review</th>
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<tr>
<td>Activity No.:</td>
<td>24</td>
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<tr>
<td>Responsible Unit:</td>
<td>Environmental Unit</td>
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</tbody>
</table>

**Activity Description:**

The applicable process presented in Chapters 23, 24, or 25, will apply to the preparation and processing of the environmental documentation for review.
Activity Title: Prepare Draft Design Report
Activity No.: 25
Responsible Unit: Project Study Group

Activity Description:
Once the analyses have been conducted and the information gathered, the project study group will prepare the draft Design Report. Chapter 12 presents the format that should be used when preparing a Design Report. Because the design study should be essentially complete, it should be possible to prepare the draft Design Report in its near-final format. The discovery of new, significant information during the public hearing/meeting (Activity 26) should be rare if the design study has been properly developed. With the exception of changes necessary to reflect input from the public hearing/meeting (Activity 26), a final Design Report should only need information concerning the public involvement and the final conclusion/recommendation section.

In general, the draft Design Report should be submitted to BDE for review prior to its availability for public viewing and inspection at the public hearing/meeting. Formal approval by BDE for release is not normally issued. Copies made available to the public should be marked as “draft” or “preliminary.”

The Design Report should include:

- a summary of purpose and need of the project;
- a list and results of prior studies;
- a list of all alternative alignments eliminated earlier and the reasons for their elimination;
- a summary of major design features and policies;
- a discussion on the compatibility of the alternatives with existing streets and highways;
- a summary of the environmental factors considered;
- a discussion on the advantages and disadvantages of the reasonable alignments studied in-depth;
- the results of public involvement;
- the proposed transportation management plan;
- a list of commitments made to the public;
- the reasons and determination for selecting the preferred alignment;
- plan and profile of the preferred alignment;
- the estimate of costs for each alternative;
- exhibits showing typical sections, aerial photography, mapping, etc.;
- copies of analyses; and
- documentation for approval of other reports conducted during the design study.

For further guidance on information to be included in the Design Report, see Chapter 12.
### PROJECT ACTIVITY (Phase I)

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<th>Activity Title:</th>
<th>Conduct Public Hearing</th>
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<td>Responsible Unit:</td>
<td>Project Study Group/Environmental Unit</td>
</tr>
</tbody>
</table>

**Activity Description:**

As required by the project, a public hearing or public meeting will be held at this stage of the design study to present to the public, and other interested organizations and agencies, the alignment alternative under consideration, a summary of the analyses for the various alternatives determined not to be feasible, and the criteria used to select the recommended alignment. Other Department Sections or Bureaus (e.g., Land Acquisition), as necessary, may attend the public hearing/meeting to answer specific questions relative to their expertise.

For CSS projects, public meetings will occur throughout the Phase I process.

The project study group and the district Environmental Unit will evaluate all comments from the public hearing/meeting and will prepare responses to these comments as appropriate. Possible responses include:

- modifying alternatives including the proposed action;
- developing and evaluating alternatives not previously given serious consideration;
- supplementing, improving, or modifying analyses;
- making factual corrections; or
- explaining why the comments do not warrant further agency response, citing the sources, authorities, or reasons which support that position and, if possible, indicating those circumstances which would trigger reappraisal or further response.

Chapter 19 discusses the requirements for public hearings and public information meetings and for responding to comments received during the public hearing/meeting.

See the activity descriptions in Sections 23-2, 24-2, or 25-2, as appropriate, for additional information about public involvement in the environmental process.
### PROJECT ACTIVITY (Phase I)

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<th>Activity Title:</th>
<th>Select Preferred Alignment</th>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</table>

**Activity Description:**

Based on the results of the public hearing/meeting, circulation of documents, and written and verbal comments received, the project study group will select the preferred alignment. This may require additional analyses to resolve issues and questions raised during the public hearing/meeting. The selected preferred alignment is used to prepare the final Design Report (Activity 29) and, consequently, the detailed Phase II design.
### PROJECT ACTIVITY (Phase I)

<table>
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<tr>
<th><strong>Activity Title:</strong></th>
<th>Obtain Environmental Decision</th>
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<tr>
<td><strong>Responsible Unit:</strong></td>
<td>Environmental Unit</td>
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</table>

**Activity Description:**

Based on the environmental document for the project (e.g., EIS, FONSI, CE) (Activity 06), the district Environmental Unit will take the necessary actions to secure the final environmental decision. This will be one of the following:

1. **CE Projects.** The district Environmental Unit must obtain approval of the Federal Approved CE from FHWA; see Chapter 23. Districts are not required to seek BDE review of Federal Approved CEs unless BDE's expertise is desired.

2. **EA Projects.** For an EA project which does not uncover any significant environmental impacts, the district Environmental Unit must prepare and obtain approval of the Finding of No Significant Impact (FONSI); see Chapter 24. BDE will continue to review and approve all EAs and FONSIs prior to submittal to FHWA.

3. **EIS Projects.** The district Environmental Unit must obtain approval of the Record of Decision (ROD) from FHWA and/or BDE; see Chapter 25.
# PROJECT ACTIVITY (Phase I)

**Activity Title:** Prepare Final Design Report  
**Activity No.:** 29  
**Responsible Unit:** Project Study Group

**Activity Description:**

The comments received from the public and other agencies should be analyzed to determine if any changes are necessary in the draft Design Report and if any relevant issues have been overlooked. If an oversight has occurred, additional studies may be required to explain the resultant effects and determine what project design changes, if any, are necessary. After the review and analysis of comments is complete and appropriate revisions made, the final Design Report may be prepared. Activity 25 and Chapters 11 and 12 list the appropriate format, reports, and discussions that should be included in the Design Report. The final Design Report will also include a copy or reference the final environmental documentation received from the district Environmental Unit.

After completing all public involvement and environmental requirements, the original scaled mapping is reduced for insertion into an appendix of the Design Report. Prepare the reduced mapping sheets and other engineering exhibits on 11 in x 17 in sheets and place them in an appendix. In addition, place the aerial photography (access control plans) showing the alternatives advanced for environmental analysis and any other environmental exhibits on 11 in x 17 in sheets and include them in an appendix. The 11 in x 17 in format provides for ease of use of all final exhibits by Planning, Design, and Land Acquisition personnel.
PROJECT ACTIVITY (Phase I)

Activity Title: Obtain Design Approval
Activity No.: 30
Responsible Unit: Project Study Group

Activity Description:

Section 12-5.05 provides information on whether the Regional Engineer, or BDE will approve the Project Report. Generally for these types of projects, the Regional Engineer will approve the Project Report. If the proposed improvement requires approval by BDE, submit two copies of the report to BDE for review and approval.

Before submitting the final Design Report for approval to the Regional Engineer or BDE ensure that the following has been completed:

- the alignment has been approved;
- the applicable requirements in Part II “Project Development” and Part III “Environmental Procedures” have been met;
- public involvement activities as described in Chapter 19 have been completed;
- the environmental documentation and environmental decision have been received with the appropriate approvals;
- if applicable, coordination with FHWA has been completed; and
- all design exceptions have been approved by BDE, and where necessary, FHWA.

Submit the following to the Regional Engineer:

- two copies of the Design Report and Appendices;
- the applicable number of copies of the environmental documentation as discussed in Part III;
- two copies of the Public Involvement Document;
- two copies of the Advisory Committee/Working Groups Document; and
- a memorandum describing the reasons for selecting the preferred alignment and design features, the items submitted, and the request for design approval.
3-2.02 Phase II Design

Figure 3-2.B illustrates a typical Phase II flowchart or network for a project on existing alignment that will require major ROW acquisitions. Following Figure 3-2.B are brief write-ups for each activity. For other project types, see the flowcharts in Chapter 2, Section 3-3, or Section 3-4. Activities along the main axis are normally performed by the design squad. The other lines of the chart represent activities by other units or groups.

Refer to Section 11-7.03 for requirements and guidance on value engineering (VE) analyses. Where required, initiate the VE study no later than the time construction plans are 30% complete and allow for the implementation of the recommendations without delaying the project. The designer should review any VE studies conducted during Phase I and update them as necessary.
PHASE II PROJECT DEVELOPMENT NETWORK
(Project on Existing Alignment with Major ROW Acquisitions)

Figure 3-2.B
## PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Approval of Phase I Report</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>01</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Regional Engineer</td>
</tr>
</tbody>
</table>

### Activity Description:

Once the Phase I report has been approved, this will signify that Phase I is complete and that Phase II can begin. See Figure 3-2.A and the corresponding write-ups for Phase I work. For guidance on the approval of Phase I reports, see Section 12-5.
**PROJECT ACTIVITY (Phase II)**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Assign Project to Design Squad</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>02</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Studies and Plans Engineer</td>
</tr>
</tbody>
</table>

**Activity Description:**

This Activity begins Phase II of the project. At this point, the project will either be assigned to a design squad within the district Bureau of Program Development or to a consultant. The Studies and Plans Engineer will have the overall day-to-day responsibility for advancing the project through the Phase II project development process. The Studies and Plans Engineer will:

- coordinate directly with other units or sections within the Department;
- attend all internal meetings and field inspections;
- be responsible for ensuring that the project meets all Department criteria and procedures;
- ensure the project is on schedule for the expected letting date;
- report directly to the Program Development Engineer on all significant project activities, problems, and developments; and
- participate in the public involvement process.
# PROJECT ACTIVITY (Phase II)

**Activity Title:** Prepare Structures Report and TS&L Plans  
**Activity No.:** 03  
**Responsible Unit:** Bureau of Bridges and Structures/Design Squad

**Activity Description:**

Based on the approved Phase I report (Activity 01) and notification by the design squad that Phase II has begun (Activity 02), the district will prepare the Structures Report and the Bureau of Bridges and Structures will prepare the Type, Size, and Location (TS&L) Plans for any bridges within the project limits. TS&L Plans are detailed bridge configuration plans that are used to develop the detailed bridge construction plans. The TS&L Plans will present the following:

- plan and profile of the bridge showing the proposed type of superstructure and foundation, bridge end elevations, location of expansion and fixed ends, highway approaches, and existing contours at the bridge site;
- superstructure cross section showing pertinent structural details (e.g., number of beams, depth and width of bridge deck);
- bridge curb, sidewalk, and/or shoulders;
- design loadings, stresses, specifications, and other structural criteria;
- controlling horizontal and vertical clearances;
- hydraulic data, high and low water elevations, drift, ice, etc.; and
- a small scale location map to identify the location of the proposed bridge.

The Structures Report and TS&L Plans will be used in developing the detailed roadway plans (Activity 17). See Chapter 39 for more information on TS&L Plans and bridge sizing/geometrics.

For Phase II plans prepared by a Consultant, these activities may be the responsibility of the Consultant and approved by the Bureau of Bridges and Structures.
### PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Prepare Geotechnical Report</th>
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<tr>
<td>Activity No.:</td>
<td>04</td>
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<tr>
<td>Responsible Unit:</td>
<td>Geotechnical Unit</td>
</tr>
</tbody>
</table>

**Activity Description:**

After being assigned the project (Activity 02), the design squad will request the Geotechnical Unit to investigate the geotechnical characteristics within the project limits based on the information provided in the approved Phase I report (Activity 01). The nature and depth of the investigation will be determined on a project-by-project basis. One of the primary factors that will determine the scope of the investigation will be the anticipated amount of earthwork for the project. The geotechnical investigation may include:

- an in-depth subsurface investigation (e.g., to determine the hydrogeologic characteristics of the subsurface);
- an evaluation of the potential for slides;
- an investigation of any wetlands in the vicinity of the project;
- for proposed cuts, a determination of the slope stability characteristics and the need for any special treatments (e.g., benching);
- testing of materials from the site by Department laboratory tests;
- an evaluation of any erosion potential within the project limits; and
- an evaluation of foundations for bridges and long culverts.

The Geotechnical Unit will prepare a Geotechnical Report documenting the findings from its investigation. The Report will be submitted to the design squad for input into the final typical section design for the facility.
# PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Initiate Land Acquisition Process and Plans</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>05</td>
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<tr>
<td>Responsible Unit:</td>
<td>Land Acquisition Section</td>
</tr>
</tbody>
</table>

**Activity Description:**

Based on the approved Phase I report (Activity 01) and notification by the design squad that Phase II has begun (Activity 02), the Land Acquisition Section will initiate the land acquisition process and the preparation of the right-of-way plans. This includes obtaining the existing right-of-way plans and researching the existing right-of-way status within the project limits, including:

- right-of-way titles and deeds,
- permanent easements,
- property lines and owners, and
- existing limits of access.

The preparation of right-of-way plans will include:

- setting up the sheets and stationing for the right-of-way plans,
- recording the section corner information,
- recording property ownership information,
- plotting the existing right-of-way, and
- developing parcel plats.

The Land Acquisition Section will forward this information to the design squad for use in preparation of the detailed roadway plans (Activity 17).
PROJECT ACTIVITY (Phase II)

Activity Title: Process Railroad Agreements
Activity No.: 06
Responsible Unit: Project Support Section

Activity Description:

The district provides information to BDE for the preparation and negotiation of formal agreements between the Department and the Railroad. This includes both railroad grade separation and at-grade crossing projects on the State highway system. Based on the approved Phase I report, the design squad should submit the necessary crossing data with sufficient lead time to allow for negotiations. Typically, a year or more is required.

The Agreement will cover:

- division of work and expense involved between IDOT and the Railroad for the crossing improvement;
- responsibilities for the future maintenance of the improvement;
- establishment of the Railroad’s share of the cost as determined under the provisions of any one of the several classifications provided in the Federal-Aid Policy Guide and Section 7-1.02;
- reference to the acquisition of property rights (see Section 7-1.06);
- reimbursement of the costs incurred by the Railroad according to the requirements of the Federal-Aid Policy Guide;
- coverage of liability during construction operations; and
- reference to or identification of plans and plan approval.

The Project Support Section will coordinate the transfer of information and plans between the design squad and the railroad companies. This will be a continuous process as the design plans are developed during the Phase II design. This process should be completed prior to the review of all project commitments (Activity 32).

For additional guidance on coordinating with railroads, see Chapter 7.
## PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Compile and/or Review Project Data</th>
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<td>Activity No.:</td>
<td>07</td>
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<tr>
<td>Responsible Unit:</td>
<td>Design Squad</td>
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</table>

### Activity Description:

The design squad may or may not include the same personnel as the project study group for Phase I. Also, there typically will be some delay between the Phase I and the Phase II portions of a project. Therefore, the design squad should review the Phase I report(s) and project files to become familiar with the decisions and determinations made during Phase I. Some of the information and decisions that should be reviewed may include:

- any design variances,
- alignment and typical section plans developed during Phase I,
- any technical reports prepared for the Phase I study,
- crash and traffic data,
- aerial photographs,
- the commitment file,
- the proposed TMP,
- documentation on public hearings and/or private meetings,
- letters of understanding and/or letters of intent sent to local officials,
- any utility involvement,
- any railroad involvement, and
- existing conditions to assess any changes in land use or development plans.

Based on this review, the design squad should evaluate what additional information and coordination with other units may be required to complete the project. The design squad also should ensure that other units as appropriate have initiated their work (e.g., Bureau of Bridges and Structures (Activity 03), Land Acquisition Section (Activity 05)). At this stage of the project, the design squad should request:

- if necessary, the Surveys and Photo Services Unit to conduct additional surveys (Activity 08);
- the Pavement Design Section to begin the pavement design and type selection (Activity 09); and
- the Project Support Section to begin processing any necessary local agency agreements (Activity 10).
## PROJECT ACTIVITY (Phase II)

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<th>Activity Title:</th>
<th>Conduct Field Survey (If Needed)</th>
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<td>Activity No.:</td>
<td>08</td>
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<tr>
<td>Responsible Unit:</td>
<td>Surveys and Photo Services Unit</td>
</tr>
</tbody>
</table>

### Activity Description:

In general, a survey should have been conducted during the development of the Phase I study. However, based on the review of the project data (Activity 07), the design squad may conclude that additional surveys are required. The needed survey information may include:

- existing field conditions (topography, vegetation, existing structures and road design features, etc.);
- drainage features (bodies of water, open channels, channel slopes and cross sections, existing drainage appurtenances, etc.);
- existing field landmarks;
- existing utilities (above and below ground);
- existing right-of-way markers and property lines; and
- alignment and cross section of existing roads and driveways.
### PROJECT ACTIVITY (Phase II)

<table>
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<tr>
<th>Activity Title:</th>
<th>Perform Detailed Pavement Design and Selection</th>
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<tr>
<td>Activity No.:</td>
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<tr>
<td>Responsible Unit:</td>
<td>Pavement Design Section</td>
</tr>
</tbody>
</table>

**Activity Description:**

Based on the information provided by the design squad (Activity 07) and Phase I report (i.e., Geotechnical Report), the Pavement Design Section will perform the detailed pavement design analysis. For new or full-depth reconstruction, the objectives of the analysis will be to:

- select the design methodology, pavement type, and design criteria (see Chapter 54);
- determine the overall pavement thickness and thicknesses of individual layers; and
- determine any special surfacing design features (e.g., high-stress intersections, subdrainage design, use of geotextiles).

For existing pavements, the Pavement Design Section will develop a rehabilitation strategy. This may include, for example, determining pavement overlay thickness, patching needs, crack repair, joint repair, etc. See Chapter 53 for additional information.

The objective of Activity 09 is to develop and compare pavement design options. See Chapter 54 for additional guidance on pavement design and approval.
### PROJECT ACTIVITY (Phase II)

<table>
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<th>Activity Title:</th>
<th>Process Local Agreements</th>
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<tbody>
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<td>Activity No.:</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Support Section</td>
</tr>
</tbody>
</table>

**Activity Description:**

The district Project Support Section is responsible for the preparation and negotiation of formal agreements between the Department and local governments. These agreements may cover:

- division of work and expense involved between IDOT and the local agency in connection with the improvement,
- responsibilities for the future maintenance of the improvement,
- reference to the acquisition of property rights,
- reimbursement of the costs incurred by the local agency,
- coverage of liability during construction operations, and
- reference to or identification of plans and plan approval.

The Project Support Section also will be responsible for coordinating the transfer of information and plans between the design squad and the local agency. This will be a continuous process throughout the design phase as the design plans are developed. The district Project Support Section also will coordinate with BDE for review and approval of any agreements. This process should be completed prior to the review of all project commitments (Activity 32).

For additional guidance on coordinating with local agencies, see Chapter 5.
Activity Title: Conduct Field Inspection

Activity No.: 11

Responsible Unit: Design Squad

Activity Description:

After completing the in-house review of the Phase I report and other project data, the design squad should conduct a field inspection of the project. The objective is to review major design features and project-related issues and to identify any potential problems. The design squad will arrange the field inspection and invite, as appropriate, individuals from the following units to the field inspection:

- district Bureau of Project Implementation,
- BDE,
- Bureau of Bridges and Structures,
- district Environmental Unit,
- district Bureau of Operations,
- Land Acquisition Section,
- FHWA,
- local officials, and
- others as deemed appropriate.

The design squad will document the findings and decisions in the minutes of the field inspection.
PROJECT ACTIVITY (Phase II)

Activity Title: Coordinate Utility Plans
Activity No.: 12
Responsible Unit: Project Support Section

Activity Description:

After conducting the field inspection (Activity 11) and any additional field surveys (Activity 08), the design squad will forward the preliminary construction plans with any known utilities plotted to the district Project Support Section. The design squad will also notify the Project Support Section of any unique issues (e.g., environmental, commitments). The Project Support Section will coordinate the transfer of information and plans between the design squad and the utility companies. The utility companies will review IDOT’s plans, plot their facilities, if not already shown, and prepare the necessary utility adjustment/relocation plans and specifications. As the design squad refines the construction plans, this information will be submitted to the Project Support Section to be forwarded to the utility companies.

For guidance on preparing utility plans and coordinating with utility companies, see Chapter 6.
### PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Refine Typical Sections, Plan and Profiles, Grades</th>
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<td>Activity No.:</td>
<td>13</td>
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<tr>
<td>Responsible Unit:</td>
<td>Design Squad</td>
</tr>
</tbody>
</table>

**Activity Description:**

Based on the review of the plans (Activity 07), the field inspection (Activity 11), the field survey (Activity 08), the Phase I report, and the project’s commitment file, the design squad will refine and/or prepare the project’s:

- cover sheet;
- general notes sheet;
- typical sections;
- the plan and profile sheets;
- alignment, ties, and benchmark sheet; and
- construction limits.

Section 63-4 provides guidance on the information that should be included on these plan sheets.
## PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Develop Detailed Bridge Plans</th>
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</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>14</td>
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<tr>
<td>Responsible Unit:</td>
<td>Bureau of Bridges and Structures</td>
</tr>
</tbody>
</table>

### Activity Description:

Based on the Phase I report (Activity 01), the Structure Report and TS&L Plans (Activity 03), and other information provided by the design squad, the Bureau of Bridges and Structures will perform the detailed structural design for any bridges and/or major structures on the project. The basic objective of the detailed design phase is to perform the in-depth structural analyses that are necessary to prepare a set of construction plans for any structures. The structural analyses, as applicable, may include the:

- superstructure design (e.g., framing details, deck slab, camber diagram);
- substructure design (e.g., piers, abutments);
- foundation design;
- approach slab design;
- bridge rail design; and
- existing physical conditions and deficiencies.

Once the structural plan sheets are completed, the Bureau of Bridges and Structures will submit the full set of bridge plan sheets and the quantities, pay items, and specifications to the design squad for direct insertion into the final project plans. Activity 14 must be completed before the assembly of information prepared by others (Activity 25).

For Phase II plans prepared by a Consultant, these activities may be the responsibility of the Consultant and approved by the Bureau of Bridges and Structures.
## PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Develop Environmental Mitigation Plans</th>
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</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>15</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Environmental Unit</td>
</tr>
</tbody>
</table>

### Activity Description:

Based on the approved Phase I report (Activity 01) and the typical sections and plan and profiles sheets (Activity 13), the district Environmental Unit, in consultation with BDE, as appropriate, will prepare the environmental mitigation plans, quantities, and specifications for direct insertion into the final construction plans. This may include wetlands compensation plans, Special Provisions for management and monitoring of special wastes, purchase of replacement lands, memorandums of agreements, etc. The district Environmental Unit will ensure that the commitments made in Phase I of the project are incorporated into the plans.

See Section 24-2 or Section 25-2, as appropriate.
**PROJECT ACTIVITY (Phase II)**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Set Right-of-Way Widths</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>16</td>
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<tr>
<td>Responsible Unit:</td>
<td>Land Acquisition Section</td>
</tr>
</tbody>
</table>

**Activity Description:**

Based on the information gathered in developing the Right-of-Way Plan Sheets (Activity 05) and the submittal of the construction limits by the design squad (Activity 13), the Land Acquisition Section will determine the right-of-way widths for the project. The Land Acquisition Section will forward this information to the design squad, which will incorporate this information on the plan and profile sheets.

This information also will be used to initiate the land acquisition process (Activity 24).
**PROJECT ACTIVITY (Phase II)**

**Activity Title:** Develop Detailed Plans  
**Activity No.:** 17  
**Responsible Unit:** Design Squad

**Activity Description:**

Once the design squad has received the Structure Report and TS&L Plans from the Bureau of Bridges and Structures (Activity 03) and the right-of-way plans from the Land Acquisition Section (Activity 05), the design squad can prepare the detailed sheets which will be incorporated into the construction plans. This may include the following:

- stages of construction and temporary traffic control sheets;
- drainage sheets, including special drainage details;
- intersection details;
- interchange details;
- pavement marking details;
- grading plans;
- transition details;
- proposed cross sections, not including pavement template;
- special bikeway and trails plans;
- signing plans, if not prepared by the district Bureau of Operations;
- environmental mitigation plans, if not prepared by others;
- highway lighting plans, if not prepared by others; and
- any other special details.

Section 63-4 presents guidance on what information should be included on each detail or plan sheet.

In addition, the design squad will:

- determine the appropriate level of access control for the facility;
- determine the need for construction permits, permanent right-of-way easements, and/or temporary easements;
- perform the detailed drainage design;
- perform a roadside safety analysis; and
- incorporate any special experimental features into the plans.
### PROJECT ACTIVITY (Phase II)

**Activity Title:** Develop Specialized Plans  
**Activity No.:** 18  
**Responsible Unit:** Various Units

**Activity Description:**
Based on the typical sections, plan and profile sheets (Activity 13), and detailed plan sheets (Activity 17), various other units within IDOT will prepare their applicable plan sheets, quantities, and special provisions. This may include:

- district Bureau of Operations preparing the landscaping details;
- district Bureau of Operations preparing the signing plans, if included within the project;
- district Bureau of Operations (or Bureau of Electrical Operations in District 1) preparing the traffic signal plans;
- Bureau of Operations, BDE, and design squad developing rest area plans (see Section 16-1);
- Bureau of Operations, BDE, Bureau of Bridges and Structures, Capital Development Board, and the design squad developing weigh stations and weigh-in-motion plans; and/or
- BDE (or Bureau of Electrical Operations in District 1) preparing the highway lighting plans.

In addition, the following units may review the detailed plans prepared by the design squad (Activity 17):

- district Bureau of Operations will review the pavement marking details and stage construction and traffic control plans.
- district Bureau of Project Implementation will review the stage construction and traffic control plans.
- district Hydraulics Section will review the drainage plans and special drainage detail sheets.
- BDE will review bikeway and trail plans.
- district Environmental Unit will review the environmental mitigation plans, if prepared by the design squad.
**PROJECT ACTIVITY (Phase II)**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Finalize Plotting on Cross Sections</th>
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</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>19</td>
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<tr>
<td>Responsible Unit:</td>
<td>Design Squad</td>
</tr>
</tbody>
</table>

**Activity Description:**

During Phase I, the cross sections may have been generated using GEOPAK to determine the earthwork quantities. Using the following information, update and plot the revised cross sections:

- the TS&L Plans from the Bureau of Bridges and Structures (Activity 03);
- the environmental mitigation plans from the district Environmental Unit (Activity 15);
- information received from the Project Support Section on utility plans (Activity 12);
- the refined typical sections and plan and profile sheets (Activity 13);
- the detailed plans (Activity 17);
- the Geotechnical Report from the Geotechnical Section (Activity 04);
- the final pavement design from the Pavement Design Section (Activity 09); and
- right-of-way information provided by the Land Acquisition Section (Activity 16).

Also during Activity 19, develop the erosion control plans and specifications according to the criteria in Chapter 41 and the information provided in the Phase I report. These plans and specifications will be submitted to the district Environmental Unit for review and approval (Activity 20).
<table>
<thead>
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<th>Activity Title:</th>
<th>Approve Erosion Control Plans</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>20</td>
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<tr>
<td>Responsible Unit:</td>
<td>Environmental Unit</td>
</tr>
</tbody>
</table>

**Activity Description:**

The district Environmental Unit will review and approve the erosion control plans and specifications prepared by the design squad (Activity 19). Once approval has been granted, the erosion control plans will be incorporated into the construction plans (Activity 25). Also, once the erosion control plans have been approved, the Environmental Unit can initiate the process of securing the necessary project permits (Activity 22).
**Activity Title:** Assemble All Road Design Information  
**Activity No.:** 21  
**Responsible Unit:** Design Squad

**Activity Description:**

Throughout the design process, the design squad will have prepared the various plan sheets separately. In Activity 21, conduct the following:

- plot a complete set of plans developed to date (e.g., cover sheet, typical plans, plan and profile sheets, detail plans, cross sections);
- assemble the sheets in the recommended order as noted in Chapter 63;
- review the plans and details to ensure that all necessary information has been included and that the plans and details are compatible with each other;
- calculate the quantities for roadway design elements according to the criteria in Chapter 64 of the *BDE Manual*, the *Coded Pay Items*, and the *Standard Specifications for Road and Bridge Construction* for pay items, units of measurement, rounding conventions, etc.; and
- prepare all required special provisions.

At this time the Schedules of Quantities and the Summary of Quantities will not yet be prepared. For assembly purposes, blank Schedule of Quantities and Summary of Quantities may be included.
## PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Secure All Permits</th>
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<td>Activity No.:</td>
<td>22</td>
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<tr>
<td>Responsible Unit:</td>
<td>Environmental Unit</td>
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</tbody>
</table>

### Activity Description:

After the cross sections have been finalized, the erosion control plans have been completed (Activity 19) and approved (Activity 20), the typical sections and plan and profiles sheets have been completed (Activity 13), and the detailed bridge plans have been completed (Activity 14), the district Environmental Unit will ensure all applicable permits and approvals required by the project are obtained. Depending upon the project-specific impacts, this may include any or all of the following:

- Section 401 water quality certification and 402 permits from the Illinois Environmental Protection Agency;
- US Army Corps of Engineers, Section 404/Section 10 permit(s);
- US Coast Guard, Section 9 permit; and
- permits issued by Illinois State agencies.

All permits, certifications, and approvals should be received by the Department prior to the review of all project commitments (Activity 32).

Chapter 28 provides a brief description of all Federal and State environmental permits and certifications.
**PROJECT ACTIVITY (Phase II)**

**Activity Title:** Process Utility Agreements or Adjustments  
**Activity No.:** 23  
**Responsible Unit:** Project Support Section

**Activity Description:**

Based on the roadway plans (Activities 13, 17, and 19), the detailed bridge plans (Activity 14), and the initial utility plans (Activity 12), the Project Support Section will work with the impacted utility companies and municipalities to implement the utility process. This process may include the following:

1. **Plan Preparation.** The utility companies are responsible for preparing all utility adjustment/relocation plans. The plans will be developed according to the criteria in Chapter 6.

2. **Funding.** Depending on the right-of-way ownership for existing and proposed utility locations, transportation funds may be eligible for utility adjustments/relocations required by the highway project; see Chapter 6. The Utilities pay for all betterments.

3. **Agreements.** The Project Support Section will prepare a Utility Agreement for each affected utility and will work with the utility companies to gain their input and approval. The Project Support Section will coordinate with BDE for review and approval of the agreements.

The Project Support Section will ensure that the utility process is completed before the review of all project commitments (Activity 32).
Activity Title: Implement Land Acquisition Process
Activity No.: 24
Responsible Unit: Land Acquisition Section

Activity Description:

Based on the right-of-way plans (Activity 05), the final typical section and plan and profile sheets (Activity 13), and the right-of-way width determination (Activity 16), the Land Acquisition Section will implement the land acquisition procurement process. This will include the land acquisition functions of appraisal, negotiation, acquisition and, if necessary, condemnation. The Land Acquisition Section will also negotiate the terms of any construction permits, permanent easements, and/or temporary easements.

The Land Acquisition Section will ensure that the land acquisition procurement process is completed before the final review of all project commitments (Activity 32).

The Land Acquisition Section should coordinate with the design squad to ensure any negotiated considerations/commitments are included in the contract plans.
**PROJECT ACTIVITY (Phase II)**

**Activity Title:** Assemble All Information Prepared by Others  
**Activity No.:** 25  
**Responsible Unit:** Design Squad

**Activity Description:**

At this stage of project development, the design squad will have received the following completed plans, special provisions, pay items, and quantities from other IDOT units:

- the bridge/structure plans from the Bureau of Bridges and Structures (Activity 14);
- the landscaping details from the district Bureau of Operations (Activity 18);
- if included in the project, the signing plans from the district Bureau of Operations (Activity 18);
- the traffic signal plans from the district Bureau of Operations (or Bureau of Electrical Operations in District 1) (Activity 18);
- rest area plans from the Bureau of Operations and BDE (Activity 18);
- weigh stations and weigh-in-motion plans from the Bureau of Operations, BDE, Bureau of Bridges and Structures, and Capital Development Board (Activity 18); and
- the highway lighting plans from BDE (or Bureau of Electrical Operations in District 1) (Activity 18).

In addition, the design squad will have received approval of the erosion control plans from the district Environmental Unit (Activity 20) and right-of-way widths from the Land Acquisition Section (Activity 16).

The design squad will review these materials 1) to identify and incorporate any information which must be incorporated directly into the detailed road design and 2) to assemble those plan sheets prepared by others into the overall set of construction plans.
**PROJECT ACTIVITY (Phase II)**

<table>
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<th>Activity Title:</th>
<th>Conduct Plan-in-Hand Field Inspection</th>
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<td>26</td>
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<tr>
<td>Responsible Unit:</td>
<td>Design Squad</td>
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</table>

**Activity Description:**

At this stage of project development, all major design work has been completed, including roadway design, traffic items, structural elements, erosion control plans, right-of-way design, etc. The design squad is responsible for scheduling the Plan-in-Hand (PIH) review of the project. The PIH review is an in-depth office and on-site review of all project elements to ensure that all details and commitments have been satisfactorily incorporated into the construction plans and specifications, and that the project is nearly ready to advance to construction.

As applicable, the design squad will invite the following to conduct an office and PIH field inspection:

- district Bureau of Project Implementation,
- BDE,
- district Bureau of Operations,
- Bureau of Bridges and Structures,
- FHWA,
- local officials, and
- others as deemed appropriate.

Once the PIH office and field inspection have been completed, the design squad will prepare the PIH minutes to document all significant decisions made during the PIH review. After approval by the Program Development Engineer, distribute the PIH minutes to:

- all applicable Bureau Chiefs;
- Regional Engineer;
- all parties involved in the field review;
- FHWA, if applicable; and
- any other individuals or sections as deemed appropriate.

All parties receiving a copy of the PIH minutes are requested to provide comments on the minutes. Concurrence of the minutes will be assumed if no comments are received by the specified date.
# PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Prepare Schedules of Quantities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>27</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Design Squad</td>
</tr>
</tbody>
</table>

**Activity Description:**

Based on any modifications due to the Plan-in-Hand field inspection (Activity 26), the design squad will refine the project quantities for the roadway design items developed during Activity 21. Using these quantities and those provided by other IDOT units (Activity 25), the design squad will prepare the Schedule of Quantities sheets according to the criteria presented in Chapter 64. These quantities will be incorporated onto the Summary of Quantities Sheet (Activity 28).
## PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Prepare Combined Summary of Quantities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>28</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Design Squad</td>
</tr>
</tbody>
</table>

### Activity Description:

Using the quantities developed in Activity 21, refined in Activity 27, and those provided by other IDOT units (Activity 25), the design squad will prepare the Summary of Quantities sheets, which will summarize all pay items necessary to construct the improvement. It also should include the applicable construction and safety code items, pay item code numbers, units of measurement, total quantities, and quantity breakdown for each section. One or more summary sheets typically will be included in each set of plans. Do not show other data on the summary sheets (e.g., general notes). When preparing the Summary of Quantities sheets, it is important that all quantities be calculated and segregated accordingly prior to completing the Summary of Quantities.

The design squad should coordinate with the Project Support Section to ensure that the percentages and cost breakdown in the Summary of Quantities and the Local Agency agreements are identical.

For additional guidance on preparing the Summary of Quantities, see Section 63-4.
PROJECT ACTIVITY (Phase II)

Activity Title: Prepare Final Plans and Specifications
Activity No.: 29
Responsible Unit: Design Squad/Others

Activity Description:

Based on the Plan-in-Hand Review and minutes (Activity 26), all bureaus and sections responsible for their respective project plans will make all necessary plan and specifications revisions. This will produce the final set of project plans ready for construction. Specifically for the design squad, the design squad will be responsible for revising the roadway plans and specifications. Once completed, the plans will be distributed for district review (Activity 31) and will allow the District Estimating Engineer to prepare the Final Plan Submittal Estimate.

Complete quality control/quality assurance (QC/QA) prior to the plans being circulated for district review.
**PROJECT ACTIVITY (Phase II)**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Prepare Final Plan Submittal Estimate</th>
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<tr>
<td>Activity No.:</td>
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<tr>
<td>Responsible Unit:</td>
<td>District Estimating Engineer</td>
</tr>
</tbody>
</table>

**Activity Description:**

Based on the information from the final plans and specifications (Activity 29), the District Estimating Engineer will prepare the final district cost estimate. This may be a new estimate or an update of an earlier cost estimate prepared during Phase I or a revised cost estimate prepared during Phase II. This estimate will be submitted to the BDE Project Management Unit, which will use it to develop the Engineer’s Estimate.

Chapter 65 provides guidance on the preparation of project cost estimates.
**PROJECT ACTIVITY (Phase II)**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Circulate Plans for District Review</th>
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<tr>
<td>Activity No.:</td>
<td>31</td>
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<tr>
<td>Responsible Unit:</td>
<td>Design Squad</td>
</tr>
</tbody>
</table>

**Activity Description:**

Once all revisions from the Plan-in-Hand Review and minutes have been made to the plans and specifications, the design squad will submit a completed set of construction plans to the district units involved with the project for final review and comment. Typically, this review will consist of:

- reviewing the plans to ensure the reviewer’s comments from previous reviews have been incorporated;
- ensuring that the changes do not conflict with the bureau’s commitments; and
- ensuring that the plans conform to the Department’s design criteria.

If changes are requested at this point which are desirable, but not mandatory, the Studies and Plans Engineer will determine if they should be incorporated. This will depend on other factors that may preclude the changes from being added to the plans. If another bureau determines the changes still should be incorporated, an appeal can be made to the Program Development Engineer for their incorporation.
Activity Title: Review all Project Commitments
Activity No.: 32
Responsible Unit: Design Squad

Activity Description:
At this point in project development, the project design is essentially complete. The design squad must ensure that the following elements have been completed and/or have been incorporated into the plans:

- all environmental permits have been secured (Activity 22);
- all utility agreements and adjustments have been processed and signed (Activity 23);
- the final district cost estimate has been completed (Activity 30);
- the land acquisition process has been completed (Activity 24);
- all local agreements and letters of understanding have been processed and signed (Activity 10);
- all railroad agreements have been processed and signed (Activity 06); and
- all commitments made during the project development, including those made during Phases I and II, have been incorporated.

The design squad must carefully review all minutes of meetings, transcripts of public hearings, and the project study files to ensure that all commitments have been incorporated. If there are any questions, the design squad should contact the preparer of the Phase I report or the Unit making the commitment during Phase II.

If it is discovered during the plan development that a change is required to the approved Phase I report or a commitment cannot be met, the design squad must immediately notify BDE and all other applicable units so that the appropriate action can be taken. Failure to provide the appropriate notification and review may result in project delay.
PROJECT ACTIVITY (Phase II)

Activity Title: Submit PS&E to BDE

Activity No.: 33

Responsible Unit: Design Squad

Activity Description:
Once the plans are complete and the design squad has ensured all commitments, agreements, permits, etc., are complete or have been incorporated, the design squad will submit the following items to the BDE Program Support Unit:

- the Certification Acceptance/Project Status Form, signed by the Regional Engineer;
- a cover sheet signed by the Regional Engineer indicating his/her approval of the plans;
- one complete set of full-size plans on reproducible paper, mylar, or vellum (see Chapter 63 for the Department's guidelines on preparing plan sheets);
- one copy of each special provision required for the project, including a copy of the electronic file in Microsoft Word format (see Section 66-1.04 for the procedures on developing special provisions);
- a completed Recurring Special Provision check sheet (see Chapter 66);
- the project quantities on Form BD-213 or BDE-approved equal (see Chapter 64 for the procedures on determining plan quantities);
- the expected construction time for the project (see Section 66-2.03 for the Department's guidelines on determining the expected construction time); and
- copies or originals of all permits and agreements.

To place an improvement on any specific letting, it is imperative that the plans and supporting documents be submitted according to the schedules established in Section 66-2 which indicate the minimum number of weeks prior to the letting date for the submittal or completion of a particular phase of work.
## PROJECT ACTIVITY (Phase II)

<table>
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<th>Activity Title:</th>
<th>Process Contract</th>
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<td>Activity No.:</td>
<td>34</td>
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<td>Responsible Unit:</td>
<td>BDE</td>
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</tbody>
</table>

### Activity Description:

Once BDE has received the plans and other information from the district (Activity 33), it will conduct the following:

- prepare the Engineer’s Estimate;
- verify that the plans are on the list of recommended projects;
- check the Certification Acceptance /Project Status Form;
- verify the project is programmed and the scope of work is correct;
- determine the final funding source;
- check all agreements to ensure they are consistent with the project;
- submit the plans, special provisions, quantities, etc., for review and comment;
- prepare the Transportation Bulletin and advertise the project;
- if necessary, submit the PS&E to FHWA for approval;
- prepare the contract proposal;
- submit the proposal and plans to bidders;
- implement the letting process;
- review all bids; and
- execute the contract.

For additional guidance on the contract process, see Chapter 66.
3-3  PROJECTS WITH MINOR RIGHT-OF-WAY ACQUISITIONS

3-3.01  Phase I Studies

Figure 3-3.A illustrates a typical Phase I flowchart or network for a 3R or minor widening project on existing alignment that will require minimal or no ROW acquisitions. These projects typically are classified as Categorical Exclusions and require a Project Report. For guidance on the preparation and format of Project Reports, see Chapters 11 and 12. For other project types, see the flowcharts in Chapter 2, Section 3-2, and Section 3-4. Following Figure 3-3.A are brief write-ups for each activity.

Depending on the project, particularly those requiring structural work and/or right-of-way acquisitions, it may be desirable to begin the Phase II work prior to obtaining the approval of the Project Report. Typically, some Phase II activities can be started after the draft of the Project Report has been prepared.

Refer to Section 11-7.03 for requirements and guidance on value engineering (VE) analyses. Where required, initiate the VE study no later than the time construction plans are 30% complete and allow for the implementation of the recommendations without delaying the project.
### PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title</th>
<th>Scope Project</th>
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<tr>
<td>Activity No.</td>
<td>01</td>
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<tr>
<td>Responsible Unit</td>
<td>District Bureau of Program Development</td>
</tr>
</tbody>
</table>

**Activity Description:**

A roadway project proposal can originate from a variety of sources, including local officials or metropolitan planning organizations (community-based need), directly from the IDOT district (district-based need), from a Bureau in the central office (Office of Planning and Programming, BDE, Operations, Bureau of Safety Engineering, etc.), or other sources targeting a special need or a Statewide need.

Before a project is entered onto the Department’s Proposed Highway Improvement Program, the district Programming Section initially develops and documents the project concept. Developing the project concept will typically involve the following:

- establishing that there is, in fact, a need for the project;
- making a preliminary determination of the project scope of work;
- reviewing any available data and records;
- reviewing existing plans;
- conducting an initial evaluation of right-of-way, utility, and environmental impacts and the likely level of environmental evaluation;
- developing a rough, preliminary cost estimate; and
- developing a set of review plans.

This information is forwarded for review and comment to district Program Development, district Operations, BDE, district Environmental Unit, the Bureau of Bridges and Structures, and other individuals, as appropriate. District Programming will refine the scope based on the comments received.

Once the scope, cost, and schedule have been defined, district Programming will forward this information to the Office of Planning and Programming for incorporation into the Department’s multi-year program (Activity 02).
## PROJECT ACTIVITY (Phase II)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Initiate/Program Project</th>
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<tr>
<td>Activity No.:</td>
<td>02</td>
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<tr>
<td>Responsible Unit:</td>
<td>Office of Planning and Programming</td>
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</table>

### Activity Description:

Candidate projects are submitted by the districts as a request for project programming to the Office of Planning and Programming. Based on a Statewide assessment of highway improvement needs and available funds, the Office of Planning and Programming will develop the Department’s Proposed Highway Improvement Program. This will establish an individual project as an active project for further development.

The Office of Planning and Programming annually issues guidelines for multi-year programming criteria. This includes programming criteria for:

- improvement categories,
- pavement surface conditions,
- deficient bridges,
- safety improvements,
- Interstate rehabilitation,
- widening narrow and deteriorated pavements,
- improving intersections and reducing traffic bottlenecks,
- new construction/reconstruction of major facilities,
- transportation enhancement projects,
- Congestion Mitigation Air Quality (CMAQ) projects, and
- bicycle accommodation.
### PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Transfer/Assign to Project Study Group</th>
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<td>Activity No.:</td>
<td>03</td>
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<tr>
<td>Responsible Unit:</td>
<td>Studies and Plans Engineer</td>
</tr>
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</table>

**Activity Description:**

At this point the project will either be assigned to a project study group within the district Bureau of Program Development or to a consultant to begin the design study. The Studies and Plans Engineer will have the overall day-to-day responsibility for advancing the project through the Phase I study process. The Studies and Plans Engineer, or designee, will:

- coordinate directly with other units within the Department;
- attend all internal meetings and field inspections;
- ensure that the project study meets all Department criteria and procedures;
- report directly to the District Program Development Engineer on all significant project activities, problems, and developments; and
- participate in the public involvement process.

The number and expertise of personnel initially assigned to the project study group will vary with the nature and scope of the proposed improvement. The personnel assigned will also vary over time relative to the priority for completion, the available lead time, and the activity in project development under study.

If the project is one, which the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the public involvement process should commence at this point. The project study group uses the Stakeholder Involvement Process (SIP) as outlined in Sections 19-5.01 to conduct public involvement for CSS projects.
Activity Title: Define Project Need

Activity No.: 04

Responsible Unit: Project Study Group/BDE/FHWA/Office of Planning & Programming

Activity Description:

For a transportation project, the project study group must first define the project need, which will direct the process for the identification of design alternatives, in-depth analyses and, ultimately, selection of the preferred design. This will consist of reaffirming the need for the proposed improvement, establishing project goals and objectives, and establishing the study area and logical termini. The feasibility of a design depends on the social, economic, environmental, and engineering effects of the proposed highway improvement. Previous studies and decisions should be reaffirmed and/or updated as necessary. Other factors that must be considered include:

- existing traffic volumes and capacity deficiencies;
- crash information;
- alignment and profile deficiencies;
- structural integrity of bridges, pavements, and culverts;
- lane and shoulder widths;
- roadside safety;
- transportation demand;
- potential cost savings to the traveling public;
- enhanced economic development potential;
- programming guidelines;
- commitments to elected officials; and
- public input.

Further study may result in revisions to the preliminary need.
# PROJECT ACTIVITY (Phase I)

<table>
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<th>Activity Title:</th>
<th>Collect Data</th>
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<td>Activity No.:</td>
<td>05</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

## Activity Description:

Once the project need has been identified (Activity 04), the project study group must gather and inventory information and data for the project. All types of data, including social, economic, environmental, and engineering, should be gathered simultaneously. The amount and type of information to be collected will vary with the nature and scope of the proposed improvement. Some of the information that is gathered includes:

- roadway, field, aerial, and stream surveys;
- existing roadway classifications and truck routes;
- existing as-built plans and maintenance records;
- existing highway geometrics;
- existing on-street parking;
- crash rate maps and collision diagrams;
- pavement and bridge condition reports;
- existing ROW information and any encroachments;
- ADT traffic maps and DHVs for current and design year traffic (all affected routes);
- inventory of posted speed limits;
- detailed transportation maps and plans with all modes of travel included;
- utility installations and detailed maps from utility companies;
- hydraulics survey, drainage survey, sewer atlas, and flooding information tables;
- fire districts, mail and school bus routes, location of churches, drainage districts, historic sites, and field-tile maps;
- commercial, agricultural, industrial, recreational, historic, and residential land use;
- conservation areas, archaeological sites, wetlands, special waste sites, etc.;
- local, State, and Federal agency coordination needs;
- current topographic mapping and aerial photographic mosaics;
- geotechnical investigations;
- joint development uses and scenic easements;
- estimate of cost (see Section 11-2.15) and road-user benefits (see Section 11-7.01); and
- maintenance agreements with locals.

See Chapters 11 and 12 for further guidance on the information that should be collected for a Phase I study. See Section 23-2 for further guidance on the collection of environmental information for the project.
### PROJECT ACTIVITY (Phase I)

**Activity Title:** Analyze Existing Conditions  
**Activity No.:** 06  
**Responsible Unit:** Project Study Group

### Activity Description:
Using as-built plans, aerial and/or field surveys, previously prepared reports, and data collected in Activity 05, the project study group will review and identify the following existing conditions:

- the locations of streams, railroads, and other topographic features;
- existing traffic and capacity deficiencies;
- pavement, bridge, and culvert structural integrity;
- crash information;
- alignment and profile deficiencies;
- existing lane and shoulder widths;
- existing ROW, ROW constraints, and encroachments;
- roadside safety concerns;
- existing and planned land uses from local governments, MPOs, fire districts, schools, etc.;
- existing agreements with utilities, railroads, local agencies, etc.;
- existing drainage patterns and drainage systems;
- sensitive noise receptors;
- wetlands, applicable 4(f), 6(f), and 106 sites, etc.;
- special waste sites; and
- tree and vegetation inventory.

If not already done, determine the State plane coordinates of all control points (POTs and PIs) from the project mapping/survey. Input this information and the radii of horizontal curves into a computer file to mathematically describe the alignment. Once an alignment is mathematized and tied into digitized mapping files, the alignment can then be stationed from west to east or south to north and the information stored as a computer file for further design work.
### PROJECT ACTIVITY (Phase I)

<table>
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<tr>
<th>Activity Title:</th>
<th>Initiate Early Coordination/Public Involvement</th>
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<td>Activity No.:</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

#### Activity Description:

Coordination with other Department and governmental agencies, as appropriate, is an important aspect during the design study process. This coordination should begin as early as practical in project planning.

At this stage of the design study process, the project study group will initiate early coordination with other Department Units or Bureaus and governmental agencies (e.g., Environmental, FHWA, Land Acquisition, Construction, Operations, Bridges and Structures, Utilities) that have an interest in the project or have information or expertise concerning any issues the project may involve. The purpose of this coordination will be to assist in the identification of reasonable design alternatives and in gathering information to evaluate the social, economic, engineering, and environmental impacts of the proposed project and possible impact mitigation measures. This coordination should begin as early as practical. Early coordination will also identify the cooperating agencies.

Also, this Activity will allow the public an opportunity for input and comment on the project. Typically, this will consist of informational letters, advertisements, and/or meetings with local government officials, fire districts, school districts, drainage districts, historic commissions, MPOs, residents, businesses, etc. These meetings or letters may include:

- advising local, State, and Federal officials that a project has been initiated and that a study is underway;
- procedures for developing possible coordination and public service involvement;
- a discussion on the project scope;
- a request for information (e.g., MPO plans, drainage problems, transit needs);
- a discussion with businesses, railroads, and utility companies; and
- talking with individuals at public information meetings about individual concerns.

For projects which the Regional Engineer has determined will use the principles of CSS, the public involvement process should commence once the project is assigned to the project study group. The project study group uses the SIP as outlined in Sections 19-5.01 to conduct public involvement for CSS projects.

Public coordination must be ongoing throughout the project development. For guidance on public involvement, see Chapter 19.
**PROJECT ACTIVITY (Phase I)**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Identify Candidate Improvements</th>
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<td>Activity No.:</td>
<td>08</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

**Activity Description:**

Based on the information gathered (Activity 05) and analyzed (Activity 06), the project study group will review the types of improvements that meet the defined need for the project (Activity 04) and determine which designs are reasonable and cost effective. Some of the improvements that can be considered may include the following:

- increasing lane and shoulder widths;
- improving sight distance (e.g., stopping, decision, intersection);
- upgrading or realigning horizontal curves;
- improving superelevation rates and/or transition lengths;
- upgrading or realigning vertical curves;
- flattening grades;
- rehabilitating, reconstructing, or resurfacing the pavement;
- adding turn lanes or other improvements at intersections;
- upgrading, widening, or replacing structures;
- flattening side slopes;
- improving the clear zone;
- replacing and/or upgrading guardrail, impact attenuators, and end sections;
- replacing or upgrading signs, traffic signals, and lighting supports;
- adding or upgrading traffic signals;
- adding or upgrading highway lighting;
- upgrading pavement markings, including reflectorized pavement markings;
- upgrading culverts and/or other drainage systems;
- adding or removing curbs and gutters;
- adding mailbox turnouts;
- relocating utilities;
- upgrading railroad crossings and signals; and
- replacing or adding sidewalks, curb ramps, or bicycle facilities.
### PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Plot Existing/Proposed Topography, Typical Sections, Plan and Profile</th>
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<tr>
<td>Activity No.:</td>
<td>09</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

#### Activity Description:

For this Activity, conduct the following:

- If not already done, plot the existing topography including property lines, property owner names, business names and type, names of roads, driveways/access roads, and all other important geographic and cultural features.
- Plot existing horizontal and vertical alignments and cross sections.
- Determine the proposed typical sections.
- Once the geometric elements have been set, determine the preliminary right-of-way limits.
- Determine the rough quantities for the proposed design and refine the cost estimate. If no quantities are available, use a generalized cost (e.g., cost per mile (kilometer)); see Sections 12-4 and 65-1.02.

IDOT uses the computer software program GEOPAK for laying out alignments, profiles, cross section designs, quantity calculations, and for determining construction limits. GEOPAK also can be used to generate 3-D and perspective plots for any portion of the roadway. Use 3-D plots in the design process to assess potential safety problems and the aesthetics of the design.
<table>
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<tr>
<th>Activity Title:</th>
<th>Conduct In-Depth Analysis of Improvements</th>
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<tr>
<td>Activity No.:</td>
<td>10</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

**Activity Description:**

For each of the candidate improvements identified in Activity 08, the project study group will conduct an analysis to determine if the improvement can be practically and cost effectively incorporated into the design. For example, the project study group will review the existing horizontal curvature against the criteria presented in Chapter 49 to determine if the existing curvature can be retained or should be upgraded. For each design improvement, the project study group should conduct a road user benefit analysis; see Section 11-7.01. Often, incorporating all the improvements found to be cost effective will exceed the proposed construction cost estimate for the project. Therefore, the project study group will need to prioritize the improvements to fit within the proposed construction funds or request additional funds to incorporate the changes. For CSS project, the project study group achieves consensus with CSS stakeholders on the range of improvements for the project.

The results of this and previous Activities will be submitted, as applicable, to the Hydraulics Unit, Geotechnical Unit, Bureau of Bridges and Structures, district Environmental Unit, and Project Support Section to allow these Units to prepare their applicable reports for the Project Report.
## PROJECT ACTIVITY (Phase I)

<table>
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<tr>
<th><strong>Activity Title:</strong></th>
<th>Prepare Drainage Report (If Necessary)</th>
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<tr>
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<td>11</td>
</tr>
<tr>
<td><strong>Responsible Unit:</strong></td>
<td>Hydraulics Unit</td>
</tr>
</tbody>
</table>

**Activity Description:**

Based on the information provided from the project study group (Activity 10), the Hydraulics Unit will perform the hydrology/hydraulics analysis, including the following:

- culvert sizing,
- longitudinal encroachments,
- existing and proposed storm drainage facilities,
- stormwater management, and
- pump stations.

Based on its evaluation, the Hydraulics Unit will prepare a Drainage Report. The project study group will use this information in making the final design determinations. It will also incorporate the Drainage Report into the final Project Report. See Chapter 40 and the *IDOT Drainage Manual* for more information on Drainage Reports.
# PROJECT ACTIVITY (Phase I)

**Activity Title:** Prepare Geotechnical Report (If Necessary)  
**Activity No.:** 12  
**Responsible Unit:** Geotechnical Unit

**Activity Description:**

Based on the information provided from the project study group (Activity 10), the Geotechnical Unit will prepare the Geotechnical Report. The analyses may include:

- basic soil properties (e.g., AASHTO soils classification);
- shrink/swell factors;
- properties of subsurface strata;
- potential for slides; and
- slope stability at proposed cuts.

Based on its evaluation, the Geotechnical Unit will prepare a Geotechnical Report. The project study group will use this information in making the final design determinations. In addition, the Geotechnical Report will be incorporated into the final Project Report. See the *IDOT Geotechnical Manual* for more information.
Activity Title: Prepare Bridge Drawings/Reports

Activity No.: 13

Responsible Unit: Bureau of Bridges and Structures/Project Study Group

Activity Description:

Based on the information provided from the project study group (Activity 10), the Bureau of Bridges and Structures (BB&S) will prepare the Proposed Structure Sketch for major structures, which will illustrate:

- the type of structures,
- approximate horizontal and vertical alignment and skew,
- approximate pier locations, and
- typical bridge deck section.

The project study group will prepare this sketch for other than major structures.

In addition, prepare the Bridge Condition Report for existing bridges which will include:

- a description of the physical conditions and deficiencies that mandate repair or replacement,
- a verification of the apparent soundness of any structure elements recommended for reuse plus the economic advantage gained by their reuse,
- a statement of any geometric or hydraulic improvement requirements, and
- a recommendation for the scope of the proposed work.

For additional information on the Proposed Structure Sketch and Bridge Condition Reports, see Chapter 39. The BB&S will also prepare the Hydraulics Report for major structures which will involve:

- the hydraulic analysis to determine the necessary dimensions of the waterway opening to pass the design flood, to meet the backwater allowances, and to satisfy any regulatory flood plain requirements;
- the hydraulic scour analysis to assist in determining the proper foundation design for the bridge; and
- a suggested freeboard elevation.

The project study group will prepare this report for other structures and the BB&S will approve the report.

The Structure Sketch and Hydraulics Report will be incorporated into the final Project Report.
### PROJECT ACTIVITY (Phase I)

**Activity Title:** Prepare Environmental Documentation  
**Activity No.:** 14  
**Responsible Unit:** Environmental Unit

**Activity Description:**

Once the preliminary design improvements have been identified (Activity 08) and analyzed (Activity 10), the district Environmental Unit will initiate the environmental process. Typically, these projects will be classified as Categorical Exclusions (see Chapter 23).

This Activity will include:

- discussing the project at a coordination meeting, which may include obtaining FHWA concurrence in the appropriateness of the proposed environmental document processing type;
- assembling and analyzing the necessary information on environmental issues;
- determining and evaluating potential environmental impacts, mitigation measures, and applicable compliance requirements; and
- preparing the environmental documentation.

See Part III “Environmental Procedures” for further guidance on environmental documentation requirements and procedures.
Activity Title: Conduct Preliminary Utility Review
Activity No.: 15
Responsible Unit: Project Support Section

Activity Description:

The project study group will provide the district Project Support Section with copies of the plan sheets for the proposed project. The Project Support Section will work with the applicable utility companies to identify project impacts on existing utilities and inform them of environmental issues that may affect their adjustments and relocations. The following items of work are typically performed:

1. **Underground.** The Project Support Section will coordinate with the district survey crew and will, if needed, request an underground survey to determine the depths and location of existing underground utilities within the project limits, especially fiber optic cables, water supply, and sanitary lines in urban areas.

2. **Overhead.** For any major above-ground utilities that may be impacted by the project, the Project Support Section may prepare a cost estimate to determine if a special effort should be exercised to avoid certain utilities.

3. **Impacts.** The Project Support Section will notify any utility companies that will be potentially impacted by the upcoming project, and the Section will request that the Utility contact IDOT if it plans any work in the vicinity of the project.

The Project Support Section will document its findings in a report or memorandum and submit it to the project study group. The project study group will use the information in making the final design determinations and document its findings in the Project Report.

For additional guidance on utility coordination, see Chapter 6.
Project Activity (Phase I)

Activity Title: Develop Transportation Management Plan
Activity No.: 16
Responsible Unit: Project Study Group

Activity Description:

The maintenance of traffic flow during construction of a State highway will involve traffic and worker safety, public relations, and capital costs to the Department. A well-planned method for maintaining traffic flow can minimize complaints from the traveling public and from residents and businesses along the affected route. Each construction site must be evaluated on its own merits as to the appropriate method for maintaining traffic. The Project Report should contain a Transportation Management Plan (TMP) indicating an overall strategy for accommodating traffic during construction. Chapter 13 presents the goals and objectives for a TMP. The TMP should address the preferred traffic control method, alternative traffic control applications, geometric design criteria, the impact traffic will have on other facilities, local concerns, cost effectiveness of various alternatives, etc. Chapter 55 and the Highway Standards provide the design criteria to use when designing a traffic control plan. In addition, consider the following:

- The TMP not only must address the alternatives confined to the project site, but it must also evaluate the impact traffic will have on the entire corridor.
- No formal public involvement activity (e.g., design hearing) should occur until a recommended alternative has been decided upon based on the TMP Report. However, informal public involvement will be necessary during the analysis of alternatives.
## PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Obtain Detour Approval (If Required)</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>17</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
</tr>
</tbody>
</table>

**Activity Description:**

In general, the TMP (Activity 16) will be approved as part of the Project Report. For all marked and unmarked detours, or for a road proposed to remain open by either stage construction or a runaround, the TMP will be approved by the district Detour Committee. Exceptions to the TMP, as discussed in Chapter 13, will be through the Bureau of Safety Programs and Engineer. For a closed unmarked State highway, also coordinate with the local county officials prior to the submittal of the Project Report.
PROJECT ACTIVITY (Phase I)

Activity Title: Set Pre-Final Geometry and Right-of-Way
Activity No.: 18
Responsible Unit: Project Study Group

Activity Description:

Based on the previous analyses for the recommended design improvements and information provided by others (Activities 10, 11, 12, 13, 14, and 15), the project study group will:

- make any necessary adjustments to the selected vertical and horizontal alignments;
- obtain approval of all design exceptions by BDE and, where necessary, FHWA;
- make any necessary adjustments to the typical sections;
- set preliminary construction limits;
- set preliminary right-of-way limits;
- determine any easement requirements; and
- determine if any utility adjustments or displacements are necessary.

### PROJECT ACTIVITY (Phase I)

<table>
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<th>Activity Title:</th>
<th>Prepare Draft Project Report</th>
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<tr>
<td>Activity No.:</td>
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<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

#### Activity Description:

Once the analyses have been conducted and the information gathered, the project study group will prepare the draft Project Report. Chapter 12 presents the format that should be used when preparing a Project Report. Because the design study should be essentially complete, it should be possible to prepare the draft Project Report in its near-final format. The discovery of new, significant information during the public meeting (Activity 20) should be rare if the design study has been properly developed. The only changes necessary to prepare the final Project Report should be the addition of information concerning the public meeting (Activity 20), incorporation of revisions, if necessary, to respond to comments received at the public meeting, and inclusion of final conclusions/recommendations.

In general, the draft Project Report should be submitted to FHWA and BDE for review prior to its availability for public viewing and inspection at the public meeting. Formal approval by BDE for release is not normally issued. Copies made available to the public should be marked as “draft” or “preliminary.”

The Project Report should include:

- Project Report approval form;
- a summary of need and location of the project;
- description of the proposed improvements;
- a list of all design improvements eliminated and the reasons for their elimination;
- a summary of the environmental sign-offs obtained;
- the results of public involvement;
- the proposed temporary traffic plan;
- a list of commitments made to the public, Federal, and local agencies, etc.;
- the estimate of costs;
- an appendix showing typical sections, aerial photography, mapping, etc.; and
- reference to analyses and other reports conducted during the design study, including the environmental document, if applicable.

For further guidance on information to be included in the Project Report, see Chapter 12.
### PROJECT ACTIVITY (Phase I)

<table>
<thead>
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<th>Activity Title:</th>
<th>Conduct Public Meeting</th>
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<tr>
<td>Activity No.:</td>
<td>20</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
</tr>
</tbody>
</table>

**Activity Description:**

As required by the project, a public meeting will be held at this stage of the project study to present to the public, and other interested organizations and agencies, the proposed design, a summary of the analyses for the various design improvements determined not to be feasible, and the criteria used to select the final design. Other Department Sections or Bureaus (e.g., Land Acquisition), as necessary, may attend the public meeting to answer specific questions relative to their expertise. When a project will require minimal amounts of land from a small number of property owners (e.g., 10 or fewer) and the project is not anticipated to be controversial, contacts with individual landowners may be sufficient to address public involvement needs. See Section 19-3.02 for further guidance on this option.

For CSS projects, public meetings will occur throughout the Phase I process.

The project study group will evaluate all comments from the public meeting and will prepare responses to these comments as appropriate. Possible responses include:

- modifying the design;
- developing and evaluating alternatives not previously given serious consideration;
- supplementing, improving, or modifying analyses;
- making factual corrections; or
- explaining why the comments do not warrant further agency response, citing the sources, authorities, or reasons which support that position and, if possible, indicating those circumstances that would trigger reappraisal or further response.

Chapter 19 discusses the requirements for public information meetings and for responding to comments received during the public meeting.
<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Obtain Environmental Decision</th>
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<tr>
<td>Activity No.:</td>
<td>21</td>
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<tr>
<td>Responsible Unit:</td>
<td>Environmental Unit</td>
</tr>
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</table>

**Activity Description:**

As stated in Activity 14, most 3R projects are Categorical Exclusions (CE). For CE projects, the district Environmental Unit must obtain CE approval from FHWA unless the project qualifies as a State Approved CE; see Chapter 23.
Activity Title: Prepare Final Project Report

Activity No.: 22

Responsible Unit: Project Study Group

Activity Description:

The comments received from the public and other agencies should be analyzed to determine if any changes are necessary in the draft Project Report and if any relevant issues have been overlooked. If an oversight has occurred, additional studies may be required to explain the resultant effects and determine what project design changes, if any, are necessary. After the review and analysis of comments is complete and appropriate revisions made, the final Project Report may be prepared. Activity 19 and Chapters 11 and 12 list the appropriate format, reports, and discussions that should be included in the Project Report. The final Project Report will also include or reference the final environmental documentation received from the district Environmental Unit.

After completing all public involvement and environmental requirements, the original scaled mapping is reduced for insertion into an appendix of the Project Report. Prepare the reduced mapping sheets and other engineering exhibits on 11 in. x 17 in. sheets and place them in an appendix. In addition, place the aerial photography (access control plans) showing the alternatives advanced for environmental analysis and any other environmental exhibits on 11 in. x 17 in. sheets and place them in an appendix. The 11 in. x 17 in. format provides for ease of use of all final exhibits by Planning, Design, and Land Acquisition personnel.
## PROJECT ACTIVITY (Phase I)

<table>
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<tr>
<th>Activity Title:</th>
<th>Obtain Design Approval</th>
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<td>Activity No.:</td>
<td>23</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>BDE</td>
</tr>
</tbody>
</table>

### Activity Description:

Section 12-5.05 provides information on whether the Regional Engineer, or BDE will approve the Project Report. Generally for these types of projects, the Regional Engineer will approve the Project Report. If the proposed improvement requires approval by BDE submit two copies of the report to BDE for review and approval.

Before any reports can be finalized and submitted to BDE, the district must ensure:

- the applicable requirements in Part II “Project Development” and Part III “Environmental Procedures” have been met;
- public involvement activities as described in Chapter 19 have been completed;
- the environmental documentation and environmental decision have been received with the appropriate approvals;
- if applicable, coordination with FHWA has been completed; and
- all design exceptions have been approved by BDE, and, where necessary, FHWA.
3-3.02 **Phase II Design**

Figure 3-3.B illustrates a typical Phase II flowchart or network for a minor widening or 3R project on existing alignment. Because the design procedures are essentially the same as that for a project on existing alignment that will require major ROW acquisitions, the activity write-ups for Figure 3-2.B also apply to Figure 3-3.B and are not presented here; see Section 3-2.02. However, some judgment must be used when reviewing the activities in Section 3-2.02 as not all activities or all elements of an activity may apply. For example, if the proposed pavement resurfacing thickness matches the criteria in Section 53-4.02, it will not be necessary to request the Pavement Design Section to conduct a pavement design and selection (Activity 09). As another example, it will not be necessary to prepare access control plans for these types of projects (Activity 17). Note that, to expedite the design process, some activities may have already begun during Phase I (e.g., bridge replacement designs, land acquisition).
3-4  PROJECT WITH NO RIGHT-OF-WAY ACQUISITIONS

Figure 3-4.A illustrates a combined Phase I and Phase II flowchart or network for SMART, 3P, or Interstate resurfacing projects on existing alignment not requiring additional right-of-way. These projects are classified as Categorical Exclusion projects and will require a Project Report, Abbreviated Project Report, 3P Report, or SMART Report. For guidance on the preparation and format of these reports, see Chapters 11 and 12. For other project types, see the flowcharts in Chapter 2, Section 3-2, and Section 3-3. See Chapter 52 for information on SMART projects. See Chapter 53 for information on 3P projects.

Following Figure 3-4.A are brief write-ups for each activity. Because of the variety of the project types that apply to this flowchart, some judgment must be used because not all activities or all elements of an activity may apply. Also note that, to expedite the design process, some activities may start prior to the completion of Phase I.
PHASE I & PHASE II PROJECT DEVELOPMENT NETWORK
(Projects Requiring No Right-of-Way)

Figure 3-4.A
Activity Title: Scope Project
Activity No.: 01
Responsible Unit: District Bureau of Program Development

Activity Description:
A roadway project proposal can originate from a variety of sources, including local officials or metropolitan planning organizations (community-based need), directly from the IDOT district (district-based need), from a Bureau in the central office (Office of Planning and Programming, BDE, Operations, Bureau of Safety Programs and Engineering, etc.), or other sources targeting a special need or a statewide need.

Before a project is entered onto the Department’s Proposed Highway Improvement Program, the district Programming Section initially develops and documents the project concept. Developing the project concept will typically involve the following:

- establishing that there is, in fact, a need for the project;
- making a preliminary determination of the project scope of work;
- reviewing any available data and records;
- reviewing existing plans;
- conducting an initial evaluation of right-of-way, utility, and environmental impacts; and
- developing a rough, preliminary cost estimate.

This information is forwarded for review and comment to district Program Development, district Operations, BDE, district Environmental Unit, the Bureau of Bridges and Structures, and other individuals, as appropriate. District Programming will refine the scope based on the comments received.

Once the scope, cost, and schedule have been defined, district Programming will forward this information to the Office of Planning and Programming for incorporation into the Department’s multi-year program (Activity 02).
**PROJECT ACTIVITY (Phase I)**

**Activity Title:** Initiate/Program Project  
**Activity No.:** 02  
**Responsible Unit:** Office of Planning and Programming

**Activity Description:**

Candidate projects are submitted by the districts as a request for project programming to the Office of Planning and Programming. Based on a Statewide assessment of highway improvement needs and available funds, the Office of Planning and Programming will develop the Department’s Proposed Highway Improvement Program. This will establish an individual project as an active project for further development.

The Office of Planning and Programming annually issues guidelines for multi-year programming criteria. This includes programming criteria for:

- improvement categories,
- pavement surface conditions,
- deficient bridges,
- safety improvements,
- Interstate rehabilitation,
- widening narrow and deteriorated pavements,
- improving intersections and reducing traffic bottlenecks,
- new construction/reconstruction of major facilities,
- transportation enhancement projects,
- Congestion Mitigation Air Quality (CMAQ) projects, and
- bicycle accommodation.
**PROJECT ACTIVITY (Phase I)**

**Activity Title:** Transfer/Assign to Project Study Group/Design Squad  
**Activity No.:** 03  
**Responsible Unit:** Studies and Plans Engineer

**Activity Description:**

At this point the project will either be assigned to a project study group/design squad within the district Bureau of Program Development or to a consultant to begin the design study. Because of the length and type of activity for these projects, typically the same unit which conducts the Phase I study will also perform the Phase II design. The Studies and Plans Engineer will have the overall day-to-day responsibility for advancing the project through plan submittal. The Studies and Plans Engineer, or designee, will:

- coordinate directly with other units within the Department;
- attend all internal meetings and field inspections;
- ensure that the project study meets all Department criteria and procedures;
- report directly to the District Program Development Engineer on all significant project activities, problems, and developments; and
- participate in the public involvement process.

The number and expertise of personnel initially assigned to the project will vary with the nature and scope of the proposed improvement. The personnel assigned will also vary over time relative to the priority for completion, the available lead time, and the activity in project development under study.

If the project is one which the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the public involvement process should commence at this point. The project study group uses the Stakeholder Involvement Process (SIP) as outlined in Sections 19-5.01 to conduct public involvement for CSS projects.
### PROJECT ACTIVITY (Phase I)

**Activity Title:** Define Project Need  
**Activity No.:** 04  
**Responsible Unit:** Project Studies Group/Design Squad

**Activity Description:**

For a transportation project, the project study group/design squad must first define the project need, which will direct the process for the identification of design alternatives, in-depth analyses and, ultimately, selection of the preferred design. This will consist of reaffirming the need for the proposed improvement, establishing project goals and objectives, and establishing the study area and logical termini. Previous studies and decisions should be reaffirmed and/or updated as necessary. Other factors that must be considered include:

- existing traffic volumes;
- crash information;
- alignment and profile deficiencies;
- structural integrity of bridges, pavements, and culverts;
- lane and shoulder widths;
- roadside safety;
- transportation demand;
- potential cost savings to the traveling public;
- programming guidelines;
- commitments to elected officials; and
- public input.
**PROJECT ACTIVITY (Phase I)**

**Activity Title:** Collect Data  
**Activity No.:** 05  
**Responsible Unit:** Project Study Group/Design Squad

**Activity Description:**

Once the project need has been identified (Activity 04), the project study group/design squad must gather and inventory information and data for the project. Environmental and engineering data, should be gathered simultaneously. The amount and type of information to be collected will vary with the nature and scope of the proposed improvement. Depending on the project type, information gathered may include:

- roadway, field, aerial, and stream surveys;
- existing roadway classifications and truck routes;
- existing as-built plans and maintenance records;
- existing highway geometrics;
- existing on-street parking;
- crash rate maps and collision diagrams;
- pavement and bridge condition reports;
- existing ROW information and any encroachments;
- ADT traffic maps and DHVs for current traffic (all affected routes);
- inventory of posted speed limits;
- detailed transportation maps and plans with all modes of travel included;
- utility installations and detailed maps from utility companies;
- hydraulics survey, drainage survey, sewer atlas, and flooding information tables;
- fire districts, mail and school bus routes, location of churches, drainage districts, historic sites, and field-tile maps;
- commercial, agricultural, industrial, recreational, historic, and residential land use;
- endangered and threatened species, wetlands in right-of-way, special waste sites, etc.;
- local, State, and Federal agency coordination needs;
- geotechnical investigations; and
- estimate of cost (see Section 11-2.15) and road-user benefits (see Section 11-7.01).

See Chapters 11 and 12 for further guidance on the information that should be collected for a Phase I study.
# Project Activity (Phase I)

**Activity Title:** Conduct Preliminary Utility Review  
**Activity No.:** 06  
**Responsible Unit:** Project Support Section

**Activity Description:**

The project study group/design squad will provide the district Project Support Section with information on the proposed project. The Project Support Section will work with the applicable utility companies to identify project impacts on existing utilities. The following items of work are typically performed:

1. **Underground.** The Project Support Section will coordinate with the district survey crew and will, if needed, request an underground survey to determine the depths and location of existing underground utilities within the project limits, especially fiber optic cables, water supply, and sanitary lines in urban areas.

2. **Overhead.** Any major above-ground utilities that may be impacted by the project. The Project Support Section may prepare a cost estimate to determine if a special effort should be exercised to avoid certain utilities.

3. **Impacts.** The Project Support Section will notify any utility companies that will be potentially impacted by the upcoming project, and the Section will request that the Utility contact IDOT if it plans any work in the vicinity of the project.

The Project Support Section will document its findings in a report or memorandum and submit it to the project study group/design squad. The project study group/design squad will use the information in making the final design determinations and document its findings in the final report.

For additional guidance on utility coordination, see Chapter 6.
<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Analyze Existing Conditions</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>07</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group/Design Squad</td>
</tr>
</tbody>
</table>

**Activity Description:**

Using as-built plans, aerial and/or field surveys, previously prepared reports, and data collected in Activity 05, the project study group/design squad will review and identify the following existing conditions:

- the locations of streams, railroads, and other topographic features;
- existing traffic and capacity deficiencies;
- pavement, bridge, and culvert structural integrity;
- crash information;
- alignment and profile deficiencies;
- existing lane and shoulder widths;
- existing ROW, ROW constraints, and encroachments;
- roadside safety concerns;
- existing and planned land uses from local governments, MPOs, fire districts, schools, etc.;
- existing agreements with utilities, railroads, local agencies, etc.;
- existing drainage patterns and drainage systems;
- sensitive noise receptors;
- wetlands in the right-of-way;
- special waste sites; and
- tree and vegetation inventory.
### PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Initiate Early Coordination</th>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>08</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group/Design Squad</td>
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</table>

**Activity Description:**

Coordination with other Department and governmental agencies, as appropriate, is an important aspect during the design study process. This coordination should begin as early as practical in project planning.

At this stage of the design study process, the project study group/design squad will initiate early coordination with other Department Units or Bureaus (e.g., Environmental, Land Acquisition, Construction, Operations, Bridges and Structures, Utilities), CSS stakeholders, and governmental agencies (e.g., FHWA, MPOs) that have an interest in the project or have information or expertise concerning any issues the project may involve. The purpose of this coordination will be to assist in the identification of reasonable design alternatives and in gathering information to evaluate the engineering and environmental impacts of the proposed project and possible impact mitigation measures. This coordination should begin as early as practical. Early coordination will also identify the cooperating agencies.

Also, if applicable, this Activity should allow the public an opportunity for input and comment on the project. Typically, this will consist of informational letters, advertisements, and/or meetings with local government officials, fire districts, school districts, drainage districts, historic commissions, MPOs, residents, businesses, etc. These meetings or letters may include:

- advising local, State, and Federal officials that a project has been initiated and that a study is underway;
- procedures for developing possible coordination and public service involvement;
- a discussion on the project scope;
- a request for information (e.g., MPO plans, drainage problems, transit needs);
- a discussion with businesses, railroads, and utility companies; and
- talking with individuals about individual concerns.

For projects which the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the public involvement process should commence once the project is assigned to the project study group. The project study group uses the Stakeholder Involvement Process (SIP) as outlined in Sections 19-5.01 to conduct public involvement for CSS projects.

Public coordination must be continuous throughout the project development. For guidance on public coordination, see Chapter 19.
### PROJECT ACTIVITY (Phase I)

<table>
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<th>Activity Title:</th>
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<tr>
<td>Activity No.:</td>
<td>09</td>
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<tr>
<td>Responsible Unit:</td>
<td>Environmental Unit</td>
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</table>

**Activity Description:**

Once the type of design improvements have been identified (Activity 04), analyzed (Activity 07), and the early coordination initiated (Activity 08), the district Environmental Unit will initiate the environmental process. Typically, these projects will be Categorical Exclusions (see Chapter 23).

This Activity will include:

- assigning a team to the project;
- discussing the project at a district coordination meeting, as appropriate, which may include obtaining FHWA concurrence, if necessary, in the appropriateness of the proposed environmental processing type;
- assembling and analyzing information on any potential environmental effects;
- determining and evaluating alternatives;
- preparing the appropriate environmental documentation;
- coordinating the environmental documentation for review, as appropriate; and
- obtaining/documenting the environmental decision.
## PROJECT ACTIVITY (Phase I)

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Plot Existing/Proposed Topography, Typical Sections, Plan and Profile</th>
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<tr>
<td>Activity No.:</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group/Design Squad</td>
</tr>
</tbody>
</table>

**Activity Description:**

For this Activity, conduct the following:

- If not already done, plot the existing topography including property lines, property owner’s names, names of roads, driveways/access roads, and all other important geographic and cultural features.
- Plot existing horizontal and vertical alignments and cross sections.
- Determine the proposed typical sections.
- Determine the rough quantities for the proposed design and refine the cost estimate. If no quantities are available, use a generalized cost (e.g., cost per mile (kilometer)); see Sections 12-4 and 65-1.02.
Activity Title: Prepare Final Report
Activity No.: 11
Responsible Unit: Project Study Group/Design Squad

Activity Description:

Once the analyses have been conducted and the information gathered, the project study group/design squad will prepare the final report. The type of report will depend on the project type; see Chapter 12, which also presents the format that should be used when preparing these reports.

The final report should include:

- approval form;
- a summary of need and location of the project;
- description of the proposed improvements;
- a summary of the environmental sign-offs obtained;
- the results of public involvement;
- a list of commitments made to the public, Federal and local agencies, etc.;
- the estimate of costs;
- exhibits showing typical sections, etc.; and
- copies of analyses and other reports conducted during the design study, including any environmental sign-offs, if applicable.
**PROJECT ACTIVITY (Phase I)**

<table>
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<tr>
<th>Activity Title:</th>
<th>Obtain Design Approval</th>
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<td>Activity No.:</td>
<td>12</td>
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<tr>
<td>Responsible Unit:</td>
<td>Project Study Group</td>
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</tbody>
</table>

**Activity Description:**

Generally for these types of projects, the Regional Engineer will approve the Report. If the proposed improvement requires approval by BDE, submit two copies of the Report to BDE for review and approval.

Before any reports can be finalized, the district must ensure:

- the applicable requirements in Part II “Project Development” and Part III “Environmental Procedures” have been met;
- if applicable, public involvement activities as described in Chapter 19 have been completed;
- the environmental documentation has been reviewed and the environmental decision obtained/documented;
- if applicable, coordination with FHWA has been completed; and
- all design exceptions have been approved by BDE, and, where necessary, FHWA.
### PROJECT ACTIVITY (Phase II)

**Activity Title:** Compile and/or Review Project Data  
**Activity No.:** 13  
**Responsible Unit:** Design Squad/Project Study Group

**Activity Description:**
This Activity begins Phase II. The design squad/project study group should review the Phase I report and project files to become familiar with the decisions and determinations made during Phase I. Some of the information and decisions that should be reviewed may include:

- typical sections developed during Phase I,
- any technical reports prepared for the Phase I study,
- crash and traffic data,
- aerial/field surveys,
- the commitment file,
- any utility involvement, and
- any railroad involvement.

Based on this review, the design squad/project study group should evaluate what additional information and coordination with other units may be required to complete the project. At this stage of the project, the design squad/project study group should request:

- if necessary, the Surveys and Photo Services Unit to conduct additional surveys (Activity 14); and
- the Project Support Section to begin processing any necessary local agency agreements (Activity 15).
# PROJECT ACTIVITY (Phase II)

<table>
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<th>Activity Title:</th>
<th>Conduct Field Survey (If Needed)</th>
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<td>Activity No.:</td>
<td>14</td>
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<tr>
<td>Responsible Unit:</td>
<td>Surveys and Photo Services Unit</td>
</tr>
</tbody>
</table>

## Activity Description:

In general, a survey should have been conducted during the development of the Phase I study. However, based on the review of the project data (Activity 13), the design squad/project study group may conclude that additional surveys are required. The needed survey information may include:

- existing field conditions (topography, vegetation, existing structures and road design features, etc.);
- drainage features (bodies of water, open channels, channel slopes and cross sections, existing drainage appurtenances, etc.);
- existing field landmarks;
- existing utilities (above and below ground);
- existing right-of-way markers and property lines; and
- alignment and cross section of existing roads and driveways.
## PROJECT ACTIVITY (Phase II)

<table>
<thead>
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<th>Activity Title:</th>
<th>Process Local Agreements</th>
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<tr>
<td>Responsible Unit:</td>
<td>Project Support Section</td>
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</table>

### Activity Description:

The district Project Support Section is responsible for the preparation and negotiation of formal agreements between the Department and local governments. These agreements may cover:

- division of work and expense involved between IDOT and the local agency in connection with the improvement,
- responsibilities for the future maintenance of the improvement,
- reimbursement of the costs incurred by the local agency,
- coverage of liability during construction operations, and
- reference to or identification of plans and plan approval.

The Project Support Section also will be responsible for coordinating the transfer of information and plans between the design squad/project study group and the local agency. This will be a continuous process throughout the design phase as the design plans are developed. The district Project Support Section also will coordinate with BDE for review and approval of any agreements. This process should be completed prior to the review of all project commitments (Activity 33).

For additional guidance on coordinating with local agencies, see Chapter 5.
Activity Title: Conduct Field Inspection

Activity No.: 16

Responsible Unit: Design Squad/Project Study Group

Activity Description:

After completing the in-house review of the Phase I report and other project data, the design squad/project study group should conduct a field inspection of the project. The objective is to review major design features and project-related issues and to identify any potential problems. The design squad/project study group will arrange the field inspection and invite, as appropriate, individuals from the following units to the field inspection:

- district Bureau of Project Implementation,
- BDE,
- Bureau of Bridges and Structures,
- district Environmental Unit,
- district Bureau of Operations,
- district Geotechnical Unit,
- FHWA,
- local officials, and
- others as deemed appropriate.

The design squad/project study group will document the findings and decisions in the minutes of the field inspection.
## PROJECT ACTIVITY (Phase II)

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**Activity Description:**

After conducting the field inspection (Activity 16) and any additional field surveys (Activity 14), the design squad/project study group will forward the preliminary construction plans with any known utilities plotted to the district Project Support Section. The Project Support Section will coordinate the transfer of information and plans between the design squad/project study group and the utility companies. The utility companies will review IDOT's plans, plot their facilities if not already shown, and determine any necessary utility adjustments/relocations. As the design squad/project study group refines the construction plans, this information will be submitted to the Project Support Section to be forwarded to the utility companies.

For guidance on preparing utility plans and coordinating with utility companies, see Chapter 6.
## PROJECT ACTIVITY (Phase II)

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### Activity Description:

Based on the review of the plans (Activity 13), the field inspection (Activity 16), the field survey (Activity 14), the Phase I report, and the project's commitment file, the design squad/project study group will refine and/or prepare the project's:

- cover sheet;
- general notes sheet;
- typical sections; and
- the plan and profile sheets.

Section 63-4 provides guidance on the information that should be included on these plan sheets.
Activity Title: Develop Detailed Plans
Activity No.: 19
Responsible Unit: Design Squad/Project Study Group

Activity Description:

The design squad/project study group will prepare the detailed sheets that will be incorporated into the construction plans. This may include the following:

- temporary traffic control sheets;
- drainage sheets, including special drainage details;
- intersection details;
- pavement marking details;
- transition details;
- proposed cross sections, not including pavement template;
- signing plans, if not prepared by the district Bureau of Operations;
- highway lighting plans, if not prepared by others; and
- any other special details.

Section 63-4 presents guidance on what information should be included on each detail or plan sheet.

In addition, the design squad/project study group will:

- determine the proposed TMP for the project;
- determine the need for construction permits and/or temporary easements;
- perform a roadside safety analysis; and
- incorporate any special experimental features into the plans.
## PROJECT ACTIVITY (Phase II)

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### Activity Description:

Based on the typical sections, plan and profile sheets (Activity 18), and detailed plan sheets (Activity 19), various other units within IDOT will prepare their applicable plan sheets, quantities, and special provisions. This may include:

- district Bureau of Operations preparing the landscaping details;
- district Bureau of Operations preparing the signing plans, if included within the project;
- district Bureau of Operations (or Bureau of Electrical Operations in District 1) preparing the traffic signal plans; and/or
- BDE (or Bureau of Electrical Operations in District 1) preparing the highway lighting plans.

In addition, the following units may review the detailed plans prepared by the design squad/project study group (Activity 19):

- district Bureau of Operations will review the pavement marking details and temporary traffic control plans, and/or
- district Bureau of Project Implementation will review the temporary traffic control plans.
### PROJECT ACTIVITY (Phase II)

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**Activity Description:**

During Phase I, the cross sections may have been generated using GEOPAK to determine the initial quantities. Using the following information, update and plot the revised cross sections:

- information received from the Project Support Section on utility plans (Activity 06);
- the refined typical sections and plan and profile sheets (Activity 18); and
- the detailed plans (Activity 19).

Also during Activity 21, develop the erosion control plans and specifications according to the criteria in Chapter 41 and the information provided in the Phase I report. These plans and specifications will be submitted to the district Environmental Unit for review and approval (Activity 22).
Activity Title: Approve Erosion Control Plans
Activity No.: 22
Responsible Unit: Environmental Unit

Activity Description:

The district Environmental Unit will review and approve the erosion control plans and specifications prepared by the design squad/project study group (Activity 21). Once approval has been granted, the erosion control plans will be incorporated into the construction plans (Activity 26). Also, once the erosion control plans have been approved, the Environmental Unit can initiate the process of securing the necessary project permits (Activity 23).
## PROJECT ACTIVITY (Phase II)

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### Activity Description:

After the cross sections have been finalized, the erosion control plans have been completed (Activity 21) and approved (Activity 22), and the typical sections and plan and profiles sheets have been completed (Activity 18), the district Environmental Unit will ensure all applicable permits and approvals required by the project are obtained. Depending upon the project-specific impacts, this may include any or all of the following:

- Section 401 water quality certification and Section 402 permit (NPDES) from the Illinois Environmental Protection Agency;
- U.S. Army Corps of Engineers, Section 404/Section 10 permit(s); and
- permits issued by Illinois State agencies.

All permits, certifications, and approvals should be received by the Department prior to the review of all project commitments (Activity 33).

Chapter 28 provides a brief description of all Federal and State environmental permits and certifications.
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Activity Description:

Based on the roadway plans (Activities 18, 19, and 21), the Project Support Section will work with the impacted utility companies and municipalities to implement the utility process. This process may include the following:

1. **Plan Preparation.** The utility companies are responsible for preparing all utility adjustment/relocation plans. The plans will be developed according to the criteria in Chapter 6.

2. **Funding.** Depending on the right-of-way ownership for existing and proposed utility locations, transportation funds may be eligible for utility adjustments/relocations required by the highway project; see Chapter 6. The Utilities pay for all betterments.

3. **Agreements.** The Project Support Section will prepare a Utility Agreement for each affected utility and will work with the utility companies to gain their input and approval. The Project Support Section will coordinate with BDE for review and approval of the agreements.

The Project Support Section will ensure that the utility process is completed before the review of all project commitments (Activity 33).
# PROJECT ACTIVITY (Phase II)

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<td>Design Squad/Project Study Group</td>
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## Activity Description:

Throughout the design process, the design squad/project study group will have prepared the various plan sheets separately. In Activity 25, conduct the following:

- plot a complete set of plans developed to date (e.g., cover sheet, typical plans, plan and profile sheets, detail plans, cross sections);
- assemble the sheets in the recommended order as noted in Chapter 63;
- review the plans and details to ensure that all necessary information has been included and that the plans and details are compatible with each other;
- calculate the quantities for roadway design elements according to the criteria in Chapter 64 of the *BDE Manual*, the *Coded Pay Items*, and the *Standard Specifications for Road and Bridge Construction* for pay items, units of measurement, rounding conventions, etc.; and
- prepare all required special provisions.

At this time the Schedules of Quantities and the Summary of Quantities will not yet be prepared. For assembly purposes, blank Schedule of Quantities and Summary of Quantities may be included.
# PROJECT ACTIVITY (Phase II)

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<th>Activity Title:</th>
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<td>Responsible Unit:</td>
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## Activity Description:

Depending on the project, the design squad/project study group will have received the following completed plans, special provisions, pay items, and quantities from other IDOT units:

- the landscaping details from the district Bureau of Operations (Activity 20);
- the signing plans from the district Bureau of Operations (Activity 20);
- the traffic signal plans from the district Bureau of Operations (or Bureau of Electrical Operations in District 1) (Activity 20); and
- the highway lighting plans from BDE (or Bureau of Electrical Operations in District 1) (Activity 20).

In addition, the design squad/project study group will have received approval of the erosion control plans from the district Environmental Unit (Activity 22).

The design squad/project study group will review these materials 1) to identify and incorporate any information, which must be incorporated directly into the detailed road design plans, and 2) to assemble those plan sheets prepared by others into the overall set of construction plans.
**PROJECT ACTIVITY (Phase II)**

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**Activity Description:**

At this stage of project development, all major design work has been completed, including roadway design, traffic items, erosion control plans, etc. The design squad/project study group is responsible for scheduling the Plan-in-Hand (PIH) review of the project. The PIH review is an in-depth office and on-site review of all project elements to ensure that all details and commitments have been satisfactorily incorporated into the construction plans and specifications, and that the project is nearly ready to advance to construction.

As applicable, the design squad/project study group will invite the following to conduct an office and PIH field inspection:

- district Bureau of Project Implementation,
- BDE,
- district Bureau of Operations,
- FHWA,
- local officials, and
- others as deemed appropriate.

Once the PIH office and field inspection have been completed, the design squad/project study group will prepare the PIH minutes to document all significant decisions made during the PIH review. After approval by the Program Development Engineer, distribute the PIH minutes to:

- all applicable Bureau Chiefs;
- Regional Engineer;
- all parties involved in the field review;
- FHWA, if applicable; and
- any other individuals or sections as deemed appropriate.

All parties receiving a copy of the PIH minutes are requested to provide comments on the minutes. Concurrence of the minutes will be assumed if no comments are received by the specified date.
Activity Title: Prepare Schedules of Quantities
Activity No.: 28
Responsible Unit: Design Squad/Project Study Group

Activity Description:

Based on any modifications due to the Plan-in-Hand field inspection (Activity 27), the design squad/project study group will refine the project quantities for the roadway design items developed during Activity 25. Using these quantities and those provided by other IDOT units (Activity 26), the design squad/project study group will prepare the Schedule of Quantities sheets according to the criteria presented in Chapter 64. These quantities will be incorporated onto the Summary of Quantities Sheet (Activity 29).
### PROJECT ACTIVITY (Phase II)

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**Activity Description:**

Using the quantities developed in Activity 25, refined in Activity 28, and those provided by other IDOT units (Activity 26), the design squad/project study group will prepare the Summary of Quantities sheets, which will summarize all pay items necessary to construct the improvement. It also should include the applicable construction and safety code items, pay item code numbers, units of measurement, total quantities, and quantity breakdown for each section. One or more summary sheets typically will be included in each set of plans. Do not show other data on the summary sheets (e.g., general notes). When preparing the Summary of Quantities sheets, it is important that all quantities be calculated and segregated accordingly prior to completing the Summary of Quantities.

The design squad should coordinate with the Project Support Section to ensure that the percentages and cost breakdown in the Summary of Quantities and the Local Agency agreements are identical.

For additional guidance on preparing the Summary of Quantities, see Section 63-4.
# PROJECT ACTIVITY (Phase II)

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<td>Responsible Unit:</td>
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**Activity Description:**

Based on the Plan-in-Hand Review and minutes (Activity 27), all bureaus and sections responsible for their respective project plans will make all necessary plan and specifications revisions. This will produce the final set of project plans ready for construction. Specifically for the design squad/project study group, the design squad/project study group will be responsible for revising the roadway plans and specifications. Once completed, the plans will be distributed for district review (Activity 32) and will allow the District Estimating Engineer to prepare the Final Plan Submittal Estimate.

Complete quality control/quality assurance (QC/QA) prior to the plans being circulated for district review.
**PROJECT ACTIVITY (Phase II)**

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**Activity Description:**

Based on the information from the final plans and specifications (Activity 30), the District Estimating Engineer will prepare the final district cost estimate. This may be a new estimate or an update of an earlier cost estimate prepared during Phase I or a revised cost estimate prepared during Phase II. This estimate will be submitted to the BDE Project Management Unit, which will use it to develop the Engineer’s Estimate.

Chapter 65 provides guidance on the preparation of project cost estimates.
**PROJECT ACTIVITY (Phase II)**

**Activity Title:** Circulate Plans for District Review  
**Activity No.:** 32  
**Responsible Unit:** Design Squad/Project Study Group

**Activity Description:**

Once all revisions from the Plan-in-Hand Review and minutes have been made to the plans and specifications (Activity 30), the design squad/project study group will submit a completed set of construction plans to the district units involved with the project for final review and comment. Typically, this review will consist of:

- reviewing the plans to ensure the reviewer’s comments from previous reviews have been incorporated;
- ensuring that the changes do not conflict with the bureau’s commitments; and
- ensuring that the plans conform to the Department’s design criteria.

If changes are requested at this point which are desirable, but not mandatory, the Studies and Plans Engineer will determine if they should be incorporated. This will depend on other factors which may preclude the changes from being added to the plans. If another bureau determines the changes still should be incorporated, an appeal can be made to the Program Development Engineer for their incorporation.
## PROJECT ACTIVITY (Phase II)

**Activity Title:** Review all Project Commitments  
**Activity No.:** 33  
**Responsible Unit:** Design Squad/Project Study Group

### Activity Description:

At this point in project development, the project design is essentially complete. The design squad/project study group must ensure that the following elements have been completed and/or have been incorporated into the plans:

- all environmental permits have been secured (Activity 23);  
- all utility agreements and adjustments have been processed and signed (Activity 24);  
- the final district cost estimate has been completed (Activity 31);  
- all local agreements and letters of understanding have been processed and signed (Activity 15); and  
- all commitments made during the project development, including those made during Phases I and II, have been incorporated.

The design squad/project study group must carefully review all minutes of meetings and the project study files to ensure that all commitments have been incorporated. If there are any questions, the design squad/project study group should contact the preparer of the Phase I report or the Unit making the commitment during Phase II.

If it is discovered during the plan development that a change is required to the approved Phase I report or a commitment cannot be met, the design squad/project study group must immediately notify BDE and all other applicable units so that the appropriate action can be taken. Failure to provide the appropriate notification and review may result in project delay.
Activity Title: Submit PS&E to BDE
Activity No.: 34
Responsible Unit: Design Squad/Project Study Group

Activity Description:

Once the plans are complete and the design squad/project study group has ensured all commitments, agreements, permits, etc., are complete or have been incorporated, the design squad/project study group will submit the following items to the BDE Program Support Unit:

- the Certification Acceptance/Project Status Form, signed by the Regional Engineer;
- a cover sheet signed by the Regional Engineer indicating his/her approval of the plans;
- one complete set of plans on reproducible paper, mylar, or vellum (see Chapter 63 for the Department’s guidelines on preparing plan sheets);
- one copy of each special provision required for the project, including a copy of the electronic file in Microsoft Word format (see Section 66-1.04 for the procedures on developing special provisions);
- a completed Recurring Special Provision check sheet (see Chapter 66);
- the project quantities on Form BD-213 or BDE approved equal (see Chapter 64 for the procedures on determining plan quantities);
- the expected construction time for the project (see Section 66-2.03 for the Department’s guidelines on determining the expected construction time); and
- copies or originals of all permits and agreements.

To place an improvement on any specific letting, it is imperative that the plans and supporting documents be submitted according to the schedules established in Section 66-2 which indicate the minimum number of weeks prior to the letting date for the submittal or completion of a particular phase of work.
### PROJECT ACTIVITY (Phase II)

**Activity Title:** Process Contract  
**Activity No.:** 35  
**Responsible Unit:** BDE

**Activity Description:**

Once BDE has received the plans and other information from the district (Activity 34), it will conduct the following:

- prepare the Engineer’s Estimate;
- verify that the plans are on the list of recommended projects;
- check the Certification Acceptance/Project Status Form;
- verify the project is programmed and the scope of work is correct;
- determine the final funding source;
- check all agreements to ensure they are consistent with the project;
- submit the plans, special provisions, quantities, etc., for review and comment;
- prepare the Transportation Bulletin and advertise the project;
- if necessary, submit the PS&E to FHWA for approval;
- prepare the contract proposal;
- submit the proposal and plans to bidders;
- implement the letting process;
- review all bids; and
- execute the contract.

For additional guidance on the contract process, see Chapter 66.
Chapter Four

COORDINATION RESPONSIBILITIES
## Chapter Four
### COORDINATION RESPONSIBILITIES

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Chapter Four
COORDINATION RESPONSIBILITIES

4-1 INTRODUCTION

Chapter 4 discusses the FHWA/IDOT Stewardship and Oversight Agreement as it relates to the project coordination and approval process (Section 4-2), and the various coordination activities that occur during project development (Section 4-3).

Specifically, Section 4-3 presents a generic discussion of the approximate sequence of events that lead to the preparation of a set of construction plans, specifications, and cost estimate (PS&E), and has been prepared from the perspective of the district. The section identifies which functional unit within the Department is responsible for various project activities. Where applicable, it provides references to other BDE Manual chapters:

For the coordination discussion for Phase I (Section 4-3.01), the “project study group” is responsible for project development. For Phase II, the term “designer” is generic and refers to any project manager from the district; i.e., the designer is assumed to have responsibility for the indicated actions.

Several other Manual chapters discuss project coordination within different contexts. Refer to the chapters below for more information:

- Chapter 1 lists the organizational bureaus within IDOT’s Office of Program Development and the responsibilities of the functional units in the Bureau of Design and Environment.
- Chapters 2 and 3 present project development networks for several project types that describe, sequentially, the project activities.
- Chapters 5, 6, and 7 discuss coordination with local governments, utilities, and railroads.
- Chapters 11 – 15 discuss coordination for several studies that may be prepared during Phase I.
- Chapter 19 discusses coordination with the public on project input and district coordination meetings.
- Chapter 22 discusses coordination during implementation of the environmental process.
- Chapter 31 discusses the basic design criteria which control roadway design and the coordination process required when such criteria cannot be met (i.e., design exceptions).
4-2 FHWA OVERSIGHT AND INVOLVEMENT

4-2.01 Stewardship and Oversight Agreement

Section 106 of Title 23, U.S.C. (23 U.S.C. 106), requires that FHWA and the State enter into a Stewardship & Oversight (S&O) Agreement. The intent and purpose of the S&O Agreement is to document the roles and responsibilities of FHWA's Division Office and IDOT with respect to project approvals and related responsibilities, and to document the methods of oversight which will be used to efficiently and effectively deliver the Federal-aid Highway Program (FAHP).

The scope of FHWA responsibilities, and the legal authority for IDOT assumption of FHWA responsibilities, has developed over time. The most recent S&O Agreement between FHWA and IDOT was executed on May 27, 2015. The Agreement features a more targeted and “risk-based” approach rather than the traditional terminology of “full oversight.” The notion of full oversight on Federal-aid projects by FHWA will no longer exist for all practical purposes, as Congress has recognized the need to give the States more authority to carry out project responsibilities traditionally handled by FHWA. The goal of the current risk based approach is to optimize the successful overall delivery of programs and projects and to help ensure compliance with federal requirements.

The current Stewardship and Oversight Agreement, including its Attachments A-D, is provided in BDE Manual Appendix A, “Regulations and Guidance”, of Part III “Environmental Procedures.”

Attachment A to the S&O Agreement contains a table entitled the “Project Action Responsibility Matrix”, which outlines distinct typical project actions on or off the National Highway System (NHS), and whether those actions are to be carried out by FHWA or IDOT. Also Sections VI and VII of the S&O Agreement list specific permissible and non-permissible areas of IDOT assumption.

Attachment B to the S&O Agreement contains the “Program Responsibility Matrix” which specifies the program action responsibility, by activity, for FHWA and identifies both the FHWA and IDOT “responsible program office.”

Attachment C to the S&O Agreement contains a list of all IDOT manuals and operating agreements through which the S&O Agreement is implemented.

Attachment D to the S&O Agreement and Section 4-2.02 below outline FHWA’s selection and monitoring of Projects of Division Interest (PoDI’s), a new FHWA oversight category which will be utilized along with project approval actions and the Compliance Assessment Program to ensure compliance with federal requirements.

4-2.02 Projects of Division Interest (PoDI's)

Approvals and related activities for which IDOT has assumed responsibilities as shown in Attachment A of the Stewardship and Oversight (S&O) Agreement will apply program wide, unless a specific project is listed by FHWA as a Project of Division Interest (PoDI). A PoDI is a project on which the responsibility for one or more of the actions indicated in Attachment A of the S&O Agreement as typically being assumed by IDOT will instead be retained by FHWA.
In coordination with IDOT, FHWA will annually select PoDI's and will finalize the list in June of each year. A PoDI plan will be developed by FHWA for each selected PoDI project. The PoDI plan will state the particular aspects of interest to FHWA and the specific actions for which FHWA will retain responsibility on the project.

Projects of Corporate Interest (PoCI's) are a subset of PoDI's. PoCI's are projects which have a national significance and may require FHWA resources beyond the Illinois Division. PoCI's will be included in the PoDI listing provided annually by FHWA, and will follow the guidelines for PoDI's.

The process by which PoDI's are coordinated between IDOT and FHWA is outlined in Attachment D of the S&O Agreement.

4-2.02(a) Projects Administered by Local Public Agencies

IDOT may permit Local Public Agencies (LPA's) to carry out IDOT's assumed responsibilities on locally administered projects. IDOT is responsible and accountable for LPA compliance with all applicable Federal laws and requirements.

4-2.03 Oversight and Reporting Requirements

FHWA and IDOT are responsible for ensuring financial integrity and compliance with applicable laws and regulations. The FHWA Division Office and IDOT may use techniques and processes such as program assessments, program reviews, certification reviews, periodic reviews such as the Compliance Assessment Program, or inspections of project elements or phases to ensure federal requirements are met. Oversight and reporting requirements will be in accordance with Sections X and XI of the S&O Agreement.
4-3 FUNCTIONAL RESPONSIBILITIES

Project development typically requires the completion of many functional work tasks. This Section briefly identifies which unit(s) is (are) responsible for the elements within each significant functional responsibility.

Section 4-3.01 summarizes the coordination responsibilities during the Phase I portion of project development. The remainder of Section 4-3 is primarily within the context of coordination responsibilities during the Phase II portion of project development.

4-3.01 Phase I Coordination

Reference: Chapters 2, 3, 11, 12, and 19, and Part III

4-3.01(a) General

The project study group or a consultant usually prepares Phase I reports. These reports are typically approved by the Regional Engineer. For large scale projects addressed by Corridor, Feasibility Study, and Combined Design Reports, the district requests design approval from the Project Development Unit in the Bureau of Design and Environment. Projects requiring a Phase I report that are proceeding to Phase II construction plans will be discussed at coordination meetings.

4-3.01(b) Environment

The project study group must coordinate closely with the district Environment Unit. For projects involving an EA or EIS, the district Environment Unit must coordinate closely with the Location and Environment Section within BDE throughout the development of the Phase I study to ensure that the project engineering analyses are consistent with the necessary project environmental analyses.

4-3.01(c) Public Involvement/Early Coordination

The project study group and district Environment Unit must coordinate during Phase I to fulfill the public involvement requirements and the early coordination requirements with other Department and governmental agencies. The Regional Engineer will determine if the project is to be developed using the principles of Context Sensitive Solutions (CSS), based on guidelines provided throughout the BDE Manual.
4-3.01(d) Governmental Coordination

The project study group must coordinate with the necessary Department, State, and Federal agencies to gather the necessary data for project evaluation (e.g., traffic, crashes, land-use plans, urban area transportation studies, bicycle plans).

4-3.01(e) Engineering Coordination

The project study group must coordinate with the applicable Department units to perform the engineering analyses necessary for a Phase I level of study, including:

- hydrology/hydraulics (district Hydraulics Unit and/or the Bureau of Bridges and Structures),
- intersection and interchange design studies (district Geometrics Unit)
- geotechnical and soils (district Geotechnical Unit),
- proposed structure sketches (Bureau of Bridges and Structures),
- utilities (district Project Support Section),
- detours (district Detour Committee),
- Highway Safety Improvement Program (HSIP) and crash trends (Bureau of Safety Programs and Engineering, district HSIP Coordinator and/or district Bureau of Operations),
- local agencies (district Project Support Section),
- aerial surveys (Surveys, Mapping and Modeling Section and district Surveys Unit), and
- bicycle/pedestrian impacts (district and BDE Bicycle and Pedestrian Coordinators).

4-3.02 Agreements

Reference: Chapters 5 through 7

1. The designer initiates action for the preparation of the following agreements:
   a. Utility—Agreements Unit or Project Support Section
   b. Railroads—Agreements Unit or Project Support Section
   c. Local—Agreements Unit or Project Support Section

2. Because agreements often require considerable time to be prepared and processed, especially railroad agreements, work should be initiated as early as possible.
4-3.03  **Bridge Design**

Reference: Chapter 39

1. The bridge design process is initiated during the Phase I study, and the Phase I report will incorporate information from the Bridge Condition Report prepared by the district Bridge Engineer or by a consultant designated by the district and approved by the Bureau of Bridges and Structures.

2. The designer must determine if bridge hydraulics are required for bridge design and initiate action.

3. The designer requests that TS&L drawings be prepared in Phase II by the Bureau of Bridges and Structures or by a consultant designated by the district for any structures located within the project limits. Base information should be collected and summarized as early as practical.

4. The roadway and bridge designers coordinate the approach work, including guardrail-to-bridge-rail transitions; the bridge designer performs any structural design based on the approved TS&L plan.

5. The Bureau of Bridges and Structures (BBS) prepares all necessary PS&E elements for in-house designed structural items, including special provisions, quantities, and cost estimates. BBS will incorporate final structure plans and special provisions into the final contract once the plans are submitted to the Central Office for all in-house designed structural items. For structural projects not designed in-house, structural engineering consultants will complete all necessary PS&E elements and will submit final structure plans and special provisions to the district for forwarding to BBS.

6. Minor work on existing bridges is incorporated into the plans by the roadway designer (e.g., minor deck repairs, patching); however, work shall be submitted and approved by the Bureau of Bridges and Structures, ideally prior to PS&E.

4-3.04  **Bridge Deck Rehabilitation**

Reference: Chapter 39

1. Other than minor repairs, bridge deck rehabilitation work is performed by the district or a consultant designated by the district and submitted to the Bureau of Bridges and Structures for approval.

2. The designer must coordinate with the District Bridge Maintenance Engineer.
4-3.05 **Hydraulics**

Reference: Chapters 39 and 40

1. The designer must coordinate work with the district Hydraulics Engineer and/or the Bureau of Bridges and Structures in the Central Office.

2. The designer will request maintenance and flood records for the location through the district Hydraulics Engineer.

3. The designer and Hydraulic Engineer will decide the necessary surveying along the channel.

4-3.06 **CADD Usage**

Reference: Chapters 11 and 63

Except for very simple project designs, most projects will use Computer Aiding Design and Drafting (CADD). Refer to the IDOT *Computer Aided Design, Drafting, Modeling and Deliverables Manual* for information on preparation of roadway plans using CADD.

4-3.07 **Commitment File**

Reference: Chapters 11 and 12

1. This file is usually initiated during Phase I by the project study group and should be transferred to the designer when the designer receives the approved Phase I report.

2. This file may contain commitments to/for:

   - right-of-way;
   - cities, towns, villages, counties, or townships;
   - other agencies (e.g., State, Federal);
   - traffic operations;
   - driveways and entrances;
   - shared costs;
   - environmental issues; and
   - other issues requiring special attention.

3. The designer adds commitments to the file that were made during the project development.

4. The designer must document the transfer of this file to the district Bureau of Project Implementation.
4-3.08  **Coordination with Bureau of Operations (Maintenance)**

Reference: None

1. The project study group should contact the district Bureau of Operations early in the project development.

2. Operations should be involved in the development of the Phase I report (e.g., snow-drifting, drainage problems, pavement deterioration).

3. Operations should be invited to all patching surveys.

4. The designer should continuously coordinate with Operations during project study and design, especially for drainage facilities.

5. The designer should invite Operations to the Plan-in-Hand Field Inspection.

4-3.09  **Field Surveys**

Reference: IDOT *Survey Manual*

1. Surveying is located in the Bureau of Programming in District 1 and in the Bureau of Program Development in all other districts.

2. The survey typically is requested by the designer during the development of the Phase I report, or topographic data may be obtained from available mapping.

3. The designer may need to request additional surveys for bridge hydraulics, roadway drainage, erosion potential, entrance information, location of utilities, etc.

4. The designer may need to schedule additional field checks to determine surveying needs.

4-3.10  **Roadway Drainage**

Reference: Chapter 40

1. Large and/or complex structures are designed by the Bureau of Bridges and Structures or consultants.

2. For hydraulic design or procedural questions, the district Hydraulics Engineer should be contacted.

3. The designer determines designs for open channels (ditches) and closed systems (storm sewers). The project study group must have identified a drainage outlet in a Phase I report for closed drainage systems.
4. The designer is required to determine drainage areas, rainfall intensities, and culvert design and must design all closed drainage systems.

5. Drainage areas greater than 625 acres (250 ha) should have been identified by the project study group in the Phase I report. On large projects, a preliminary drainage report is prepared by the district Hydraulics Unit or engineering consultant and transferred to the designer.

6. The type and design of a pipe or box culvert will be determined by the designer or district Hydraulics Engineer using the IDOT Culvert Manual. Any drainage structure requiring a waterway opening greater than 7.5 ft² (0.7 m²) should be sized by the district Hydraulics Engineer. Multiple-box culverts, bridges, and three-sided structures will be designed by the Bureau of Bridges and Structures or structural engineering consultants.


4-3.11 Geotechnical Investigations and Reports

Reference: None

1. The designer requests soil characteristics for pavement designs.

2. A Geotechnical Report should be completed in the planning stage; if not, the designer may need to request one from the district Geotechnical Unit.

3. Borings may be required for new pavements, bridges, box culverts, wingwalls, retaining walls, high-mast lighting, and deep storm sewers. Contact the district Geotechnical Unit to schedule borings.

4. The district Geotechnical Unit performs the following:
   
   • prepares the Soils Report (e.g., determines maximum fill and cut slopes, provides drainage recommendations for soils, determines the areas for removal of unsuitable materials);
   
   • performs simple pavement testing;
   
   • determines special materials to be used and provides assistance for special provisions;
   
   • determines when the Bureau of Bridges and Structures should be involved in the design of retaining walls and other types of walls; and
   
   • provides input on project schedules based on the expected availability of materials.

5. The Central Bureau of Materials (CBM):
• determines layer coefficients for special pavement designs,
• performs complex pavement and soil tests, and
• provides special assistance as needed.


4-3.12 Patching Survey

Reference: Chapter 53

1. The designer will need to conduct a patching survey on pavement rehabilitation projects.

2. The designer should coordinate the survey with maintenance or off-peak construction personnel.

3. Usually, two patching surveys are conducted:
   • the first in Phase I to determine the preliminary scope of pavement work; and
   • the second near the end of the design phase to determine contract quantities.

4-3.13 Pavement Rehabilitation and Preservation

Reference: Chapters 52 and 53

1. These are established by IDOT policy.

2. The designer must adhere to policy. However, if the designer determines that policy is not applicable, the designer can request a variance from BDE. Design exceptions to policy shall be coordinated as applicable with the district Materials Section, BDE, CBM, and the Bureau of Research.

4-3.14 Pavement Design

Reference: Chapter 54

1. The designer submits the required pavement information to the district Pavement Design Engineer.

2. The district Pavement Design Engineer reviews and submits alternative designs to BDE.

3. The designer ensures that the approved pavement design is placed into the construction plans where appropriate (including on the typical sections, summary of quantities, schedules of quantities, and special provisions).
4-3.15 **Utilities Coordination**

Reference: Chapter 6

1. The designer coordinates work with the Project Support Section.

2. The designer contacts the Project Support Section to determine the potential involvement with utility companies.

3. The designer provides existing topography and/or preliminary plans, when available or necessary, to the Project Support Section, who then forwards these to the affected utility companies for markup and return to the designer.

4. The designer shows the location of all known utilities existing on the plans.

5. The designer identifies the possible locations of conflicts due to the proposed improvement.

6. The designer works with the Project Support Section to resolve any conflicts.

4-3.16 **Railroad Involvement**

Reference: Chapter 7

1. Any formal contact with railroad companies is accomplished through the Agreements Unit in BDE. Where a district Railroad Unit exists, informal contact can be made with a railroad to obtain preliminary information.

2. Railroad agreements usually require 18 to 24 months to process. Start this process early.

3. When work is performed by railroad forces, an Agreement is required. Some work included in the highway plans on railroad right-of-way and/or to railroad facilities may also require an agreement.

4. Where a contractor must work on or adjacent to the railroad right-of-way, railroad liability insurance is required. The designer must include a special provision and pay items with the plans that require this insurance.

4-3.17 **Public Transportation Involvement**

Reference: Chapters 55 and 58

1. A construction project may affect the location of public or school bus pickup/drop-off locations, bus turnouts or turnarounds or may involve commuter trains.
2. If a conflict appears unavoidable, the designer should coordinate with local public transportation agencies and school districts.

3. The designer must determine how the Traffic Control Plan will affect public transportation (e.g., detours), and convey this information to the appropriate public transportation agency so the agency can inform their ridership of revised routes.

4. Bicycle routes to public transportation facilities and bike storage facilities must be considered in project design.

4-3.18 Rest Areas

Reference: Chapter 16

1. Rest areas are usually included only on Interstate routes and other freeways.

2. The design of a rest area is developed by the district in coordination with BDE, the central Bureau of Operations, and the Rest Area Committee.

3. The design of the building, water supply, sanitary needs, and utilities is handled by the Capital Development Board (CDB), BDE, and district.

4. See Figure 16-1.A for details of which office is responsible for the various activities with rest areas.

4-3.19 Experimental Items

Reference: None

1. The designer coordinates their use with the Central Bureau of Materials (CBM).

2. The designer or CBM usually develops the specifications for experimental items.

3. Experimental items may also be initiated by BDE, which then prepares the specifications and work plan. The designer incorporates these into the final construction plans.

4. The designer coordinates work plans with CBM.

5. The CBM secures FHWA approval, if necessary.

6. The district may be requested to monitor the item in the field.

4-3.20 State and Federal Permits/Approvals

Reference: Chapter 28
1. The designer may need to coordinate with the US Army Corps of Engineers, US EPA, US Coast Guard, Illinois EPA, Illinois Division of Waterways, IDNR, the State Fire Marshall, etc.

2. The district Hydraulics Unit or district Environment Unit may become involved in any water-related permits.

3. Other permits or approvals on a project may include utility, driveway, and access permits.

4-3.21 Traffic Engineering

Reference: Chapters 56 and 57

1. The designer determines the placement of pavement markings. The district Bureau of Operations (District 1 Bureau of Traffic) reviews the plans.

2. The designer must consider the placement of signs in the design of a project.

3. Proposed traffic signing is typically part of the design plans, but may be prepared as a separate set of plans by the district Bureau of Operations (District 1 Bureau of Traffic). On Interstate or other freeway projects, signs are included in the roadway contract. Also, mast-arm mounted traffic signs are always included in the roadway contract.

4. For signal plans, the following applies:
   - Warrants for signals are usually requested by the project study group when an Intersection Design Study (IDS) is submitted.
   - Signals could also be added to a project at the request of the district Bureau of Operations (District 1 Bureau of Traffic). All locations require an IDS submittal, except standard designs for temporary traffic signals according to the Highway Standards.
   - Traffic signal plans are usually prepared by the district Bureau of Operations (District 1 Bureau of Traffic) and added to the plans by the designer.

5. For highway lighting, the following applies:
   - See Chapter 56 for warrants on highway lighting.
   - In all districts, except District 1, BDE prepares or reviews the plans and specifications for lighting.
   - In District 1, the lighting plans are prepared by the district Bureau of Electrical Operations.
• Where high-mast lighting is used, the designer must request soil borings.

6. For overhead signs, the following applies:

• When standard designs do not apply, the Bureau of Bridges and Structures is involved in the structural design.

• The district Bureau of Operations (District 1 Bureau of Traffic) usually prepares the message for each sign and selects its location.

• Cantilever and truss-mounted signs require soil borings.

7. The designer must incorporate the proper highway standards for signing, signals, and lighting into the final construction plans.

4-3.22 Traffic Control Plans (TCP)

Reference: Chapters 13 and 55

1. A work zone traffic management plan should be prepared and included as a part of an approved Phase I report, designated as a Transportation Management Plan (TMP). A TMP that does not meet the goals for queueing and delay must be reviewed and approved by the Bureau of Safety Programs and Engineering. All other TMPs may be approved by the Regional Engineer.

2. The designer prepares the Traffic Control Plan (TCP) from the approved TMP.

3. The designer coordinates the TCP with the district Bureau of Operations and the Bureau of Safety Programs and Engineering.

4. The TCP should be on separate plan sheets.

5. The designer must also include the appropriate traffic control standards in the final construction plans.

4-3.23 Plan-in-Hand Field Inspection

Reference: Chapters 2, 3, and 66

1. The Plan-in-hand field inspection (PIH) is usually scheduled for all projects.

2. Appropriate individuals should be invited to the PIH (e.g., FHWA, BDE, district Project Implementation, district Operations, district Land Acquisition Section, local agency representatives).

3. Interstate projects require coordination between BDE and FHWA.
4-3.24  **Special Waste**

Reference: Chapters 26 and 27

1. Initial investigations are accomplished by the district Environment Unit during the development of a Phase I study. Where special waste is determined to be present in property to be acquired, the results of these investigations should be provided to the district Land Acquisition Section so they may determine the appropriate rights or property interests to be acquired and the appropriate value of the land.

2. The designer incorporates any mitigation plans from the Phase I report, Environmental Assessment, or FEIS into the final construction plans.

3. The designer includes any necessary special provisions in the plans.

4. Specialized consultants are used to do sampling and testing and to develop specifications for disposal.

5. The designer should inform the project study group of any changes in the scope of work concerning special waste.

4-3.25  **Coordination with Local Officials**

Reference: Chapter 5

1. The designer coordinates agreements, letters of understanding, letters of intent, and plan reviews with the Project Support Section.

2. Early coordination is accomplished during Phase I by the project study group.

3. The designer must ensure that commitments are incorporated into the final construction plans from the Phase I report, Environmental Assessment, or FEIS.

4. The designer will need to identify and coordinate any local sidewalk maintenance or additions, ADA ramp improvements, or bicycle facilities of interest to potentially be included in the project.

5. The designer may be requested to incorporate items of local interest into the plans.

6. The designer ensures that details for the installation and/or improvement of city-owned utilities or traffic signals are coordinated as early as possible in the design process.

7. In urban areas, the designer should coordinate the traffic control plans with local officials.

8. The designer will need to obtain final plan review from local officials (e.g., traffic signals, drainage, landscaping), working through the Project Support Section.
9. The designer will need to identify and coordinate, with a city or town, encroachments from sign overhangs onto State right-of-way.

10. The designer may need to attend local meetings with city councils, school boards, drainage districts, or neighborhood groups.

11. The designer will address how emergency services will be accommodated during construction.

12. The designer will coordinate the pavement type selection and pavement design on non-State highways with the local government.

13. The designer will coordinate the type and selection of noise abatement with adjacent residents and the local government.

4-3.26 Right-of-Way

Reference: None

1. The project study group determines preliminary right-of-way (ROW) needs and limits during Phase I. The group also identifies any specific ROW issues that could significantly affect the alignment, cost, or timeline of the project. Examples of such ROW issues would be billboards, cell towers, railroads, mobile home parks, cemeteries, low-income properties, and hazardous/special waste within property to be acquired.

2. Once final construction limits are decided, the designer develops ROW limits and forwards the limits to the district Land Acquisition Section. The designer must also notify the district Land Acquisition Section when Phase I design approval has been granted so that acquisition may begin.

3. The district Land Acquisition Section or a consultant prepares final ROW plats.

4. The district Land Acquisition Section informs the designer when all ROW is cleared.

4-3.27 NPDES/Erosion and Sediment Control

Reference: Chapter 41

1. The designer evaluates the project for proper implementation of Erosion and Sediment control Best Management Practices (BMPs).

2. The designer develops a fully completed Storm Water Pollution Prevention Plan (SWPPP)–BDE 2342.

3. The designer coordinates with the district Erosion and Sediment Control coordinator as needed.
4. The designer may attend project field reviews to determine how best to prevent future Incidences of Noncompliance (IONs).

4-3.28 Landscaping

Reference: Chapter 59

1. The district Bureau of Operations (District 1 Bureau of Maintenance) is responsible for landscaping on all projects.

2. The designer provides a set of preliminary plans to the Bureau of Operations for recommendations.

3. The Bureau of Operations marks up the set of plans, indicates the types of plants required, and notes which specifications or special provisions will be used.

4. The designer is responsible for including the information on the plan sheets and incorporating the remainder of the information into the project documents.

4-3.29 Coordination with BDE and FHWA

Reference: Chapter 31

1. When major changes are proposed to an approved Phase I report, the designer must coordinate these changes with the project study group. If a proposed change affects an approved FONSI or FEIS, FHWA should be briefed at a monthly Coordination Meeting on the extent of the change.

2. FHWA periodically checks the Department’s compliance with approved reports through annual process reviews of completed construction projects. Therefore, the designer should not make any major changes to the final construction plans without discussing the proposals with the project study group.

3. Proposed design exceptions, if any exist on the project, must be coordinated at a bi-monthly Coordination Meeting with BDE and/or FHWA (depending on the affected criteria).

4. The designer should invite BDE and FHWA to Plan-In-Hand Field Inspections on Interstate projects.

4-3.30 Project Cost Estimate

Reference: Chapter 65

1. The designer calculates quantities and prepares the summary of quantity sheets.
2. The district Estimator will input these quantities into the BDE Electronic Contract Management (ECM) system.

3. The district Estimator estimates unit prices, prepares all forms, and submits these to the Estimating Unit in BDE.

4. Usually, the designer is not involved with determining unit prices.

4-3.31 Comparison to Estimated Program Costs

Reference: Chapter 65

1. Estimated program costs are initially prepared by the district Bureau of Programming for the annual program.

2. A revised program cost is tabulated in the Phase I report.

3. The designer must be aware of how changes and additions can affect the cost of a project.

4. The project study group must be notified when there are major changes in the scope of approved work in the Phase I report. The designer must request additional funds for a project through a programming change order.

5. The BDE Project Development Unit and the Office of Planning and Programming must concur in and approve all major cost changes to a project.

4-3.32 Specifications and Special Provisions

Reference: Chapter 66

1. The designer develops special provisions for the roadway items not covered by the Standard Specifications.

2. The designer assembles all District Recurring Special Provisions.

3. The designer reviews the Statewide Recurring Special Provisions, current BDE Special provisions, and recurring district Special Provisions, and indicates the applicable ones on the Checklist.

4. This portion of the PS&E package is sent to the BDE Project Coordination and Implementation Section.
4-3.33  **Right-of-Way Purchased and All Permits Obtained**

Reference: Chapters 2 and 3

1. The designer must check that all right-of-way (ROW) has been purchased or is in quick-take proceedings.

2. All permits must be approved before a project can be placed on a bid letting.

4-3.34  **Construction Contract Items and Bid Letting**

Reference: Chapter 66

1. The designer uses a Checklist to ensure that all project items have been cleared.

2. The PS&E is submitted to BDE for final checking and processing of documents.

3. The Project Coordination and Implementation Section authorizes the project to be placed in a bid letting.

4. The bid letting is held and the bids are tabulated. The district and low bidder are notified.

4-3.35  **Pre-Construction Meeting**

Reference: None

1. The designer typically attends the Pre-Construction Meeting.

2. The designer discusses commitments made and any unusual aspects of the project with the district Bureau of Project Implementation and the contractor.
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Chapter Five
LOCAL AGENCY AGREEMENTS

Chapter 5 documents the Department’s policies and procedures to use when processing Local Agency Agreements. The term “Local Agency,” as used in this chapter, refers to municipalities, counties, townships, fire districts, and other public entities. The procedures in this chapter also apply to non-public entities.

5-1 GENERAL

5-1.01 Need For Agreements

The Department requires an Agreement with a local agency when the local agency participates in the improvement of a State route and/or when a transfer of jurisdictional responsibility is made. Participation may be a contribution of goods, services, or money (e.g., right-of-way, preliminary engineering, municipal funds). The Agreement also should resolve questions of maintenance, parking, storm sewer pollution, encroachments, approval of plans, and other similar items.

5-1.02 Signature Authority

If local agency participation is less than $250,000, the Regional Engineer, or assignee, may execute an Agreement with the local agency except under the following conditions:

- a Jurisdictional Transfer is involved;
- the Department is reimbursing or crediting the Local Agency;
- an Agreement with another State is involved; or
- a Supplemental Agreement causes the local agency’s share to equal or exceed $250,000.

The Director of the Office of Program Development will execute Agreements that cannot be executed by the Regional Engineer. The Secretary of Transportation will execute Agreements when the Department is reimbursing or crediting the local agency or an Agreement with another State.

5-1.03 Processing Guidelines and Procedures

The district will prepare local agency Agreements in accordance with the applicable State laws and the Department’s rules, regulations and policies using the format discussed in Section 5-2. The following sections present the procedures and guidelines for processing local agency Agreements.
5-1.03(a)  Executed by the Regional Engineer

The district is responsible for the Agreement from inception to execution. The project support engineer must submit a memorandum describing any element of an Agreement that deviates from IDOT policy to BDE for approval before the local agency signs the Agreement. Once fully executed, the district will send one original Agreement to the local agency and the other original Agreement, together with a copy of all waiver approvals, to BDE (to be retained, in perpetuity, as an official Department document). The district shall send copies of the Agreement to the affected Central Offices/Bureaus and send one copy of the Agreement with the PS&E submittal.

5-1.03(b)  Executed by the Secretary of Transportation and Director of the Office of Program Development (< $250,000)

If the agreement obligates an expenditure of less than $250,000, the project support engineer will prepare the preliminary draft of the Agreement and send the preliminary draft to the appropriate district bureaus for review and approval of the Agreement prior to submitting drafts to each affected Central Office/Bureau for review. To expedite the draft review process, note and explain in the transmittal memo to the Bureaus any deviations from policy contained in the Agreement. If projects involve improvements to an unmarked State route and the Agreement does not provide for a transfer of jurisdictional responsibility, also note the following in the transmittal memorandum:

- whether the appropriate local agencies were contacted and their reasons for not accepting jurisdiction,
- whether the project could be deferred, or
- whether the project is the minimum required to prevent further deterioration of the existing pavement.

This information is necessary to obtain Executive Office approval to proceed with the project.

Following preliminary draft approval, the district will prepare the final draft in duplicate (i.e., presupposing a two-party Agreement) on letter-size paper and submit the two counterparts to the local agency for signature. The project support engineer will instruct the local agency to return the two signed counterparts. The project support engineer will then forward the signed counterparts to BDE for execution by the Director of the Office of the Program Development and the Office of the Secretary. The BDE will file one original counterpart and send the remaining original counterpart to the district. The district will send the original counterpart to the local agency and forward one copy to each of the central offices/bureaus. For an improvement to be eligible for any particular letting, the Agreement, with attached ordinances, shall be fully executed and plan approval received prior to the PS&E dates indicated in the schedule for lettings that are published each year by BDE.
5-1.03(c) Executed by the Secretary of Transportation, Chief Counsel, Director of Finance and Administration and Director of the Office of Program Development (≥ $250,000)

If the Agreement obligates an expenditure of $250,000 or more payable to the local agency, the above signatures are required. The review process and all other aspects are the same as described in Section 5-1.03(b).

5-1.03(d) Processing Procedures

Figure 5-1.A illustrates the procedures to use when processing local agency Agreements. Adhering to these procedures will reduce confusion and provide consistency in implementing the process. For additional guidelines, contact BDE.
PROCESSING LOCAL AGENCY AGREEMENTS

Figure 5-1.A
5-2 AGREEMENT FORMAT

There is one format that is typically used for Agreements between the Department and a local agency. The following sections discuss the agreement format.

5-2.01 Developed Format

The district will use the developed format on all projects. See Section 5-8 for a sample of the Developed Format.

5-2.02 Description of Improvement

In the Agreement, include a brief description of the improvement to completely inform the local agency of the extent of the improvement. If the improvement extends beyond the limits of the local agency, also define the limits of local agency involvement. Provide the following in the description:

- the route designation and improvement limits, identified by official street names, as practical;
- the proposed number and width of traffic lanes;
- the width of any parking lanes;
- the width and type of median, if any;
- the type of curb and gutter construction;
- a description of the sidewalk and/or other work requested by the local agency; and
- any storm sewer or incidental construction required.

5-2.03 Termination

Include in the Agreement a mutually acceptable time of termination not to exceed three years if the contract is not awarded.
5-3 MAINTENANCE OBLIGATIONS

The Agreement should describe in detail the maintenance obligations of all parties to avoid potential misunderstandings upon completion of construction. Normally, on streets that are a part of the State highway system, the Department will maintain the following:

- the traffic lanes, including left- and right-turn lanes or bi-directional lanes, and the adjacent curb and gutter or ditch; and
- the median area, if provided.

The following sections provide additional information on maintenance obligations.

5-3.01 Traffic Lanes Under Municipal Jurisdiction

The municipality will maintain the traffic lanes and any adjacent curb and gutter under municipal jurisdiction.

5-3.02 Parking Under Municipal Jurisdiction

The Agreement should assign responsibility for parking maintenance according to the following criteria:

1. **On-System Parking.** If parking, including restricted parking, is included in the improvement, the municipality will maintain the parking lanes and the adjacent curb and gutter.

2. **Off-System Parking Lanes.** The municipality will accept complete jurisdiction of off-system parking facilities including, but not limited to, the following:
   - maintenance,
   - operation,
   - repair,
   - reconstruction,
   - striping, and
   - provision of electrical energy for lighting systems.

   The municipality will hold the State harmless from any legal suits arising from the construction, operation, and maintenance of off-system parking facilities.

5-3.03 Parking or Municipal Traffic Lanes Assumed by State

If an IDOT traffic capacity analysis demonstrates a justification for additional traffic lanes, the Department may assume the additional full-time traffic and/or parking lanes under municipal
jurisdiction. Once assumed, the Department will maintain these facilities including any adjacent curb and gutter.

5-3.04 **Storm Sewers and Appurtenances**

The municipality normally will perform the routine maintenance of storm sewers and appurtenances constructed as part of the improvement, provided the storm sewer was designed to accommodate State highway drainage only. Routine maintenance is defined as those functions necessary to maintain the sewer in a serviceable condition including:

- cleaning sewer lines, inlets, manholes, and catch basins; and
- repairing and replacing inlet, manhole, and catch basin frames, grates, and lids.

The following provides additional guidance on the maintenance responsibilities of storm sewers and appurtenances:

1. **Storm Sewers Constructed for State Highway Drainage Only.** Beyond the level of routine maintenance, the Department will maintain, repair, and/or reconstruct storm sewers constructed for State highway drainage only.

2. **Storm Sewers Constructed for Joint Municipal/State Use.** If the storm sewer is oversized to accommodate a joint Municipal/State use, the Agreement shall proportion the cost for maintenance, repair, and/or reconstruction beyond the level of routine maintenance in the same manner as the initial construction cost was proportioned.

5-3.05 **Traffic Signals**

If traffic signals are included in the improvement and are within the municipality's corporate limits, the municipality and the Department normally will share maintenance responsibilities. The municipality is responsible for maintenance and energy costs as provided in Part 544 of the *Illinois Administrative Code* (92 Ill. Admin. Code 544) (contact the Bureau of Operations for additional guidance).

5-3.06 **Lighting**

The following presents the maintenance obligations for lighting:

1. **Separate Systems.** The municipality is financially responsible for maintaining any separate lighting system installed by the Department at the request of the municipality. The municipality also will furnish and pay for the system’s electrical energy.

2. **Combined Systems.** In addition to any obligations in Part 544 of the *Illinois Administrative Code* (contact the Bureau of Operations), the municipality is financially responsible for maintaining the luminaires, luminaire wiring, conduit, and control devices
and for providing the electrical energy for the combined systems the Department installs at the request of the municipality.

5-3.07 **Sidewalks**

The municipality will maintain any new or replacement sidewalks the Department provides in the improvement, excluding those constructed on structures.

5-3.08 **Right-of-Way Under Municipal Jurisdiction**

Use the following guidelines to determine maintenance responsibility for right-of-way under municipal jurisdiction:

1. **Urban Cross Section.** The municipality will maintain the entire right-of-way outside of that maintained by the Department. This includes, but is not limited to, municipal utilities, landscape plantings, parkways, guardrails, crosswalks, and stop line markings.

2. **Rural Cross Section.** The Department will maintain the entire right-of-way excluding the landscaping and utilities installed by others and the right-of-way under municipal responsibility as discussed in Sections 5-3.01 through 5-3.07.

5-3.09 **Municipal Streets**

If municipal streets are improved as part of the State highway project, the municipality is responsible for maintaining the municipal streets, except as provided in Section 3-500 “Construction/Reconstruction and Maintenance of Side Roads and Street Intersections with State Highways” of the Bureau of Operations “Maintenance Policy Manual.”

5-3.10 **Shared Use Paths**

The municipality will maintain any bicycle paths associated with the State highway project other than that portion of the bicycle path carried on State structures. Incorporate the following paragraph in the Agreement:

*The _____________ agrees to assume responsibility for the administration, control, reconstruction, and maintenance of the shared use path not otherwise carried on State structures. The ___________ further agrees to indemnify and hold harmless the State, its officers, employees, and agents from any and all claims, lawsuits, actions, costs, and fees (including reasonable attorney fees and expenses) of every nature and description arising from, growing out of, or connected with the construction and/or operation of the shared use path.*
5-4 AGREEMENT ATTACHMENTS

5-4.01 Parking Restrictions
The district should ensure that any on-street parking included in the improvement is parallel and adjacent to the curb and, as practical, should eliminate any diagonal on-street parking from the project. Diagonal on-street parking shall be analyzed and approved by BDE before the Department will execute an Agreement for a joint municipal/State improvement; see Chapter 48. The municipality shall adopt and enforce an appropriate parking ordinance as part of the Agreement. If an appropriate parking ordinance is already in effect, obtain copies from the municipality. Attach the parking ordinance as an Exhibit to the Agreement prior to execution. Enforcement of the parking ordinance by the municipality is understood to include erection and maintenance of any necessary “NO PARKING” or “PARALLEL PARKING ONLY” signs. See Example 2 in Section 5-8 for a sample parking ordinance.

5-4.02 Sewer Restrictions
The municipality shall adopt and enforce an ordinance prohibiting the discharge of sanitary sewage or industrial waste into any storm sewer or drainage facility constructed by the Department as a part of the project. The district will attach the ordinance as an Exhibit to the Agreement prior to execution. See Example 3 in Section 5-8 for a sample storm sewer ordinance.

5-4.03 Encroachments
If a State highway improvement is within a municipality, the work generally is performed on right-of-way that is either acquired by or dedicated to the municipality. Occasionally, the Department performs work on new right-of-way, purchased either by the State or jointly with the municipality, under an Agreement with the municipality. As part of the Agreement, the municipality will provide for the disposition of any existing encroachments and adopt and enforce an ordinance prohibiting future encroachments on State highway right-of-way.

Encroachments on State highway right-of-way will not be permitted and shall be removed. Unless the encroachment is an existing violation, the State may compensate the owner during right-of-way negotiations. However, if the safe and free flow of vehicular and pedestrian traffic is maintained, the Department may allow the encroachment to remain. In such cases, the municipality will issue a revocable permit, approved by the Department that provides for the future removal of the encroachment, if necessary.

The Department defines an encroachment as any building, fence, sign, billboard, or other structure or object (excluding certain items over sidewalks and most public and private utilities) that are placed, located, or maintained in, on, under, or over any portion of State highway right-of-way, except those structures and objects that:
• are informational signs,
• constitute a part of the highway,
• are a part of the highway facility’s access control, or
• are in the public interest and do not impair highway operations or interfere with the safe and free flow of vehicular and pedestrian traffic.

Although not applicable to freeways, the last item includes awnings, marquees, signs advertising business activity, and similar building-supported structures that overhang a sidewalk on State highway right-of-way. If a building is set back from adjacent buildings that are flush with a sidewalk on State highway right-of-way, the Department may permit pole-mounted signs advertising the set-back enterprise to overhang the State highway right-of-way as it permits building-supported encroachments. In addition, if a public or private utility located in or near a sidewalk impedes the safe and free flow of pedestrian traffic, the Department considers the utility an encroachment. These utility encroachments are subject to a revocable permit. The Department should ensure that the placement of above-ground utilities does not restrict the clear width of the sidewalk to less than that allowed per Section 58-1. Clear width is the distance from the edge of the sidewalk to the near edge of the utility facility.

The Department and municipality jointly will establish a project right-of-way line within the limits of the platted street that will be encroachment free, except for revocable permits and the exempt structures and objects previously discussed. Representatives from both agencies will attend a field review to accomplish this task. As practical, establish the project right-of-way line to not less than 2 ft (600 mm) behind the face of the curb. After the field review, draw the project right-of-way line on the plans and designate the municipal right-of-way area outside the project right-of-way line as a construction easement in which the Department will be permitted by Agreement to perform work. After construction, the municipality will control all areas outside the project right-of-way.

If an existing encroachment must remain on project right-of-way, the municipality will issue a revocable permit, approved by the Department that provides for the future removal of the encroachment, if necessary. The district will coordinate a joint field review with the municipality to ensure that encroachments do not violate the Illinois Highway Code 605 ILCS 5/9-112.4. If during the field review it is determined that an encroachment impairs the safe and free flow of vehicular or pedestrian traffic, the municipality will revoke the permit. After the field review, the appropriate district personnel will certify that all encroachments have been properly disposed (see form BDE 488, Joint Agreement/Letter of Understanding). Structures and objects over sidewalks on State highway right-of-way within the municipality that satisfy IDOT criteria may remain in place without a revocable permit. However, if alterations to a structure or object or to the highway itself subsequently cause the encroachment to impede the safe and free flow of traffic, the Department will require adjustment or removal of the encroachment.

In the Agreement, incorporate provisions for the disposition of existing encroachments and for the prohibition of future encroachments. Use the appropriate wording in the samples illustrated in Section 5-8. Regardless of the improvement’s Federal-aid funding eligibility, the district will
incorporate the encroachment verbiage in the Agreement and obtain the necessary municipal encroachment ordinance. See Example 4 in Section 5-8 for a sample encroachment ordinance. This will ensure uniform treatment of encroachments for all improvements. As practical, attach and directly reference the encroachment ordinance as an Agreement exhibit prior to executing the Agreement. However, cases such as municipal participation in preliminary engineering may preclude this suggested practice. In these cases, the district will arrange to execute the Agreement with the understanding that the municipality will provide the Department with certified copies of the encroachment ordinance prior to bid advertisement.

5-4.04  Approval of Plans

Regardless of which agency prepares the plans for the improvement, submit prints of the detailed plans to the municipality and obtain formal approval to ensure that the municipality is fully aware of the extent of the improvement. During construction, this will better position the Department to refuse unwarranted requests for additional improvements and revisions by abutting property owners. The district will obtain one copy of a municipal resolution or a formal letter from a municipal official responsible for approving the plans and forward it to BDE prior to PS&E submittal.

5-4.05  Funding Resolution

If the local agency is to reimburse the Department for work described in the Agreement, a funding resolution providing payment for the work must be attached to the Agreement.
5-5  DIVISION OF COST

The extension of a State highway into and through a municipality provides a multipurpose facility that accommodates vehicular and pedestrian traffic for both the State and municipality (i.e., the State highway becomes an integral part of the local street system). As such, under an Agreement with the municipality, the Department performs State-initiated highway improvements within municipal jurisdictions that proportionately benefit both parties. This section delineates the financial responsibilities of each party for State-initiated projects under State jurisdiction.

5-5.01  State Responsibility

The State is financially responsible for preliminary engineering, right-of-way, construction, and construction engineering for the traffic lanes on the State highway and the appurtenances related to the traffic lanes for which the State has jurisdiction. Financial responsibility for bicycle lanes is discussed in Section 5-5.02(o).

5-5.02  Municipality Responsibility

The municipality is financially responsible for preliminary engineering, right-of-way, construction, and construction engineering for the items specified in the following sections.

5-5.02(a)  Parking

The Agreement will base the division of cost between the State and the municipality on the following criteria:

1.  New On-System Parking. New on-system parking is defined as the construction of parallel parking either to replace existing parking assumed by the State for additional traffic lanes or to provide parking where legal parking did not previously exist. If the municipality includes new on-system parking in the improvement, proportion the cost as follows:

    a.  ADT > 5000. If the highway facility has an average daily traffic (ADT) greater than 5000, use the following criteria to proportion the cost:

        •  If base and surface construction of new on-system parking is equivalent to the adjacent State-maintained traffic lane and the lane width for parking meets Department criteria, proportion the cost equally (i.e., 50%/50%) between the State and municipality.

        •  The State is financially responsible for 100% of curb and gutter construction.

        •  If the pavement composition of new on-system parking is less than the adjacent traffic lane’s or if the lane width for parking does not meet
Department criteria, the municipality is financially responsible for 100% of the cost.

b. **ADT < 5000.** Construct the new on-system parking with a base and surface composition that is compatible with its anticipated usage to a width acceptable to the Department at 100% municipal expense.

2. **Existing On-System Parking (Resurfacing, Repair and Reconstruction).** If existing on-system parking is retained in an urban street resurfacing project, the State is financially responsible for resurfacing only the pavement area maintained by the Department including a full-width taper on the parking lane from the edge of the travel lane to gutter flag or face of curb where no gutter flag exists. Limit the maximum width of taper to that of the adjacent travel lane. If the municipality elects to have existing on-system parking resurfaced to a full thickness, the municipality is financially responsible as follows:

- 50% of milling and resurfacing costs for existing on-system parking having a width less than or equal to that of the adjacent travel lane;
- 100% of milling and resurfacing costs for that portion of existing on-system parking greater than the width of the adjacent travel lane;
- 100% of base repair costs for the entire width of existing on-system parking;
- in municipalities with less than 3000 population, the maximum municipal participation toward milling and resurfacing costs for existing on-system parking is a cost equivalent to three years’ motor fuel tax allotment. The district shall verify locations of existing on-system parking for all joint State/municipal improvements; and
- 100% of reconstruction costs for existing on-system parking and any adjacent curb and gutter.

3. **Restricted On-System Parking.** If an IDOT traffic capacity study establishes the need to restrict parking during peak hours to ensure the safe and free flow of traffic and the municipality enacts an ordinance implementing such parking restrictions, the State will pay 100% of full-thickness resurfacing costs, up to a maximum 12 ft (3.6 m) width including any needed base and curb repairs, for the restricted on-system parking.

4. **Off-System Replacement Parking.** If, for the benefit of State highway safety and capacity, the Department and municipality jointly determine it necessary to replace existing and legal on-system parking (not accommodated under Item 1) with off-system parking, the State may financially participate as follows:

a. **Alternative Off-System Replacement Facilities.** The State will pay 100% of all engineering, right-of-way (except municipal property), and construction costs to replace existing on-system parking with alternative off-system parking. The maximum ratio for replacing parking spaces is one to one. Alternative off-system
replacement parking may include improving adjacent local streets to accommodate new parallel parking, constructing new off-street parking facilities, or a combination of the two. Construction costs will include those items IDOT deems reasonable and practical for a safe and convenient parking environment (e.g., paved surface, drainage, lighting, pedestrian walkways, fencing). The municipality will pay 100% of the construction costs associated with installing guard and toll collection facilities, metering devices, and parking spaces beyond the maximum one-to-one replacement ratio.

b. Municipal Property. If the municipality owns the site selected for off-system replacement parking, the municipality will provide the property at no expense to the State.

c. Clearing Municipal Property. As part of the State’s financial responsibilities to construct replacement parking, the State will pay 100% of the cost to clear municipal property if included in the IDOT construction contract for the improvement. See Example 5 in Section 5-8.

5. Right-of-Way. See Item 1(d) in Section 5-5.02(b) for information on right-of-way associated with parking.

5-5.02(b) Sidewalks

For sidewalks, the Agreement will be based on the following to determine the division of cost between the State and local agency:

1. New and Deteriorated Sidewalks. Use the criteria in Chapters 17 and 48 to determine the warrants for sidewalks. If these criteria are met and the local agency agrees to maintain the sidewalks, proportion the improvement costs associated with new or deteriorated sidewalks as follows:

a. New Sidewalks. Proportion the cost between the State and local agency at 80/20 for new sidewalks within the project termini or for short distances outside the project termini as may be required to connect sidewalks to significant pedestrian generators (e.g., schools, transit facilities). The Phase I engineering report will document the need for sidewalk construction.

b. Deteriorated Sidewalks. The local agency will pay 100% of the cost to remove existing deteriorated sidewalks not impacted by the State’s improvement. Proportion the cost 80/20 between the State and local agency for the replacement of such deteriorated sidewalk. The local agency will pay 100% of the cost of decorative sidewalks.

c. Utility Adjustments and Other Items. Proportion the cost 80/20 between the State and local agency for reimbursable utility adjustments as defined in Section 6-1.03, as well as pedestrian barriers, retaining walls, and other collateral items.
that are required solely for sidewalk construction not necessitated by the IDOT project.

d. **Right-of-Way.** Proportion the cost 80/20 between the State and local agency for right-of-way if acquired solely for sidewalk construction. Also, the local agency will pay 100% of the construction costs for sidewalks associated with the construction of on-system parking not necessitated by the IDOT project. The State will pay 100% for right-of-way if additional right-of-way is required to construct the IDOT-proposed highway cross section.

e. **Sidewalk Removal and Replacement.** The State is 100% financially responsible for removing and replacing existing sidewalks if such a need is caused by the construction of an IDOT highway improvement.

f. **Local Agency Does Not Accept Maintenance Responsibilities.** If the local agency does not agree to maintain the sidewalk, the State will not construct it, even if it is warranted. However, the State will take reasonable actions to not preclude future additions of sidewalk at such locations.

All sidewalk construction can be considered for Federal-aid participation. In these cases, the Federal-aid matching amounts will apply to the State’s share only.

2. **Adjustment of Existing Sidewalks.** If an existing sidewalk requires adjustment due to an IDOT improvement, the State will pay 100% of the adjustment cost. The Department will construct the replacement in accordance with IDOT sidewalk criteria. The local agency is 100% financially responsible for sidewalk adjustments that are caused or initiated by a work request from the local agency.

3. **Curb Ramps.** See Chapter 58 for criteria related to curb ramps.

**5-5.02(c) Highway Lighting Within a Municipality**

The Agreement will proportion the costs for highway lighting within a municipality according to the following:

1. **New Lighting.** If the municipality requests or includes street lighting in the improvement, the municipality is 100% financially responsible for lighting installation and energy costs.

2. **Modernization of Existing Lighting.** The municipality is 100% financially responsible for the modernization and betterment of any street lighting system the municipality installed or caused to be installed in the improvement.

3. **Relocation of Existing Lighting.** The Department considers the relocation of existing lighting as a utility adjustment which is subject to the cost proportioning discussed in Section 5-5.02(f).
4. **Combination Traffic Signal and Lighting.** If the poles will be replaced in new traffic signal installations or modernization projects, proportion the cost for combination lighting as follows:

- Proportion the cost for poles and foundations (i.e., traffic signal appurtenances) in accordance with Section 5-5.02(e).
- The municipality is 100% financially responsible for luminaires, luminaire wiring, conduit, and control devices.

5. **Warrants for Highway Lighting.** See Chapter 56 for criteria related to highway lighting.

**5-5.02(d) Storm Sewers**

For storm sewers, the division of cost between the State and municipality will be as follows:

1. **Municipality Requests Extension or Use of IDOT Storm Sewer.** If the municipality desires to extend or use the improvement’s storm sewer facilities, the municipality is 100% financially responsible for any increase in system capacity over that required to drain the State highway improvement. An itemized division of cost between the State and municipality should be included in the preliminary draft Agreement.

   If the municipality’s cost share is minor, use Equation 5-5.1 (i.e., percent of actual storm sewer cost) to determine the municipality’s share:

   \[ MC = \frac{(ASSC)(EF)}{(ECC - ESOC) / ECC} \]  
   
   Equation 5-5.1

   where:

   - **MC** = Municipality’s Cost
   - **ECC** = Estimated Combined Cost
   - **ESOC** = Estimated State-Only Cost
   - **ASSC** = Actual Storm Sewer Cost
   - **EF** = 1.15 for Engineering

2. **Municipal Storm or Combined Sewer System Rehabilitation or Adjustment.** If the Department uses an existing municipal storm or combined sewer system to drain the State highway, use the following guidelines to proportion any needed sewer adjustment or rehabilitation costs between the State and municipality:

   a. **State Participation.** If constructed for State highway drainage only, IDOT designs the highway storm sewer system to accommodate both the watershed runoff naturally reaching the highway site and the surface runoff across the highway right-of-way. If an improvement project uses an existing Municipal storm sewer system for State highway drainage, the State has no more or less financial responsibility for the storm sewer than any other property owner. The State will allocate straight State or Federal-aid funds for only the share of storm sewer costs that benefit the State. Unless a State highway improvement creates a
need to increase the existing storm sewer system’s capacity or the Department
determines a need to improve the drainage of the State highway system, the
State’s financial participation will be limited to the cost of improving the storm
sewer system within the limits of the State highway right-of-way. Use Equation
5-5.2 to determine the State’s share of costs for rehabilitating and/or adjusting
existing municipal storm sewers:

\[ SSOC = \frac{100[2(HROWA)(C1)]}{[(TASBSS)(C2)]} \]  \hspace{1cm} \text{Equation 5-5.2}

where:

- \( SSOC \) = State Share of Cost, percent (%)
- \( HROWA \) = Highway Right-of-Way Area, acres (ha)
- \( C1 \) = Hydraulic Runoff Factor for HROWA
- \( TASBSS \) = Total Area Served by Storm Sewer, acres (ha)
- \( C2 \) = Hydraulic Runoff Factor for TASBSS

Note: The factor 2(HROWA) in Equation 5-5.2 is an administrative
determination accounting for the various factors affecting surface
drainage in urban areas. The runoff factors (e.g., \( C1 \) and \( C2 \) in Equation
5-5.2) normally are used in accepted hydraulic practice and reflect factors
such as slopes, percent of area with different permeability rates, etc.

b. **Municipal Sewer System Adjustment.** The State normally is 100% financially
responsible for adjustments to municipal sewer systems caused by State
highway improvements unless it was originally installed on State right-of-way or
within the limits of a highway under IDOT jurisdiction. However, if the municipal
sewer system will accommodate State highway drainage, the State may share
the cost for adjusting the sewer on the basis of Equation 5-5.2. The State will not
share in the cost of adjusting municipal utilities that are not eligible for State
participation. See Section 5-5.02(f) for additional information on utility
adjustments.

c. **Municipal Sewer System Rehabilitation.** The Department may participate in the
rehabilitation of structurally deficient or functionally inadequate municipal sewer
systems to the extent such action will benefit State highway drainage. Use
Equation 5-5.2 to determine the State’s share of rehabilitation costs. If the
rehabilitation need is due to structural inadequacy, the municipality will be
responsible for performing the structural condition evaluation. The Department
will review and approve the municipality’s findings before committing to State
financial participation. The State will share the cost for the structural condition
evaluation in the same proportion it does for construction costs. If the project
includes municipal sewer rehabilitation predicated on a need to increase
drainage capacity for a State highway facility, use Equation 5-5.2 to determine
the State’s share of rehabilitation costs. If the need to increase municipal sewer
capacity is necessitated by a combination of State highway and other needs, the
State’s financial participation will be negotiated on a case-by-case basis and Equation 5-5.2 will not apply.

d. Combined Storm and Sanitary Sewer Systems. If the municipal sewer carries both storm and sanitary flows, deduct the sanitary portion from the system’s capacity before calculating the State’s share of costs. In most areas, it is acceptable to assume 10% of system capacity is used for sanitary flow. However, in areas having significant sanitary flow (e.g., industrial parks, commercial business areas), evaluate the acceptability of using 10% and, if determined unacceptable, the Department will obtain mutual agreement with the municipality on a reasonable percentage to use in calculations.

e. Separation of Combined Sewer Systems. If the improvement involves separating a municipal sewer into storm and sanitary systems, the State is financially responsible for its share of the storm sewer system only. The Department will review the municipality’s local storm sewer separation plan before the municipality adopts the plan, which then becomes the basis for determining funding eligibility and the State’s share of rehabilitation costs.

f. Participation Outside an Active IDOT Project. If in the State’s best interest, the State may financially participate in rehabilitating an existing municipal sewer system even though no State highway improvement project is underway. In these cases, consider the impact State highway improvements planned for the area will have on the sewer system and use the applicable guidelines in Item 2 to determine the State’s financial responsibility. In determining the State’s share of costs, do not consider the affects of any planned non-State facilities.

3. Additional Repair or Reconstruction of Joint-Use Storm Sewers. Joint-use storm sewers constructed under the provisions of Items 1 and 2 that require repair or reconstruction beyond that covered in Section 5-3 will be performed at the joint expense of the State and municipality. Proportion the costs as proportioned in the Agreement for the sewers’ initial construction.

4. Shoulder and Open Ditch Construction. If shoulder and open ditch construction is less costly and compatible with existing development, the Department may provide such a facility. If, instead, the municipality desires curb and gutter and storm sewer drainage, the Department may provide such a facility; however, the State will not pay for the additional cost.

5-5.02(e) Traffic Signals

The installation, modernization, relocation, electrical energy, and maintenance costs for traffic signals differ according to their application. All are governed by Department rules, regulations, or policy as follows:

1. Dedicated Streets. See Part 544 of the Illinois Administrative Code (92 Ill. Admin. Code 544) (contact the Bureau of Operations) for information on traffic signals and dedicated
streets. Eighty percent (90% on Safety Projects) of the signal cost first will be deducted under Section 544.60 of the Illinois Administrative Code. The State will pay 80% (90% on Safety Projects) plus its proration as determined from Section 544.60. This applies only to State-initiated projects.

2. **School and Commercial/Industrial Areas.** See TRA-5 (contact the Bureau of Operations) for guidelines on traffic signals serving school and commercial/industrial areas.

3. **Combinations of the Above Applications.** Traffic signals serving both a high-volume, dedicated street opposite a high-volume, private benefit facility may require a hybrid proration of costs. Consult BDE for specific guidance.

4. **Emergency Vehicle Preemption Equipment Installation, Modernization, and/or Relocation.** The municipality is 100% financially responsible for emergency vehicle preemption equipment installation, modernization, and/or relocation costs. Cost limitations shown in Item 1 or in Section 5-5.02(g) are not applicable.

5-5.02(f) **Utility Adjustments**

The Agreement will be based on the following to proportion costs for utility adjustments:

1. **State-Initiated Municipal Utility Adjustments.** If the proposed improvement is a State-initiated project on a State highway within the municipal street system, the State will assume the total cost of adjusting municipal lights, signs, utilities, etc., except that the municipality is financially responsible, other than in certain cases of Interstate or Freeway construction, for adjusting its facilities located within the municipality if they were installed:
   - on right-of-way acquired by the Department; or
   - within the defined limits of a street, subsequent to the date the Department accepted maintenance responsibility for the street.

   If the utilities existed within the defined limits of the street prior to the Department's acceptance of maintenance responsibility for the street, the State will pay for the needed utility adjustments.

   The municipality is financially responsible for adjusting its utility facilities if previously installed on State highway right-of-way outside the municipal limits and subsequently incorporated within the municipality.

   The Department will proportion the cost of adjusting any existing municipal utility facility located outside municipal limits the same as for any other utility facility (i.e., the State is financially responsible for the adjustment if the utility is located on private right-of-way and the municipality will pay for the adjustment if the utility is located on State highway right-of-way).
If financially responsible for utility adjustments, the municipality may elect to have the Department include the adjustments in the highway improvement plans. However, this does not relieve the municipality of its funding obligation. Include in the Agreement with the municipality the conditions for reimbursing the Department for utility adjustment costs.

For any improvement plans that include municipal utility adjustments, the district will include a statement in the transmittal memorandum to the Central Office that describes the financial responsibilities of both the State and the municipality. If the municipality is obligated to pay for utility adjustments, also include in the memorandum the terms of reimbursement included in the Agreement.

Any utility adjustment included in the State’s contract at State expense, as provided above, will be limited to adjustments in kind as practical. If the municipality desires a betterment or extension of the utility being adjusted, then the municipality is financially responsible for any increase in adjustment cost.

2. **Municipality-Requested Utility Adjustments.** The municipality is 100% financially responsible for the cost of any utility adjustment it requests.

3. **Other Utilities.** The municipality will exercise its franchise rights to cause private utilities to be adjusted at no expense to the State. The principles set forth in Section 5-5.02(f) regarding utility adjustments for municipalities will also apply to other legally constructed governmental facilities encountered along the improvement.


**5-5.02(g) Participation Cap**

For non-private benefit traffic signal installations and/or modernization (see Section 5-5.02(e), Item 1) and mandated utility adjustments (see Section 5-5.02(f), Item 1, adjustments in-kind not betterments) caused by a State-initiated improvement, include in the Agreement a cap or ceiling equal to 125% of the estimated cost to the municipality for these two items. The estimator will exercise judgment to ensure that the estimate is properly adjusted to reflect expected inflation between the time the estimate is prepared and the anticipated contract award date.

**5-5.02(h) Traffic Lanes under Municipal Jurisdiction**

The State is not necessarily responsible for the maintenance, repair, or reconstruction of all traffic lanes along a State highway. Before preparing an Agreement with a municipality for a State highway improvement, the district will check IDOT records to determine the width of pavement over which the Department has jurisdiction. The Department is responsible for the jurisdiction of only those portions of streets that it constructed or those portions of local streets that it has subsequently assumed. For through traffic lanes under municipal jurisdiction, the cost proration is as follows:
• The State will assume the financial responsibility for patching, milling, and resurfacing all traffic lanes along State highways constructed in conjunction with a State-initiated project.

• Repair and/or replacement of curb and gutter or reconstruction of local traffic lanes will continue to be the municipality’s financial responsibility in accordance with existing maintenance agreements.

5-5.02(i) Pedestrian Overpass Structures

The following presents the proration of construction costs and the warrants, liabilities, and maintenance responsibilities for pedestrian facilities:


2. State Highways with Full Access Control. For criteria on State highways with full access control, contact BDE.

5-5.02(j) Overpass Fencing


5-5.02(k) Transportation Enhancements


5-5.02(l) Engineering

The municipality will share in the cost of engineering provided by the State in direct proportion to its construction costs. Preliminary and construction engineering will be computed as 5% and 10% respectively of the municipal share of construction costs.

5-5.02(m) Right-of-Way

If the municipality is financially responsible for all or a portion of right-of-way costs, its share will include the purchase price thereof and the cost of negotiators, appraisals, title evidence, relocation assistance and payments, property management, and such legal services as necessary to acquire the right-of-way. The acquiring agency, if participating in the cost of the right-of-way, will receive a credit for a proportionate amount of the proceeds of any sale or rental of improvements acquired within the right-of-way or as a direct result of the right-of-way acquisition.
5-5.02(n) Municipal Streets

Many State-initiated projects require improvements to intersecting municipal streets to meet the geometric requirements for the design level of service. Generally, the State is financially responsible for all improvements required to achieve this goal. Any work beyond that deemed necessary by the State will be included in the State’s contract only if the municipality agrees to pay its cost.

5-5.02(o) Bicycle Accommodations

The Agreement will base the division of cost between the State and the local agency on the following criteria:

1. **On-Road Bicycle Lanes.** Proportion the cost 80/20 between the State and local agency for the construction of new on-road bicycle lanes as indicated by the facility selection criteria contained in Chapter 17. Proportion the cost 80/20 between the State and local agency for right-of-way, reimbursable utility adjustments, barriers, retaining walls, and other collateral items that are required for bike lane construction necessitated by the IDOT project. The local agency is responsible for 100% of the costs for right-of-way, reimbursable utility adjustments, barriers, retaining walls, and other collateral items that are not required solely for the bike lanes. The State will assume the maintenance of on-road traditional and buffered bicycle lanes. The local agency will assume the maintenance of separated bicycle lane pavement and vertical separation elements.

2. **Wide Outside Lanes and Widened Shoulders.** The State will pay 100% of all costs for wide outside lanes or widened shoulders indicated for bicycle accommodation. The State will also assume the maintenance of these facilities.

3. **Side Paths.** A shared use side path can be selected as an accommodation, in place of the on-road accommodation type(s) identified in Figure 17-2.A, whenever it is determined to fit the project context. When the local agency agrees to maintain the path, proportion the improvement costs associated with the path as follows:

   a. **Construction of New Paths.** Proportion the cost 80/20 between the State and local agency for construction of new paths within the project termini or for short distances outside the project termini as may be required to connect paths to significant bicycle traffic generators (e.g., schools, transit facilities). The Phase I Study Report will document the need for path construction and short extensions.

   b. **Right-of-Way, Utility Adjustments, and Other Items.** Proportion the cost 80/20 between the State and local agency for right-of-way, reimbursable utility adjustments, barriers, retaining walls, and other collateral items that are required for new side path construction warranted and included in the IDOT project. The local agency is responsible for 100% of the costs for right-of-way, reimbursable utility adjustments, barriers, retaining walls, and other collateral items that are not required solely for the side paths. When the State acquires right-of-way for the
State’s and local agency’s needs, the State will require the local agency to pay for the local portion.

c. **Path Removal and Replacement.** The State is 100% financially responsible for removing and replacing existing paths if such a need is caused by the construction of an IDOT highway improvement.

d. **Local Agency Does Not Accept Maintenance Responsibilities.** If the local agency does not agree to maintain the side path, the State will not construct it, even if it is warranted. However, the State will take reasonable actions to not preclude future additions of side paths at such locations.

All side path construction can be considered for Federal-aid participation. In such cases, the Federal-aid matching amounts will apply to the State’s share only.

4. **Adjustment of Existing Paths.** If an existing path requires adjustment due to an IDOT improvement, the State will pay 100% of the adjustment cost. The Department will construct the replacement in accordance with IDOT path criteria. The local agency is 100% financially responsible for path adjustments that are caused or initiated by a work request from the local agency.

5-5.02(p) **Bicycle and Pedestrian Accommodations on Structures**

If bicycle and/or pedestrian accommodations are warranted within the termini of a project, those accommodations should be carried over to any structures within the project. See Chapter 17 for further guidance. If the project omits structure improvements, then bicycle and pedestrian improvements on those structures may also be omitted, although retrofit options should be considered.

1. **New or Replacement Structures.** The State will pay 100% of all costs for bicycle and pedestrian accommodations on new or replacement structures and approaches. The State will assume the maintenance of on-structure accommodations. The local agency will pay 100% of the cost difference of a separate bicycle and pedestrian structure if bicyclists and pedestrians could have been adequately accommodated on the roadway structure.

2. **Reconstructed or Rehabilitated Structures.** The State will pay 100% of all costs for bicycle and pedestrian accommodations on reconstructed or rehabilitated structures and approaches. The local agency will pay 100% of the cost difference of a requested separate bicycle and pedestrian structure if bicyclists and pedestrians could have been adequately accommodated on the roadway structure, or a requested grade separation when at-grade crossings are considered sufficiently safe.

In determining cost shares, an approach is defined as the length of roadway necessary to transition the structure improvement into the existing highway system.
5-5.02(q) Other Work

Municipalities will bear all additional costs of improvements outside the traffic lanes including utility adjustments, curb or curb and gutter repair, drainage structure adjustments, sidewalks, traffic signal installation or modernization, and entrance reconstruction, except as otherwise noted in Section 5-5.02.

5-5.03 Basis of Payment

5-5.03(a) Municipality Reimbursement

For Agreements where the municipality is reimbursing the State, the Agreement or Funding Resolution must clearly delineate when and how the municipality will reimburse the State. The Central Office Bureau of Construction will bill the municipality directly after the award of the contract in accordance with the terms specified in the Agreement. Several alternative repayment methods are available as follows:

1. Payment upon Project Completion. Payment is made upon completion of the project provided the municipality’s share does not exceed $10,000.

2. Payment upon Contract Award. An 80% payment is made upon contract award with any balance paid upon completion.

3. Equal Monthly Payments. Equal monthly payments are made based upon Equation 5-5.3 as follows:

   \[ \text{Monthly Payment} = \frac{0.80 \cdot \text{Estimated Municipal Share}}{\text{Contract Duration in Months}} \quad \text{Equation 5-5.3} \]

   The municipality will send its final payment upon project completion.

4. Progress Payments. Progress payments are made based upon Equation 5-5.4 as follows:

   \[ \text{Progress Payment} = \frac{\text{Total Municipal Share}}{\text{Actual Progress Payment} \cdot \text{Total Construction Cost}} \quad \text{Equation 5-5.4} \]

5. Dual Payment. A dual payment is based upon a 50% payment upon award with the remaining 50% paid upon completion. This payment alternative is limited to projects with duration of 60 working days or less.

Example 6 in Section 5-8 illustrates a sample resolution.

5-5.03(b) State Reimbursement

It should be stated in the Agreement specifically when and how the State will reimburse the municipality. Once the Agreement is fully consummated, the district will process the necessary
Contract Obligation Documents (COD) for use in its processing of invoices. Any one of the five alternatives presented in Section 5-5.03(a) for municipality reimbursement can be applied similarly to State reimbursement. For an Agreement involving State reimbursement to be eligible for execution, the State’s funding must be included in the current annual program or be approved as an exception by BDE and Statewide Program Planning. The Agreement must include specific language giving the State the right to approve the plans and specifications prior to advertisement for bids and to concur in the award of the contract.

5-5.04 Right-of-Way Acquisition

Under Section 605 ILCS 5/4-501 of the Illinois Compiled Statutes, the only governmental unit authorized to take title in its own name for a State highway improvement is the Department or any County, regardless of how the cost of the right-of-way is treated.

Accordingly, Agreements covering joint improvements with governmental units other than Counties shall provide that all right-of-way required for the improvement be acquired in the name of the State.

Although under the Statute a County can take title in its own name for land required for a State highway improvement, the Department will take this title in the name of the State for adequate control of the highway and more effective title approval.
5-6 OTHER AGREEMENTS

5-6.01 Jurisdictional Transfers

Improvement of an unmarked, State-maintained highway may involve a transfer of jurisdictional responsibility from the State to a local highway authority (i.e., a jurisdictional transfer). A marked route may also be transferred provided the marking is removed first. An Agreement using the developed format and executed by the Director of the Office of the Program Development is necessary for a jurisdictional transfer. See the Bureau of Local Roads and Streets publication Jurisdictional Transfer Guidelines for specific guidance. Example 7 in Section 5-8 illustrates a sample Jurisdictional Transfer Agreement.

5-6.02 Supplemental or Addendum Agreements

Use Supplemental Agreements to add provisions to the original Agreement. Use an Addendum Agreement to change rather than add to the original Agreement’s provisions.

5-6.03 County and Township Agreements

County/township Agreements are most commonly required for improvements on unmarked routes involving a jurisdictional transfer or intersection improvement where one party is participating (as defined in Section 5-1.01) toward the second party’s project.

The procedures for Agreements with municipalities generally apply to county/township Agreements, except as follows:

1. Agreement Format. Section 5-8 illustrates the developed format for county/township Agreements.

2. Maintenance Obligations. Use the following guidelines for maintenance obligations in county/township Agreements:

   - The procedures presented in Sections 5-3.01, 5-3.02, 5-3.03, 5-3.08, and 5-3.09 are not applicable to county/township Agreements.

   - For storm sewers and appurtenances, the State will maintain all storm sewers it constructs outside a municipality except joint-use systems constructed at local request. Proportion the joint-use sewer’s maintenance and/or reconstruction costs the same as the sewer’s initial construction cost was proportioned.

   - For traffic signals and lighting, the State will maintain and pay the electrical energy for all traffic signals and lighting it deems necessary and constructs outside the corporate limits of a municipality.

3. Restrictions/Encroachments. The information presented in Sections 5-4.01, 5-4.02, and 5-4.03 are not applicable to county/township Agreements.
4. **Division of Cost.** The information in Sections 5-5.02(a), 5-5.02(c), and 5-5.02(h) are not applicable to county/township Agreements.

### 5-6.04 Private Benefit Agreements

Private Benefit Agreements generally are required where large traffic generators (e.g., shopping centers, factories) require special features (e.g., turn lanes, channelization, traffic signals) along a State highway to safely accommodate the increased traffic volume generated by the facility. Dedicated public roads which essentially provide access to developments (e.g., shopping centers, industrial, institutional, office sites) should be considered as private benefit roads in lieu of public roads. See Subchapter f, Part 550 of the *Illinois Administrative Code* (92 Ill. Admin. Code 550) and the Bureau of Operations publication TRA-5 for participation requirements.

The requisite Agreement should follow the procedures contained in Sections 5-1.01, 5-1.02, 5-1.03, 5-2.01, 5-2.02, 5-2.03, 5-4.04, 5-5.02(e) (Items 2 and 3), 5-5.02(j), and 5-5.02(k) and incorporate the following special considerations:

1. **Letter of Credit.** Except under extraordinary conditions approved by the Bureau Chief of BDE, all Private Benefit Agreements will include an irrevocable Letter of Credit. The Letter of Credit protects the State’s interest by guaranteeing payment should the Private Benefit Organization (PBO) default.

2. **Utility Adjustments.** The PBO is financially responsible for all utility adjustments caused by highway improvements constructed for PBO.

3. **Right-of-Way.** Any right-of-way required solely for PBO highway improvements will be provided at no expense to and as acceptable to the State. If the State must acquire the right-of-way, then PBO will reimburse the State for its cost.
5-7 OTHER DOCUMENTS

5-7.01 Letters of Understanding

Improvements that do not involve local participation may at times be covered by Letters of Understanding. A Letter of Understanding may be used to delineate maintenance responsibilities (e.g., parking lanes, curbs and gutter flags, sidewalks, manholes, catch basins, storm sewers, traffic signals, utilities, appurtenances). Many of the provisions of an Agreement should be included in a Letter of Understanding (e.g., ordinances for sewer, parking, and encroachments; provisions for curb ramps and plan approval).

The district will prepare the Letter of Understanding. Include in the Letter of Understanding a brief description of the proposed project and describe the responsibilities of both parties. Also, include a description of any needed ordinances from the local agency. For convenience, the district will provide the local agency with sample ordinance forms.

The Letter of Understanding will be prepared by district in duplicate counterparts, signed by the Regional engineer, and transmitted to the local agency with the request that one of the counterparts with the Regional Engineer’s signature and the local official’s signature be returned to the district. As an option, where there is local agency reluctance to sign the document as presented, it may be advisable to request the local agency to sign the document first, thus avoiding the possibility of the local agency altering the fully executed Letter of Understanding in an unacceptable manner. The district shall file the counterpart with original signatures in the district and forward a copy to BDE. In addition, the report to BDE on projects available for letting should include a statement regarding the status of the Letters of Understanding. The district will secure copies of the required ordinances and plan approval from the local agency prior to advertising for letting and will notify BDE when all ordinances have been received for the improvement. The project support engineer or staff will file the ordinances in the district office.

5-7.02 Informational Letters

Informational Letters may be used on any project not requiring a formal Agreement where no changes in maintenance or other responsibilities from previously executed Agreements or Letters of Understanding will occur. The district will send the Informational Letter to the local official via certified or registered mail to verify receipt. For content, the document should advise the local agency of the improvement scope and anticipated letting and completion dates, and indicate that the covenants contained in previous Agreements or Letters of Understanding relating to jurisdiction, maintenance, electrical energy, enactment of ordinances, etc., will remain unchanged.

It will not be necessary to forward a copy of the document to BDE; however, the district should modify the Certification Acceptance sheet to designate that an Informational Letter rather than a Letter of Understanding will be used.
5-8  EXAMPLES

The following examples present samples and guidelines for use when processing local agency Agreements:

Example 1 – Developed Agreement for Local Agencies
Example 2 – Parking Ordinance
Example 3 – Storm Sewer Ordinance
Example 4 – Encroachment Ordinance
Example 5 – Off-Street Replacement Parking Guidelines
Example 6 – Funding Resolution
Example 7 – MFT Funding Resolution for Improvement by County (BLR 09110)
Example 8 – MFT Funding Resolution for Improvement by Municipality (BLR 09111)
Example 9 – Agreement for Jurisdictional Transfers

Templates for the above Agreements also can be found in the BDE section of the IDOT internet.
EXAMPLE 1 — Developed Agreement for Local Agencies

_______ Route _________
Section _________
(VILLAGE, CITY, COUNTY, TOWNSHIP) Section _________
County _________
Job No. _________
Agreement No. _________
Contract No. _________

AGREEMENT

This agreement entered into this ___ day of ______, A.D., 20____, by and between the STATE OF ILLINOIS, acting by and through its DEPARTMENT OF TRANSPORTATION hereinafter called the STATE, and the __________ of __________, of the State of Illinois, hereinafter called the (VILLAGE, CITY, COUNTY, or TOWNSHIP).

WITNESSETH:

WHEREAS, the STATE in order to facilitate the free flow of traffic and insure safety to the motoring public, is desirous of improving approximately ___ foot (____lineal meters) of ______ Street, (FA/SBI Route _____ US/Illinois/CH Route _____, State Section _____, (VILLAGE, CITY,COUNTY, TOWNSHIP) Section______ by (widening, milling, resurfacing. reconstructing) US/Illinois/CH Route _____ from _____ Street to ______ Street, providing _____ foot (____meter) through traffic lanes in each direction, a _____ foot (____meter) median with _____ foot (____meter) and variable width left turn lanes at _____ and _____ Streets, (milling, resurfacing, constructing) _____ foot (____ meter) wide parking lanes on _____ side(s) of ______ Street between _____ Street and _____ Street, (modernizing, installing) traffic signals at the ______ Route ______ intersections with _____ and _____ Streets, installing a highway lighting system between _____ and _____ Streets, constructing new 5 foot (1.52 meter) PCC sidewalks from _____ Street to _____ Street, constructing curb and gutter and a storm sewer system for highway drainage and by performing all other work necessary to complete the improvement in accordance with the approved plans and specifications; and
WHEREAS, the (VILLAGE, CITY, COUNTY, TOWNSHIP) is desirous of said improvement in that same will be of immediate benefit to the (VILLAGE, CITY, COUNTY, TOWNSHIP) residents and permanent in nature;

NOW, THEREFORE, in consideration of the mutual covenants contained herein, the parties hereto agree as follows:

1. The STATE agrees to make the surveys, obtain all necessary rights of way, prepare plans and specifications, receive bids and award the contract, furnish engineering inspection during construction and cause the improvement to be built in accordance with the plans, specifications and contract.

2. The STATE agrees to pay for all right-of-way, construction and engineering costs, including the cost of railroad adjustments, subject to reimbursement by the (VILLAGE, CITY, COUNTY, TOWNSHIP) as hereinafter stipulated. The STATE will negotiate and/or coordinate with the Railroad for the adjustment of their railroad facilities.

3. It is mutually agreed by and between the parties hereto that the estimated cost and cost proration for this improvement is as follows:

<table>
<thead>
<tr>
<th>Type of Work</th>
<th>State</th>
<th>Village, City, County, Township</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>All construction costs excluding the following:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mill and resurface parking lanes</td>
<td>$</td>
<td>$50 NA NA</td>
<td>$</td>
</tr>
<tr>
<td>Patch parking lanes</td>
<td>NA</td>
<td>$100</td>
<td></td>
</tr>
<tr>
<td>Traffic signals at Street</td>
<td>$</td>
<td>$90 NA 10</td>
<td>$</td>
</tr>
<tr>
<td>Sidewalks</td>
<td>$</td>
<td>$80 $20</td>
<td>$</td>
</tr>
<tr>
<td>New highway lighting</td>
<td>NA</td>
<td>$100</td>
<td>$</td>
</tr>
<tr>
<td>Relocate water main at Street</td>
<td>NA</td>
<td>$100</td>
<td>$</td>
</tr>
<tr>
<td>Sub Total</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>P&amp;C Engineering 15%</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Right-of-way</td>
<td>$</td>
<td>100 NA NA</td>
<td>$</td>
</tr>
<tr>
<td>Total</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
</tbody>
</table>
Participation and reimbursement shall be predicated by the percentages shown above for the specified work. Cost shall be determined by multiplying the final quantities times contract unit prices plus 15% for construction and preliminary engineering. Participation toward the traffic signals and watermain relocation shown above shall not exceed $__________ which represents 125% of their estimated construction and engineering cost.

*(If the local agency is to acquire right of way, at its own cost and expense or at the cost and expense of the state, in whole or in part, use the following paragraphs and make appropriate changes in paragraphs 1, 2, and 3).*

4. The (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to obtain and pay for the cost of acquiring the necessary right of way in accordance with the following requirements:

A. Right of way shall be acquired in the name of the STATE on standard State forms which will be provided for that purpose in accordance with Land Acquisition Policies and Procedures of the STATE.

B. No award of a contract shall be made to cover construction of the project or any part thereof without first having been made a title approval by the Attorney General of Illinois on each individual parcel of right of way, the consideration for which exceeds $10,000, including within such construction. A title approval shall be made by the STATE on each parcel of right of way acquired for the project where the consideration is $10,000 or less. In the event acquisition of the right of way is by condemnation, then such action must be brought in the name of the State by the Attorney General and an Assistant Attorney General appointed by him.

C. Cost of the right of way shall include the purchase price thereof as well as the cost of negotiators, appraisals, title evidence, relocation assistance and payments, property management and such legal service as may be necessary to acquire said right of way. The acquiring agency, if participating in the cost of the right of way shall receive a credit for a proportionate amount of the proceeds of any sale or rental of improvements acquired within the right of way or as a direct result of the right of way acquisition.
D. All parties engaged in the acquisition of the right of way shall be approved in advance by the STATE.

**E. Appraisals (use Item (1) or (2) as appropriate):**

(1) Appraisals shall be reviewed and a negotiating figure approved by the STATE in advance of negotiations for the purchase of said right of way.

(2) The (VILLAGE, CITY, COUNTY, TOWNSHIP) shall provide a sufficient number of qualified reviewing appraisers approved by the STATE. The STATE shall approve the appraisal process in advance of negotiations for the purchase of said right of way.

F. Any phase of the STATE’s Relocation Assistance Procedures to be performed by any qualified agency other than the STATE shall be covered by separate contractual agreement or agreements with the agency and are subject to prior approval of the Division Administrator of the Federal Highway Administration.

G. The STATE shall provide such guidance, assistance and supervision and monitor and perform audits to the extent necessary to assure compliance with the STATE’s Land Acquisition Policies and Procedures.

*(If the local agency is to acquire right of way off the State highway system and there are Federal funds being used for any portion of the project, not just land acquisition, use the following paragraph. Please note, on those occasions when more than one land acquisition condition exists, all appropriate provisions that apply must be included.)*

4a. The ______________________________ agrees to acquire in its name and at its own expense, subject to reimbursement as hereinafter provided, all right of way necessary for this project in accordance with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended. The requirements of Title II and Title III shall be carried out in accordance with established State Policies and Procedures, as now or hereafter revised or amended. Prior to the State’s advertising for bids, the local agency shall certify to the STATE that all requirements of Titles II and III of said Uniform Act have been compiled with.
A. The STATE will advertise for bids for the construction of the proposed improvement after the local agency’s certification as to compliance with Titles II and III requirements have been accepted by the STATE and subject to approval by the Division Administrator of the Federal Highway Administration.

B. The STATE shall provide such guidance, assistance and supervision and monitor and perform audits to the extent necessary to assure validity of the local agency’s certification of compliance with Titles II and III requirements of the aforesaid Act.

5. The (VILLAGE, CITY, COUNTY, TOWNSHIP) has passed a resolution appropriating sufficient funds to pay its share of the cost for this improvement, a copy of which is attached hereto as “Exhibit____” and made a part hereof.

(For Local’s use of non-MFT funds for reimbursement, include one of the following.)

The (VILLAGE, CITY, COUNTY, TOWNSHIP) further agrees

a. *(Payment upon Completion)* that upon completion of the contract for this improvement, the _________ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS in a lump sum for any funds allotted to the _________ an amount equal to 100% of its obligation incurred under this AGREEMENT.

b. *(80% Payment upon Award)* that upon award of the contract for this improvement, the _________ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS in a lump sum from any funds allotted to the _________, an amount equal to 80% of its obligation incurred under this AGREEMENT, and will pay to the said DEPARTMENT the remainder of the obligation (including any non-participating costs on FA Projects) in a lump sum, upon completion of the project based upon final costs.

c. *(Monthly Payments)* that upon award of the contract for this improvement, the ______ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS from any funds allotted to the _________, the amount of $______ each month for a period of approximately _____ months or until 80% of the estimated obligation under the provisions of the AGREEMENT has been paid, and will pay to the said DEPARTMENT the remainder of its obligation (including
any non-participating costs on FA projects) in a lump sum upon completion of the project based upon final costs.

d. **(Progress Payments)** that upon receipt of the first and subsequent progress payments made to the CONTRACTOR, the ______ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS from any funds allotted to the ______________ an amount equal to the ____________ share, $_______, divided by the estimated construction costs, $_______, multiplied by the actual progress payment (appropriately adjusted for non-participating costs on FA projects) made to the CONTRACTOR until the entire obligation incurred under this AGREEMENT has been paid.

e. **(Dual Payment)** that upon award of the contract for this improvement, the ______ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS from any funds allotted to the ______________, an amount equal to 50% of its obligation incurred under this AGREEMENT, and will pay to the said DEPARTMENT the remainder of the obligation (including any non-participating costs on FA projects) in a lump sum, upon completion of the project based upon final costs.

**Include in all Local reimbursement Agreements where non-MFT funds are used and traffic signals are not a sole reimbursable item):**

The (VILLAGE, CITY, COUNTY, TOWNSHIP) further agrees to pass a supplemental resolution to provide necessary funds for its share of the cost of this improvement if the amount appropriated in “Exhibit____” proves to be insufficient, to cover said cost.

6. The (VILLAGE, CITY) has adopted and will put into effect an appropriate ordinance, prior to the STATE’s advertising for the proposed work to be performed hereunder, or shall continue to enforce an existing ordinance, requiring that parking be (parallel to the curbs) (prohibited) within the limits of this improvement, a copy of which is attached hereto as “Exhibit_____”, and will in the future prohibit parking at such locations on or immediately adjacent to this improvement as may be determined necessary by the STATE from traffic capacity studies.

7. The (VILLAGE, CITY) has adopted and will put into effect an appropriate ordinance, prior to the STATE’s advertising for the proposed work to be performed hereunder, or shall continue to
enforce an existing ordinance, prohibiting the discharge of sanitary sewage and industrial waste water into any storm sewers constructed as a part of this improvement, a copy of which is attached hereto as “Exhibit______”.

8. Prior to the STATE advertising for the work proposed hereunder, the disposition of encroachments will be cooperatively resolved with representatives from the (VILLAGE, CITY) and the STATE.

The (VILLAGE, CITY) has adopted and will put into effect an appropriate ordinance, prior to the STATE’s advertising for the proposed work to be performed hereunder, or shall continue to enforce an existing ordinance, relative to the disposition of encroachments and prohibiting, in the future, any new encroachments within the limits of the improvements, a copy of which is attached as “Exhibit______”.

(If the Local Agency is to perform any part of the work and/or engineering involved in the improvement, and the STATE is paying for or allowing credit for the work and/or engineering both of the following paragraphs (10 and 11) should be included):

9. The (VILLAGE, CITY, COUNTY, TOWNSHIP) shall maintain, for a minimum of (3,5) years after the completion of the Project, adequate books, records, and supporting documents to verify the amounts, recipients, and uses of all disbursements of funds passing in conjunction with this Agreement. All books, records, and supporting documents related to the Project shall be available for review and audit by the Auditor General and other State auditors and the (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to cooperate fully with an audit conducted by the Auditor General and other State Auditors and to provide full access to all relevant materials. Failure to maintain the books, records, and supporting documents required by this paragraph shall establish a presumption in favor of the STATE for the recovery of any funds paid by the STATE under this Agreement for which adequate books, records, and supporting documentation are not available to support their purported disbursement.

10. The (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to comply with all applicable Executive Orders and Federal Highway Acts pursuant to the Equal Employment Opportunity and non-discrimination regulations required by the U.S. Department of Transportation. (Non-Federal-aid projects use Illinois Department of Transportation in lieu of U.S.)
11. The (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees not to permit driveway entrance openings to be made in the curb, as constructed, or the construction of additional entrances, private or commercial, along _____ Route _____ without the consent of the STATE.

12. The (VILLAGE, CITY, COUNTY, TOWNSHIP) shall exercise its franchise rights to cause private utilities to be relocated, if required, at no expense to the STATE.

13. The (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to cause its utilities installed on right of way after said right of way was acquired by the STATE or installed within the limits of a roadway after the said roadway’s jurisdiction was assumed by the STATE, to be relocated and/or adjusted, if required, at no expense to the STATE.

(If the State contract includes the relocation or adjustment of a municipally owned utility, include the following paragraph):

14. All (VILLAGE, CITY) owned utilities, on STATE right of way within the limits of this improvement, which are to be relocated/adjusted under the terms of this Agreement, will be relocated/adjusted in accordance with the applicable portions of the Accommodation of Utilities of Right of Way, 92 Ill. Adm. Code 530.

15. The (VILLAGE/CITY) agrees to obtain from the STATE an approved permit for the facility, and to abide by all conditions set forth therein.

16. Upon final field inspection of the improvement and so long as (Street Name) ____is used as a State Highway, the STATE agrees to maintain or cause to be maintained the median, the _____ through traffic lanes lying ______ on either side of the (median), (centerline) and the left-turn and right-turn lanes, each lane being _____ feet (_____meters) and variable in width, and the curb and gutter or stabilized shoulders and ditches adjacent to those traffic lanes and turn lanes to be maintained by the STATE.

17. Upon final field inspection of the improvement, the (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to maintain or cause to be maintained those portions of the improvement which are not maintained by the STATE, including parking lanes and their adjacent curb and gutter, sidewalks,
parkways, guardrails, crosswalk and stopline markings, (VILLAGE, CITY, COUNTY, TOWNSHIP) owned utilities including appurtenances thereto, highway lighting including furnishing the electrical energy therefore and shall maintain the storm sewers and appurtenances by:

**NOTE: INSERT A OR B AS APPROPRIATE.**

(A) **Applicable when storm sewer system constructed for State highway drainage only:**

performing those functions necessary to keep the sewer in a serviceable condition including cleaning sewer lines, inlets, manholes, and catch basins along with the repair or replacement of inlet, manhole and catch basins’ frames, grates or lids. The maintenance, repair and/or reconstruction of storm sewers constructed as part of this improvement beyond the aforedescribed responsibilities shall be that of the STATE.

(B) **Applicable when storm sewer system constructed as a joint LA and State use facility:**

performing those functions necessary to keep the sewer in a serviceable condition including cleaning sewer lines, inlets, manholes and catch basins along with the repair or replacement of inlet, manholes and catch basins’ frames, grates or lids. The STATE shall share cost of the maintenance, except as aforedescribed, repair and/or reconstruction of the joint use sewer(s) to the same proportioning as the sewers initial construction costs.

The (VILLAGE, CITY, COUNTY, TOWNSHIP) further agrees to continue its existing maintenance responsibilities on all side road approaches under its jurisdiction, including all left and right turn lanes on said side road approaches, up to the through edge of pavement of US/Illinois/CH Route ______. Drainage facilities, if any, at the aforementioned side roads located within the STATE right-of-way shall be the joint maintenance responsibility of the STATE and the (VILLAGE, CITY, COUNTY, TOWNSHIP) unless there is an agreement specifying different responsibilities.

**FOR TRAFFIC SIGNALS-USE 18a, 18b, 18c WHERE APPROPRIATE.**

(Verbiage for Installation And/Or Modernization Projects Where No Master Agreement Exists.)
18a. Upon acceptance by the STATE of the traffic signal work included herein, the financial responsibility for the maintenance and electrical energy charges for the operation of the traffic signal(s) shall be proportioned as follows:

<table>
<thead>
<tr>
<th>Intersection</th>
<th>Maintenance</th>
<th>Electrical Energy</th>
</tr>
</thead>
<tbody>
<tr>
<td>______Route ______</td>
<td>(______)%</td>
<td>(______)%</td>
</tr>
<tr>
<td>@ _________ Street</td>
<td>(______)%</td>
<td>(______)%</td>
</tr>
</tbody>
</table>

(Share percentages are determined from Appendix C.)

It is mutually agreed that the actual traffic signal maintenance will be performed by the (STATE, CITY or VILLAGE), either with its own forces or through an ongoing contractual agreement. It is further mutually agreed that the traffic signals shall be maintained to the standard described in the 2000 Edition of the Illinois Manual of Uniform Traffic Control Devices, Part 4, Section 4D.02 a copy of which is attached hereto as "Exhibit______" and made a part hereof.

(The following paragraph is needed only when a City or Village maintains the signals.)

It is also understood that if, in the judgment of the STATE, the (CITY or VILLAGE) has not provided adequate maintenance for those traffic signals which it has been assigned to maintain, the STATE will, upon giving 30 days written notice, arrange for the appropriate maintenance efforts and bill the (VILLAGE or CITY) for its share of the costs.

The (STATE, VILLAGE or CITY) agrees to bill the (STATE, VILLAGE, or CITY) for its proportionate share of the traffic signal maintenance costs on a three-month basis. The amount billed shall be the actual costs incurred less any third party damage claims received during the billing period for repair of traffic signals that are the responsibility of the billed party.

Any proposed expenditure in excess of $5,000 for repair of damage to any single traffic signal installation must be approved by the billed party before the expenditure is made. The STATE reserves the right to examine the records of the (VILLAGE or CITY) to determine that costs billed are fully documented.
The STATE agrees to make arrangements with the local power company to furnish the electrical energy for the operation of the traffic signals. The (STATE, CITY or VILLAGE) agrees to pay their proportionate share of this cost as billed by the local power company.

The STATE retains the right to control the sequence and timing of the traffic signals.

Payment by the STATE of any or all of its share of maintenance and energy costs is contingent upon the STATE receiving adequate funds in its annual appropriation.

The parties hereto agree that the traffic signal maintenance and energy provisions of this Agreement shall remain in effect for a period of twenty (20) years from the date of its execution or so long as the traffic signals covered by the terms of this Agreement or any amendment hereto remain in place either in their current or some modified configuration, whichever, is the shorter period of time. Such an effective term shall apply unless otherwise agreed in writing by the parties hereto.

(Verbiage for Modernization Project Where Master Agreement Exists.)

18b. Upon acceptance by the STATE of the traffic signal work included herein the responsibility for maintenance and energy shall continue to be as outlined in the Master Agreement executed by the STATE and the (CITY/VILLAGE) on ______ 20 _____.

(Verbiage for Installation Project Where Master Agreement Exists.)

18c. Upon acceptance by the STATE of the new traffic signal installation(s), the financial responsibility for maintenance and electrical energy for the operation of the traffic signals shall be proportioned as follows:

<table>
<thead>
<tr>
<th>Intersection</th>
<th>Maintenance</th>
<th>Electrical Energy</th>
</tr>
</thead>
<tbody>
<tr>
<td>______Route ______</td>
<td></td>
<td></td>
</tr>
<tr>
<td>@ __________ Street</td>
<td></td>
<td></td>
</tr>
<tr>
<td>STATE Share</td>
<td>( ___)%</td>
<td>( ___)%</td>
</tr>
<tr>
<td>CITY or VILLAGE Share</td>
<td>( ___)%</td>
<td>( ___)%</td>
</tr>
</tbody>
</table>
(Share percentages are determined from Part 544 of Title 92, Illinois Administrative Code.)

It is mutually agreed that the actual traffic signal maintenance will be performed by the (STATE, CITY or VILLAGE), either with its own forces or through an ongoing contractual agreement.

It is further agreed that the traffic signal shall be maintained to at least the Levels of Maintenance shown in the Illinois Manual of Uniform Traffic Control Devices, Part 4, Section 4D.02, a copy of which is attached hereto as "Exhibit_____" and made a part hereof.

Upon acceptance by the STATE of the new traffic signal installation(s) included herein, the responsibility for maintenance and energy outlined above shall become a part of the Master Agreement executed by the State and the (CITY/VILLAGE) on _____ 20 ______.

(The following paragraph should be included when an agreement involves both new signal installations, as above, and the modernization or modifications of existing signals.)

19. Upon acceptance by the STATE of the work proposed herein on existing signals, the responsibility for maintenance and energy shall continue to be as outlined in the aforementioned Master Agreement.

20. The STATE agrees to make arrangements with the local power company to furnish the electrical energy for the operation of the traffic signals. The (STATE, CITY or VILLAGE) agrees to pay their proportionate share of this cost as billed by the local power company.

(If the Local Agency Is To Provide Engineering, Materials, And/Or Let The Contract On A Federal-aid Project, Then The Following Covenant Must Be Included.)

21. The (VILLAGE, CITY, COUNTY, TOWNSHIP), subrecipient or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The (VILLAGE, CITY, COUNTY, TOWNSHIP) shall carry out applicable requirements of 49 CFR part 26 in the award and administration of STATE-assisted contracts. Failure by the (VILLAGE, CITY, COUNTY, TOWNSHIP) to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the STATE deems appropriate.
22. The (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to provide written approval of that portion of the plans and specifications relative to the (VILLAGE, CITY, COUNTY, TOWNSHIP) financial and maintenance obligations described herein, prior to the STATE’s advertising for the aforedescribed proposed improvement.

23. Obligations of the STATE and (VILLAGE, CITY, COUNTY, TOWNSHIP) will cease immediately without penalty or further payment being required if, in any fiscal year, the Illinois General Assembly or Federal funding source fails to appropriate or otherwise make available funds for this contract.

24. This AGREEMENT and the covenants contained herein shall be null and void in the event the contract covering the construction work contemplated herein is not awarded within the three years subsequent to execution of the agreement.

This agreement shall be binding upon and to the benefit of the parties hereto, their successors and assigns.

NOTE: THIS SIGNATURE FORMAT IS TO BE USED IF THE LOCAL AGENCY REIMBURSES THE STATE LESS THAN $250,000.

________________________________________
Attest:

__________________________
Clerk

(SEAL)

STATE OF ILLINOIS
DEPARTMENT OF TRANSPORTATION

By: ____________________________
Regional Engineer

Date: ____________________________
NOTE: THIS SIGNATURE FORMAT IS TO BE USED IF THE LOCAL AGENCY REIMBURSES THE STATE $250,000 OR MORE.

Attest:

________________________ of ____________________

By: ____________________________
Printed Name
TITLE: __________________________
Date: ____________________________

(SEAL)

STATE OF ILLINOIS
DEPARTMENT OF TRANSPORTATION

By: ____________________________
Director, - Office of Program Development
Date: ____________________________

NOTE: THIS SIGNATURE FORMAT IS TO BE USED IF THE STATE REIMBURSES THE LOCAL AGENCY $250,000 OR MORE.

Attest:

________________________ of ____________________

By: ____________________________
Printed Name
TITLE: __________________________
Date: ____________________________

(SEAL)

STATE OF ILLINOIS
DEPARTMENT OF TRANSPORTATION

By: ____________________________
Secretary
Date: ____________________________

By: ____________________________
Director - Office of Finance & Administration
Date: ____________________________

By: ____________________________
Director - Office of Program Development
Date: ____________________________

By: ____________________________
Chief Counsel
Date: ____________________________
NOTE: THIS SIGNATURE FORMAT IS TO BE USED IF THE STATE REIMBURSES THE LOCAL AGENCY LESS THAN $250,000.

Attest:

__________________________  of  ____________________

By: ___________________________

Printed Name

TITLE: __________________________

Date: __________________________

STATE OF ILLINOIS
DEPARTMENT OF TRANSPORTATION

By: ____________________________

Secretary

By: ____________________________

Director - Office of Program Development

Date: __________________________

Date: __________________________
EXAMPLE 2 — Parking Ordinance

Route ______
State Section ______

“Exhibit ______”
AN ORDINANCE IN RELATION TO
MOTOR VEHICLE PARKING

BE IT ORDAINED BY THE ______ OF ______ OF THE COUNTY OF ______ ILLINOIS THAT:

Section 1: It shall be unlawful for any person, firm or corporation to park any motor vehicle within the area of ___________ Street from _______________ to ________________.

Section 2: Any person, firm or corporation violating the provisions of this Ordinance shall be fined not less than $ _________ nor more than $ ______________ for each offense.

Section 3: This ordinance shall take effect and be in full force _______ days after its passage, approval and legal publication as required by law, and the _________ Clerk is hereby directed to cause this Ordinance to be published immediately after its due passage and approval.

Passed this ______________ day of ________________, 20___

________________________
Attest

________________________
__________ Clerk

PASSED: _________________________
SIGNED: _________________________
PUBLISHED: _______________________

(Title)
EXAMPLE 3 — Storm Sewer Ordinance

“Exhibit ______”

AN ORDINANCE PROHIBITING THE DISCHARGE
OF SANITARY SEWAGE AND INDUSTRIAL WASTE WATER
INTO THE STORM SEWERS OR DRAINAGE FACILITY CONSTRUCTED IN CONJUNCTION
WITH THE IMPROVEMENT OF _______________ ROUTE ___________
IN THE ___________ OF________________, ____________ COUNTY, ILLINOIS

WHEREAS, the State of Illinois, through its Department of Transportation and
the ______________ of ________________ a municipal corporation, have entered into an
AGREEMENT for the improvement of ______________ known as State Section __________
and

WHEREAS, this improvement includes the construction of storm sewers and/or
appurtenances for highway drainage;

NOW, THEREFORE, BE IT ORDAINED BY THE _______________ OF
__________________, ILLINOIS:

Section 1: It shall be unlawful for any person, firm or corporation to connect or cause to be
connected any drain carrying or to carry any toilet, sink, basement, septic tank,
cesspool, industrial waste or any fixture or device discharging polluting substances
into any storm sewers constructed as part of this improvement.

Section 2: Any person, firm or corporation violating this ordinance shall be fined not less than
$__________ nor more than $__________ for each offense and separate offense
shall deem to be committed each and every day during which a violation continues or
exists.

Section 3: This Ordinance shall be in effect from and after its passage, approval, and publication
as provided by law.
BE IT FURTHER ORDAINED, that the ______________ of __________ does hereby authorize and empower the ________________ to execute this Ordinance on behalf of the ________________ of ________________, and

BE IT FURTHER ORDAINED, that the ________________ Clerk is hereby directed to transmit three (3) certified copies of this Ordinance to the Illinois Department of Transportation through the Regional Engineer’s office in ________________, Illinois.

ATTEST

____________________

PASSED: __________________
SIGNED: __________________
PUBLISHED: __________________

STATE OF ILLINOIS )
) )
) COUNTY OF______________

I, ________________________, ___________ Clerk in and for the ______________ of ________________, hereby certify the foregoing to be a true perfect and complete copy of the resolution adopted by the ____________________________ at a meeting on _____, 20__. 

IN TESTIMONY WHEREOF, I have hereunto set my hand seal this ___________ day of _____________________________ AD, 20__.

____________________________________
__________ Clerk

5-8.20
EXAMPLE 4 — Encroachment Ordinance

“Exhibit ______”

AN ORDINANCE REGULATING ENCROACHMENT
ON PUBLIC RIGHT OF WAY IN THE _______________ OF _______________
_____________________________ COUNTY, ILLINOIS

WHEREAS, the ________________ of ______________ hereinafter known as __________, and the State of Illinois, acting by and through its Department of Transportation, have entered into an agreement relative to the improvement of ____________ Street (_____Route _______, State Section ______, _______ Section__________) From _________ to _______; and

WHEREAS, in order to facilitate said improvement, it is necessary for the ____________ to adopt an ordinance regulating encroachments on the right of way for said improvement in accordance with the following definitions:

1. Roadway Right of way is defined as those areas existing or acquired by dedication or by fee simple for highway purposes; also, the areas acquired by temporary easement during the time the easement is in effect:

2. Project Right of way is defined as those areas within the project right-of-way lines established jointly by the ________________ and the STATE which will be free of encroachments except as hereinafter defined;

3. Encroachment is defined as any building, fence, sign (excluding certain signs located over sidewalks) or any other public structure or object of any kind (with the exception of utilities and public road signs) which is placed, located, maintained, in, on, under or over any portion of the project right of way or the roadway right of way where no project right of way line has been established;

4. Permissible encroachment is defined as any existing awning, marquee or sign advertising activity on the property or similar overhanging structure supported from a building immediately adjacent to the limits of the platted street where there is sidewalk extending to the building line and which does not impair the free and safe flow of pedestrian traffic or
traffic on the highway. The permissive retention of overhanging signs is not to be construed as being applicable to those signs supported from poles constructed outside the project right of way line and not confined by adjacent buildings.

5. Construction easement Area is defined as the area lying between the project right of way limits and the platted street limits within which the ____________, by concurrence with the establishment of the project right of way lines, will permit the STATE to enter to perform all necessary construction activities; and

WHEREAS, representatives of the ________________ And the STATE have, by visual inspection, cooperatively established project right of way lines and have mutually determined the disposition of encroachments;

NOW, THEREFORE, BE IT ORDAINED, by the ___________ of ___________, County, Illinois:

Section 1: It shall be unlawful for any person, firm or corporation to erect, cause to be erected, to retain or cause to be retained any ENCROACHMENT (herein above defined), except as provided in Section 3, within the project right-of-way or roadway right of way where no project right-of-way lines have been established.

Section 2: Project right-of-way lines have been established at the following locations
   Along the __________ side of ________ Street _________ feet (______ meter) _________the centerline of the proposed improvement from _____________ to _____________.

(No project right-of-way lines have been established.)

Section 3: Revocable permits have been issued by the ________________ for the temporary retention of the following PERMISSIBLE ENCROACHMENT (hereinabove defined):
(No temporary permits have been issued.)

Section 4: This ordinance is intended to and shall be in addition to all other ordinances, rules and regulations concerning encroachments and shall not be construed as repealing or rescinding any other ordinance or part of any ordinance unless in direct conflict therewith.

Section 5: Any person, firm or corporation violating the provisions of this Ordinance shall be fined not less than $ _________ nor more than $ ______________ for each offense, a separate offense shall be deemed committed for each and every day during which the violation continues or exists.

Section 6: This ordinance shall be published _________ time(s) within _______ days after its passage in the newspaper having a general circulation in the _______ of _______________, Illinois, and shall be in full force and effect after its passage, publication and approval as provided by law.

Passed and approved this ____________day of ________________, 20__.

__________________________________________

(Title)

ATTEST

__________________________________________

_________ Clerk
EXAMPLE 5 — Off-Street Replacement Parking Guidelines

Illinois Department of Transportation
Memorandum

To: All District Engineers
From: Ralph C. Wehner
Subject: Replacement Parking Guidelines
Date: September 10, 1991

The following set of guidelines were developed to allow the Department to participate in the construction of replacement urban parking facilities as part of an improvement which requires removal of on-street parking.

I. PURPOSE

To enable the District Engineer, at his discretion, to cooperate with a municipality to replace existing legal State system parking in usable segments with off-site parking spaces for the benefit of State highway capacity and safety.

II. ASSUMPTIONS

These guidelines assume that existing on-street parking cannot be accommodated by widening the existing parking lanes or by constructing new replacement parking adjacent to through traffic lanes. These conditions are covered in Section I-400 of the Design Manual and require municipal financial participation. This incentive/disincentive should work to discourage on-street parking thus reducing the hazard and capacity problems associated with on-street parking.

III. IMPLEMENTATION

Early involvement coordination with the affected municipality shall be accomplished in order to determine any significant social, economic, and environmental effects from both parking removal and replacement. Discussion of existing parking patterns should be made to determine replacement requirements based on actual needs rather than the existing number of available spaces. This information should be included in the appropriate location and environmental studies and reports together with estimated costs for parking replacement. Replacement off-street parking may be let as part of the roadway improvement or as a separate municipal contract.
IV. PARTICIPATION

The State will provide 100% of all engineering, right of way (except where replacement parking is constructed on municipally-owned property), and construction costs required to construct alternate (off-State system) parking on a maximum ratio of 1 to 1. Alternate parking can consist of improving adjacent local streets to provide parallel parking, the construction of off-street parking facilities, or combinations thereof. Construction costs shall include those items the State deems reasonable to provide parking facilities having a safe and convenient environment as is practical, including a paved surface, drainage, lighting, pedestrian walkways, and fencing. The construction and installation of guard and toll collection facilities, metering devices, and parking capacity beyond the maximum replacement ratio shall be totally the local agency's responsibility.

V. MAINTENANCE

The municipality shall enter into an Agreement with the State accepting complete jurisdiction of the parking facility(ies) including but not limited to its maintenance, operation, repair, reconstruction, and provision of electrical energy for lighting systems and striping. The municipality shall hold the State harmless from any suits arising from construction, operation, and maintenance of these parking facilities.

VI. RIGHT OF WAY

The municipality shall acquire or have acquired all rights of way and easements in its own name and shall provide the State with certification that it holds good and sufficient title to such property(ies).

Prior to the municipality acquiring the right of way:

A. The State shall, at its own expense, conduct a survey for potential hazardous wastes and shall notify the municipality of its acceptance or rejection of said site.

B. The municipality shall follow the procedures contained in the State's Land Acquisition Manual and provide the State with an estimate of right-of-way costs, including its purchase price plus fees associated with negotiators, appraisals, title evidence, and legal services for each potential parcel. The State shall be given an opportunity to accept or reject the parcel(s).
All District Engineers
Page 3
September 10, 1991

C. If the municipality owns the site selected for replacement parking, it shall provide same at no expense to the State. Clearing of municipally-owned property included in the State's construction contract shall be considered as part of the replacement parking construction cost and thus shall be at the expense of the State.

VII. ENFORCEMENT

The municipality shall agree to enact and enforce ordinances prohibiting parking at all locations where on-street parking is removed.

The municipality shall, unless approved by the State in writing, retain in public trust for a period of 20 years, all parking facilities constructed at State expense. The State shall not unreasonably withhold such approval, but will require prorata compensation for its initial expense in constructing the parking facilities as a condition of its approval.

Ralph C. Wehrmeyer

cc: Allan Abbott
M. J. Macchio
EXAMPLE 6 — Funding Resolution

“Exhibit _____”

FUNDING RESOLUTION

WHEREAS, the _________ of _________ has entered into an AGREEMENT with the STATE OF ILLINOIS for the improvement of ____________, known as State Section; ___________ and

WHEREAS in compliance with the aforementioned AGREEMENT, it is necessary for the _____________ to appropriate sufficient funds to pay its share of the cost of said improvement.

NOW, THEREFORE, BE IT RESOLVED, that there is hereby appropriated the sum of ______________________ dollars ($__________________) or so much thereof as may be necessary, from any money now or hereinafter allotted to the ______________ to pay its share of the cost of this improvement as provided in the AGREEMENT; and

BE IT FURTHER RESOLVED, that upon completion of the contract for this improvement, the ____________ will pay the DEPARTMENT OF TRANSPORTATION, in lump sum from any funds allotted to the ______________ an amount equal to 100% of its obligation incurred under this AGREEMENT.

BE IT FURTHER RESOLVED, that upon award of the contract for this improvement, the ____________ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS in a lump sum from any funds allotted to the _________________, an amount equal to 95% of its obligation incurred under this AGREEMENT, and will pay to the said DEPARTMENT the remainder of the obligation in a lump sum, upon completion of the projected based on final costs.

BE IT FURTHER RESOLVED, that upon award of the contract for this improvement, the ____________ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS from any funds allotted to the____________________, the amount of $________________ each month for a period of approximately _________ months or until 80% of its estimated obligation under the provisions of this AGREEMENT has been paid, and
will pay to the said DEPARTMENT the remainder of the obligation in a lump sum, upon completion of the projected based on final costs.

BE IT FURTHER RESOLVED, that upon receipt of the first and subsequent progress payments made to the CONTRACTOR, the ________________ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS from any funds allotted to the ________________, an amount equal to the ________________ share $____________ divided by the estimated construction costs, $____________, multiplied by the actual progress payment made to the CONTRACTOR until the entire obligation incurred under this AGREEMENT has been paid.

BE IT FURTHER RESOLVED, that upon award of the contract for this improvement, the ________________ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS in a lump sum from any funds allotted to the ________________, an amount equal to 50% of its obligation incurred under this AGREEMENT, and will pay to the said DEPARTMENT the remainder of the obligation in a lump sum, upon completion of the projected based on final costs.

BE IT FURTHER RESOLVED, that the ________________ agrees to pass a supplemental resolution to provide any necessary funds for its share of the cost of this improvement if the amount appropriated herein proves to be insufficient, to cover said cost.

STATE OF ILLINOIS )
COUNTY OF ______________ )

I, ______________, ______________ Clerk in and for the ______________ of ______________, hereby certify the foregoing to be a true perfect and complete copy of the resolution adopted by the ______________ at a meeting on ______________, 20____.

IN TESTIMONY WHEREOF, I have hereunto set my hand seal this _______ day of ________________, AD, 20____.

__________________________
(SEAL)

_____

Clerk
EXAMPLE 7 — MFT Funding Resolution for Improvement by County (BLR 09110)

This is an attachment to the Agreement that may be accessed through the Bureau of Local Roads forms page on the IDOT website.
EXAMPLE 8 — MFT Funding Resolution For Improvement by Municipality (BLR 09111).

This is an attachment to the Agreement that may be accessed through the Bureau of Local Roads forms page on the IDOT website.
EXAMPLE 9 — Agreement for Jurisdictional Transfer

_________Route _______
Section ______________
(VILLAGE, CITY, COUNTY, TOWNSHIP) Section _______
County _______________
Job No. ______________
Agreement No. ________
Contract No. __________

AGREEMENT

This agreement entered into this ____ day of _______, A.D., 20____, by and between the STATE OF ILLINOIS, acting by and through its DEPARTMENT OF TRANSPORTATION hereinafter called the STATE, and the ______________ of ______________, of the State of Illinois, hereinafter called the (VILLAGE, CITY, COUNTY, or TOWNSHIP).

WITNESSETH:

WHEREAS, the STATE in order to facilitate the free flow of traffic and insure safety to the motoring public, is desirous of improving approximately ____ foot (____lineal meters) of _____ Street, (FA/SBI Route _____ US/Illinois/CH Route _____, State Section _____, (VILLAGE, CITY,COUNTY, TOWNSHIP) Section______ by (widening, milling, resurfacing, reconstructing) US/Illinois/CH Route _____ from _____ Street to _______Street, providing ______ foot (____meter) through traffic lanes in each direction, a ______ foot (____meter) median with ______ foot (____meter) and variable width left turn lanes at _____ and _____ Streets, (milling, resurfacing, constructing) ______ foot (____ meter) wide parking lanes on _____ side(s) of _____ Street between _____ Street and _____ Street, (modernizing, installing) traffic signals at the ______ Route _____ intersections with _____ and _____ Streets, installing a highway lighting system between _____ and _____ Streets, constructing new 5 foot (1.52 meter) PCC sidewalks from _____ Street to _____ Street, constructing curb and gutter and a storm sewer system for highway drainage and by performing all other work necessary to complete the improvement in accordance with the approved plans and specifications; and
WHEREAS, the (VILLAGE, CITY, COUNTY, TOWNSHIP) is desirous of said improvement in that same will be of immediate benefit to the (VILLAGE, CITY, COUNTY, TOWNSHIP) residents and permanent in nature;

NOW, THEREFORE, in consideration of the mutual covenants contained herein, the parties hereto agree as follows:

1. The STATE agrees to make the surveys, obtain all necessary rights of way, prepare plans and specifications, receive bids and award the contract, furnish engineering inspection during construction and cause the improvement to be built in accordance with the plans, specifications and contract.

2. The STATE agrees to pay for all right-of-way, construction and engineering costs, including the cost of railroad adjustments, subject to reimbursement by the (VILLAGE, CITY, COUNTY, TOWNSHIP) as hereinafter stipulated. The STATE will negotiate and/or coordinate with the Railroad for the adjustment of their railroad facilities.

3. It is mutually agreed by and between the parties hereto that the estimated cost and cost proration for this improvement is as follows:

<table>
<thead>
<tr>
<th>Type of Work</th>
<th>State</th>
<th>Village, City, County, Township</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>All construction costs excluding the following:</td>
<td>$</td>
<td>NA</td>
<td>$</td>
</tr>
<tr>
<td>Mill and resurface parking lanes</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Patch parking lanes</td>
<td>NA</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Traffic signals at _______ Street</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Sidewalks</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>New highway lighting</td>
<td>NA</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Relocate water main at _______ Street</td>
<td>NA</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Sub Total</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>P&amp;C Engineering 15%</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Right-of-way</td>
<td>$</td>
<td>NA</td>
<td>$</td>
</tr>
<tr>
<td>Total</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
</tbody>
</table>
Participation and reimbursement shall be predicated by the percentages shown above for the specified work. Cost shall be determined by multiplying the final quantities times contract unit prices plus 15% for construction and preliminary engineering. Participation toward the traffic signals and watermain relocation shown above shall not exceed $__________ which represents 125% of their estimated construction and engineering cost.

(If the agreement addresses a jurisdictional transfer, insert the following paragraph.)

4. The (VILLAGE, CITY, COUNTY, TOWNSHIP) and the State have agreed to the jurisdictional transfer of the portion of highway described in the Local Agency – State Agreement for Jurisdictional Transfer (BLR 05210), attached hereto as “Exhibit____” and made a part hereof.

(If the local agency is to acquire right of way, at its own cost and expense or at the cost and expense of the state, in whole or in part, use the following paragraphs and make appropriate changes in paragraphs 1, 2, and 3.)

5. The (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to obtain and pay for the cost of acquiring the necessary right of way in accordance with the following requirements:

A. Right of way shall be acquired in the name of the STATE on standard State forms which will be provided for that purpose in accordance with Land Acquisition Policies and Procedures of the STATE.

B. No award of a contract shall be made to cover construction of the project or any part thereof without first having been made a title approval by the Attorney General of Illinois on each individual parcel of right of way, the consideration for which exceeds $10,000, including within such construction. A title approval shall be made by the STATE on each parcel of right of way acquired for the project where the consideration is $10,000 or less. In the event acquisition of the right of way is by condemnation, then such action must be brought in the name of the State by the Attorney General and an Assistant Attorney General appointed by him.

C. Cost of the right of way shall include the purchase price thereof as well as the cost of negotiators, appraisals, title evidence, relocation assistance and payments, property management and such legal service as may be necessary to acquire said right of way. The acquiring agency, if participating in the cost of the right of way shall receive a credit for a
proportionate amount of the proceeds of any sale or rental of improvements acquired within the right of way or as a direct result of the right of way acquisition.

D. All parties engaged in the acquisition of the right of way shall be approved in advance by the STATE.

**E. Appraisals (use Item (1) or (2) as appropriate):**

(1) Appraisals shall be reviewed and a negotiating figure approved by the STATE in advance of negotiations for the purchase of said right of way.

(2) The (VILLAGE, CITY, COUNTY, TOWNSHIP) shall provide a sufficient number of qualified reviewing appraisers approved by the STATE. The STATE shall approve the appraisal process in advance of negotiations for the purchase of said right of way.

F. Any phase of the STATE’s Relocation Assistance Procedures to be performed by any qualified agency other than the STATE shall be covered by separate contractual agreement or agreements with the agency and are subject to prior approval of the Division Administrator of the Federal Highway Administration.

G. The STATE shall provide such guidance, assistance and supervision and monitor and perform audits to the extent necessary to assure compliance with the STATE’s Land Acquisition Policies and Procedures.

*If the local agency is to acquire right of way off the State highway system and there are Federal funds being used for any portion of the project, not just land acquisition, use the following paragraph. Please note, on those occasions when more than one land acquisition condition exists, all appropriate provisions that apply must be included.*

5a. The ______________________________agrees to acquire in its name and at its own expense, subject to reimbursement as hereinafter provided, all right of way necessary for this project in accordance with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended. The requirements of Title II and Title III shall be carried out in accordance with established State Policies and Procedures, as now or hereafter revised or amended. Prior to the State’s advertising for bids,
the local agency shall certify to the STATE that all requirements of Titles II and III of said Uniform Act have been compiled with.

A. The STATE will advertise for bids for the construction of the proposed improvement after the local agency’s certification as to compliance with Titles II and III requirements have been accepted by the STATE and subject to approval by the Division Administrator of the Federal Highway Administration.

B. The STATE shall provide such guidance, assistance and supervision and monitor and perform audits to the extent necessary to assure validity of the local agency’s certification of compliance with Titles II and III requirements of the aforesaid Act.

6. The (VILLAGE, CITY, COUNTY, TOWNSHIP) has passed a resolution appropriating sufficient funds to pay its share of the cost for this improvement, a copy of which is attached hereto as “Exhibit____” and made a part hereof.

(For Local’s use of non-MFT funds for reimbursement, include one of the following.)

The (VILLAGE, CITY, COUNTY, TOWNSHIP) further agrees

a. (Payment upon Completion) that upon completion of the contract for this improvement, the ______ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS in a lump sum for any funds allotted to the ______ an amount equal to 100% of its obligation incurred under this AGREEMENT.

b. (80% Payment upon Award) that upon award of the contract for this improvement, the ______ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS in a lump sum from any funds allotted to the ________, an amount equal to 80% of its obligation incurred under this AGREEMENT, and will pay to the said DEPARTMENT the remainder of the obligation (including any non-participating costs on FA Projects) in a lump sum, upon completion of the project based upon final costs.

c. (Monthly Payments) that upon award of the contract for this improvement, the ______ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS from any funds allotted to the _________, the amount of $______ each month for a period of approximately
_____ months or until 80% of the estimated obligation under the provisions of the AGREEMENT has been paid, and will pay to the said DEPARTMENT the remainder of its obligation (including any non-participating costs on FA projects) in a lump sum upon completion of the project based upon final costs.

d. (Progress Payments) that upon receipt of the first and subsequent progress payments made to the CONTRACTOR, the ________ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS from any funds allotted to the ________________ an amount equal to the ___________ share, $__________, divided by the estimated construction costs, $_______, multiplied by the actual progress payment (appropriately adjusted for non-participating costs on FA projects) made to the CONTRACTOR until the entire obligation incurred under this AGREEMENT has been paid.

e. (Dual Payment) that upon award of the contract for this improvement, the ________ will pay to the DEPARTMENT OF TRANSPORTATION of the STATE OF ILLINOIS from any funds allotted to the ________________, an amount equal to 50% of its obligation incurred under this AGREEMENT, and will pay to the said DEPARTMENT the remainder of the obligation (including any non-participating costs on FA projects) in a lump sum, upon completion of the project based upon final costs.

(Include in all Local reimbursement Agreements where non-MFT funds are used and traffic signals are not a sole reimbursable items):

The (VILLAGE, CITY, COUNTY, TOWNSHIP) further agrees to pass a supplemental resolution to provide necessary funds for its share of the cost of this improvement if the amount appropriated in “Exhibit____” proves to be insufficient, to cover said cost.

7. The (VILLAGE, CITY) has adopted and will put into effect an appropriate ordinance, prior to the STATE’s advertising for the proposed work to be performed hereunder, or shall continue to enforce an existing ordinance, requiring that parking be (parallel to the curbs) (prohibited) within the limits of this improvement, a copy of which is attached hereto as “Exhibit_____ ”, and will in the future prohibit parking at such locations on or immediately adjacent to this improvement as may be determined necessary by the STATE from traffic capacity studies.
8. The (VILLAGE, CITY) has adopted and will put into effect an appropriate ordinance, prior to the STATE’s advertising for the proposed work to be performed hereunder, or shall continue to enforce an existing ordinance, prohibiting the discharge of sanitary sewage and industrial waste water into any storm sewers constructed as a part of this improvement, a copy of which is attached hereto as “Exhibit______”.

9. Prior to the STATE advertising for the work proposed hereunder, the disposition of encroachments will be cooperatively resolved with representatives from the (VILLAGE, CITY) and the STATE.

The (VILLAGE, CITY) has adopted and will put into effect an appropriate ordinance, prior to the STATE’s advertising for the proposed work to be performed hereunder, or shall continue to enforce an existing ordinance, relative to the disposition of encroachments and prohibiting, in the future, any new encroachments within the limits of the improvements, a copy of which is attached as “Exhibit______”.

*If the Local Agency is to perform any part of the work and/or engineering involved in the improvement, and the STATE is paying for or allowing credit for the work and/or engineering both of the following paragraphs (10 and 11) should be included:*

10. The (VILLAGE, CITY, COUNTY, TOWNSHIP) shall maintain, for a minimum of (3,5) years after the completion of the Project, adequate books, records, and supporting documents to verify the amounts, recipients, and uses of all disbursements of funds passing in conjunction with this Agreement. All books, records, and supporting documents related to the Project shall be available for review and audit by the Auditor General and other State auditors and the (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to cooperate fully with an audit conducted by the Auditor General and other State Auditors and to provide full access to all relevant materials. Failure to maintain the books, records, and supporting documents required by this paragraph shall establish a presumption in favor of the STATE for the recovery of any funds paid by the STATE under this Agreement for which adequate books, records, and supporting documentation are not available to support their purported disbursement.

11. The (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to comply with all applicable Executive Orders and Federal Highway Acts pursuant to the Equal Employment Opportunity
and non-discrimination regulations required by the U.S. Department of Transportation. (Non-
Federal-aid projects use Illinois Department of Transportation in lieu of U.S.)

12. The (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees not to permit driveway entrance
openings to be made in the curb, as constructed, or the construction of additional entrances,
private or commercial, along _____ Route _____ without the consent of the STATE.

13. The (VILLAGE, CITY, COUNTY, TOWNSHIP) shall exercise its franchise rights to cause
private utilities to be relocated, if required, at no expense to the STATE.

14. The (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to cause its utilities installed on right
of way after said right of way was acquired by the STATE or installed within the limits of a
roadway after the said roadway’s jurisdiction was assumed by the STATE, to be relocated
and/or adjusted, if required, at no expense to the STATE.

(If the State contract includes the relocation or adjustment of a municipally owned utility,
include the following paragraph):

15. All (VILLAGE, CITY) owned utilities, on STATE right of way within the limits of this
improvement, which are to be relocated/adjusted under the terms of this Agreement, will be
relocated/adjusted in accordance with the applicable portions of the “Accommodation of Utilities

16. The (VILLAGE/CITY) agrees to obtain from the STATE an approved permit for the facility,
and to abide by all conditions set forth therein.

17. Upon final field inspection of the improvement and so long as (Street Name) ____is used as
a State Highway, the STATE agrees to maintain or cause to be maintained the median, the
_____ through traffic lanes lying _____ on either side of the (median), (centerline) and the left-
turn and right-turn lanes, each lane being _____ feet (_____meters) and variable in width, and
the curb and gutter or stabilized shoulders and ditches adjacent to those traffic lanes and turn
lanes to be maintained by the STATE.
18. Upon final field inspection of the improvement, the (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to maintain or cause to be maintained those portions of the improvement which are not maintained by the STATE, including parking lanes and their adjacent curb and gutter, sidewalks, parkways, guardrails, crosswalk and stopline markings, (VILLAGE, CITY, COUNTY, TOWNSHIP) owned utilities including appurtenances thereto, highway lighting including furnishing the electrical energy therefore and shall maintain the storm sewers and appurtenances by:

**NOTE: INSERT A OR B AS APPROPRIATE.**

**(A) Applicable when storm sewer system constructed for State highway drainage only:**

performing those functions necessary to keep the sewer in a serviceable condition including cleaning sewer lines, inlets, manholes, and catch basins along with the repair or replacement of inlet, manhole and catch basins’ frames, grates or lids. The maintenance, repair and/or reconstruction of storm sewers constructed as part of this improvement beyond the aforedescribed responsibilities shall be that of the STATE.

**(B) Applicable when storm sewer system constructed as a joint LA and State use facility:**

performing those functions necessary to keep the sewer in a serviceable condition including cleaning sewer lines, inlets, manholes and catch basins along with the repair or replacement of inlet, manholes and catch basins’ frames, grates or lids. The STATE shall share cost of the maintenance, except as aforedescribed, repair and/or reconstruction of the joint use sewer(s) to the same proportioning as the sewers initial construction costs.

The (VILLAGE, CITY, COUNTY, TOWNSHIP) further agrees to continue its existing maintenance responsibilities on all side road approaches under its jurisdiction, including all left and right turn lanes on said side road approaches, up to the through edge of pavement of US/Illinois/CH Route _____. Drainage facilities, if any, at the aforementioned side roads located within the STATE right-of-way shall be the joint maintenance responsibility of the STATE and the (VILLAGE, CITY, COUNTY, TOWNSHIP) unless there is an agreement specifying different responsibilities.

**FOR TRAFFIC SIGNALS – USE 19A, 19B, 19C WHERE APPROPRIATE.**
(Verbiage For Installation And/Or Modernization Projects Where No Master Agreement Exists.)

19a. Upon acceptance by the STATE of the traffic signal work included herein, the financial responsibility for the maintenance and electrical energy charges for the operation of the traffic signal(s) shall be proportioned as follows:

<table>
<thead>
<tr>
<th>Intersection</th>
<th>Maintenance</th>
<th>Electrical Energy</th>
</tr>
</thead>
<tbody>
<tr>
<td>_____ Route _____</td>
<td></td>
<td></td>
</tr>
<tr>
<td>@ __________ Street</td>
<td></td>
<td></td>
</tr>
<tr>
<td>STATE Share</td>
<td>(_____)%</td>
<td>(_____)%</td>
</tr>
<tr>
<td>CITY or VILLAGE Share</td>
<td>(_____)%</td>
<td>(_____)%</td>
</tr>
</tbody>
</table>

(Share percentages are determined from Appendix C.)

It is mutually agreed that the actual traffic signal maintenance will be performed by the (STATE, CITY or VILLAGE), either with its own forces or through an ongoing contractual agreement. It is further mutually agreed that the traffic signals shall be maintained to the standard described in the 2000 Edition of the Illinois Manual of Uniform Traffic Control Devices, Part 4, Section 4D.02 a copy of which is attached hereto as "Exhibit______" and made a part hereof.

(The following paragraph is needed only when a City or Village maintains the signals.)

It is also understood that if, in the judgment of the STATE, the (CITY or VILLAGE) has not provided adequate maintenance for those traffic signals which it has been assigned to maintain, the STATE will, upon giving 30 days written notice, arrange for the appropriate maintenance efforts and bill the (VILLAGE or CITY) for its share of the costs.

The (STATE, VILLAGE or CITY) agrees to bill the (STATE, VILLAGE, or CITY) for its proportionate share of the traffic signal maintenance costs on a three-month basis. The amount billed shall be the actual costs incurred less any third party damage claims received during the billing period for repair of traffic signals that are the responsibility of the billed party. Any proposed expenditure in excess of $5,000 for repair of damage to any single traffic signal installation must be approved by the billed party before the expenditure is made. The STATE
reserves the right to examine the records of the (VILLAGE or CITY) to determine that costs billed are fully documented.

The STATE agrees to make arrangements with the local power company to furnish the electrical energy for the operation of the traffic signals. The (STATE, CITY or VILLAGE) agrees to pay their proportionate share of this cost as billed by the local power company.

The STATE retains the right to control the sequence and timing of the traffic signals. Payment by the STATE of any or all of its’ share of maintenance and energy costs is contingent upon the STATE receiving adequate funds in its annual appropriation.

The parties hereto agree that the traffic signal maintenance and energy provisions of this Agreement shall remain in effect for a period of twenty (20) years from the date of its execution or so long as the traffic signals covered by the terms of this Agreement or any amendment hereto remain in place either in their current or some modified configuration, whichever, is the shorter period of time. Such an effective term shall apply unless otherwise agreed in writing by the parties hereto.

(Verbiage for Modernization Project Where Master Agreement Exists.)

19b. Upon acceptance by the STATE of the traffic signal work included herein the responsibility for maintenance and energy shall continue to be as outlined in the Master Agreement executed by the STATE and the (CITY/VILLAGE) on ______ 20 _____.

(Verbiage for Installation Project Where Master Agreement Exists.)

19c. Upon acceptance by the STATE of the new traffic signal installation(s), the financial responsibility for maintenance and electrical energy for the operation of the traffic signals shall be proportioned as follows:
Intersection | Maintenance | Electrical Energy
---|---|---
_______Route_______ | | |
@ ______________Street | | |
STATE Share | (____)\% | (____)\%
CITY or VILLAGE Share | (____)\% | (____)\%

*(Share percentages are determined from Appendix C.)*

It is mutually agreed that the actual traffic signal maintenance will be performed by the (STATE, CITY or VILLAGE), either with its own forces or through an ongoing contractual agreement.

It is further agreed that the traffic signal shall be maintained to at least the Levels of Maintenance shown in the Illinois Manual of Uniform Traffic Control Devices, Part 4, Section 4D.02, a copy of which is attached hereto as "Exhibit____" and made a part hereof.

Upon acceptance by the STATE of the new traffic signal installation(s) included herein, the responsibility for maintenance and energy outlined above shall become a part of the Master Agreement executed by the State and the (CITY/VILLAGE) on _____ 20 _____.

*(The following paragraph should be included when an agreement involves both new signal installations, as above, and the modernization or modifications of existing signals.)*

20. Upon acceptance by the STATE of the work proposed herein on existing signals, the responsibility for maintenance and energy shall continue to be as outlined in the aforementioned Master Agreement.

21. The STATE agrees to make arrangements with the local power company to furnish the electrical energy for the operation of the traffic signals. The (STATE, CITY or VILLAGE) agrees to pay their proportionate share of this cost as billed by the local power company.

*(If the Local Agency Is To Provide Engineering, Materials, And/Or Let The Contract On A Federal-aid Project, Then The Following Covenant Must Be Included.)*
22. The (VILLAGE, CITY, COUNTY, TOWNSHIP), subrecipient or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The (VILLAGE, CITY, COUNTY, TOWNSHIP) shall carry out applicable requirements of 49 CFR part 26 in the award and administration of STATE-assisted contracts. Failure by the (VILLAGE, CITY, COUNTY, TOWNSHIP) to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the STATE deems appropriate.

23. The (VILLAGE, CITY, COUNTY, TOWNSHIP) and the State have agreed to a jurisdictional transfer for a portion of Highway described in this Agreement. A copy of the jurisdictional transfer document is attached hereto as “Exhibit _______”, and made a part hereof.

24. The (VILLAGE, CITY, COUNTY, TOWNSHIP) agrees to provide written approval of that portion of the plans and specifications relative to the (VILLAGE, CITY, COUNTY, TOWNSHIP) financial and maintenance obligations described herein, prior to the STATE’s advertising for the aforedescribed proposed improvement.

25. Obligations of the STATE and (VILLAGE, CITY, COUNTY, TOWNSHIP) will cease immediately without penalty or further payment being required if, in any fiscal year, the Illinois General Assembly or Federal funding source fails to appropriate or otherwise make available funds for this contract.

26. This AGREEMENT and the covenants contained herein shall be null and void in the event the contract covering the construction work contemplated herein is not awarded within the three years subsequent to execution of the agreement.

This agreement shall be binding upon and to the benefit of the parties hereto, their successors and assigns.
NOTE: THIS SIGNATURE FORMAT IS TO BE USED FOR JURISDICTIONAL TRANSFERS WITH NO REIMBURSEMENT BY EITHER PARTY.

Attest: 

__________________________
Clerk

(SEAL)

By: ____________________________
(Printed Name)
TITLE: ____________________________
Date: ____________________________

STATE OF ILLINOIS
DEPARTMENT OF TRANSPORTATION

By: ____________________________
Director - Office of Program Development

Date: ____________________________

NOTE: THIS SIGNATURE FORMAT IS TO BE USED IF THE STATE REIMBURSES THE LOCAL AGENCY $250,000 OR MORE AND JURISDICTIONAL TRANSFER.

Attest: 

__________________________
Clerk

(SEAL)

By: ____________________________
(Printed Name)
TITLE: ____________________________
Date: ____________________________

STATE OF ILLINOIS
DEPARTMENT OF TRANSPORTATION

By: ____________________________
Secretary

Date: ____________________________

By: ____________________________
Director – Finance & Administration

Date: ____________________________

By: ____________________________
Director – Office of Program Development

Date: ____________________________

By: ____________________________
Chief Counsel

Date: ____________________________
NOTE: THIS SIGNATURE FORMAT IS TO BE USED IF THE STATE REIMBURSES THE LOCAL AGENCY LESS THAN $250,000 AND JURISDICTIONAL TRANSFER.

Attest: 

__________________________
Clerk

(SEAL)

STATE OF ILLINOIS
DEPARTMENT OF TRANSPORTATION

By: _________________________
Secretary

Date: _________________________

By: _________________________
Printed Name

TITLE: _________________________

Date: _________________________

By: _________________________
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TITLE: _________________________

Date: _________________________

By: _________________________
Printed Name

TITLE: _________________________

Date: _________________________
Chapter Six

UTILITY COORDINATION

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
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Chapter Six
UTILITY COORDINATION

A utility adjustment is performed by a utility company (i.e., Utility), under a binding Agreement between the Utility and the State or under the terms of a utility permit, to relocate or remove a utility facility that cannot otherwise be avoided during highway construction. The procedures for processing these adjustments for IDOT’s Federally funded projects are based primarily on the requirements of the Federal Highway Administration. For uniformity, IDOT also applies these requirements to its non-Federally funded projects. Chapter 6 documents the policies and procedures that should be employed when processing utility adjustments for the Department’s highway improvement projects.

6-1 GENERAL GUIDELINES

6-1.01 Definitions

The following definitions apply to the accommodation of utilities on highway projects:

1. Utility. A privately, publicly, or cooperatively owned line, facility, or system for producing, transmitting, or distributing communications, cable television, power, electricity, light, heat, gas, oil, crude products, water, steam, waste, storm water not connected with highway drainage, or any other similar commodity, including any fire or police signal system or street lighting system, which directly or indirectly serves the public. The term Utility shall also mean the utility company inclusive of any wholly owned or controlled subsidiary. The term utility includes those facilities used solely by the Utility that are a part of its operating plant.

2. Utility Adjustment. A utility adjustment includes all activities necessary to relocate or remove an existing utility facility that interferes with a highway improvement project.

3. Utility Agreement. A utility Agreement is a legally binding document between the Utility and the State that defines the scope, reimbursement, and schedule parameters of the work to be performed by the Utility to complete the utility adjustment.

6-1.02 Applicable Publications

The policies, procedures, and guidelines that govern utility accommodation and adjustments are documented primarily in Items 1 through 4 in the following list of publications. Other references in the following list provide additional information on utility accommodation:


8. *Standard Specifications for Road and Bridge Construction*, IDOT.


15. Pipeline Transportation Systems for Liquid Hydrocarbons and Other Liquids, ASME B31.4, the American Society of Mechanical Engineers (ASME).


17. *Valuation of Landscape Trees, Shrubs and Other Plants: A Guide to the Methods and Procedures for Appraising Amenity Plants*, ISA.

### 6-1.03 Reimbursement of Utility Adjustments

#### 6-1.03(a) General Policy for Reimbursable Utility Adjustments

When the State is obligated to reimburse a Utility for the removal or alteration of its facility, all parties should understand that the adjustment will be undertaken in the most economical manner consistent with good engineering practice and in compliance with applicable codes and permit regulations. It should also be understood that Buy America requirements (23 CFR 635.410) shall apply to all reimbursable costs.

The State only will reimburse the Utility for comparable facilities. If the Utility elects to improve its facility during the adjustment (i.e., a utility betterment), the State will only reimburse the
company for the cost of a comparable facility. Non-reimbursable adjustments of utilities located on public right-of-way should be conducted in accordance with the requirements outlined in the Accommodation of Utilities on Right-Of-Way. Additionally, pursuant to the same administrative regulations, a utility permit shall be obtained by the utility for all utilities to be located on State right-of-way.

6-1.03(b)  Non-Freeway Facilities

Where utility adjustments are required for the construction of a non-freeway highway improvement project, the expense of these adjustments is generally borne as follows:

1. Public Right-of-Way. If a utility facility is located on publicly owned right-of-way, whether by permit or otherwise, the adjustment is at the expense of the Utility.

2. Private Right-of-Way or Easement Rights. If a Utility presents legal evidence that its facility is located on privately owned right-of-way or easement rights, the cost of the adjustment is eligible for reimbursement by the State.

3. Municipally Owned Utilities. When a Joint Agreement with a Municipality is required, the cost of adjusting a municipally owned facility is determined in accordance with the policies and procedures referenced in this section and in Section 5-5.

4. Prior Rights. If a utility was located on public right-of-way prior to the marking of a State-maintained route or if any utility is located on or adjacent to an easement previously subordinated to the State, the adjustments are eligible for reimbursement by the State. The burden of proof regarding prior rights falls upon the Utility. In absence of such proof, the Department considers the cost of the relocation to be non-reimbursable.

6-1.03(c)  Freeway and Expressway Facilities

In accordance with 605 ILCS 5/3-107, the State may participate in the cost to reimburse the Utility for adjusting a facility on public right-of-way when such adjustment is necessitated by the construction or reconstruction of the freeway facility. The amount of reimbursement will be for a comparable facility; facility improvements (betterments) are not reimbursable. If the adjustment is in conjunction with highway reconstruction and the facility was adjusted during the highway’s initial construction, the State will reimburse the Utility for the adjustment excluding any betterments or subsequent installations. Additional utility installations made after initial construction of an Interstate or other freeway facility are not eligible for reimbursement.

6-1.04  Programming Utility Adjustments

The district initiates, plans, and coordinates the programming and preliminary engineering activities of utility adjustments as documented in the Federal-Aid Policy Guide and Section 65-1. Consider the following guidelines when programming utility adjustments:
1. **Programming.** The adjustments may be programmed as:
   - a separate project,
   - a part of the right-of-way acquisition, or
   - an item that is included in the construction phase.

2. **Required Programming Information.** Include the following programming information:
   - list of all utility adjustments,
   - a general description of the necessary adjustment activities, and
   - the best available estimate for the total costs involved.
6-2 PROCEDURES

6-2.01 General

Locating and avoiding existing utility installations during the planning phase of any highway improvement is the first step for highways and utilities to co-exist in the same environment. If it is not practical to avoid an existing utility installation during construction, it will be necessary to adjust the utility. However, a considerable amount of time and money may be saved by modifying the design to avoid utility adjustments.

For Utility/State Agreements, City of Chicago Force Accounts, or Municipality/State Agreements, the cost estimates, design plan sheets, and Agreements should be reviewed, approved, and processed to meet scheduling of highway construction activities. The district must initiate, plan, and coordinate utility adjustment work so highway construction activities can proceed without unnecessary delay or expense. Completing the planning and negotiations for utility adjustments is as essential for clearing right-of-way as is acquiring property.

6-2.02 Utility Agreement/Adjustment Process (Utility/State Agreements)

Figures 6-2.A and 6-2.B illustrate, respectively, the process flowchart and timeline for utility adjustments on a typical highway improvement project.

6-2.03 Process for City of Chicago Force Account

If the State is obligated to reimburse the City of Chicago for adjusting utility facilities that interfere with highway construction, the following guidelines apply:

1. Plan and Estimate Review. The district reviews and approves the plan and estimate and forwards two copies of a Letter of Understanding to the City of Chicago for signature. Upon execution by the City, the district forwards the two copies of the Letter of Understanding to the Agreements Unit for final execution.

2. Authorization to Proceed. Upon final execution of the Letter of Understanding, the Agreements Unit returns one original to the district, which then authorizes the City to begin the relocation work.

3. Contract Obligation Document (COD). The Agreements Unit uses the Letter of Understanding to prepare and submit COD.

6-2.04 Municipally Owned Utilities

If it is necessary to adjust a municipally owned utility, use one of the following two processing methods:
1. **Joint Agreement Required.** If a Joint Agreement is required between the State and local agency because of local participation in the project, the costs of any municipally owned utility adjustments may be included in the Joint Agreement. Follow the processing procedures for Joint Agreements outlined in Section 5-1.03.

2. **Joint Agreement Not Required.** If a Joint Agreement is not required or if the municipally owned utility operates as a separate entity, process the Agreement in the same manner as for Utility/State Agreements (see Section 6-2.02).
UTILITY ADJUSTMENT PROCESS FLOWCHART
(Typical Highway Improvement Project)

Figure 6-2.A
UTILITY ADJUSTMENT PROCESS FLOWCHART
(Typical Highway Improvement Project)

Figure 6-2.B
6-3  PREPARATION OF UTILITY PLANS

6-3.01  General

Coordination with Utilities begins as early as practical during project development (e.g., planning, preliminary engineering). The Department typically sends plans at various stages of completion to each affected Utility for review and comment. It is the responsibility of each Utility to verify and/or provide the following information on its utility facilities:

- type,
- size,
- vertical and horizontal location, and
- information on retired facilities.

If a utility installation will be located or relocated on or across public right-of-way that is under the Department’s jurisdiction, the Utility shall submit an application for a utility permit to the district for review and approval in accordance with the policies and procedures in the Accommodation of Utilities on Right-of-Way.

For any contract that requires work below the existing pavement structure or ground surface, including those where posts will be driven into existing ground, the designer will identify all known utility facilities within the limits of the right-of-way by appropriate symbol on the final construction plans. Show vertical and horizontal dimensions of both existing and proposed utility facilities to the precision provided by the Utility regardless of whether the facility will be adjusted or remain in place.

For each utility adjustment that will be reimbursed by the State, the district reviews the adjustment type, method, plans, and cost estimate and provides recommendations for final approval by BDE.

6-3.02  Plan Preparation for Department Projects

6-3.02(a)  General

See Chapter 63 for criteria on plan preparation for Department projects (e.g., drafting guidelines, individual plan sheet content and format, construction codes). Plans typically are sent at various stages of completion to each affected Utility to assist in determining whether or not an adjustment is needed. IDOT may prepare separate plan sheets with utility information and insert these sheets into the final contract plan assembly at the proper location (see Section 63-3.04). The district is responsible for clearly showing the locations of all known utility facilities on the project plans and how they will be affected. Each Utility is responsible for identifying the location of their respective facilities (e.g., horizontal and vertical dimensions) on the plan sheets and documenting the work for any needed adjustments.
6-3.02(b) Topographic Plans

The district submits the following information to the Utilities so they can identify their respective facilities within the improvement area:

- a cover sheet that includes a location map showing the limits of the improvement, and
- a set of plan sheets that contain complete topography and existing right-of-way limits.

Prior to surveying a project, the Project Support Section will contact JULIE and schedule a Design Phase Locate Meeting with the Utilities to explain the limits and scope of the improvement and the approximate date and location that IDOT surveyors will begin work. So that IDOT surveyors can record the necessary utility information, the Utilities should be given sufficient time to locate and mark their facilities in the field prior to the IDOT survey. Incorporate the utility information gathered in the field on the topographic plans and submit the plans to each affected Utility for review and verification. If a Utility does not mark its facilities in the field prior to the IDOT survey, the Utility will need to manually plot its facilities on the topographic plans based on office records and previously filed location data and return the markups to the Department.

6-3.02(c) Preliminary Plans

Preliminary plans are considered to be 60% to 70% complete and ready for a district plan and field review. The district prepares preliminary plans in sufficient detail to conduct the preliminary plan and field review (see Section 63-1.02(b)) which will include the following:

1. **Cover Sheet.** Provide a cover sheet that includes a location map showing the limits of the improvement.

2. **Plan Sheets.** Include the following information on the plan sheets:
   - existing utility locations,
   - all proposed improvements,
   - existing and proposed right-of-way and easement lines, and
   - known environmental issues.

3. **Cross Section Sheets.** Include the following information on the cross section sheets:
   - proposed improvements,
   - limits of earthwork, and
   - drainage improvements.

During the development of the preliminary plans, it may be necessary for the Utilities to survey or probe the site to locate their facilities. Obtain and include this information on the preliminary plans.

The Project Support Section is responsible for determining the type and nature of all utility facilities located within the limits of both existing and proposed right-of-way and for identifying
each facility owner and its address. Through field surveys, verify all utility facilities within the limits of the improvement and determine potential conflicts. Notify the Project Support Section of any additional utility facilities located but not previously identified. Use the following guidelines when preparing the preliminary plans:

1. **Utility Facility Plan Symbols.** Identify the utility facilities using the appropriate plan symbols as documented in the *Highway Standards* and the *Computer Aided Design, Drafting, Modeling and Deliverables Manual*.

2. **Dimensional Precision in Locating Facilities.** Show the vertical and horizontal locations of the utility facilities to the dimensional precision provided by the Utility.

3. **Use of Dimensional Ranges.** If the location of the utility facility provided by the Utility is expressed as a dimensional range (e.g., 6.0 ft to 6.5 ft (2.0 m to 2.5 m)), show the same range on the preliminary plans.

Submit the preliminary plans to the Utilities for review and verification and inform them of the schedule for placing the highway improvement under contract. Periodically contact all affected Utilities to maintain a mutual understanding of the project schedule and to facilitate a timely completion of the needed adjustments. For complex or utility-sensitive projects, hold coordination meetings with all affected Utilities to discuss and/or clarify the following:

- relevant details of the overall project scope,
- potential conflict areas,
- design alternatives,
- coordination of adjustments,
- timing and scheduling of work,
- deadlines for permit applications,
- deadlines for completing adjustments; and
- budgeting for future adjustments.

### 6-3.02(d) Pre-Final Plans

Pre-final plans are considered to be 90% to 95% complete, including all necessary details, pay items, quantities, and special provisions, and ready for district review and signatures. Send pre-final plans to the affected Utilities so they can identify conflicts, determine the extent of needed adjustments, complete adjustment designs, order materials, prepare contracts, and schedule work crews.

### 6-3.02(e) Final Plans

Final plans are 100% complete and ready for PS&E submittal and letting by the central office. Upon completing the final plans, the district immediately forwards the plan set to each Utility (this applies to both municipally owned and privately owned utilities). Include the following information in the transmittal letter:
1. **Date of Transmittal.** The date of transmittal is the date the transmittal letter is prepared.

2. **Letting Date.** The letting date is the anticipated date of letting by the central office.

3. **Response Date.** Request the Utility to respond with information by a specific date. The response date will be, at a maximum, 30 days from the Utility's receipt of the final plans.

4. **Date(s) of Previous Plan Submittals.** Include the date(s) that previous plans were forwarded, if applicable.

5. **Verification of Accuracy.** Include a short statement requesting the Utility to review the plans and verify the accuracy of its facility locations as shown on the plans.

6. **Notification of Plan Changes.** Inform the Utility of any revisions to its utility adjustment(s) that were made after the pre-final plan stage.

7. **Other Information.** Include other relevant information as appropriate.

Send the transmittal letter and final plan set to each Utility via certified mail and request that a delivery receipt be returned. Other methods of transmittal (e.g., e-mail, electronic transfer) are acceptable provided that a delivery receipt indicating the package was received by the Utility is returned.

### 6-3.02(f) Transmittal Letters

Examples of transmittal letters for topographic plans, preliminary plans, pre-final plans, and final plans are illustrated, respectively, in Figures 6-3.A, 6-3.B, 6-3.C, and 6-3.D.

### 6-3.02(g) Utility Plans

The Utility is responsible for preparing plans for adjustments to its facilities and for ensuring that the plans conform to the requirements of the following documents:

- *Federal-Aid Policy Guide*,
- *A Policy on the Accommodation of Utilities Within Freeway Right-of-Way*, and
- *Accommodation of Utilities on Right-of-Way*.

Clearly and accurately show the existing conditions, proposed utility adjustments, and any needed relocations relative to the final roadway construction. Include the following items on the utility plans:
UTILITY ADJUSTMENT

Route ____________________________
Section _______________ County

Dear ____________________________:

We are transmitting two sets of existing topography plans for the subject improvement which has been included in our multi-year program.

The contemplated scope of work consists of ____________________________

__________________________

Please incorporate and/or identify your existing utility facilities on the enclosed plans, provide dimensions for any underground facilities, and return one set of the plans to this office by _____________________________. Information you provide will be incorporated in the project plans as they are developed. If a reimbursable agreement is required, please be aware that Buy America requirements, as specified in 23 CFR 635.410 shall apply to all reimbursable costs.

Should you have any questions regarding this improvement, contact _______ ____________________________ at _____________________________.

Sincerely,

Regional Engineer

Program Development Engineer

bcc: Project Engineer

SAMPLE TRANSMITTAL LETTER TO UTILITIES
(Topographic Plans)

Figure 6-3.A
CERTIFIED MAIL

UTILITY ADJUSTMENT
Route __________________________
Section __________________________ County
Job No. __________________________ Contract No. __________________________

Dear __________________________:

Enclosed are preliminary plans for the above noted improvement, which is
tentatively scheduled for the __________________________ construction letting.

The improvement will consist of __________________________.

In order for us to complete our construction plans, it will be necessary for us
to know the locations of all utilities on or along our right of way as well as
possible utility conflicts.

We are enclosing two sets of plans, one of which you may keep for your files.
On the second set of plans, please confirm the location of your facilities (if
shown) and draw on the prints any facilities not shown. Accurate horizontal
and vertical locations as well as sizes of facilities are needed. Also, please
outline the areas of possible conflicts with your facilities.

Please return the marked set to this office by __________________________.

We will include your utility locations on our detailed plans and provide you with
such plans when they are available.

Since we are acquiring additional right of way, a portion of your
adjustments may be reimbursable. If adjustments are required to that
portion of your facilities located on easement and/or private property,
then plans, estimates, and an agreement to cover reimbursement will be
necessary. If a reimbursable agreement is required, please be aware
that Buy America requirements, as specified in 23 CFR 635.410 shall
apply to all reimbursable costs. (SEE NOTE)

In the above regard, you should advise us as soon as possible whether
any portion of your adjustments is reimbursable and the approximate
cost of such reimbursable adjustments. This letter is your authorization
to proceed with the preliminary engineering for the adjustment of your
facilities that are reimbursable. (SEE NOTE)
If additional information is needed in determining your involvement, please make any early request to [insert name] at [insert phone number]. You should return the marked set of plans to this office by [insert date] to ensure the information will appear on the construction plans.

Sincerely,
Regional Engineer

Program Development Engineer

bcc: Project Engineer

NOTE: PARAGRAPHS IN BOLD AND ITALICS ARE OPTIONAL

SAMPLE TRANSMITTAL LETTER TO UTILITIES
(Preliminary Plans)

Figure 6-3.B
(2 of 2)
CERTIFIED MAIL

UTILITY ADJUSTMENT

Route

Section

County

Job No.

Contract No.

Dear

Enclosed is one set of pre-final plans for subject improvement which is tentatively scheduled for the construction letting. These plans should permit you to determine the extent of adjustments to your facilities. Preliminary plans for this improvement were previously provided your office on .

Please review these plans as to the location of your utility facilities. Should you find any additions and/or corrections, you must notify the Project Support Section by . Failure to comply with this notification could result in damage to your facilities and delays during the construction of this project.

We request you proceed with the preparation of plans for the necessary adjustment at the earliest possible time. If the cost of the adjustments is reimbursable, please submit four copies of the plans and estimates to this office along with documentation of easement rights.

Any adjustment work necessary in eliminating a conflict shall be done in accordance with the manual "Accommodation of Utilities on Rights of Way of the Illinois State Highway System" and an approved utility permit. Application for a permit shall be made through the Permit Section Chief. No adjustments may be performed until a permit has been issued by this office.

Should you have any questions regarding this improvement, contact .

Sincerely,

Regional Engineer

Engineer of Program Development

bcc: Project Engineer

SAMPLE TRANSMITTAL LETTER TO UTILITIES
(Pre-Final Plans)

Figure 6-3.C
CERTIFIED MAIL

UTILITY ADJUSTMENT
Route ____________________________
Section __________________________
Job No. ____________________________ County
Contract No. _______________________

Dear ______________________________:

Enclosed is one set of final plans for subject improvement which is scheduled for the ________ letting. Pre-final plans for this improvement were previously provided your office on ___________________________.

Please review these plans as to the location of your utility facilities. Should you find any additions and/or corrections, you must notify the Project Support Section by _________. Failure to comply with this notification could result in damage to your facilities and delays during the construction of this project.

You are hereby requested to proceed promptly with the adjustment of your facilities required by this improvement and notify this office as to the status of this work. Any adjustment work necessary in eliminating a conflict shall be done in accordance with the manual "Accommodation of Utilities on Rights of Way of the Illinois State Highway System" and an approved utility permit. Application for a permit shall be made through the Permit Section Chief. No adjustments may be performed until a permit has been issued by this office.

Should you have any questions regarding this improvement, contact ______________________ at ______________________. Arrangements will be made for you to be invited to the preconstruction conference.

Sincerely,

Regional Engineer

Engineer of Program Development

bcc: Project Engineer

SAMPLE TRANSMITTAL LETTER TO UTILITIES
(Final Plans)

Figure 6-3.D

HARD COPIES UNCONTROLLED
• existing and proposed right-of-way lines;
• access control lines;
• existing utility facility;
• temporary work, if required;
• final utility facility;
• cross section and elevation drawings for all buried and overhead utilities;
• plan scale;
• roadway stationing; and
• notes for construction sequencing, as appropriate.

In addition to these requirements, consider the following additional guidelines when developing the utility plans:

1. **Overhead Lines.** Ensure that the vertical clearance of overhead power or communication lines crossing any highway meets or exceeds the vertical clearance criteria in the *National Electric Safety Code (NESC).*

2. **Underground Facilities.** For underground facilities permitted to cross fully access-controlled or conventional highways, meet or exceed the minimum cover requirements of the applicable ANSI Standard.

3. **Plan Detail.** Provide a legend that clearly defines all plan symbols. Locate the plan scale in a discernible location and clearly show the roadway stationing. If the sequence of construction is not readily apparent from the plans, provide detailed notes for clarification.

4. **Clear Width of Sidewalks.** When placing above ground utilities in or near sidewalks, do not encroach the clear width of the sidewalk. See Section 58-1 for information on sidewalk clear width and other ADA design criteria.

5. **Other Guidelines.** See the publications in Section 6-1.02 for additional provisions, guidelines, and requirements.

If the utility adjustment is programmed and let by the State as a separate project, prepare a cover sheet in the same manner as for other highway projects. See Section 63-4.02 for information that should be included on the cover sheet. List each utility adjustment on the cover sheet and indicate the utility company name, type of adjustment, and its location with respect to roadway stationing. When adjustments are made under a State contract in conjunction with a roadway project, submit the plans and estimates according to the procedures in Section 66-3.
6-4  605 ILCS 5/9 – 113 AND UTILITY COORDINATION

For further statutory requirements on Utility coordination please refer to 605 ILCS 5/9-113 or contact BDE for additional guidance.
6-5    ESTIMATES

6-5.01    General

The affected Utilities are responsible for preparing and submitting to the district cost estimates for each of their respective reimbursable adjustments. Each cost estimate will be prepared in accordance with the requirements of the Federal-Aid Policy Guide, 23 CFR 645 Subpart A and shall meet Buy America requirements, 23 CFR 635.410.

6-5.02    Preparation of Estimates

Ensure that each cost estimate contains, at a minimum, the following details:

- labor type, hours, and hourly rate;
- equipment types and rates;
- material quantities and costs; and
- engineering costs.

Consider the following guidelines when requesting cost estimates for utility adjustments:

1. **Multiple Locations of Adjustments.** Request the Utility to submit a separate cost estimate for each reimbursable adjustment location within the limits of the project.

2. **Multiple Sources of Funding.** When a utility adjustment is necessary on a project financed with multiple funding sources, the district will indicate the limits for each participating source on the final utility plan sheets. The district will instruct the Utility on the division of the adjustment among the funding sources, and indicate the number of separate cost estimates required. For information on funding splits, see Chapter 65.

3. **Utility Facility Improvements (Betterments).** Improvements (betterments) to utility facilities are not reimbursable. If a Utility elects to improve, change, rearrange, or otherwise enhance its facilities beyond that which currently exists, obtain separate estimates to identify the cost difference between the preferred adjustment and the adjustment that is comparable to the existing facility.

4. **Temporary Work.** When temporary work (e.g., temporary pole, temporary line) is necessary to accomplish the final adjustment, separately estimate the costs attributable to the temporary portion. Document cost estimates for temporary work in the same detail as that required for permanent work.

5. **Preliminary Engineering Estimates.** Document preliminary engineering costs separately from construction costs.

6. **Overheads and Additives.** Include construction overheads and labor additives in the cost estimate as described in the Federal-Aid Policy Guide.
7. **Credits.** Credit for accrued depreciation and salvaged materials will be provided in the adjustment estimate.

8. **Buy America.** Buy America applies to any reimbursable utility relocation that is accomplished as a result of a federal-aid highway project. When a utility company is eligible for reimbursement for a utility adjustment they must comply with federal Buy America requirements to furnish and install only domestically manufactured iron and steel products from the United States. If the utility relocation is not eligible for reimbursement then Buy America does not apply to the utility relocation work.

6-5.03 **Review of Estimates**

The district will review each Utility’s cost estimate for reasonableness and accuracy. Verify material costs through material suppliers or through a comparison to similar items on previous adjustments. Also verify material quantities. Compare engineering costs either to those previously approved or to those recommended by the Illinois Society of Professional Engineers. Document that all estimates have received the necessary level of technical evaluation.
6-6 AGREEMENT PROCESSING (Utility/State Agreements)

6-6.01 Review and Approval by District

The district has the primary responsibility for reviewing submittals prepared by Utilities. Thoroughly review each Agreement Package for the following:

- proper preparation and submission,
- discrepancies between the Utility’s submittal and the project plans and schedule,
- reasonableness and accuracy of cost estimates,
- items that are not reimbursable by the State, and
- the identification and segregation of any proposed utility betterments.

If discrepancies are found, immediately return the plans and estimate, with appropriate comments, to the Utility. Resolve all discrepancies with the Utility prior to submitting the adjustment plans and estimate to BDE.

6-6.02 Utility Agreement Preparation

The district prepares the necessary Utility Agreements for any reimbursable relocations that have been determined. The Utility Agreement will contain the following:

- a district assigned Agreement Number (i.e., UTxxxxxx);
- all pertinent State project information;
- the full legal name of the Utility Company;
- a general description of the highway project including general location and the type of improvement, and also a detailed description of the utility relocation including type, size, number of poles, lengths, diameters, stationing, or any other special items that thoroughly describe the extent of the relocation;
- a detailed estimate of the cost and a reasoning for any cost divisions and/or betterments;
- an estimated number of working days;
- the correct signature blocks for over/under $ 250,000; and
- a general plan of the proposed utility relocation.

The following process will apply:

1. The district prepares the Utility Agreement containing the information above and forwards two originals to the Utility for review and execution.
2. After execution, the Utility returns both originals to the district where they are forwarded to BDE to be advertised in the Transportation Bulletin-Weekly Procurement and then executed by the Director of the Office of Highways Project Implementation along with the Secretary of Transportation. Agreements over $250,000 will also require signatures by the Director of Finance and Administration and the Chief Counsel.

3. When the Agreements are fully executed, one original Agreement is returned to the district and the remaining original Agreement is placed in the BDE file.

4. The district returns the original agreement to the Utility with a letter authorizing the Utility to proceed with the adjustment(s). The district also provides copies of the executed agreement to BDE (Project Coordination and Implementation Section) and the Project Control Section within the Office of Planning and Programming (OP&P).

5. The district prepares COD for the Utility Agreement using the Appropriation provided by BDE.

6-6.03 **Emergency Agreements**

If it is determined that a reimbursable utility adjustment is required after highway construction has begun, the district will immediately notify the BDE of the necessity and required adjustment and provide an Agreement to the Utility (see Section 6-6.02). The BDE will expedite Agreement upon receipt from the district.

In extreme cases when the adjustment has considerable impact on the progression of highway construction, the district, with concurrence from the BDE, may authorize the Utility to begin its adjustment(s) prior to completion of the Agreement. Inform the Utility that no reimbursement can be made until the Agreement is completed and executed. This type of emergency agreement will contain additional language stating the emergency authorization date and emergency authorization letter.

6-6.04 **Approval of Bids**

When a Utility is authorized to proceed with all or a portion of an adjustment via contract with an outside contractor rather than its own personnel, the Utility will furnish the district with a list of qualified contractors to whom invitations for bids will be sent prior to solicitation. The list of bidders is for informational purposes only and does not require approval by the State; however, the State is to be notified of the selected bidder.
6-7  ADJUSTMENT PROCEDURES

6-7.01  Change Orders

If the scope, nature, and/or cost of the adjustment has changed significantly, an amendment to the Agreement may be necessary. If it is deemed that an amendment is required, the district will submit the amendment to the Utility for signature and then to BDE for processing. See Section 6-6.02.

For minor modifications in scope, nature, and/or cost, the district should complete BDE 804A or BDE 804B and set forth the following information:

- the extent of the change,
- an estimate of the additional costs,
- the justification for the change, and
- a request for authorization of the change.

6-7.02  Final Billing

The following applies to processing the final bill for utility adjustments:

1. Preparation of Final Billing. Ensure that the final bill complies with all requirements of the Federal-Aid Policy Guide, Part 645 A and B.

2. Review of Final Billing. The district will review the final bill to determine whether or not the final bill reflects the labor, equipment, and materials used in the adjustment. A Buy America certificate of compliance shall be submitted with the final invoice.

3. Billing Discrepancies. If the final bill exceeds the estimated amount of the adjustment and BDE 804A or BDE 804B were not submitted in the interim, explain the increase and submit appropriate recommendations on BDE 804A or BDE 804B.

Submission of Final Billing. Submit final bills and recommendations to the Bureau of Business Services within the Office of Finance and Administration.
Chapter Seven

RAILROAD COORDINATION

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
# Chapter Seven

## RAILROAD COORDINATION

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Chapter Seven

RAILROAD COORDINATION

7-1 ADMINISTRATIVE FUNCTIONS

7-1.01 Selection of Projects

The Federal Highway Safety Act authorizes funds for the improvement of highway-railroad safety by installing or upgrading warning devices.

The available program funds are allocated as a specific dollar amount between the Bureaus of Design and Environment and Local Roads and Streets with recommendations for distribution among the various types of projects (e.g., warning devices, abandoned crossings) for each bureau’s program.

The BDE allocates funds to each district according to a weighted average of a district’s share of the total track-lanes of crossings in the State, modified by demonstrated need. Each district prepares a list of candidate projects and proposed types of improvement for inclusion in the upcoming year’s program, based on the following criteria:

- the expected crashes (see Section 7-3.02 to determine if existing warning devices are sufficient for the expected crashes);
- crash history;
- public complaints;
- individual observations made during the annual grade crossing inspection (the credibility of the existing warning devices should be carefully checked); and
- Railroad Company’s request for improvements.

For additional guidance on the selection of projects, review the FHWA Railroad-Highway Grade Crossing Handbook. Consider the following when determining project selection:

- removal of non-complying guardrail around warning device bases; and
- removal of abandoned at-grade crossings.

Make every attempt to coordinate any proposed warning device projects on crossings of State-maintained highways where track circuitry overlaps those of adjacent local crossings. Exchange this information with the Bureau of Local Roads and Streets to coordinate the work and programming.

The BDE, working with the Bureau of Safety Programs and Engineering, Office of Planning and Programming, and Illinois Commerce Commission, may identify a list of high-crash locations not
included in the district's lists. The BDE will convene a “Diagnostic Team” to investigate each crossing on the list. BDE will document any deficiencies discovered and solutions proposed.

The priority lists are finalized and published as the “FY 20__ Highway Safety Improvement Program.” This publication becomes the official program of the Department. The selected projects are then sent to FHWA by BDE with a request for authorization as soon as the Federal funds become available. The projects are then administered as Federal-aid projects under the FHWA/IDOT Stewardship and Oversight Agreement.

7-1.02 Financial Participation

7-1.02(a) Grade-Separation Improvements

The following financial arrangements will apply:

1. **New Structure — Department Project.** Where a new grade-separation structure will be constructed as a result of a project initiated by the Department, 100% of the cost will be borne by the Department except for the following:
   
   a. **Active Warning Devices.** Where the principal grade crossing or crossings, at which active warning devices are in place or ordered to be installed by the Illinois Commerce Commission, will be closed after completion of the project, the Railroad will be required to bear 5% of the cost of the structure and approaches.

   Where the number of traffic lanes will increase, the Railroad’s share will be based on the estimated cost of the theoretical structure and approaches required to separate the grade for the existing number of traffic lanes.

   b. **Additional Track(s).** Where the Railroad has no definite plan for the installation of additional future tracks within a reasonable time, the Railroad will be responsible for 100% of the increased costs due to providing space for the additional future track(s).

2. **New Structure — Railroad Project.** Where a new grade-separation structure will be constructed as a result of a Railroad-initiated project, the Railroad will be responsible for 100% of the cost.

3. **Existing Structure — Department Project.** Where an existing grade-separation structure on a State highway will be reconstructed as a result of a project initiated by the Department, 100% of the cost will be borne by the Department; however, this policy will not abrogate the covenants of any existing agreement that remains in effect containing provisions for maintenance or reconstruction of the structure.

4. **Existing Structure — Railroad Project.** Where an existing grade-separation structure (maintained by the Railroad) on a State highway is determined by the Department to be unsafe due to physical damage or deterioration and must be reconstructed, the Railroad
will be responsible for 100% of the estimated cost of the theoretical structure required to reconstruct the existing structure to its original design loading or 100% of the estimated cost to repair the existing structure to its original design loading.

7-1.02(b) Grade-Separation Maintenance

The Department will maintain new grade-separation structures on Department initiated construction. Any structures constructed as a Railroad initiated project will be maintained by the Railroad. In all cases, the Railroad will maintain the track, track bed, and railroad appurtenances.

When the Department is responsible for the maintenance of an existing structure, either by the terms of an agreement or by an Illinois Commerce Commission Order, maintenance of the Department initiated reconstructed structure will remain the responsibility of the Department.

When the Railroad is responsible for the maintenance of an existing structure, either by the terms of an agreement or by an Illinois Commerce Commission Order, maintenance of the reconstructed structure will remain the responsibility of the Railroad unless an exception is granted.

When it is in the best public interest, the Department may relieve a railroad of its maintenance obligations for a structure in return for a lump-sum payment based on the capitalized cost for perpetuation of the structure. This capitalized cost will be determined according to the following:

1. **Service Life.** For calculations, assume that no routine maintenance is performed and that each of the structural components will be replaced at the end of its service life in perpetuity. For most structures, the service life of the substructure will be assumed to be 100 years and, for the superstructure, 50 years. Calculate the costs for replacing the existing structural components at current prices.

2. **Interest Rate.** Determine the interest rate by calculating the average annual rate of return to the nearest 0.25% increment using the current fiscal year and the two preceding fiscal years. The annual rate of return for each fiscal year can be obtained from the State Treasurer’s Office.

3. **Capital Cost.** The capitalized cost should be derived using the equation shown in Figure 7-1.A.

\[
C = y \left[ \frac{1}{(1 + i)^n} \right] + x \left[ \frac{1}{(1 + i)^m} \right] + \left[ \frac{y}{(1 + i)^{50} - 1} \right] \left[ \frac{1}{i} \right] + \left[ \frac{x}{(1 + i)^{100} - 1} \right] \left[ \frac{1}{i} \right]
\]

Where:

- \( C \) = capitalized cost
- \( x \) = cost of replacing substructure, in kind, at current prices
- \( y \) = cost of replacing superstructure, in kind, at current prices
- \( m \) = remaining life of substructure, years
- \( n \) = remaining life of superstructure, years
- 100 = service life of substructure, years
50 = service life of superstructure, years
i = interest rate, decimal

\[
\frac{1}{(1+i)^{50}} = \text{single payment present worth factor for 50 years}
\]

\[
\frac{1}{(1+i)^{100}} = \text{sinking fund factor for 100 years}
\]

\[
x \frac{1}{(1+i)^{m}} = \text{present cost which expresses the cost of replacing the substructure } m \text{ years from the present}
\]

\[
y \frac{1}{(1+i)^{n}} = \text{present cost which expresses the cost of replacing the superstructure } n \text{ years from the present}
\]

\[
\left\{ x \frac{1}{(1+i)^{100}} \right\} \frac{1}{i (1+i)^{m}} = \text{present cost which expresses the cost of replacing the substructure at 100-year intervals in perpetuity beginning at a point in time } m \text{ years from the present}
\]

\[
\left\{ y \frac{1}{(1+i)^{50}} \right\} \frac{1}{i (1+i)^{n}} = \text{present cost which expresses the cost of replacing the superstructure at 50-year intervals in perpetuity beginning at a point in time } n \text{ years from the present}
\]

**CAPITAL COST DETERMINATIONS**

*Figure 7-1.A*
**Example 7-1.1**

**Given:** An original highway-railroad grade structure was built in 1940. In 1963, the original superstructure was removed and replaced. Maintenance of the structure has been borne equally by the Railroad and the Department by Illinois Commerce Commission Order.

\[
x = \$52,003 \text{ – Cost to replace the substructure}
\]
\[
y = \$56,956 \text{ – Cost to replace superstructure}
\]
\[
m = 42 \text{ years – Remaining life of substructure}
\]
\[
n = 15 \text{ years – Remaining life of superstructure}
\]
\[
i = 6\% \text{ – Interest rate}
\]

**Problem:** A Railroad has indicated its interest in being relieved of its maintenance obligation for a highway-railroad grade-separation structure in return for a lump-sum payment to the Department in a sum equivalent to the capitalized cost for perpetuation of the structure.
Solution:

\[
x \left\{ \frac{1}{1 + i} \right\}^{m} = 52,003 \times (0.0865) = 4,498.26
\]

\[
y \left\{ \frac{1}{1 + i} \right\}^{n} = 56,956 \times (0.4173) = 23,767.74
\]

\[
x \left\{ \frac{i}{(1 + i)^{100}} \right\}^{m} \left\{ \frac{1}{1 + i} \right\}^{m} = \left(52,003 \times 0.00018 \right) \times 0.0865 = 13.49
\]

\[
y \left\{ \frac{i}{(1 + i)^{50}} \right\}^{n} \left\{ \frac{1}{1 + i} \right\}^{n} = \left(56,956 \times 0.00344 \right) \times 0.4173 = 1,362.69
\]

Capitalized Cost = $29,642.18

Railroad share (50%) = 0.5 \times (29,642.18) = $14,821.09

* * * * * * * *

7-1.02(c) Grade Crossing Participation

The Department opposes any new at-grade crossing when such crossing involves a railroad line used for passenger train operations, regardless of the operator or frequency of the trains or the location of the crossing.

Where a new grade crossing of a freight rail line is established or an existing grade crossing will be reconstructed on a State highway as a result of a highway improvement project initiated by the Department, the Department will be responsible for 100% of the cost for constructing the crossing.

Where a new grade crossing is established or an existing grade crossing will be reconstructed on a State highway as a result of a railroad reconstruction, rehabilitation, or maintenance program initiated by the Railroad, the Railroad will be responsible for 100% of the cost of constructing or reconstructing the crossing.
When the Department determines that an existing grade crossing on a State highway is at the end of its service life and in need of reconstruction or when the Department determines that conditions warrant reconstruction, the Department may participate toward the cost of the new construction or reconstructing the crossing.

If an existing grade crossing on a State highway will be reconstructed or rehabilitated as a result of a project initiated by other than the Department or the Railroad and the Department has determined that the installation is necessary and in the best public interest, the Department may participate in the cost in proportion to the benefits to the motoring public.

Where all or any portion of the cost of new construction, reconstruction, or rehabilitation of a crossing will be provided by the Department, participation by the Department will be limited to the materials, labor, and equipment required to construct, reconstruct, or rehabilitate the crossing.

**7-1.02(d) Grade Crossing and Warning Device Maintenance**

The Railroad, or the track owner, is responsible for maintenance of the grade crossing and the warning devices, actuating devices, and circuity.

**7-1.02(e) Grade Crossing Warning Device Improvements**

The Department requires the installation of appropriate warning signs and devices at all highway-railroad grade crossings. The Department’s participation in the cost of these devices is contingent upon Department concurrence in the type of device required, the degree of sophistication necessary in the activating equipment, and the degree of contribution to highway capacity and safety.

Funding for all Department-initiated projects will be determined on a priority basis based on vehicular traffic, railroad traffic, highway classification, and the availability of funds.

The Department, the Railroad, or agencies other than the Department may propose changes in either the type of warning devices or in the method of actuation at existing crossings. Where the Department has determined that these changes will result in mutual benefits to all parties involved, the Department may participate in the costs in proportion to the benefits to the motoring public.

The Department will generally bear 100% of the cost of the improvements for the following conditions:

- Where the project includes the installation of warning devices at new grade crossings, the relocation of existing warning devices, or the installation of additional devices at existing crossings that are required as the result of highway improvement projects initiated by the Department.

- Where the Department has determined that the warning devices in place at an existing grade crossing are no longer adequate to provide for the safety of the motoring public and that additional or supplemental warning devices are deemed necessary.
• Where the Department has determined that a change is necessary in the method of actuation of automatic warning devices at existing crossings for the improvement of vehicular operations.

The Railroad will be responsible for 100% of the cost of the improvements where changes to an existing grade crossing or the construction of a new grade crossing are necessitated as the result of improvement or maintenance programs initiated by the Railroad or changes in rail operations (e.g., number of movements, speeds).

7-1.02(f) Grade Crossing Modification on a Permit Crossing

Where a railroad grade crossing has been created as the result of a permit issued by the Department, the Railroad or track owner shall take prompt action to adjust, reconstruct, or otherwise modify the crossing and/or warning devices as required by any highway improvements upon receiving a request from the Department. The Railroad or track owner will be responsible for 100% of the costs of such improvements. See Accommodation of Utilities on Right-of-Way, 92 Ill. Admin. Code 530.

7-1.03 Preliminary Engineering

7-1.03(a) General

In most instances, the Department prepares the plans for new construction, modernization, or reconstruction of highway structures, drainage facilities, and the approaches. Occasionally, the Railroad will prepare plans for a structure carrying the railroad over a highway.

All plans, specifications, and special provisions prepared by either the Department or the Railroad are subject to approval by the other party, and no changes will be allowed by either party without the consent in writing of the other party.

7-1.03(b) Reimbursement

Preliminary engineering performed by Railroad forces or by consultants employed either by the Railroad or by IDOT on highway-railroad grade separations is reimbursable with Federal or State funds.

7-1.03(c) Railroad Structures Designed By or For the Railroad

This section applies to a railroad structure over a State highway. When the Railroad elects not to perform the structure design with its own forces and the Department does not have the forces available to perform the design within the required schedule, a consultant may be employed to perform the design. Ordinarily, the Department will select a suitable consultant from a list of consultants approved by the Railroad. The design work is then performed by agreement between the Department and the consultant with the Railroad's approval.
In certain cases, where justified, the Railroad will select a consultant to design the structure and enter into an agreement with the consultant for the design. The selection of the consultant and the terms, including the fee, is subject to IDOT approval.

In those projects where Federal-aid funds are anticipated for reimbursing the Railroad’s consultant for the cost of preparing the plans for a structure, the preliminary engineering cost must be programmed before IDOT can authorize the preparation of such plans.

7-1.03(d) Preliminary Engineering Portion of Railroad Force Account Work

The Railroad will generally perform the preliminary engineering with its own forces for the railroad force account work covered by construction agreements between the Department and the Railroad.

In special instances (particularly warning device system design), the Railroad may use the services of a consultant retained by the Railroad to perform the preliminary engineering.

7-1.03(e) Programming

When the method of treating a railroad crossing has been determined, it is essential that the district plan, initiate, and coordinate the programming and preliminary engineering portion of the proposed construction.

7-1.04 Commerce Commission Hearings

7-1.04(a) Commerce Commission Jurisdiction

Rail carriers (Railroads) are corporations engaged in the transportation of passengers and/or goods for hire in the State of Illinois, as defined in the Illinois Commercial Transportation Law, 625 ILCS 5/18c-1101 et seq., and come under the jurisdiction of the Illinois Commerce Commission. The Code states, in part:

No public road, highway, or street shall hereafter be constructed across the track of any rail carrier at grade, nor shall the track of any rail carrier be constructed across a public road, highway, or street at grade, without having first secured the permission of the Commission;

The Commission’s rules, regulations, and requirements cover the construction, maintenance, division of cost, marking, and signalizing of highway and railroad crossings in the State.

7-1.04(b) Procedure Before the Commission

The Preliminary Engineering Section will work with the Office of Chief Counsel to prepare petitions to the Commission requesting issuance of an Order relative to the crossing of a railroad by a proposed highway improvement when the improvement requiring the crossing was initiated by the Department.
If a hearing is required, the Department must be represented at the hearing to present the evidence through an expert witness who is familiar with the project.

After the case is heard by a duly authorized examiner of the Commission, an Order will be entered either denying or granting the request of the petitioner.

When a Railroad desires to establish a new crossing with a highway, it will file a petition with the Commission and present its case at a hearing which will be attended by representatives from the Office of Chief Counsel, the Preliminary Engineering Section, and the district involved when the Department is a respondent. This action is followed by the decision of the Commission as outlined in its Order. The Railroad must also acquire a permit from the district according to the Department’s Accommodation of Utilities on Right-of-Way.

7-1.05 Procedure for Removing Abandoned Railroad Structures and Grade Crossings

Many highway-railroad grade-separation structures, at-grade crossings, and related track materials of rail lines that have been abandoned remain in place on intersecting public highways. These structures constitute obstructions and encroachments on these highways and should be removed.

Before a Railroad company’s right to operate on a particular line has been terminated (i.e., the rail line is abandoned), the Railroad company had authority from the Illinois Commerce Commission to obstruct the highway with the structure in question. After the right to operate is terminated, there remains no authority to obstruct the highway. Therefore, the Railroad company may be treated as any other person obstructing the highway.

The Illinois Highway Code, 605 ILCS 5/9-117 establishes the procedure for identifying and removing obstructions from public highways. This procedure may be used if it is clear that the highway authority has absolutely no responsibility. Because sole responsibility by a Railroad is uncommon, it is unlikely that this procedure for removing obstructions will be used often. The Office of Chief Counsel may be consulted to help determine whether this procedure is appropriate in a particular situation.

The Illinois Commercial Transportation Law, 625 ILCS 5/18c-7401 provides an additional statutory means for removing railroad structures from public highways. Under this law, the Illinois Commerce Commission, after notice and hearing, has the authority to order the removal of abandoned tracks and overhead railroad structures crossing highways, waterways, or other railroads. The Commission may equitably apportion the costs between the parties. This may be based on the assignment of original construction costs and/or the present maintenance responsibility.

Therefore, after determining that the abandonment is final, as per notice from the Bureau of Rail in the Office of Intermodal Project Implementation, and that the facility can be removed and after the district determines that the Railroad refuses or delays the removal, a request should be made to BDE for the removal. BDE will ensure the abandonment is final and request the Office of Chief
Counsel to file a Petition for an Order requiring the removal of the facility. The district should be aware that the Commission may order the Department to bear part or all of the cost of removal.

If the Department determines that it should pay the entire cost of structure removal or that the structure presents an immediate danger to the traveling public, the Department may remove the structure without the permission of the Railroad, its successor in interest, or the Illinois Commerce Commission.

Remember that only the Railroad’s right to operate is being abandoned. The Railroad may wish to sell its structures or may wish to use the structure at another location. If the Department agrees that the Railroad owns the structure on the highway right-of-way, the Railroad should be allowed to remove it. If the Department removes a structure owned by the Railroad or its assignee, the removed materials should be made available to the rightful owner.

7-1.06 **Acquisition of Railroad Property**

When the Department requires property interest from a Railroad to complete a highway improvement, sufficient lead time to acquire these interests is essential. It is critical that once it is determined that a project will require the acquisition of property owned or under the control of a Railroad that the Department’s Land Acquisition personnel be informed.

7-1.06(a) **Acquisition of Railroad Non-operating Property**

The acquisition of non-operating Railroad property is accomplished according to the criteria outlined in the *Land Acquisition Policies and Procedures Manual*, and the *Federal-Aid Policy Guide*.

7-1.06(b) **Acquisition of Railroad Operating Property**

Where a proposed highway improvement will cross or longitudinally use a Railroad’s operating property, the Department generally will acquire a permanent easement to construct and maintain the improvement. There will be instances when a highway project will require only the temporary use of Railroad property. When this situation occurs, permission to do work of a temporary nature on Railroad right-of-way will be included in the construction and maintenance agreements between the Department and the Railroad. When there is no agreement, permission to do work of a temporary nature will be obtained by the district Land Acquisition staff.

Occasions where payment for such acquisition may be established and paid are as follows:

1. **Land Owned in Fee.** When a value is indicated and the Railroad company owning the fee title to its operating right-of-way can continue to operate its facilities either in, above, below, or adjacent to the highway, the Department of Transportation will compensate the Railroad for the right-of-way needed according to the Department’s *Land Acquisition Policies and Procedures Manual*. No compensation of any kind will be provided for the acquisition of right-of-way to construct a grade-separation facility where an existing highway grade crossing is eliminated.
2. **Land Owned as an Easement.** If a Railroad has only an easement for its operating right-of-way and can continue to operate its facilities either in, above, below, or adjacent to the highway, there will be no compensation paid to cross or longitudinally use any part of the right-of-way.

The Railroad shall execute the necessary documents to cover the rights or interests required for the highway project according to the criteria in the *Land Acquisition Policies and Procedures Manual*, regardless of whether or not it owns the fee title or easement. The *Land Acquisition Policies and Procedures Manual* provides the procedure to be used if condemnation is necessary. However, note that permission of the Illinois Commerce Commission is a prerequisite to the filing of the complaint for condemnation and motion for the right of immediate possession and the time required must be considered when scheduling the project.
7-2 AGREEMENTS

7-2.01 General

The Preliminary Engineering Section within BDE is responsible for the preparation and negotiation of formal Agreements between the Department and the Railroad. This includes railroad grade separation projects, grade crossing projects, or projects involving the installation of State facilities (e.g., pipe culverts, storm sewers, underground electrical wiring on Railroad property) or any other work on Railroad property for improvements to the State highway system. The district should submit the necessary crossing data with sufficient lead time allowed for these negotiations. Typically, a year or more is required.

The Agreement will cover:

- division of work and expense involved between IDOT and the Railroad in connection with the crossing improvement;
- responsibilities for the future maintenance of the improvement;
- establishment of the Railroad's share of the cost as determined under the provisions of any one of the several classifications provided in the Federal-Aid Policy Guide and Section 7-1.02;
- reference to the acquisition of property rights, (see Section 7-1.06);
- reimbursement of the costs incurred by the Railroad according to the requirements of the Federal-Aid Policy Guide;
- coverage of liability during construction operations; and
- reference to or identification of plans and plan approval.
- Buy America requirements, as specified in 23 CFR 635.410

7-2.02 District Data

When Federal-aid funds are proposed, the district will be required to submit the necessary data for programming the project together with the necessary data for negotiations with the Railroad.

The district should submit a report to BDE containing reproducible drawings of the crossing plan prepared in sufficient detail showing the following:

1. Grade Separations. Include the following in the report:
   - existing conditions in the crossing area;
• a plan and profile of the track or tracks and of the proposed highway improvement for 500 ft (150 m) in each direction from the intersection of the highway and railroad centerlines;

• typical highway and track cross sections;

• railroad and highway right-of-way limits;

• distance to a railroad reference marker (i.e., mile post);

• railroad communication lines including the location of poles and height of wires;

• existing and proposed drainage ditches, structures, and the direction of flow affecting the railroad;

• construction details of existing and/or proposed grade crossings in the vicinity; note the type and location of warning devices;

• details of any track adjustments or runaround tracks proposed, including staging;

• details for detour road crossings and proposed temporary warning devices, including a plat and description of temporary easement if required;

• number and speeds of passenger and freight trains using the track or tracks daily;

• plat and description of the temporary easement as required by Section 7-3.03 for the possible location of the contractor’s temporary grade crossing; and

• all other data pertinent to the project.

2. Grade Crossings. For this report, full-size plan sheets will not be required. Include the following in the report:

a. Existing Grade Crossing. At existing grade crossings, provide the following:

• number of mainline and subsidiary tracks;

• type, width, and condition of the existing crossing(s);

• type and locations of the existing warning devices at the crossing;

• number and speeds of passenger and freight trains using the crossing daily; and

• current and ten-year ADT of the highway.

b. Proposed Grade Crossing. For new grade crossings, provide the following:
• number of tracks;
• type and width of crossing(s);
• types and locations of the proposed warning devices;
• anticipated date of construction; and
• any unusual conditions bearing on the proposed work.

c. Alternative Methods of Accommodating Traffic. For most projects, include a recommended method for accommodating traffic in the report. Methods are discussed in Chapter 13 and Departmental Policy TRA-3, Handling Traffic During the Reconstruction and Repair of Railroad Grade Crossings.

7-2.03 Negotiation Procedure

The Railroad Agreement is normally prepared by the Preliminary Engineering Section, Agreements Unit, and sent to the Railroad for review. A copy is also furnished to the district for its review.

When the Railroad receives the Agreement, the Railroad will begin preparation of the plans and cost estimates for the railroad force account work involved. Upon completion, the Railroad will submit the plans and cost estimates to the Department for review.

After the plans and cost estimates have been approved by the Department and the Agreement has been executed by the Railroad, the Agreement is returned to BDE for execution by the Department.

Upon full execution of the Agreement by the Railroad and the Department, one original copy is retained for the BDE file and the Agreement Unit distributes copies of the Agreement to the following:

• Railroad (1 original copy);
• Illinois Commerce Commission (1 copy);
• district (1 copy);
• Bureau of Accounting and Auditing (1 copy at the time the contract obligation document is established); and
• Project Control (1 copy).

7-2.04 Authorization Procedure

When a contract is awarded for a highway improvement which includes work in the area of a highway-railroad grade crossing, and when the affected Railroad is required to adjust its facilities
as a part of the improvement, construction delays may be encountered. Generally, the Railroad is authorized to assemble its materials and perform its construction work at the time the contract has been scheduled for letting or at the time the contract is awarded. Because time is required by the Railroad to order materials and schedule work crews, it is not uncommon for the highway contractor to be unable to proceed with its work in the area of the crossing. Although the delay may not create problems for the highway contractor or for the Department, it does represent a hardship to the motoring public.

To avoid delays and to facilitate construction, the district is allowed to review each project individually to determine if the contractor’s operations will be facilitated by authorizing the Railroad to proceed prior to the letting advertisement or award of the highway contract. The district will authorize the Railroad to proceed with the force account work according to the executed railroad Agreement. The authorization should be issued to the same Railroad official to whom BDE sent the executed Agreement.

Before an early authorization is given, a most probable highway letting date should have been established so that any necessary coordination between the Railroad and the contractor can be undertaken. Proper timing can also reduce any interim roadway maintenance.

If Federal-aid funds are used, the crossing work also must be programmed and authorized before the advance Railroad work is authorized. The district must request and obtain approval for early authorization from BDE’s Project Coordination and Implementation Section, Program Support Unit and send a copy of the district authorization letter to the Railroad to BDE.

BDE will authorize the railroad work for individual safety crossings not related to highway contracts.

7-2.05 Adjustment Procedures

7-2.05(a) Change Orders

If a plan or estimate change becomes necessary after the Agreement has been executed, the district initiates the change. Extensively review all change orders or amendments to Agreements. Fully explain any deviations between the actual cost or the revised estimate and the original estimate. Submit supporting documentation (e.g., reason for change, copies of revised estimate, statements of actual cost) with the request for the change order or amendment to the Agreement. Changes will not be deemed accepted until approved by BDE.

If the scope, nature, and/or cost of the adjustment has changed significantly, an amendment to the Agreement may be necessary. If it is deemed that such an amendment is needed, submit an Agreement report for the amendment to BDE for processing. See Section 7-2.02.

For minor modifications in scope, nature, and/or cost, the district should complete BDE 804A or BDE 804B and set forth the following information:

- the extent of the change,
• an estimate of the additional costs,
• the justification for the change, and
• a request for authorization of the change.

BDE 804A, Request for Authorization for Costs Involving Utility, Railroad or Local Agency Agreement under $250,000 and BDE 804B, Request for Authorization for Costs Involving Utility, Railroad or Local Agency Agreement $250,000 and above may be located on the IDOT official website.

7-2.05(b) Final Billing

The following applies to processing the final bill for railroad adjustments:

1. Preparation of Final Billing. Ensure that the final bill complies with all requirements of the Federal-Aid Policy Guide, Part 140, Subpart I.

2. Review of Final Billing. The district will review the final bill to determine whether or not the final bill reflects the labor, equipment, and materials used in the adjustment. Buy America certificate of Compliance shall be submitted with the Final Invoice.

3. Submission of Final Billing. Submit final bills and recommendations to the Bureau of Accounting and Auditing for audit.

4. Billing Discrepancies. If the final cost as approved by audit exceeds the estimated amount of the adjustment and BDE 804A or BDE 804B were not submitted in the interim, explain the increase and submit appropriate recommendations on BDE 804A and BDE 804B.

7-2.06 Railroad Agreement Process

Figures 7-2.A, 7-2.B, and 7-2.C illustrate flowcharts for the agreement negotiation processes for the following projects:

• Figure 7-2.A — grade separation structure projects,
• Figure 7-2.B — grade crossings/non-safety projects, and
• Figure 7-2.C — grade crossings/safety projects.
RAILROAD AGREEMENT PROCESS
(Grade Separation Structure Projects)
Figure 7-2.A
(1) District submittal should indicate whether an interconnection is needed, including any timing requirements for the railroad control circuitry. Interconnection plans and requirements will be approved by the Central Bureau of Operations prior to submittal to the Railroad.

(2) When signal improvements are involved, the typical agreement states the following:

*The COMPANY will petition the Illinois Commerce Commission in accordance with 92 Illinois Administrative Code 1535 to take jurisdiction in this matter and to enter such orders as may be necessary.*

(3) The transmittal to the Railroad should indicate any interconnection requirements.

(4) The Railroad’s interconnection plans will be approved by the Central Bureau of Operations prior to the approval of the estimate.

**RAILROAD AGREEMENT PROCESS**
(Grade Crossing/Non-Safety Projects)

*Figure 7-2.B*
(1) List based on annual inspections, expected crashes, and complaints.

(2) District submittal should indicate whether an interconnection is needed, including any timing requirements for the railroad control circuitry. Interconnection plans and requirements will be approved by the Central Bureau of Operations prior to submittal to the Railroad.

(3) When signal improvements are involved, the typical agreement states the following:

The COMPANY will petition the Illinois Commerce Commission in accordance with 92 Illinois Administrative Code 1535 to take jurisdiction in this matter and to enter such orders as may be necessary.

(4) The transmittal to the Railroad should indicate any interconnection and requirements.

(5) The Railroad’s interconnection plans will be approved by the Central Bureau of Operations prior to the approval of the estimate.

RAILROAD AGREEMENT PROCESS
(Grade Crossing/Safety Projects)

Figure 7-2.C
7-3 DESIGN FUNCTIONS

7-3.01 General

As State highways and railroads are expanded or modernized, it is inevitable that new highway-railroad crossings will need to be established and that existing crossings will need to be modernized, reconstructed, or eliminated. Basically, there are two methods of accomplishing these crossings:

1. **At-Grade Crossing.** This method is where the highway and railroad intersect at the same elevation requiring proper warning to reduce the inherent hazard of collisions between trains and highway vehicles.

2. **Grade Separation Crossing.** This method is where the inherent collision hazard is eliminated by the construction of a structure that carries the highway over or under the railroad.

7-3.02 At-Grade Crossings

7-3.02(a) Selection Guidelines for Warning Devices

Warning devices will be warranted at all highway-railroad crossings where grades are not separated. Select the type of warning device according to the following:

1. **General.** At a minimum, provide reflectorized crossbucks, pavement markings, and advance warning signs as indicated in the *Illinois Manual on Uniform Traffic Control Devices* at all crossings.

2. **Flashing Signals.** Install flashing signals at crossings where the warrants for gates are not met and where the expected crash frequency equals or exceeds 0.02. Use Equation 7-3.1 and the factors in Figure 7-3.A to determine the expected crash frequency.

   \[
   ECF = A \times B \times T
   \]

   Equation 7-3.1

   Where:

   \[
   \begin{align*}
   ECF &= \text{Expected Crash Frequency} \\
   A &= \text{Traffic factor, see Figure 7-3.A} \\
   B &= \text{Component factor, see Figure 7-3.A} \\
   T &= \text{Current number of trains per day}
   \end{align*}
   \]

3. **Cantilevered Flashing Signals.** Use cantilevered flashing signals, in addition to other warning devices, on multilane highways that qualify for active warning devices and where there is the possibility of a truck blocking the view of the roadside signals. Also, consider providing cantilever signals at high-frequency crash locations that possibly could be improved by more visible signals.
A Factors

<table>
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<tr>
<th>VEHICLES PER DAY (10-YR. ADT)</th>
<th>FACTOR</th>
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<tbody>
<tr>
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<tr>
<td>500</td>
<td>0.000694</td>
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<td>0.029051</td>
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<tr>
<td>30000</td>
<td>0.034757</td>
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</table>

B Factors — Basic Values for Existing Devices

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<th>Components</th>
<th>Basic Value Adjustments</th>
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<tr>
<td>Crossbucks, traffic volume less than 500 vehicles per day</td>
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<tr>
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<td>3.06</td>
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<tr>
<td>Crossbucks, rural</td>
<td>3.08</td>
</tr>
<tr>
<td>Stop signs, traffic volume less than 500 vehicles per day</td>
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</tr>
<tr>
<td>Stop signs</td>
<td>1.15</td>
</tr>
<tr>
<td>Wigwags</td>
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</tr>
<tr>
<td>Flashing lights, urban</td>
<td>0.23</td>
</tr>
<tr>
<td>Flashing lights, rural</td>
<td>0.93</td>
</tr>
<tr>
<td>Gates, urban</td>
<td>0.08</td>
</tr>
<tr>
<td>Gates, rural</td>
<td>0.19</td>
</tr>
</tbody>
</table>

CRASH FREQUENCY FACTORS
(Highway-Railroad Grade Crossings)

Figure 7-3.A
4. **Gates and Flashing Signals.** Provide flashing signals and gates where one or more of the following conditions are met:

- multiple mainline railroad tracks;
- multiple tracks at or in the vicinity of the crossing which may be occupied by a train or locomotive, so as to obscure from view the movement of another train approaching the crossing;
- high-speed train operation combined with limited sight distance at either single or multiple track crossings;
- a combination of high speeds and moderately high volumes of highway and railroad traffic;
- either a high volume of vehicular traffic, high number of train movements, substantial numbers of school buses or trucks carrying hazardous materials, unusually restricted sight distance, continuing crash occurrences, or any combination of these conditions;
- the expected crash frequency for flashing lights exceeds 0.02 and the benefit-cost ratio equals or exceeds 1.0 (the method for determining the benefit-cost ratio is shown in Figure 7-3.B); and/or
- a diagnostic team recommends them.

In individual cases where a diagnostic team justifies that gates are not appropriate, gates will not be required.

5. **High-Type Device.** Provide a higher type of warning device which may not be justified under any of the preceding warrants based on continuing or potential crash occurrence due to:

- unusual track or roadway geometrics;
- restricted sight distance; and/or
- other unusual conditions, such as where there exist exceptional crash consequences to a large number of people as rail or highway passengers or as the result of a crash involving hazardous materials.

In other instances, a lower level device may be justified if concurred with by a diagnostic team.
Definitions:

ECF = Expected Crash Frequency = A x B x T

Z = Cost of crash = ratio of deaths and injuries per crash (average for latest 3 years in Illinois) x cost per crash (National Safety Council crash cost data which is documented and periodically updated by BDE)

U = Cost of flashing lights divided by expected life = _________________

V = Yearly maintenance cost of flashing lights = _________________

Y = Cost of gates divided by expected life = _________________

W = Additional annual cost to maintain = __________________________ gates instead of flashing lights

L = Cost of grade separation divided by expected life = ________________

M = Additional annual cost to maintain grade = _____________________

separation instead of gates

(Expected life can be assumed as 20 to 30 years.)

Step 1: ECF for present installation = A x B x T = _________________

Step 2: ECF for proposed installation = A x B x T = _________________

Step 3: Savings in ECF per year = Step 1 - Step 2 = _________________

Step 4: Benefit = Z x Step 3 = $______________________________

Step 5: Cost of proposed installation = Y + W, or U + V, or L + M = $____________________

Step 6: Benefit-Cost Ratio = Step 4 divided by Step 5 = ____________

BENEFIT-COST RATIO ANALYSIS
(Highway-Railroad Crossings)

Figure 7-3.B
Where the distance measured along the centerline of the highway between two regularly used adjacent tracks is less than 100 ft (30 m), consider the crossing as a multiple track crossing and install warning devices accordingly. Where the distance is 100 ft (30 m) or more, consider each crossing as individual crossings and signalize each according to the preceding warrants.

7-3.02(b) Example for Warning Device Selection

* * * * * * * * * *

Example 7-3.1

Given: Urban Area
Crossbuck Protection
10-year ADT = 5000 Vehicles Per Day
Current Train Traffic = 5 Trains Per Day

Problem: Determine the appropriate warning devices that should be used at this crossing.

Solution: First determine the expected crash frequency of the existing crossbuck protection.

Expected Crash Frequency:
ECF = 0.006516 x 3.06 x 5
ECF = 0.10
ECF = 1 crash every ten years

Crash frequency is greater than 0.02 indicating the need for higher type device.

Try flashing lights:
“B” = 0.23

ECF = 0.006516 x 0.23 x 5
ECF = 0.01

Therefore, flashing lights are warranted.

* * * * * * * * * *

7-3.02(c) Circuitry Devices

Refinements to activation circuitry should be recommended where the credibility of the warning devices could be beneficially increased. This includes shortening the signal “starts” to reflect reduced train speeds, or installing motion detectors or constant warning time devices (predictors).

Consider the following:
1. **Grade Crossing Predictors.** Install grade crossing predictors (GCP/constant warning time) circuitry at crossings with ADT of at least 1000 vehicles and an average daily train traffic of at least 5 trains per day, or where there are concentrations of train or vehicular traffic during “rush hours” and where:

- there are switching moves on the approach circuits,
- at least 25% of the average daily trains operate at 25 mph (40 km/h) slower than the fastest train on the line, or
- there is an unusual track and crossing geometry.

2. **Motion Detectors.**
   a. **Gates.** Where gates are present, provide motion detectors where there:
      - is stopping or other lengthy occupancy of the approach circuits,
      - are new gate installations,
      - is upgrading of crossings with flashing signals to gate installations, or
      - are major control circuitry changes required at existing installations.
   b. **Flashing Signals.** For flashing signals, provide motion detectors where there:
      - is stopping or other lengthy occupancy of the approach circuits,
      - are new flashing signal installations with ADT of 1000 vehicles or more and 5 or more trains per day, or
      - are major control circuit changes required by changes in or additions to flashing signals at crossings with ADT of 1000 vehicles or more and 5 or more trains per day.

Note that the cost differential between grade crossing predictors (GCP/constant warning time) and motion detector circuitry is minor in comparison to the total installation cost. In addition, grade crossing predictor (GCP/constant warning time) circuitry can be adjusted to a wider, more variable set of train traffic conditions. When contemplating circuitry improvements, it is best to contact the railroad to make an accurate assessment of train traffic and a more informed decision on circuitry improvements.

7-3.02(d) **Barrier Systems**

The following will apply to barrier systems around warning devices:

1. **General.** Do not provide barrier systems (e.g., guardrail, impact attenuators) at railroad grade crossings except in extraordinary circumstances. In most cases, the roadside barrier presents more of a hazard than the railroad warning device it shields. Also, it may
block a lateral escape route in advance of the signal. Extraordinary circumstances which may justify the use of a roadside barrier in the vicinity of a railroad crossing warning device include:

- locations where the approach roadway is on a fill with side slopes steeper than 1V:3H and greater than 10 ft (3.0 m) in height,
- locations with a high-crash history involving warning device where a cost-effective analysis demonstrates a roadside barrier is warranted, and
- locations where there will be a temporary delay in moving warning devices for widening of a highway.

2. **Installation.** See Chapter 38 and the *Highway Standards* for the installation of guardrail at crossings.

3. **Special Conditions.** In industrial or other areas involving low-speed highway traffic and where warning devices are vulnerable to damage by turning truck traffic, ring-type guardrail may be installed to provide protection for warning devices. Ring-type guardrail should conform to Figures 7-3.C and 7-3.D. Substitute shielding devices (e.g., concrete, railroad ties, railroad rails) are not permitted.

4. **Signals.** Do not use breakaway or frangible bases for cantilever signal supports.

5. **Maintenance of Barriers.** The Department will maintain all longitudinal guardrail and impact attenuators. The Railroad will be responsible for maintaining the ring-type guardrail.

6. **Approval.** Approval for the erection of any roadside barrier by the Railroad must be obtained in writing from BDE.

**7-3.02(e) Approaches**

When a grade crossing improvement is undertaken, that portion of the roadway lying within or adjacent to the crossing should, if necessary, be improved to provide a smooth approach to the crossing so that the driver’s attention will not be diverted from warning devices or oncoming trains by rough approaches. Also, consider removing or relocating any obstructions to a motorist’s view of warning devices within the roadway. This includes utility poles, shrubs, trees, signs, etc.

**7-3.02(f) Design Considerations**

When it has been determined that an at-grade crossing is appropriate at a highway-railroad intersection, the district will prepare a plan and profile sheet for the highway showing complete
NOTES:

1. All construction and material should conform to the latest editions of the IDOT Highway Standards and IDOT Standard Specifications.

2. Minimum offset determined by general conditions with 6 ft (1.8 m) and 2 ft (600 mm) desirable for rural and urban sections respectively. Offset the guardrail a minimum of 6 ft (1.8 m) where the roadway cross sections include flush shoulders. In no case shall guardrail encroach upon the shoulder.

3. Guard ring may be off center of warning device when required by lateral restrictions.

4. If either the size or the number of warning device foundations will preclude the use of a circular ring as shown, an appropriate amount of tangent guardrail may be included.

5. If, due to geometrics of the warning device location, it is not practical to provide a 5-ft (1.5-m) minimum radius guard ring, with minimum clearance, the alternative structural plate ring should be considered; see Figure 7-3.D.

RAILROAD WARNING DEVICE GUARDRAIL
(For Roadways Up to 45 mph (70 km/h))

Figure 7-3.C
General Notes:

1. All bolts have a 5/8" diameter and length as required.
2. Galvanize all bolts and nuts according to the requirements of AASHTO M232.
3. All holes in posts are 3/4" diameter.
4. The rail elements should conform to the material requirements and be galvanized according to AASHTO M180.
5. Structural Plate Guard Ring and posts will conform to the applicable portions of the IDOT Standard Specifications and Highway Standards.
6. The inch-pound units have been retained for use by Railroads.

(For Radius, 5 ft (1.5 m))

Figure 7-3.D
information for existing and proposed railroad facilities; see Section 7-2.02. These plans will be used by BDE for negotiating with the Railroad involved. When designing grade crossings, consider the following:

1. **Grade Crossing Proper.**

   a. **Surface Material.** Where the roadway traffic equals or exceeds 1000 ADT, use prefabricated rubber or concrete surface materials. For ADT less than 1000, timber and/or asphalt crossings may be used.

   b. **Medians.** Where median-mounted warning devices will be installed and other than an earth median is adjacent to a grade crossing, the median should have a minimum median width of 8.5 ft (2.6 m) (10 ft (3.0 m) desirable) back-to-back of curb. Depress all medians and curbs on approaches to the crossing to the level of the pavement edge or gutter flag within the track clearance line which is parallel to and 8 ft (2.4 m) from the centerline of the nearest track; see Figure 7-3.E.

   c. **Location.** Where no barrier curbs extend along the pavement, the crossing proper and islands between tracks should extend to parallel lines which are 8 ft (2.4 m) outside of the pavement edges or to edge of stabilized shoulder, whichever is greater. Where barrier curbs along the pavement are present, the crossing proper and islands should extend to the back of the curb except where the opening along the curb exceeds 55 ft (16.8 m), in which case the crossing should extend 3 ft (900 mm) outside the curb face.

   d. **Sidewalks.** Where sidewalks are present, also include a sidewalk crossing. Where sidewalks abut or are in close proximity to the back of curb, the district may elect to extend the prefabricated crossing materials to the outer limits of the sidewalk.

   e. **Pavement.** Construct the approaches to grade crossings and the islands between the tracks according to the *IDOT Highway Standards*. This also applies where a Railroad constructs a crossing through an existing pavement.

   f. **Grades.** Design the grades on approaches to grade crossings, as a minimum, according to the criteria in the *92 Ill. Admin. Code*, 1535.204.

2. **Grade Crossing Warning Devices.** Ensure the design, installation, and operation of grade crossing warning devices conforms to the *Illinois Manual on Uniform Traffic Control Devices (ILMUTCD)* and *92 Ill. Admin. Code*, 1535 as applicable.
Notes:

1. Where a raised-curb, flush, or traversable type median is used on the roadway, provide B-6 or B-9 (B-15 or B-22) raised-curb median on crossing approaches and provide M-2 or M-4 (M-5 or M-10) raised-curb median on crossing departures adjacent to each side of the railroad track(s); see Section 34-2.04.

2. In addition to deterring vehicular movements over the track(s) in the median area, the raised-curb median provides a space for mounting railroad warning device units, if required. Also, see Section 36-8.

3. If the railroad tracks are located close to a cross street and lie within the left-turn lane of the intersection, this situation will require a special design and the use of barrier type curb along the median adjacent to the turn lane.

4. The median should have a minimum width of 8.5 ft (2.6 m) (10 ft (3.0 m) desirable) back-to-back of curb.

TYPICAL MID-BLOCK MEDIAN TREATMENT ADJACENT TO RAILROAD CROSSINGS
(Multilane Urban and Suburban Highways)

Figure 7-3.E
Locate warning device units a minimum of 12 ft (3.6 m) from the centerline of near track and 4 ft-3 in. (1.3 m) back of the face of curb or outside the edge of paved shoulder or 8 ft-3 in. (2.5 m) outside the edge of traveled way. The 4 ft-3 in. (1.3 m) and 8 ft-3 in. (2.5 m) dimensions allow the clearances noted in the ILMUTCD in the event the railroad installs lamp units equipped with large backgrounds.

3. **Sight Distance.** The AASHTO *A Policy on Geometric Design of Highways and Streets* presents criteria to determine the applicable sight triangle at a highway-railroad crossing.

**7-3.02(g).Signalized Intersections**

Where a signalized highway intersection is located near a railroad grade crossing, ensure that there is sufficient storage distance between the highway intersection and railroad grade crossing to allow for the storage of stopped vehicles at the intersection. Where this is not practical, coordinate the traffic signal system with the railroad’s approach circuitry to allow stopped traffic on or near the grade crossing to clear the crossing upon the approach of a train. Where the railroad crossing is signalized, interconnect the two signal systems. For guidance on the design and coordination of traffic signals near grade crossings, review the ILMUTCD, the ITE publication *Preemption of Traffic Signals At or Near Railroad Grade Crossings with Active Warning Devices*, Section 36-8, and Chapter 57.

All grade crossings requiring an interconnection must be coordinated with the Bureau of Operations. See the flowcharts in Figures 7-2.A, 7-2.B, and 7-2.C for a general outline of the coordination process.

**7-3.03. Grade-Separated Structures**

7-3.03(a) **Warrants**

A grade separation should be provided where a highway is constructed or reconstructed across a railroad when the crash frequency for gates exceeds 0.02 and the benefit-cost ratio equals or exceeds 1.0.

A grade separation should be provided where an expressway in a rural area is constructed or reconstructed across the railroad.

7-3.03(b) **Design Considerations**

Where grade separation is warranted as determined by the criteria contained in Section 7-3.03(a), BDE will be responsible for the negotiations with the railroad involved to determine who will design the structure; see Section 7-2. Plans prepared by or for the Department must be approved by the Railroad and should show:

- the structural design features;
- the vertical clearance from top of rail to under clearance of superstructure;
• the distance between track centers for multiple-track crossing;
• the lateral clearance from track center to face of adjacent pier (or abutment);
• the distance to a designated railroad reference marker (i.e., mile post) from centerline of bridge;
• the flow line and cross section of existing and proposed drainage features, including drainage structures;
• the location and stationing of railroad right-of-way lines;
• the wire lines and utility facilities located on railroad right-of-way; and
• other pertinent features affecting the Railroad’s interests.

For details of the geometric design, see the Bureau of Bridges and Structures Manual.

Section 7-1.06 addresses acquisition of the necessary railroad property for the structure. The contractor shall be responsible for temporary railroad crossings for use by the Contractor in accordance with Article 107.10 of the Standard Specifications.

7-3.04 Other Agency References

For uniformity, use the applicable Federal regulations on both Federally and non-Federally funded projects. Clearance and public safety aspects of all projects shall conform to the regulations of the Illinois Commerce Commission. Applicable publications of these agencies are provided in Figure 7-3.F.
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*FPG = FHWA Federal-Aid Policy Guide.

PERTINENT PUBLICATIONS OF OTHER AGENCIES

Figure 7-3.F
Chapter Eight

CONSULTANT DEVELOPED AND/OR DESIGNED PROJECTS

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
Chapter Eight
CONSULTANT DEVELOPED AND/OR DESIGNED PROJECTS

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Chapter Eight
CONSULTANT DEVELOPED
AND/OR DESIGNED PROJECTS

Chapter 8 documents the Department’s policies and procedures to use when processing consultant developed and/or designed projects.

8-1 DEFINITIONS AND PROCEDURES

8-1.01 Definitions

The following definitions apply to Chapter 8:

1. **Additional Services.** Any service or action required of the consultant not identified in the Agreement or any Supplemental Agreement.

2. **Agreement/Contract.** The legal instrument or negotiated contract defining the obligations and considerations of the signatory parties. The term “Agreement” or “Contract” includes all Supplemental Agreements.

3. **Bureau Chief.** The Department’s officer named in the Agreement who shall approve any change or additional work authorization.

4. **Consultant.** The firm providing professional services as a party to the Agreement.

5. **Department or IDOT.** The Department of Transportation of the State of Illinois.

6. **Department or IDOT Internet Site.** http://www.dot.il.gov.

7. **Director.** The director of the office of the Department who is in charge of the services under the Agreement.

8. **EPAS:** Engineering Prequalification and Agreement System.

9. **Fixed Fee.** A specified dollar amount to cover profit and certain business expenses based on the assigned complexity factor of the project.

10. **Liaison Managers.** The duly authorized representatives of the Department and the Consultant charged with day-to-day administration of the terms of the Agreement.

11. **Prequalification.** A condition that shall be met before consideration is given.

12. **Project Schedule.** A comprehensive description of all significant services required of the Consultant and of all actions required of the Department and approving parties by the
obligations of the Agreement, together with the durations and/or dates for performing these services and actions.

13. **Regional Engineer.** The engineer in charge of the region that has jurisdiction over the services.

14. **Scope of Services (Advertised).** All services and actions required of the Consultant as advertised in the Professional Transportation Bulletin (PTB).

15. **Scope of Services (Negotiated).** All services and actions required of the Consultant by the obligations of the Agreement.

16. **Subconsultant.** Any independent professional firm, person, or organization who, with the approval of the Department, performs a part of the services for the Consultant.

17. **Supplemental Agreement.** An additional agreement modifying the original signed Agreement.

18. **Service.** All engineering and related services and the furnishing of all equipment, supplies, and materials required to achieve the broad purpose and general objectives of the Agreement.

### 8-1.02 Acronyms

The following are common terms used with consultant developed and/or designed projects:

1. **AA** Affirmative Action.

2. **A/E** Architectural-Engineering.

3. **AFC** Annual Fee Capacity.

4. **AU** Agreements Unit.

5. **BBFM** IDOT Bureau of Budget and Fiscal Management.

6. **BIC** IDOT Bureau of Investigations and Compliance.

7. **BoBS** IDOT Bureau of Business Services.

8. **BDE** IDOT Bureau of Design and Environment.

9. **CA** Certification Acceptance.

10. **CAAS** Consultant Agreement Approval Sheet.

11. **CECS** Cost Estimate of Consultant Services.

12. **CEUF** Consultant’s Employee Utilization Form.
15. CPO Chief Procurement Officer.
16. CPFF Cost Plus Fixed Fee.
17. CSC Consultant Selection Committee.
18. CU Consultant Unit.
19. DBE Disadvantaged Business Enterprise.
20. DLM Direct Labor Multiple.
22. EPAS Engineering Prequalification and Agreement System.
23. FHWA Federal Highway Administration.
24. OMB The White House Office of Management and Budget.
25. OP&P IDOT Office of Planning and Programming.
26. PPB Procurement Policy Board.
27. PSU Project Support Unit.
29. QA/QC Quality Assurance/Quality Control.
31. SEFC Statement of Experience and Financial Condition.
32. SOI Statement of Interest.
33. TS&L Type, Size, and Location Plan.
8-2  PREQUALIFICATION AND SELECTION

8-2.01  Use of Consulting Engineering Firms

Extensive engineering activity is required to complete the Transportation Improvement Program (e.g., performing necessary studies, preparing construction plans and specifications for advertising construction projects, inspecting construction activities). To accomplish the Program without appreciably increasing the number of IDOT personnel or performing services for which the Department does not have specialized expertise, the Department uses outside consulting engineering firms. Engineering and Land Surveying consulting firms’ services are procured under the Architectural, Engineering, and Land Surveying Qualifications Based Selection Act; 30 ILCS 535-1 et seq., the Selection of Architectural, Engineering and Land Surveying Services, 44 Ill. Admin. Code 625, and Departmental Order 6-2.

8-2.02  Prequalification of Consultants

All Architectural-Engineering (A/E) Consultants desiring to provide services to the Department, whether as Prime or Subconsultant, are prequalified before any consideration is given to their respective Statements of Interest; see Section 8-2.04(a). Prequalification must be obtained no later than the final date established for the receipt of Statements of Interest for any particular work. However, a Consultant that is prequalified for one or more types of work on the final date established for the receipt of Statements of Interest may submit supplemental information as necessary to establish prequalification for additional types of work. This supplemental information must be approved no later than three working days prior to the Consultant Selection Committee meeting; see Section 8-2.05(a). The following items discuss the prequalification procedures:

1. **SEFC Filing.** A properly completed Statement of Experience and Financial Condition (SEFC) with required attachments are filed through an on-line application called EPAS; see IDOT’s website. Because of varying workloads, the Department cannot guarantee a SEFC will be processed by a particular date. Therefore, any Consultant desiring prequalification for a particular project should complete this process as early as possible.

2. **Prequalification Notification.** The BDE analyzes SEFC and attachments and notifies the Consultant of the size and types of services it is qualified to perform. When this notice is given, the Consultant is prequalified. The size of service that a Consultant is qualified to perform is based on its annual fee capacity.

3. **Annual Fee Capacity.** A Consultant’s annual fee capacity is an evaluation of its technical and professional staff’s ability to generate an annual volume of work. To estimate the maximum annual fee capacity of a Consultant to perform transportation or architectural work, the larger of the fees computed by the following two methods is used:
   - the fee produced by multiplying the total number of technical staff by $200,000, or,
the fee produced by multiplying the total number of professional staff by $800,000.

To determine the annual fee capacity of Consultants performing aerial mapping services only, the figure of $700,000 per plotter/operator is considered appropriate or the fee produced by multiplying the total number of technical staff by $200,000. The following presents general application guidelines:

a. **Determining Performance Ability.** To determine a Consultant’s ability to perform a project, the total uncompleted volume of transportation-related work is subtracted from the annual fee capacity, as determined above, to arrive at an unobligated fee capacity. Appropriate consideration is given to instances where a Consultant’s uncompleted work is expected to extend over a period of more than one year. To be eligible for consideration, such unobligated fee capacity shall equal or exceed the estimated annual fee of the project for which the Consultant is seeking to perform.

b. **Determining Staff Sufficiency.** To determine whether a Consultant is sufficiently staffed to do a construction supervision project, the estimated overall fee for the project is reduced by one-half for the comparison to account for the seasonal hiring by the Consultant for this type of work.

4. **Period of Effectiveness.** The prequalification notice provided in Item 2 above is effective, unless otherwise changed by the Department, from the time notice is given until six months after the end of the Consultant’s current fiscal year. At that time, the prequalification automatically expires and the Consultant’s Statement of Interest cannot be considered until prequalification is re-established. To avoid expiration of prequalification, a Consultant renews and submits the Corporate and Financial Information section of SEFC as early as practical after the end of each fiscal year. In addition, Consultants submit a new SEFC (i.e., the Experience and Staffing) every three years. The due date for the new SEFC is noted in the firm’s last prequalification letter. The schedule for new SEFC’s is also located in the EPAS manual.

5. **Changes within the Consulting Firm.** Each Consultant notifies the Department within 15 working days of key personnel changes.

6. **Evaluation and Prequalification Status.** A Consultant is removed from the list of prequalified firms for a category when a final evaluation of Poor or Substandard is given by the Department. For specific information on consultant evaluations, see Section 8-4.05.

7. **Prequalification Inquiries.** All inquiries regarding the procedures or information required for prequalification are referred to in the EPAS instructional manual on the Department’s website.
8. Confidentiality of Information. The Department maintains and treats all information required under this section as confidential for use only by the Department or other governmental agencies entitled by law or agreement.

9. Categories of Service. The Department prequalifies A/E Consultants in the categories of service. A description of the work involved in each category and the minimum requirements are available on Department’s website.

10. Professional Licensing and Registration. A Full-time employee who has acted in a leadership role on relevant projects is required when the prequalification category requires Illinois licensing or registration. Consultants, committing or pledging individuals, or persons on retainer are not considered to meet the minimum requirements for prequalification, except as noted for Environmental Reports. See “Description and Minimum Requirements for Prequalification” on the Department’s website. The experience of the licensee or registered must be relevant to the category of transportation work and performed within the time frames specified in “Description and Minimum Requirements for Prequalification” available on the Department’s website.

11. Support Staff Experience and Training. Prequalification also requires a support staff of engineers and/or technicians with relevant experience or training. The lack of relevant experience or training of the support staff may result in denial of prequalification.

12. Required Documentation. Consultants requesting prequalification, upload documentation through EPAS of their previous work outlining:

- firm and key employee pertinent experience, and
- capabilities of current staff.

The Department may, at its discretion, make on-site visits to the Consultant’s office to verify the information set forth in SEFC is submitted.

8-2.03 Request for Consultant Services

Use the following general guidelines when requesting consultant services:

1. Project Selection Proceedings. The Consultant Unit (CU) requests offices, districts, and bureaus submit candidate projects approximately 6-8 weeks prior to publishing a Professional Transportation Bulletin (PTB). Actual dates are shown on the Schedule for Professional Transportation Bulletins available on BDE’s internal SharePoint site.

2. Preparation of Form A/A-1. Information is entered into A/A-1 section in EPAS; see District EPAS manual available on BDE’s internal SharePoint site.

To request engineering services use the following guidelines:

a. Cost Estimate. A detailed cost estimate (not required for work order projects) is prepared by the submitting IPM ensuring adequate funds are programmed for the
advertised project. Where insufficient funds are programmed, IPM works with OP&P to secure the necessary funds. The detailed cost estimate is retained in the originating office’s file for use during negotiations. The total required dollars are entered into EPAS; see district EPAS manual available on BDE’s internal SharePoint site.

b. Proposed Project Advertisements. In conjunction the information contained on the A/A-1 page, the requesting IPM submits a proposed advertisement for PTB. The project is advertised after approval by the originating area’s division or office director. The advertisement is prepared in EPAS for review, coordination, final preparation, and issuance. Use the PTB guidelines (see BDE’s internal SharePoint site) and previous advertisements when preparing project advertisements.

c. Urgent Consultant Need. When the selection of a Consultant is urgent and special advertisement is required, submit the request with justification to BDE. BDE requests concurrence from the Secretary of Transportation through the Director of Program Development to either hold a special bulletin/selection or to use a Secretary Selection according to the appropriate laws and rules.

3. Dissemination of Materials. After all divisions and IPMs have completed the information on A/A-1 and advertisement in EPAS, the information is distributed to the following individuals for comment:

- Director of the Office of Program Development, and
- Director of the Office of Planning and Programming.

4. Presentations for Advertisements. Presentations may be required as part of a Consultants SOI and the request for presentations is included in the advertisement. Presentations may be required if:

- Estimated engineering fee is greater than $10,000,000,
- Extremely complex project,
- High visibility, and
- Specialized Services.

Review and final determination of the need for presentations is determined by the requesting bureau/office and the Director of Highways Project Implementation or Director of Program Development on a project by project basis. The presentation process is overseen by CU.

Short Listing: The requesting Bureau/Office is responsible for determining criteria for the review of submitting firm’s Statements of Interest. Criteria are required before Statements of Interest are submitted. The Bureau submits documents with the criteria for the specific job for CU file. This is specific for the projects but in general criteria consists of:
- Firm's capability and project team experience,
- Understanding the scope and goals of the project,
- Demonstrated successful past performance on Project Management Team oversight, and
- Independence and innovation.

5. The SOI's are reviewed by the requesting office and the top scoring firms are requested by letter and e-mail to do presentations. Typically, the top four firms are chosen. Firms are also notified if they are not being requested to do a presentation.

6. PTB Advertisement. After incorporation of any comments from the Director of Program Development the advertisements are completed for publication in the next PTB. When projects are dropped from the list to be advertised, appropriate Directors, Regional Engineers, or Bureau Chiefs are informed of the reason(s) for not advertising the projects.

8-2.04 Advertisement of Need

Official notice of the need for architectural or engineering services by the Department is published in an IDOT Professional Transportation Bulletin (PTB). The PTB schedule is available on the Department's website and the Notice of the PTB publication is sent through the IDOT's subscription service. Each advertisement describes the requirements of the project as they apply to:

- the project's scope of work,
- the time for completion,
- the necessary professional and technical expertise, and
- the required proximity of the Consultant to IPM in charge of the work, if applicable.

8-2.04(a) Statements of Interest (SOI)

Consultants desiring consideration as a Prime Consultant for a project submit, through EPAS, a Statement of Interest by the date and time specified in PTB. The PTB also specifies the types of information required in the Statement of Interest. See SOI Entry in the EPAS Instruction Manual located on the Department's website. This information includes:

- a staffing plan that designates key personnel and shows the number and classification of personnel assigned to the project, along with their current office location, and any work that the Consultant proposes to subcontract;
- estimated time requirements for completion using the proposed staff,
• the known work load of the Consultant's transportation staff,
• the existing office where the majority of the work will be performed,
• a completed disclosure form,
• a completed Delinquent Debt Certification, and
• a completed Disclosure of Business Operation in Iran.

8-2.04(b) Confirmation of Eligibility

The Department determines the eligibility of each Consultant responding to a project advertisement. A Consultant is considered ineligible from the selection process for any of the following reasons:

• the Statement of Interest was not completed and/or not received by the deadline,
• the firm is not prequalified for the type(s) or volume of services required,
• the firm does not have sufficient expertise or work force for the particular job,
• the firm does not have a sufficient financial rating or accounting system for the type of contract contemplated, or
• the owning Railroad determines that the particular Consultant is unacceptable on projects when the Consultant is retained to prepare construction plans for a facility, which will carry railroad traffic.

Any Consultant determined to be ineligible under this section is notified of such determination and the reason(s) therefore.

8-2.04(c) Preliminary Review and Ranking

Following the confirmation of each Consultant's eligibility, each Statement of Interest is reviewed for: firm's experience data, staffing, and any evaluations of previous work for the Department. Based upon this review, each candidate firm is ranked in order of apparent ability to perform the work. This review and ranking takes into consideration at least the following factors:

• previous experience in the type(s) of service required,
• the staffing plan and specific expertise of key employees,
• the plan for accomplishing the objectives, if applicable, as stated in the requirements of the PTB,
- the Department’s evaluations of prior contractual services with IDOT, if any; and
- comments furnished by the requesting division or office.

Depending upon the type of project, the following factors also may be important in selecting a Consultant:

- the location of the Consultant’s office in which the majority of the work on the project will be performed, and
- the Consultant’s proposed utilization of Disadvantaged Business Enterprise subconsultants.

The Consultant Selection Committee (CSC) reviews information including the ranking of each Consultant and the additional information described above. The information also indicates those Consultants determined to be disadvantaged business enterprises in accordance with the Department’s eligibility criteria.

The CSC determines which projects, by their nature and the corresponding qualifications of the proposing minority-owned firms are suitable for implementing in an applicable affirmative action program. Any unresolved differences between the reviewers will be brought to the attention of CSC.

All information developed or provided under this section is advisory only and has no binding effect upon CSC. The Department maintains and treats all such information as confidential for use only by the Department or other governmental agency entitled by law or agreement.

8-2.05 Consultant Selection

8-2.05(a) Consultant Selection Committee

The Consultant Selection Committee (CSC) consists of the following members:

1. **Chairperson.** The Deputy Secretary of Transportation for Project Implementation, or his/her designee, serves as member and chairperson of up to nine-member CSC.

2. **Department Members.** Three of the remaining seven members of CSC are from the Department. Specifically, they are:

   - The Director of the requesting office, or that Director’s designee (currently the Director of Finance and Administration is the designee),
   - the Regional Engineer, or designee, or the central office Bureau Chief, or designee, from the same division or office, as designated by the Director, and
   - the Director of the Office of Planning and Programming, or designee.
In the event that the office requesting the services is the Office of Planning and Programming, CSC meets and operates as normal except the Director of Planning and Programming has only one vote and CSC has only seven members and seven votes.

3. **Public Members.** The other four members of CSC are from the public and have professional experience in either transportation or engineering. Two are appointed by the Secretary of Transportation and the other two by the Illinois Society of Professional Engineers (ISPE). Each public member is appointed for a term of two years. If a public member does not complete the term, another member is appointed by the Secretary or ISPE, in accordance with the original appointment, to serve the remainder of the uncompleted term.

4. **Diversity.** It is the goal of the Department that membership of CSC reflects the ethnic and cultural diversity of the population of Illinois. In furtherance of such, the Department has a goal that two or more of the members of CSC are females or minorities. Additionally, the Department has a goal for CSC membership to reflect the geographic diversity of the population of Illinois.

5. Pursuant to the Illinois Procurement Code, 30 ILCS 500 et seq., Public Officer Prohibited Activities Act, 50 ILCS 105 et seq., Selection of Architectural, Engineering and Land Surveying Services, 44 Ill. Admin. Code 625, and Department Personnel Policies Manual (PPM) all CSC members are required to sign a Compliance, Conflict of Interest, and Confidentiality statements before selection. The CSC members sign the statement attesting to an understanding of the confidentiality, compliance, and conflict of interest policies established by the State of Illinois. This document is updated on a two year cycle or as needed by the Office of Chief Counsel and signed/re-signed by the CSC members. The CU retains these documents.

The CSC meets when called by its Chairperson. This meeting is usually scheduled approximately 7 to 8 weeks after the Consultant Statement of Interests are due. The selection date is stipulated in the Professional Transportation Bulletin and on the Schedule for Professional Transportation Bulletins located on the Department’s website.

To conduct business, CSC shall have a quorum. A quorum consists of at least four members; at least one of who is a public member.

Where another governmental body, or bodies, is contributing to the funding of a particular contract, CSC may, at its discretion, take either of the following two actions:

- Permit such governmental body, or bodies, to provide one or more representatives to serve as member(s) of CSC with a total of one vote, or such fractional vote as may be prescribed by the Department. In some instances, this option may result in a total CSC membership of more than eight and a total number of votes in excess of eight, with respect to the affected services.
• Select a number of Consultants, typically three, in the typical manner, in no order of preference; the Department then may permit the governmental body, or bodies, to select one Consultant from that group selected by CSC.

8-2.05(b) Selection Procedures

The following procedures are used when selecting the Consultant. Political affiliation of the Consultant shall not be considered during the selection process.

1. Preliminary Vote. The CSC members review the rankings for the Consultants, as well as any of the additional information described in Section 8-2.04(c) and, by voice/electronic vote, reduce the number of Consultants under consideration to three, or fewer where fewer than three have submitted acceptable Statements of Interest.

2. Written/Electronic Ballot. First, second, and third choices are determined by a plurality vote of those CSC members in attendance. This second round of voting is by written/electronic ballot.

3. Policy Against Multiple Awards. Selection of a single Consultant as first choice for more than one project is not made in a single session unless such selection is determined necessary. The reasons therefore are recorded in the CSC’s records, and a majority of the committee members approve, by written ballot, such reasons. For purposes of this part, “single session” means and includes one or more meetings necessary for CSC to make all selections from a single Professional Transportation Bulletin.

4. Identity of Firms. The identity of the second and third ranked firms is maintained and treated by the Department as confidential for use only by the Department or other governmental agencies entitled by law or agreement. However, if negotiations fail with the first ranked firm, the identity of the second ranked firm then is considered public information. Similarly, if negotiations fail with the second ranked firm, the identity of the third ranked firm is considered public information.

5. Notification of Selection. The first ranked firms are notified of the following information:

• PTB and item number of selection,

• date and time of the negotiation meeting, and

• request for current payroll by employee, classification, hourly rate, and raise schedule for their firm and any proposed Subconsultants.

A list of the top ranked consultants and corresponding projects is available on the Department’s website. All prequalified firms on the subscription server are e-mailed when the list is available.
8-3 AGREEMENT NEGOTIATION AND PROCESSING

8-3.01 General

The Department’s project manager initiates negotiations with the top ranked firm. If a successful conclusion cannot be obtained, negotiations are formally terminated. Negotiations with the second ranked firm are then initiated. Similarly, if negotiations fail with the second ranked firm, negotiations with the third firm are initiated. Prior to the second and/or third ranked firms being contacted, the director’s concurrence is required.

The term “negotiation” includes all of the steps necessary, following the selection of a Consultant, to arrive at a signed Agreement and to authorize the work. This includes negotiation meetings to reach agreement on:

- scope of work,
- man-hours,
- schedule of completion,
- subconsulted work, and
- non-salary direct costs.

Negotiations also include:

- reaching agreement on the acceptable average payroll rates for the project;
- approving the detailed fee estimate and proposal from the Consultant firm and obtaining authorization from the Federal Highway Administration (when Federal participation is anticipated),
- obtaining signatures to the Agreement, and
- authorizing the work.

8-3.02 Scope

8-3.02(a) Scope of Services Meeting

The scope of services meeting is the first step in the process leading to the execution of an Agreement and authorization to proceed with the work. For simple and typical projects, the scope of services can be determined in one meeting whereas more complex jobs may require multiple meetings to delineate the scope of work. The initial scope of services meeting date is specified in the project advertisement in the Professional Transportation Bulletin.

The Department’s project manager chairs the meeting, records attendance, distributes data, and informs the Consultant to keep minutes of the meeting and to furnish the minutes to those
in attendance. The chairperson discusses with the Consultant and Subconsultants the following items:

- Standard Agreement Provisions for Consultant Services (SAPCS), (see Department’s Website),

- Architectural and Engineering Report and Negotiation Guidelines for Engineering Agreements and Supplements, see BDE Procedure Memorandum 17-09 (see the Forms Master List for the latest BDE 17-09 form), and

- Quality Assurance/Quality Control Guidelines; see Section 8-6.

The Department personnel answer questions about SAPCS and discuss Equal Employment Opportunity and Affirmative Action Plan requirements. The Consultant is asked to review the Architectural and Engineering Report and Negotiation Guidelines for Engineering Agreements and Supplements and to be prepared to answer the questions in the report.

Final scope details may be completed in subsequent negotiation meetings.

The method of reimbursement is explained and the firm informed when a Start-Up Agreement is anticipated. The Consultant reviews all the material furnished and prepares man-hours, average hourly rates, and direct non-salary costs for the project. Subsequently, the Consultant submits, on the applicable forms, the Cost Estimate of Consultant Services (CECS), Average Hourly Payroll Rates, and Direct Cost all on IDOT forms found on the Department’s website. The Consultant and Subconsultant(s) are reminded to submit electronically their payroll rates and direct costs, to facilitate the Agreement process. The Consultant also includes in its submittal CECS and Direct Costs for all Subconsultants working on the project.

8-3.02(b) Scope of Work

A well-defined scope of services facilitates the negotiation process. The better the understanding of the scope of services between the Consultant and the Department, the easier it is to develop a fee that is acceptable and reasonable to both parties. It is vital that all parties become familiar with the project. To this end, the Department’s project manager sends a preliminary engineering information package containing all the pertinent project information to the selected Consultant immediately after selection notification, allowing the Consultant and the Subconsultants to be active participants during the first meeting. The final negotiated scope, by law, must fall within the advertised scope for the project. However, the negotiated scope does not need to be as all-inclusive as the advertised scope.

The overall scope of work is described and the schedule of completion is discussed, on which general agreement is reached. The Consultant is reminded of the Department’s policy concerning Quality Assurance/Quality Control (QA/QC), and is asked to submit a project specific QA/QC plan for review and approval, including specific hours for QA/QC in his/her proposal.
On Phase II projects, the Consultant includes specified hours for consultation during Phase III of the project. The Consultant is furnished preliminary information pertinent to the work, such as:

- Phase I study reports,
- environmental documents,
- aerial photography,
- mapping studies,
- traffic data,
- survey data,
- old plans, and
- samples of final product format.

8-3.03 Methods of Compensation

The following are the methods of compensation used by the Department:

- cost plus fixed fee (CPFF),
- unit of work; and
- specific hourly rates.

The Contract specifies a maximum amount payable for direct labor, for direct costs, and a total contract amount, none of which is exceeded unless adjusted by a Supplemental Agreement. The method of compensation for work by a Subconsultant is the same as the Prime Consultant’s method of compensation.

8-3.03(a) Cost Plus Fixed Fee (CPFF)

This method of payment compensates the Consultant for actual payroll, overhead & fringe benefits, and direct costs plus a fixed fee. Use this method of compensation for work involving aerial mapping, geotechnical engineering, special waste, or asbestos abatement; Federally funded projects; and on all project specific Agreements.

\[ R = \text{Complexity Factor: 0.00, 0.035 or 0.07} \]

\[ \text{Compensation} = DL + DC + OH + FF \]

\[ DL = \text{Direct Labor} \]

\[ DC = \text{Direct Cost} \]

\[ OH = \text{Overhead & Fringe Benefits Rate} \]
SubDL = Subconsultant Direct Labor

Prime Consultant Fixed Fee formula: \( (0.37 + R) \text{ DL} + \%\text{SubDL} \)

- \%\text{SubDL} is: 1 to 2 Subconsultants = 10\% of direct labor of Subconsultants
- \%\text{SubDL} is: 2 to 4 Subconsultants = 12\% of direct labor of Subconsultant
- \%\text{SubDL} is: 5 or more Subconsultants = 15\% of direct labor of Subconsultants

Subconsultant Fixed Fee formula: \( (0.37 + R)\text{SubDL} \)

When firms combine forces to create a Team, neither firm shall be considered a Subconsultant for the purposes of calculating the subconsultant direct labor.

**8-3.03(b) Unit of Work**

Unit of work involves compensating the Consultant in units such as “each” or “feet.” Rates are established in the Agreement and include all costs including profit. The unit of work method of payment often is used for geotechnical, thermographic, ground penetrating radar, subsurface utility and special waste contracts.

**8-3.04 Negotiations**

The negotiation meeting is one of the most important steps to the success of the project. It is vital that all parties become familiar with the project and come prepared to participate in the meeting. The project team for both the Department and the Consultant, including Subconsultants, should be active participants in this process.

The end result of the negotiations is a well thought out and clearly documented understanding of the anticipated project scope and level of effort. The Department and the Consultant’s representatives (i.e., individuals with the authority to modify original man-hour estimates) negotiate to clarify the extent of the effort involved in completing various work tasks.

For a successful negotiation immediately after selection, provide the consultant the following:

- any pertinent project information, (i.e. schedules, reports, survey data, etc.),
- the “Consultant Scoping and Negotiation Check Sheets” for the project, and
- a detailed list of tasks for which hours will be negotiated. The list of tasks is taken from the independent man-hour estimate completed prior to advertising the project. Also you this estimate in evaluating the number of hours the Consultant proposes for each task to establish the final project upper limit.

The negotiations should culminate with agreement on the following items:

- scope of work,
• project schedule,
• man-hours required,
• direct costs,
• QA/QC plan,
• QA/QC hours specified,
• Phase III hours in Phase II projects, and
• All of the above items for each Subconsultant.

The Department’s project manager and the Consultant also reach agreement on the procedure for the work progression and the line items of work to be shown on the monthly progress report. It is imperative that the Department’s project manager ensures that the appropriate Department personnel and the Consultant are thoroughly familiar with the Agreement and the SAPCS, particularly with Sections 2.24, 2.32, 2.37, and 2.4, because improper procedures under these sections of the SAPCS may preclude payment to the Consultant.

8-3.05 Cost Proposal Packages

After negotiations have been completed, the Consultant submits a proposal package to the IPM. Instructions and forms for preparing the proposal are available on the Department’s Consultant Services SharePoint site. The IPM verifies the proposal is consistent with negotiations and all the proper forms are completed and submitted with the required IDOT approvals through the BDE SharePoint site for further processing. The proposal package contains the following items for the appropriate type of project:

1. **Prime Agreement Proposal Package.** Consists of the following:
   - draft Scope of Work* with schedule,
   - BDE Procedure Memorandum 17-9,
   - Negotiation Meeting Minutes,
   - Cost Estimate Of Consulting Services (CECS), including QA/QC and Phase III hours/costs broken out,
   - Consultant Employee Utilization form (BDE 2350),
   - EEO/AA/Title VI Section form (EEO 1981),
   - Direct Costs (BDE 436), and
   - CAAS*-- for costs that exceed 10% of the estimate given to CSC.

* Uploaded to the BDE SharePoint site.

2. **Subconsultant Agreement Package.** Consists of the following:
- Cost Estimate Of Consulting Services (CECS),
- Consultant Employee Utilization form (BDE 2350),
- EEO/AA/Title VI Section form (EEO 1981), and
- Direct Costs (BDE 436).

** The Prime Consultant posts all Subconsultant Agreements on the Vendor Documents site with the Subconsultant disclosure forms prior to the Prime Consultants' authorization to proceed.

3. **Various/Various Prime Agreement Package.** Consists of the following:
   - draft Scope of Work,*
   - Architectural & Engineering Report & Negotiation Guidelines for Engineering Agreements & Supplements (BDE 17-09),
   - Negotiation Meeting Minutes,
   - Consultant Employee Utilization form (BDE 2350),
   - EEO/AA/Title VI Section form (EEO 1981), and
   - Direct Costs (BDE 436).

4. **The IPM's approvals included in the proposal package.** The IDOT's project manager (IPM) includes in the proposal package affirmation of the following:
   - IPM’s review and approval of all consultant prepared forms,
   - an independent check of the man-hour estimate is on file in the IPM,
   - the negotiated scope is within the scope of the advertisement,
   - IPM’s approval of all the submitted direct cost and labor costs,
   - IPM’s approval of the QC/QA plan included in the IPM project file,
   - IPM approval of the minutes of the scoping and negotiation meetings, and
   - the negotiated DBE percent participation meets or exceeds the advertised goal.

For Prime Agreements that exceed the estimated fee by more than 10%, a Consultant Agreement Approval Sheet (CAAS) stating reasons for the cost overrun with costs and man-hours for each reason is uploaded to the BDE SharePoint site.

8-3.06 **Agreement Processing**

Upon receipt of the proposal package from the IPM, BDE conducts the following steps:
- verifies the program numbers and dollar amounts through the Office of Planning and Programming (OP&P),
- requests Federal authorization from the BDE Program Support Unit for projects Federally funded,
- prepares independent check of extensions and escalations and all costs can be supported,
- ensures the negotiated scope is within the advertised scope,
- ensures QA/QC hours of all projects and Phase III hours in a Phase II Contract are included,
- ensures the Consultant disclosure information are current, complete, and approved,
- checks on the status of the Consultant insurance, and
- secures the procurement waiver or ensures project information is posted for at least 30 days.

The Agreements Unit resolves any findings. This may involve discussions with IPM and Consultant. After all issues have been mutually resolved, the Agreement is sent to the Consultant for signature. The Consultant reviews the Agreement, signs it, dates the signature but does not date the Agreement, and returns all copies to BDE. BDE obtains the appropriate signature(s) (including the date each signature is written) on behalf of the Department. Once the Agreement is fully executed, the Consultant and IPM are notified to proceed with the work. A fully executed copy is sent to the Consultant and uploaded into EPAS. An original copy is placed on file in BDE. The IPM will receive a copy of the approved Contract Obligation Document (COD). Work done prior to Department authorization date is not eligible for reimbursement.

### 8-3.07 Funding Approvals and Federal Authorizations

Upon receipt of a proposal package from the IPM, the Agreements Unit requests verification of the program code number and the type & amount of funds (State or Federal) from OP&P. Once the information is received from OP&P, the agreement manager initials and includes the funding sheet in the project file.

When Federal funds are to be used, the Agreement Manager requests Federal authorization through the BDE Program Support Unit (PSU). The PSU requests FHWA’s authority to proceed with the work. Once authorization is received, a copy of this request and the FHWA authorization furnished by PSU is included in the project file. Work done prior to FHWA authorization date is not eligible for Federal participation.

Compliance with all aspects of 23 CFR 172 and OMB Circular No. A-102 is required and shall be documented. Lead-time of three weeks is estimated for obtaining FHWA authority to proceed, provided IPM has submitted prerequisite programming material (OMB Standard Form 424).
**8-3.08 Cost Approvals**

When the first ranked firm is notified after selection, current payroll by employee and classification, hourly rates, and raise schedule are also requested emailed to BDE in the correct form.

The BDE completes an independent CECS for each firm on the project once a complete proposal package is received. The Agreement Manager reviews the independent CECS and discusses any differences with Consultant, and IPM, until consensus is reached. The disposition of the differences is kept in the project file.

Delays in sending wage rates and direct costs (with appropriate back-up information) to BDE results in a delay in processing the Agreement.

After the Agreement is executed, a COD form is prepared by the Agreements Unit and along with a copy of the executed agreement is submitted to the BoBS for approval. Funds, by law, are obligated and the Agreement filed with the State Comptroller within 30 days of the date of the Agreement.

If the 30-day deadline is not met, a late filing affidavit is required.

On projects using bond funds, the funds are released by BBFM. A request memorandum is prepared by PSU listing such projects. The PSU then notifies the Agreements Unit when the bond funds are released.

The Bureau of Investigations and Compliance is also responsible for performing a final audit on completed projects. The administering IPM should request that the appropriate audit be made at the time the Consultant’s final invoice is submitted for payment.

**8-3.09 Signature Authority**

Every Contract must contain the Secretary’s signature. A card must be on file with the Comptroller for the IDOT personnel with the Secretary’s signature authority. The Secretary of Transportation has delegated signatures for Consultant Agreements; see Departmental Order 2-2. Each Agreement contains a line for the Secretary of Transportation’s signature (signed by the delegated authority) followed by a line for the delegated authority’s own signature.

**8-3.10 Authority to Proceed**

**8-3.10(a) Letter of Authorization**

A Letter of Authorization is sent to the Consultant with a “blue-backed” original of the fully executed Agreement. Copies of the Letter of Authorization are electronically transmitted to the administering IPM. The following items are distributed as indicated:
• the Agreement-original in BDE’s project file and electronic copy in EPAS,
• an approved COD form- emailed to IPM and copy in BDE’s project file, and
• the FHWA authorization, if Federal funds are utilized- copy in BDE project file.

The Department’s project manager verifies in EPAS the firm’s insurance is up to date before approving payments made to the Consultant.

Prior to issuance of the Letter of Authorization, the Agreements Unit reviews the entire file and ensures all required clearances/approvals for authorization (e.g., by the FHWA, BBFM (bond funds), procurement waiver/advertisement, design approval or risk management approval) have been obtained.

8-3.10(b) Risk Management

Authorization to proceed for Phase II projects is possible without design approval if risk management is approved. Only projects with completed public involvement, a draft Phase I report reviewed by BDE, and funded with STATE only funds are considered for risk management. The Department’s project manager requests risk management from BDE. Authorization request for a Start-Up Agreement does not include risk management approval.

8-3.11 Early Authorization To Proceed

8-3.11(a) Start-Up Agreement

At the option of the Regional Engineer/Bureau Chief or agency head, the Regional Engineer/Bureau Chief/ Agency Head may authorize the Consultant to begin work by obtaining approval through BDE and signing a Start-Up Agreement.

Immediately after the final negotiation meeting, the IDOT project manager (IPM) completes and uploads to BDE’s SharePoint site, a Start-Up Agreement request memorandum. The IPM is sent approval or denial of the Start-Up Agreement. The IPM works with the Office of Planning and Programming to resolve any funding issues with the Start-Up Agreement.

The Start-Up Agreement request is granted when the disclosures for the Prime Consultant are clear and a procurement waiver granted. Approval of the request for a Start-Up Agreement does not include approval of risk management. A separate risk management request is submitted to BDE.

The IPM, upon receiving a complete proposal package from the Consultant, and approval for the Start-Up Agreement, enters into a Start-Up Agreement with the Consultant using the Start-Up Agreement template. The Agreement amount may be for no more than 40% of the Prime Agreement negotiated amount. Non-Federally funded Start-up Agreements for $249,999 or less can be executed by the Regional Engineer or corresponding Office Director for Central Bureaus. Federally funded Start-up Agreements and Start-up Agreements of $250,000 or more shall be executed by the Central Office and the necessary signatures shall be coordinated by BDE. The
District or Central Bureau may authorize the consultant to begin work after the Start-Up Agreement is authorized. The Consultant may then work up to the Start-Up Agreement dollar amount. The Start-Up Agreement should not exceed the contract term length or two years, whichever is less.

The IPM e-mails copy of the fully executed Start-Up Agreement to the Preliminary Engineering Section within 1 week of signing the Start-Up Agreement authorization. Failure to do so might result in a late filing affidavit by IPM and delay processing the proposal package. The Preliminary Engineering Section develops COD for the Start-Up Agreement.

Once the Prime Agreement is executed, it supersedes and includes costs stated in the Start-Up Agreement. The Consultant may start, complete, and invoice for the work as specified in the Start-Up Agreement prior to the authorization of the Prime Agreement. No other work may be started until the Prime Agreement has been executed, and the Consultant authorized.

No supplements are written on the Start-Up Agreement. The Consultant may not invoice for work until COD is approved. The Preliminary Engineering Section tracks the Start-Up Agreement through EPAS. Once approved and executed, a PDF version of the executed Agreement and the approved request are found in EPAS. Copies of the Start-Up Agreement template and request memorandum template for the Start-Up Agreement are on BDE’s SharePoint site.

### 8-3.12 Contract Administration

Administration of the project agreement is the responsibility of the agency (IPM) requesting use of a Consultant. The IPM is responsible for monitoring the execution and progress of the work.

The Department’s project manager is the Department’s contact with the Consultant. A Department’s project manager is assigned and all work, and all project correspondence are channeled through the Department's project manager. Invoices and progress reports are received and reviewed by the Department’s project manager.

The Department’s project manager ensures any changes are negotiated in accordance with the terms of the Agreement and the files are properly documented for all verbal instructions. The Department’s project manager is also responsible for documenting the Consultant’s performance throughout the project and provides the Consultant Performance Evaluation.

### 8-3.13 Subcontracts by Consulting Engineering Firms

The SAPCS provides that the Department can utilize prequalified Subconsultants upon approval. The SOI submitted by the successful consultant, lists all the Subconsultants the Prime proposes to utilize on the project. After the scoping and negotiation meetings and the proposal package is sent uploaded to BDE, a copy of the fully executed subcontract is uploaded to the Vendor Doc site by the Prime Consultant before any Subconsultant work is authorized. The Subconsultant Agreement and Supplemental Subconsultant Agreement templates located
on the Department’s Website contain the clauses required by law and the clearly defined scope of work, the schedule of completion, and the payment basis are included by the Prime. Any Subconsultant Agreement not using the Department’s template requires review and approval by the Office of the Chief Council (through BDE) prior to authorizing the Subconsultant’s work. The following items provide additional guidance on subcontracts by Consultants:

1. **Individual Professionals and Nonprofessional Work.** All subcontracted work by professional Consultants requires negotiation of a subcontract. This does not apply to individual professionals that are on a retainer basis to the Prime Consultant; nor does it apply to nonprofessional work, obtained by competitive bidding.

2. **Supplemental Agreements and Profit.** If the scope of work in the Prime Agreement does not include the proposed subcontract work deemed necessary by the Department, the Prime compensation and scope of the Prime Agreement is modified by a Supplemental Agreement to include the subcontract work. If the Prime Agreement has a fixed fee for profit that includes profit on items later proposed to be subcontracted, the Prime Agreement shall be modified to exclude profit to the Prime Consultant on subcontracted items (i.e., no double profit).

3. **Fee Estimates.** The Subconsultant’s proposal for work shall contain direct payroll, direct costs, man-hours or units of work, and supported by back-up data as required for a Prime Agreement. The proposed man-hours and direct costs are approved by the administering IPM based upon its estimate of cost and submitted to BDE. Payroll additive percentages used in the fee estimate are approved by Bureau of Investigations and Compliance.

4. **Payment.** The Consultant may bill the Department for the Subconsultant’s work as the work progresses. If the method of reimbursement is lump sum or unit of work, payment is based upon the percentage of work completed as indicated on the Progress Schedule. If the method of reimbursement is CPFF, payment is based upon the number of man-hours completed. The Subconsultant contract provides that the final payment is not made to the Subconsultant by the Prime Consultant until an Affidavit of Completion is submitted.

8-3.14 **Supplemental Agreements**

8-3.14(a) **General**

During the course of a Consultant’s work on a project, occasions arise where changes in the negotiated work items are identified. All changes in the schedule, negotiated scope of work, or fee require the Department’s written authorization to the Consultant prior to implementation. The Consultant, per the Agreement, forfeits its right to claim additional compensation for added work done prior to receiving written authorization from the Department. It is the Department’s project manager’s responsibility to ensure that any changes are negotiated, agreed to, and authorized in full accordance with SAPCS and the terms of the Agreement. When the Consultant is notified of changes the Department finds necessary, the notice should clearly
state that it is not an authorization to proceed with the changes and advise of the steps necessary to negotiate the change. When in doubt, the Department’s project manager contacts BDE for procedural advice.

Increases in the negotiated work are accomplished through Supplemental Agreements that include the additional scope of work to be accomplished, any necessary changes to the project schedule, and the manner of payment with a stated Upper Limit of Compensation.

Most Supplemental Agreements are applicable in the following situations:

- extension of time,
- corrections in Contract language,
- deletion of work,
- addition of direct costs not previously in agreement,
- transfer of work between Prime and Subconsultant,
- transfer of funds between labor and direct costs,
- work advertised but not previously negotiated nor included in contract scope, and
- additional level of effort of previously negotiated items.

All Supplemental Agreements must have a Consultant Agreement Approval Sheet (CAAS) approved prior to execution. The CAAS states reasons for the additional cost and the associated man-hours. The CAAS also includes the work items involved, why it is being added, the cost for each, and why the Consultant is entitled to additional compensation. When the supplemental cost has been negotiated, the Consultant Agreement Approval Sheet (CAAS) is prepared by Department’s project manager and approved by the Bureau Chief of Design and Environment.

All Supplemental Agreements are authorized and paid for in accordance with the terms of the Agreement. The appropriate Departmental signatures, in accordance with Departmental Order 2-2, are required to authorize Supplemental Agreements. Note, if a Supplemental Agreement increases the value of the Contract equal to or greater than $250,000 in a fiscal year (total of all supplements in a fiscal year), the Agreement requires the signatures necessary to authorize an Agreement of $250,000 or greater. All procedures for estimates, review, and approval that apply to Prime Agreements also apply to Supplemental Agreements. The Department’s project manager negotiates the scope of work, man-hours and direct costs for the Supplemental Agreement. The following information is then uploaded to the SharePoint site:

- cover memo/transmittal memo,
- draft Scope of Work with schedule (bar chart),
- BDE form 17-09 (if applicable),
- negotiation meeting minutes,
- Cost Estimate Of Consulting Services (CECS)(if applicable),
- revised QC/QA Plan, if applicable,
- direct costs if applicable, and
- CAAS.
The BDE obtains fee approval, finalizes the Supplemental Agreement, and obtains FHWA approval, if required, executes the agreement, and notifies IPM, that the consultant may be authorized to begin work.

8-3.14(b) Early Authorization to Proceed-Prior Approval

The Consultant may be authorized to work on items outside of the negotiated scope once that work is identified and agreed to by all parties through a Prior Approval. A written Prior Approval allows the Consultant to begin the additional work; however, the Consultant may not invoice for the increased work until the Supplemental Agreement has been authorized.

Once the need and extent of the additional work is identified and within the advertised scope of the project by the Department, and negotiations with the Consultant begin, the appropriate Department personnel authorizes, by Prior Approval Authorization Letter, and the Consultant to proceed with the work up to a specific dollar amount. This Prior Approval Letter outlines the additional work being authorized and the amount being authorized. A signed copy of the letter is sent to BDE. Prior Approval is intended to keep the work going to meet the project’s schedule. Supplemental Agreement negotiations should be finalized quickly.

The Prior Approval authorization process only establishes limits for continued work while the Supplemental Agreement is negotiated and processed. Any additional funding required for the supplemental work must be secured by IPM through OP&P. Once the negotiations for the supplemental agreement are complete and CAAS is approved, a second letter called, **CAAS Approved Letter**, may raise the authorized amount. (Send a copy to BDE.) See the following chart for authorization limits. At all times, the amount authorized prior to the execution of a supplemental agreement may not exceed 40% of the anticipated supplemental agreement amount.

Only a single set of Prior Approval authorizations (initial letter and CAAS approved letter) may be issued per Supplemental Agreement. A subsequent set of Prior Approval authorizations cannot be issued until the previous Supplemental Agreement has been authorized. Prior Approval authorizations cannot be issued adding a Subconsultant.

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<th>Prior Approval Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prior Approval Authorization Letter signed by Regional Engineer</td>
<td>Up to $50,000</td>
</tr>
<tr>
<td>(maximum of 40% of the estimated supplement amount)</td>
<td></td>
</tr>
<tr>
<td>CAAS Approved Letter (2nd Letter) signed by Regional Engineer</td>
<td>$50,000 to $249,999</td>
</tr>
<tr>
<td>(maximum of 40% of the estimated supplement amount)</td>
<td></td>
</tr>
<tr>
<td>CAAS Approved Letter after CAAS is approved, Secretary</td>
<td>Over $249,999</td>
</tr>
<tr>
<td>(maximum of 40% of the estimated supplement amount)</td>
<td></td>
</tr>
</tbody>
</table>

**PRIOR APPROVAL AUTHORIZATION SIGNATURE AUTHORITY**

**Figure 8-3.A**
8-3.15 Monitoring Consultant’s Work

8-3.15(a) Agreement Schedule

After the work under the Agreement has been authorized, IPM meets with the Consultant. They agree on detailed procedures and progress report percentages for elements of work. They also indicate on the appropriate progress report the calendar days to complete each of the various work elements, which should agree with the calendar days indicated in the Agreement Project Schedule. The date due is indicated on the Progress Report for each work element after authority to proceed with that work element is given. All report forms and invoice forms are available to the Consultant on IDOT’s website.

As work progresses and work elements are approved, the date due for other work elements should be indicated on the Progress Report. These dates should be revised, as needed, if the Consultant’s work is stopped or placed on hold by the Department. The “Remarks” column may be used to indicate the date on which the work element was submitted.

The IPM, or other appropriate official, indicates on the Progress Report if the project is on schedule or behind schedule. If behind schedule, the reason for the delay is stated on the Progress Report; the reverse side of the form may be used if needed.

If it is determined that the work is behind schedule due to factors under the Consultant’s control, this is reflected on the Consultant’s Performance Evaluation Form.

If work is lagging due to no fault of the Consultant, IPM should make every effort to expedite the work because the Agreement provides for fee renegotiations if completion is delayed beyond the time limits set in the Agreement. If the completion schedule is to be revised, IPM has the Consultant request approval of the revised schedule. A copy of the approved schedule change is then furnished to BDE. If the work is behind schedule due to factors under the Consultant’s control, IPM issues written remedial instructions to a principal of the firm. If this fails to correct the problem, it may be necessary for the using agency to recommend termination of the Agreement to BDE. The IPM may recommend that the Agreement be terminated for other reasons in the best interest of the Department such as unsatisfactory work or change in Department priorities shifting construction time too far into the future.

8-3.15(b) Completion Dates

The IPM should be aware of the completion dates in the Agreement. There is a work schedule completion date and a completion date for billing purposes. If the Contract extends past the billing completion date any submitted invoices will be rejected by the Comptroller’s office. The IPM should request a time extension from BDE prior to the schedule and/or billing dates in the Agreement. If the completion dates are passed, IPM obtains a general affidavit signed by the Consultant and completes one, signed by the Regional Engineer, and submits these to BDE with the extension request.
8-3.15(c) Documentation

The project manager maintains a complete log in the files of what was decided during all phone calls, meetings, visits, and inspections. Copies are furnished to the Consultant for purposes of FHWA audit and/or of documenting performance.

8-3.15(d) Consultant Invoices

Process consultant invoices for payment only when the reported percentage of completion is approved. The IPM promptly notifies the Consultant if the percent of work complete does not correspond to the percent of work accomplished. Total costs in excess of the approved percentage of completion are not approved for partial or final payments. When such higher costs are billed, IPM determines if this is due to Consultant inefficiency and, if so, takes appropriate steps to correct the problem. If overruns are due to underestimation of the negotiated scope by the Department, IPM takes steps to have the limits adjusted; see Section 8-4.03. The IPM promptly requests BBFM make payment on invoices found reasonable, or corrected to reasonable, and in accordance with the terms of the Agreement.

The “Invoicing Procedure Guide for Project Managers” is available for IDOT employees on the Engineering Consultant information SharePoint site.

8-3.15(e) Federal Funding

When Federal funds are involved in the Agreement, IPM keeps the FHWA representative apprised of the Consultant’s work and, if FHWA requests, arrange to conduct joint reviews of the work.

8-3.16 Evaluation of Consultant’s Performance

8-3.16(a) General

The Department formally evaluates all work performed by Consultants. During the life of a project, IPM informally evaluates a Consultant by keeping lines of communication open, and keeping the Consultant aware of any problems or concerns the Department has with its performance. Among the areas evaluated are:

- timeliness,
- completeness of product,
- plan and constructability quality,
- cooperation/management,
- quality/accuracy,
- public involvement/agency coordination, and
- innovation.
There are some Consultant errors that the Department views as significant and substantial causing the project to be in jeopardy. These are “Fatal Flaws” and where these Consultant errors occur, the highest final rating the project may receive is a “Satisfactory,” providing the Consultant makes corrections and improves their quality control. These errors result in an interim rating of “Substandard” or “Poor.”

Fatal Flaws are defined as:

- errors involving significant structural deficiencies or safety on bridges/structures,
- errors resulting in the Consultant failing to identify significant environmental impacts,
- errors involving substandard geometrics for the specified design criteria,
- inaccurate survey information impacting the project’s constructability,
- inappropriate behavior by the Consultant when working with the public,
- false information used by the Consultant in the report documentation, and
- adjustment of letting date or design approval due to late Consultant submittals.

The evaluation process, by nature, is a subjective process. Although an “Excellent” project is a goal, in practice, very few projects are truly “Excellent.” An Excellent project has the following characteristics:

- the submittals contained no major errors and very few minor errors.
- the Consultant during the life of the project was self-managed (e.g., responsive to requests, minimal calls/requests on standard procedures, took lead of project).
- the Consultant was innovative (e.g., focused special resources on issues, perceived and managed problems early and effectively, innovatively used resources/technology, and/or posed solutions which saved the Department significant funds).
- submissions were not only early, but allowed the Department to advance a letting or advertisement to an earlier date. Consideration will be given for an accelerated Department dictated timetable.
- the project was cost effective, safe, and considered a context-sensitive design.
- quality presentation of products was acceptable (e.g. spelling, grammar, labeling, links).
- the Consultant maintained a consistent high-quality level of personnel throughout the life of the project.
- complied with all Department manuals, policies, procedures, or explained exceptions with minimal prompting by the Department.
- consistently promoted a positive Department image and minimized controversy during public involvement.
Several evaluation forms exist covering the areas of prequalification. These forms are available through the Consultant Evaluation System (CES) database. Contact the Consultant Unit in BDE for access to the database. The following are areas generally evaluated under each prequalification category. Consider the following guidelines when evaluating Consultants:

1. **Timeliness.**
   - Exceeds – Consultant submits key items of work consistently early affording the Department the opportunity to advertise the next phase of work on an earlier bulletin.
   - Meets – Consultant submits key items of work consistently on or about the time agreed to by both parties.
   - Substandard – Consultant submits key items of work consistently past the time agreed to by both parties.

2. **Completeness/Adequacy.**
   - Meets – Consultant includes, consistently on key items of work, all items in a submittal as specified in Department manuals, policies, procedures, and the Contract documents.
   - Substandard – On key items of work, the Consultant consistently fails to include all items in a submittal as specified in Department manuals, policies, procedures, and the Contract documents.

3. **Quality/Accuracy.**
   - Exceeds – The Consultant submittals contain no major errors and very few minor errors. Minimal hours are expended by Department staff in review of submittals. Presentation of material is clear, concise, and of high quality (e.g., spelling, grammar, labeling, links). The next phase of work experienced little or no major problems/questions attributable to the Consultant. The project thoroughly analyzed the major elements of the project. Maintained a high quality of work with a Department-accelerated schedule.
   - Meets – The Consultant submissions contain no major errors and some minor errors. Presentation of material is clear, concise, and adequate (e.g., spelling, grammar, labeling, links). The next phase of work experienced the expected problems/questions attributable to the Consultant.
   - Substandard – The Consultant submissions contain major and minor errors. The Consultant demonstrated low quality presentation of products (e.g., spelling, grammar, labeling, links, etc.). The next phase of work experienced problems/questions attributable to the Consultant. The Consultant showed poor understanding of the work type.
4. **Cooperation/Project Management.**

- **Exceeds** – Consultant was consistently available and responsive to and ahead of problems and concerns. The Consultant initiated open and timely communications with the Department. Consultant was consistently self-managed.

- **Meets** – Consultant was available and generally responsive to problems and concerns. The Consultant initiated open and timely communications with the Department. Consultant was self-managed at times.

- **Substandard** – Consultant was generally neither available nor responsive to problems and concerns. The Consultant communications with the Department were rarely timely. Consultant continually asked the Department for clarification on standard procedures.

5. **Public/Agency Coordination.**

- **Exceeds** – The Consultant independently developed proactive and creative public-agency involvement techniques that both identified and effectively responded in a timely manner to minimize highly controversial issues. The Consultant managed and implemented the public relations program and presented accurate and pertinent project information to the public, news media, and coordinating agencies, which resulted in project acceptance and a positive Department image.

- **Meets** – The Consultant followed Departmental guidelines in performing project coordination with the public, news media, and agencies in such a manner that fulfilled all requirements and resulted in project acceptance and design approval.

- **Substandard** – The Consultant responses were misleading, incorrect, or inflammatory at public-agency involvement meetings. Presentation material (e.g., aerial exhibits, details, tables, data, etc.) contained incorrect or conflicting information which reflected negatively on the Department or the public’s acceptance of the project design features. The Consultants public-agency involvement program required an over-reliance on Department staff to correct, revise, and present project improvement/mitigation.

8-3.16(b) **Interim Evaluations**

Evaluations are made for both Prime Consultants and Subconsultants at interim and final stages. Interim evaluations may be completed at any time. Scheduled interim evaluations are determined by each IPM. Interim evaluations are typically done on an annual basis or at deliverables dates determined at negotiations. The structural work, however, requires two interims, one at TS&L and one at prints of the final plan stage, and then final overall evaluation.
An interim evaluation accompanies a submittal when returned to the Consultant due to excessive errors/corrections.

All interim evaluations are sent to Consultants at the same time they are transmitted to BDE. The evaluations are a very important tool for both the Consultant and Department. They provide timely feedback to the Consultant concerning its performance on an active project. The interim evaluation allows the Consultant to correct any deficiencies during the life of the project, in some cases turning what would otherwise have been a bad experience for all involved, into a good one. The responsibilities for completing Consultant evaluations are documented in the following sections.

It is important to conduct interim evaluations so as not to delay processing any possible Supplemental Agreements.

8-3.16(c) Final Evaluations

After the Consultant completes the work covered in an Agreement, final evaluations are prepared by IPM for the Consultant and Subconsultant in the appropriate categories. The Department’s project manager and his/her supervisor concur and sign the final evaluation. The final evaluation is sent to the Regional Engineer or Bureau Chief for concurrence and signature. The final evaluation is then sent to the Consultant and transmitted electronically to the BDE Consultant Unit using the CES database.

8-3.16(d) Phase I Studies and Environmental Document Evaluations

The IPM is solely responsible for completing interim and final evaluations of Consultants performing rehabilitation (3R) projects and Simple Environmental Assessments for Rehabilitation (3R) or Reconstruction/Major Rehabilitation (3R) projects. However, before completing interim or final evaluations of Consultants performing work on these projects, the IPM may obtain input from the BDE’s Regional Field Engineers. The Consultant’s ratings reflect a consensus of IPM and the BDE’s Regional Field Engineers’ knowledge of the Consultant’s work.

Before completing interim or final evaluations of Consultants performing Phase I Studies and Environmental Assessments of Reconstruction/Major Rehabilitation (3R) and New Construction/Major Reconstruction projects, IPM obtains input from the BDE’s regional field engineers and environmental project coordinators on engineering, environment, and public involvement evaluation criteria. The interim and final ratings reflect a consensus of IPM and BDE’s staff experience in working with the Consultant on the project being evaluated.

For interim and final evaluations of Consultants performing Phase I Studies and Environmental Impact Statements of Reconstruction/Major Rehabilitation (3R) and New Construction/Major Reconstruction projects, the BDE’s environmental project coordinators obtain input from IPM on the environmental and public involvement evaluation criteria and complete these parts of the
form. The form is then sent to IPM. The IPM also obtains input from the BDE’s Regional Field Engineers on the engineering evaluation criteria and completes the remainder of the form.

8-3.16(e) Structure Plan Evaluations

The performance evaluations of Consultants or Subconsultants preparing structure plans are completed by the Bureau of Bridges and Structures. An interim evaluation is completed on the TS&L plans and on prints of the final plan stage. The final overall evaluation is made after the completed drawings are submitted for letting and takes into account the two interim ratings.

In the case where the completed final plans are not placed on an immediate letting, IPM forwards a reduced set of bridge plans (prints) to the Bureau of Bridges and Structures (BB&S). This procedure allows BB&S to complete its final overall evaluation of the Consultant in a timely manner.

8-3.16(f) Other Evaluations to be Completed by the IDOT Project Managers

The interim and final performance evaluations of Consultants preparing construction plans, performing specialized studies, surveys, geotechnical engineering, construction engineering, preparing photogrammetric mapping, and other services are completed by the appropriate IDOT personnel. These evaluators may access the CES database.

8-3.16(g) Final Project Evaluations

Upon completion of all the final evaluations by IPM and/or bureau, a final project evaluation is prepared. The final project evaluation is prepared after PE II for PE I work and after construction is complete for PE II and PE III. If the next phase is delayed more than one year, the final project evaluation is prepared immediately after completion of the contract work.

Where the project is evaluated by more than one department evaluating entity (e.g., BB&S, Environment), the final evaluations are transmitted to BDE by the Regional Engineer and/or Bureau Chief with the ratings incorporated from the applicable entity.

8-3.16(h) Consultant Selection Committee

Performance evaluations are provided to the Consultant Selection Committee as part of the preliminary review and rating information. A five-year average of performance evaluations on similar types of projects is used for this purpose. The Selection Committee is also apprised of all appeals.

A listing of all evaluations, other than Satisfactory, is forwarded to the Consultant Selection Committee. In addition, a listing of all evaluations of Good or Excellent (final) are forwarded to the Consultant Selection Committee. The Consultant Selection Committee considers this information when deliberating at the selection meetings.
8-3.16(i) Below Satisfactory Interim Evaluations

Where a below satisfactory rating is received on an interim evaluation: A Substandard or Poor rating can be removed based on any of the following conditions:

- Five years has elapsed since the interim evaluation of Substandard in a particular category.
- A subsequent interim evaluation on the same project in the same category is satisfactory or better.
- The Consultant meets with IPM that made the Substandard or Poor evaluation and the evaluation for the project is upgraded to satisfactory. This condition involves situations where there has been a misunderstanding between the Department’s evaluator and the Consultant.
- The Consultant demonstrates to IPM the corrective measures have been taken to correct the less than satisfactory performance. Under this condition, the evaluations will not be removed but marked with an asterisk to indicate that corrective measures have been implemented by the Consultant to the satisfaction of IPM.

8-3.16(j) Below Satisfactory Final Evaluations

A final evaluation of Poor results in suspension from submitting a Statement of Interest in the evaluated category and any higher level category in the same work type for a period of the next eight PTB’s or two years, whichever is greater, as a Prime or Subconsultant. At the end of this period, the Consultant must request reinstatement to the suspended category. This will require documentation of the efforts and success in correcting the issues which led to the Poor evaluation.

If a second final evaluation of Poor occurs in the same category within five years, it will result in loss of prequalification in that category for five years. At the end of this period, the Consultant must request reinstatement of prequalification in that category. This will require documentation that the issues which led to the subject evaluations have been rectified.

A final evaluation of Substandard results in suspension from submitting a Statement of Interest in the evaluated category and any higher level category in the same work type for a period of the next two PTB’s or six months, whichever is greater, as a Prime or Subconsultant. At the end of this period, the Consultant must request reinstatement to the suspended category. This will require documentation of the efforts and success in correcting the issues which led to the Substandard evaluation.

If a second final evaluation of Substandard occurs in the same category within five years, it will result in loss of prequalification in that category for one year. At the end of this period, the Consultant must request reinstatement of prequalification in that category. This will require documentation that the issues which led to the subject evaluations have been rectified.
8-3.16(k) Final Plan Adequacy Evaluations

When a Consultant does any part of a Phase II project, a final Plan/Design Adequacy Evaluation should be weighted at 90% completion of the construction of the project. A Plan Adequacy rating of Poor or Substandard has the same consequences as the “less than satisfactory” evaluations for Phases I, II, and/or III.

8-3.16(l) Consultant Appeal Process of Final Evaluation

After receipt of the final evaluation, the Consultant has 30 days in which to appeal a Substandard or Poor evaluation. The appeal is submitted in writing to the Department entity that prepared the final evaluation (e.g., Regional Engineer, Bureau of Design and Environment, Bureaus of Bridges and Structures). The appeal will clearly state the basis for the appeal and any supporting documentation shall be attached.

If the Consultant is not satisfied with the results of the appeal, the Consultant may request in writing, within 14 days, a review by either the Director of Highways Project Implementation or Director of Program Development. Either Director will review the documentation file, the evaluation, and meet with the Consultant and the departmental entities involved.

If the Consultant is not satisfied with the results, after meeting with the either Director of Highways Project Implementation or Director of Program Development, the Consultant may file a written appeal with the Deputy Secretary for Project Implementation or Deputy Secretary for Program Development within 14 days of final action by the either Director. The appeal shall state specifically the basis of the appeal and the reason(s) the Consultant disagrees with Director’s decision. No new issues may be raised. The appropriate Deputy Secretary will review the information submitted in the appeal. The appropriate Deputy Secretary may request a meeting with the Consultant. The Consultant will be notified in writing of the Deputy Secretary’s decision which will be final.

8-3.17 Completion and Termination Procedures

8-3.17(a) Completion

When any Consultant Agreement is ended, whether by completion of the work or by termination procedures stipulated in the Agreement, copies of the final voucher request, request for audit, Affidavit of Completion, and the final invoice with all its attached documentation is submitted by the administering agency to BDE. Also, include the final Consultant Performance Evaluations; (see Section 8-4.05, for the Prime Consultant and all Subconsultants working in prequalification categories).

Upon receipt of a final audit, IPM prepares a Contract Obligation Document (COD) deobligating excess funds for jobs that have reduced costs. The COD is submitted to the Bureau of Investigations and Compliance with a copy to the Agreements Unit. This completes the
closeout procedures for projects, which are not programmed for Federal fund participation. If the final audit recommends increasing the Agreement amount, a COD is prepared by BDE.

The IPM must submit the following additional documentation to BBFM for all programmed Federal-aid projects when completed (after final costs are confirmed by the BBFM audit):

- the date all work was completed or the Agreement was terminated;
- a list of all authorization dates from FHWA, for work authorized on the project, to verify that it is participating;
- a list of all construction sections under the specific preliminary engineering Agreement. In the event the Agreement is for work other than construction plans, the type of work should be listed and its acceptance verified (e.g., “the report was approved by ______ (name) ______ on (____ (date) ____),” or “the Soils Committee approved the soils report on (____ (date) ____); and
- method of payment stipulated in the Agreement. Note all the methods and areas of application if several methods of payment are used.

8-3.17(b) Termination

If an administering IPM desires to terminate an Agreement, a memorandum recommending termination will be submitted to BDE. The memorandum will include:

- the reasons for recommending termination,
- the percentage of work completed,
- the percentage of fee expended, and
- an estimate of the cost and time required to complete the work, if applicable.

The BDE will send the termination request to the Secretary. Upon notification by BDE that the Secretary has concurred with termination, the administering IPM will notify the Consultant in writing.

8-3.18 Reassignment of Vested Interest in an Agreement to Another Consultant

Occasionally, it is necessary to assign an existing Agreement to another Consultant because of an ownership or organizational change (e.g., dissolution of the firm, death of a principal, absorption of the firm by corporate expansion, a partnership change). The existing Agreement is kept in force by an Assignment to the new legal entity.

The Assignment Agreement is a legal document that transfers all rights, obligations, and interests in the Agreement from the original Consultant (the assignor) to the new Consultant (the assignee). It must be properly executed in triplicate by the assignor and the assignee and then submitted to IDOT for acceptance and signature. A copy of the Assignment is returned to the
assignor and assignee when fully executed. Form BDE 2364 may be used as a guide in determining whether the Assignment contains the essential elements.

If there is no ownership or management change and the change is only related to name, address, absorbing another firm, or adding personnel to the firm which is party to the Agreement, a notice of the Assignment, authorization to make payment to the new Consultant, and release of obligation executed by the assignor is sufficient to continue the Agreement work and payments.

The Agreements Unit makes distribution of information on the reassignment of a Consultant to the affected areas within the Department.
8-4 CLAIMS

8-4.01 Damage Due to Consultant Errors and/or Omissions

By Contract, a Consultant is responsible for damages incurred by the Department as a result of the Consultant’s errors and/or omissions. However, when the Department believes a fair and equitable price for an omission is obtained from the Contractor and the cost would have normally been incurred by the nature of the contract; the Consultant typically is not charged damages for their omissions.

8-4.01(a) Errors by Phase I Consultant Discovered During Phase II

The IPM will notify the Agreements Unit if errors in the Phase I work have occurred that will result in additional cost in subsequent phases of the project. The notification should describe the situation, the corrective measures that result, and the amount of the Consultant’s liability. If IPM deems it practical, the Consultant responsible for the error may be given the opportunity to assist in making the corrections to reduce his/her financial liability.

8-4.01(b) Errors by Phase II or Phase III Consultant Discovered During Construction

When an error or omission is found resulting in damages to the Department and is believed to be caused by the Consultant, the district’s Bureau of Project Implementation or the Bureau Chief responsible for the phase of work where the error was discovered first determines if time is critical and then:

1. Where Time is Not Critical. Notify the Program Development Engineer or the appropriate Department office immediately. The Department’s Consultant Manager notifies the Consultant of the error or omission either by e-mail, fax, or mail. The Consultant is given an opportunity to be involved in the resolution of the error or omission along with the timetable involved. After the investigation, if the error or omission is determined not to be the Consultant’s responsibility, the firm may submit an invoice for the hours used during the investigation. The fact that the Consultant provided assistance in the resolution of the error or omission will not be construed as either absolving the Consultant of the firm’s portion of the damages or implying the Consultant’s responsibility for the damages.

2. Where Time is Critical. Notify the Program Development Engineer or the appropriate Department office of the error and also identify the steps that were taken to remedy the error. If the Department determines the error is the Consultant firm’s responsibility, the Department’s Consultant Manager notifies the Consultant firm of the error and the remedy by e-mail, fax, or mail.
The initial notification to the Consultant firm includes: (1) the nature of the error or omission, (2) the action sought from the Consultant, if any, and (3) the time constraints required for the response or the solution recommended for implementation. The extent of liability for the error may be determined at a later time and is not included in the initial notification. A copy of the notification is sent to BDE.

The district’s Bureau of Project Implementation submits an Authorization of Contract Changes (form BC-22), necessitated by the plan error or omission, to the Central Bureau of Construction and resolves the error accordingly. The BC 22 should provide detailed information on the cost to correct the error or omission. The BC 22 should also include a copy of the district’s Bureau of Project Implementation notification to the Program Development Engineer (or appropriate Department office) specified above.

Upon approval of BC 22, the district’s Bureau of Project Implementation forwards a copy of the approved BC 22 to the Program Development Engineer or the appropriate Department office. If the Consultant is found responsible for damages, the Program Development Engineer or the appropriate Department office will forward a copy of the approved BC 22, all applicable documentation, and the extent of the consultant's liability to BDE.

8-4.01(c) Notifying Consultant of the Cost of the Errors or Omissions

The Agreements Unit in BDE notifies the Consultant of the amount and extent of liability of the Consultant resulting from the errors and/or omissions. The Consultant has 30 days to respond to the notification indicating either agreement that they are responsible for the claim or intent to appeal the claim. A Consultant may request an extension of those 30 days for more complex situations to allow sufficient time to investigate the matter. If the Consultant agrees they are responsible for the claim, an invoice is sent to the firm as set forth in Section 8-4.01(f). If the Consultant does not agree they are responsible either totally or partially, the dispute resolution process in Section 8-5.01(e) is followed.

8-4.01(d) Errors and Omissions Threshold (EOT)

In recognition that the Department is not seeking a level of effort required to produce a perfect product and in order to reduce the time and expense for the Department and the Consultant in processing claims for minor dollar amounts, an Errors and Omissions Threshold (EOT) is used. Claims for damages involving errors and/or omissions are not billed to the Consultant unless the damages exceed the EOT Amounts shown in Figure 8-5. Errors and omissions are defined in the Standard Agreement Provisions for Consultant Services along with the EOT amounts.
<table>
<thead>
<tr>
<th>Construction Contract Award Amount</th>
<th>EOT Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>$2,000,000 or less</td>
<td>$20,000</td>
</tr>
<tr>
<td>Over $2,000,000 to $10,000,000</td>
<td>1% of Contract</td>
</tr>
<tr>
<td>Over $10,000,000</td>
<td>$100,000</td>
</tr>
</tbody>
</table>

Error and Omissions Threshold (EOT)

Figure 8-4.A

Where a Consultant designed multiple projects under one Contract, use a separate EOT for each project (e.g., one Phase I report for multiple Phase II projects, one Phase II Contract for multiple construction contracts).

8-4.01(e) Dispute Resolution

The Department and the Consultant agree to work together on a basis of good faith and fair dealings. When a dispute arises concerning damages caused by errors or omissions, the Consultant may choose to appeal according to the following requirements. The Consultant providing assistance in the resolution of the problem is not construed as absolving the Consultant of his/her portion of the damages.

If the appeal, after consideration by the Department, is found to have merit, an equitable adjustment is made. If the Department finds the appeal to be without merit, no adjustment to the damages due by the Consultant is made.

All appeals are submitted in writing no later than six months after notification of the damages by the Department.

All appeals are first submitted to the Regional Engineer. The Consultant may request an opportunity to present the appeal verbally at each of the following levels if the appeal is not satisfactorily resolved at the previous level:

1. Regional Engineer
2. Director of Highways Project Implementation/Chief Engineer
3. Deputy Secretary for Project Implementation

The Department has the option of considering other methods to resolve the dispute (e.g. Alternative Dispute Resolution).
If the Consultant and the Department cannot agree on the extent of the liability, the matter will be referred to the Bureau of Claims in the Office of Chief Council for further proceedings. Damage claims arising subsequent to construction will be referred to the Office of Chief Council for proper resolution.

The written response of the Deputy Secretary for Project Implementation shall be deemed a final action of the Department.

Once the appeal process has been exhausted, IPM notifies BDE, clearing the way for an invoice to be sent to the Consultant. The Department notifies the firm when the Consultant is considered delinquent if the invoice is not paid within 30 days.

**8-4.01(f) Obtaining Reimbursement for Consultant Errors or Omissions**

When the Consultant takes responsibility for the errors or omissions or the dispute resolution process has been completed with a finding of Consultant responsibility, BDE sends an invoice to the Consultant. Procedures for processing invoices and accounts receivables are contained in the *Revenue Accounting Manual*. The “Payment Due Date” on the invoice is 30-45 days from the date of the invoice. If payment is not received by the due date, use the collection procedures described in Chapter 4 of the *Revenue Accounting Manual*. If those procedures fail, refer the matter in writing to the Bureau of Claims in the Office of the Chief Counsel. The referral to the Bureau of Claims should include all correspondence from the appeal and collection processes.
8-5 QUALITY ASSURANCE QUALITY/CONTROL (QA/QC) GUIDELINES FOR WORK BY CONSULTING ENGINEERS

8-5.01 Definitions

1. Calculations. Written documentation of assumptions, analysis, and conclusions for design of an element of a project.

2. Checklist. A list of things, names, etc., to be checked off or referred to for verifying, comparing, ordering, etc.

3. Communication. Giving or exchanging of information, signals, or message as by talk, gestures, or writing. Communication is required throughout the process, is the responsibility of everyone, and must be open.

4. Compliance. The act of following the stated quality assurance plan. An act of complying with a requirement, directive, etc.

5. Computations. Written documentation of the figuring of quantities for a project.

6. Computer Program Verification. Assurance that a computer program correctly performs the operations specified in a numerical model. Usually accomplished by comparing program results to:
   - a hand calculation,
   - an analytical solution or approximation,
   - a verified program designed to perform the same type of analysis, or
   - a comparison with a test case provided by the vendor of the program.

7. Consultant. The firm providing professional services as a party to a Standard Agreement. An expert who is called on for professional or technical advice or opinions.

8. Corrective Action. Measures taken to rectify conditions adverse to quality and, where necessary, to preclude repetition.

9. Department. The Department of Transportation of the State of Illinois.

10. Design Control. Requirement providing assurance that a design is defined, controlled, and verified.

11. Documentation. Any written or pictorial information describing, defining, specifying, reporting, or certifying activities, requirements, procedures, or results.


13. Performance. The act of carrying out the stated objectives on a project.

14. Planning. Those activities needed to ensure that the correct people are performing the correct tasks using the correct tools in the correct sequence. The end product should be
identified and kept in mind when performing planning activities to ensure that the end product contains the required quality.

15. **Project Budget.** A comprehensive description of the costs associated with all the services required of the consultant, including labor costs, direct expenses, overhead costs, and profit.

16. **Project Team.** The Department’s and the Consultant’s staff assigned to the project with specified duties and responsibilities, participating together in a cooperative manner.

17. **Project Resources.** All things available to the project team to complete the project, including people, tools, information, equipment, etc.

18. **Project Manager.** The individual assigned by the Consultant to act as the liaison between the consultant and the Department in matters relating to the achievement of project requirements, including budget control, schedules, milestones, and quality objectives.

19. **Project Schedule.** A comprehensive description of all significant services required of the Consultant and of all actions required of the Department and approving parties by the obligations of the Agreement, together with the durations and/or dates for performing these services and actions.

20. **Quality.** Meeting valid requirements so that the product produced is suitable for its intended use (quality in fact). Providing what is expected (quality in perception).

21. **Quality Assurance.** All those planned and systematic actions necessary to provide adequate confidence that a structure, system, or component will perform satisfactorily in service.

22. **Quality Assurance Manager.** The individual assigned by the Consultant to have full authority and responsibility for generating, updating, monitoring, and maintaining the quality assurance program, and responsibility for verifying conformance to the QA requirements as set forth by the Department and applicable codes and standards.

23. **Quality Assurance Plan.** A document describing the implementation of the Quality Assurance Program on a specific project, including organizational responsibilities, applicable procedures, and other information required to address client (contractual) quality requirements. The plan may also address any unique contractual requirements or modifications.

24. **Quality Assurance Procedures.** A quality assurance document that outlines a planned and systematic action for various quality affecting activities requiring quality control.

25. **Quality Control.** A system for maintaining desired standards in a product or process, especially by inspecting samples of the product.
26. **QA Records.** A completed document that furnishes evidence of the quality of items or activities affecting quality. A record is an authentic, official copy (or original) of a document retained to attest to past decisions, actions, or events.

27. **Scope of Services.** All the actions required of the Consultant to complete the obligations for the project.

28. **Training.** In-depth instruction provided to personnel to develop and demonstrate initial proficiency in the application of selected requirements, methods, and procedures, and to adapt to changes in technology, methods, or job responsibilities.

29. **Valid Requirements.** Requirements established resulting in the product satisfying the customer’s expectations on schedule and within planned resources.

30. **Verification.** The act of reviewing, inspecting, testing, checking, auditing, or otherwise determining (and documenting) whether items, processes, services, or documents conform to specified requirements. Ensuring that the project team is doing the right thing and that the work being performed, or that has been performed, is performed correctly.

### 8-5.02 Elements of a QA/QC

The following sections identify the key elements addressed in the QA/QC plan.

#### 8-5.02(a) Project Team

This section should include a list of key personnel from in-house staff, outside consultants, and client liaison and includes a brief description of the key members’ responsibilities. A typical project team should include:

- Project Manager,
- Client Liaison,
- Technical Support Staff,
- Subconsultants and other Consultants, and
- QA/QC reviewer.

#### 8-5.02(b) Written Project Plan

**A. PROJECT SCOPE**

This section includes a brief description and the purpose and need for the project. Consider and address the matter of possible future expansion of the facilities. Identify if the project is to be done in U.S. customary or metric units. Note if the project includes more than one contract (i.e., two or more sections). Also note in this section anything significantly different for this project.
B. SUBCONSULTANT’S ROLE

List and identify all Subconsultants. Delineate the scope of work and responsibilities for each Subconsultant. Provide the Subconsultant’s key project personnel and telephone numbers. Identify all deliverables with expected time frames. These deliverables can be from the Subconsultant to the consultant and, in certain instances, vice versa.

C. STANDARDS AND GUIDELINES

List all appropriate manuals and memorandums applicable to the project.

D. TIME SCHEDULE

The schedule includes the estimated Agreement date, any meeting dates, and periodic milestones. The number of milestones varies considerably depending on the size and type of project.

Establish deliverables with dates for submittals to various parties to the Agreement. Provide reasonable float and review times in the overall schedule.

Ensure in-house quality assurance reviews are scheduled in accordance with the various milestones and deliverables. Schedule the reviews several times during the project rather than as a final, comprehensive check.

Identify and schedule report phase milestones and the preliminary submittal date. Provide the beginning date for preliminary design along with milestones and submittal date to IDOT. Identify the starting date for final design along with any overlap with the preliminary design. Provide a list of periodic milestones during this stage.

Periodic meetings with IDOT are required, up-front, and coordinated with the various deliverables and their review.

The success of the project can often hinge on the time schedule. The entire time schedule is a dynamic schedule and may be reviewed and adjusted periodically.

E. PERSON-HOUR BUDGET

Prepare a person-hour budget by classification and by work tasks. Estimate the percent of total budget expected to be expended at various milestones. This assists in monitoring progress and assists in providing early alerts to a problem with the budget.

F. RESOURCE MATERIAL

This section consists of a listing of pertinent information available for the project including:

- existing drawings,
- previous reports,
• soil borings,
• TS&L,
• boundary surveys, and
• easements.

G. ESTIMATED CONSTRUCTION BUDGET

This section notes the anticipated total construction cost. Keep in mind, cost and budget during the course of design. When the consultant believes the costs will be exceeded, the Consultant notifies IDOT. The goal is to avoid unpleasant surprises further down the road.

Identify and list cost limitations by segment, where applicable.

H. SPECIAL CONDITIONS

If the project has any special requirements and/or special construction materials requirements for a project, note them in this section.

8-5.02(c) Project Control

A. PROCEDURES

Procedures for quality control are often in the form of check lists. The procedures are intended to assure completeness of the function and conformance of the project.

1. Engineering and Environmental Studies/Plan Preparation.
   a. Scoping/Field Checks. This procedure itemizes basic elements to be reviewed and evaluated during the initial field inspection of a project. The basic elements include, but are not limited to:
      • inspection of pavement condition,
      • logical termini,
      • drainage problems,
      • hazards,
      • existing guardrail condition,
      • accessibility,
      • evidence of wells,
      • gas pumps or storage tanks, and
      • other environmental considerations.
   b. Contents of Submittals. This procedure provides a consistent definition of the content of the following key submittals:
      • preliminary reports,
      • prefinal reports,
• final reports,
• preliminary plans,
• prefinal plans, and
• final plans.

c. **Special Provision Preparation.** This procedure defines the proper preparation of a contract special provision and provides a procedural method to ensure a clearinghouse for unnecessary special provisions.

2. **Design Calculations.** Identify the procedures to be used to develop quantity calculations and proposed methods for checking the calculations.

3. **Computer Inputs/Outputs.** This procedure defines the software applications and the process for verifying results.

4. **Documentation of Directives.** This procedure provides guidelines for consistent documentation of project decisions and directives (e.g., meeting minutes, telephone communications).

5. **Dissemination of Correspondence and Documents.** This procedure provides guidelines for consistent dissemination of project decisions and directives.

**B. PROJECT RECORDS**

This section specifies the requirements for the preparation and maintenance of project records generated by the Project Team. The following are key features of these requirements:

• legible, identifiable, and retrievable records;
• records protected from damage or loss; and
• defined responsibilities for routing, maintaining, accessing, transferring, and long-term storage.

Project records generated during project work activities may include, but are not limited to:

• informational records,
• field records,
• data compilation and testing records,
• data interpretation records,
• calculation and computer records,
• telephone messages
• e-mails, and
• draft and final reports.

The Department requires quality records be maintained to demonstrate achievement of the required quality and the QA/QC plan is followed. Pertinent Subconsultant quality records are an element of these records.
Where agreed contractually, ensure quality records are available for review by the Department for an agreed period.

8-5.03 Compliance Statements

All Agreements contain language requiring “statements of compliance” with the QA/QC plan prepared by the Consultant and approved by the Department. Statements of compliance are required on an interim basis and at the conclusion of the work. The interim statements of compliance are required throughout the project at each major milestone. For example, a statement of compliance is made for a typical contract plans project at the preliminary plans, pre-final plans, and final documents stages. The interim statements of compliance satisfies with a sentence added to the Consultant’s letter of transmittal stating the plans were prepared in compliance with the approved QA/QC plan.

The final statement of compliance is on the Department’s form.

8-5.04 Verification Process

The Department reviews selected projects to verify the Consultant’s plan, approved by the Department, was followed. Selection of jobs to be reviewed considers type of work, size of project, IPM, and level of performance ensuring the results of the review are meaningful.

The review is conducted at the Consultant’s office. Participants include, but are not limited to, the Consultant’s project manager, Consultant’s QA/QC manager, IPM, and representatives from the Department’s central bureaus. Generally, the review is one-half day and occurs prior to completing the work. The firm is furnished questions and/or statements to assist in preparation for the review meeting. The review meeting begins with a brief overview of the QA/QC plan by the Consultant. The Department’s review team proceeds through the questions/statements previously furnished to the Consultant. A copy of the report prepared by the review team is furnished to the consultant.

The purpose of the verification process is to determine if the QA/QC plan is being followed, identify innovative ideas that can be shared with others, and to identify areas needing improvement.

The IPMs may conduct their own verifications in addition to the formalized process described above.

In the event of non-compliance with the QA/QC plan, certain actions by the Department may occur. It is essential the Consultant demonstrate to the Department corrective action was taken to ensure future compliance. The Agreements state non-compliance could result in termination of the Contract and/or have an effect on the firm’s prequalification status. Non-compliance leading to less than satisfactory performance is considered in the selection of firms for future work.
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Chapter Eleven
PHASE I STUDIES

Chapter 11 discusses the goals and objectives of Phase I studies for projects administered by the Department. Phase I studies include both engineering and environmental studies, each requiring a separate decision-making process. Chapter 12 discusses the applicability of the various Phase I engineering report types, as well as their content, format, processing, and approval.

For the engineering and environmental analyses and any public involvement conducted in a Phase I study, Chapter 11 references the applicable chapters in the BDE Manual and other applicable documents (e.g., other Department manuals, FHWA publications).

11-1 GENERAL

11-1.01 Phase I Studies

11-1.01(a) Scope

Phase I work can vary from a very minor type study to an in-depth investigation of corridors, alternative alignments and cross sections, different highway types, and other design features with consideration of social, economic, environmental, and engineering factors. In addition, safety, serviceability, and economy must be considered during project development. The Phase I study should clearly describe the need for the improvement and how to implement the improvement in a logical and organized manner.

To effectively analyze a proposed improvement, coordinate and develop Phase I studies concurrently with public involvement activities and any required environmental analyses. The Phase I study will culminate in the completion of a Phase I report that documents the findings of the study. Chapter 12 describes the recommended content and format of, in addition to the submittal and approval processes for, the different types of Phase I engineering reports.

11-1.01(b) Purpose

Phase I studies are developed to ensure that, as practical, highway locations and proposed designs are consistent with Federal, State, and local goals and objectives. Consider the following when performing a Phase I study:

1. Design Uniformity. When conducting Phase I studies, ensure that proposed improvements will satisfy a need, are designed and constructed according to IDOT policies and criteria, and that uniform designs are used statewide. Designers must seek, however, to use all of the flexibility inherent in the policies included herein to craft the best possible solutions to identified transportation problems.
2. **Public Involvement.** Develop the final design in conformance with the public involvement requirements of Chapter 19.

3. **Public Interest Considerations.** Make final project decisions in the best overall public interest. A Phase I study should fully consider the need for safe and efficient transportation, public services, and the costs of eliminating or minimizing adverse impacts to the social and natural environment.

4. **Adverse Effects of Project.** Ensure that the potential adverse economic, social, and environmental effects of any proposed action have been fully considered. See Part III, Environmental Procedures.

11-1.01(c) **Types of Phase I Studies**

For complex projects, a separate corridor and design study may be required to determine the location and design of a proposed improvement. However, for minor type improvements only a separate Phase I engineering study is required. Depending upon the complexity and potential impact of a proposed improvement, the following types of Phase I studies are prepared:

1. **Corridor Study.** A corridor study is required for a complex highway project on new location of significant length and where alternative corridors are available. A corridor study will determine, in part, the selection of a specific corridor for the proposed highway. Alternative alignments should be developed within a general corridor location during the corridor study to determine the suitability of that corridor. These improvements typically will have a substantial social, economic, and environmental effect, or they will essentially change the layout or function of connecting roads and streets. The impacts of a complex highway project, such as a freeway on new location, will also require the preparation of a separate environmental document (normally an environmental impact statement (EIS)) to address the environmental issues of both the corridor and subsequent Phase I design studies.

2. **Major Design Study.** For complex highway projects requiring a separate corridor study, a Phase I design study is prepared after the corridor location has been selected and approved. The design study determines, in part, the specific alignments, profiles, and the major design features (e.g., typical sections, location and type of interchanges, road closures) of the proposed highway improvement. Because a separate environmental report is required with this category of work, environmental investigations are initiated during the corridor phase and are completed concurrently along with the design study.

3. **Combined Design Study (Combined Corridor and Design Study).** A combined design study is conducted for a proposed highway project within a predetermined highway corridor or location. The acceptability of the corridor or location usually results from a decision to use the existing highway alignment due to constraints imposed by land use and development, or due to the results of prior engineering studies (e.g., a transportation systems plan). For example, the reconstruction of an urban arterial highway requiring additional right-of-way and some business or residential relocations will normally be a
suitable project for a combined design study. Other examples include upgrading an existing two-lane rural highway to a four-lane expressway, the addition of an interchange, or a change in type for an existing interchange. For these types of projects, an environmental assessment (Chapter 24) is usually required. However, if significant impacts are known in advance, an EIS (Chapter 25) will be required.

4. **Minor Design Study.** For categorical exclusion type projects, conduct and document any necessary engineering and environmental analyses to substantiate the categorical exclusion determination; see Chapter 23. As discussed in Chapter 12, a Project Report, Abbreviated Project Report, 3P Report, or SMART Report will be prepared for this type of project. Examples of highway improvement types normally addressed include:

- bridge rehabilitation or replacement projects,
- intersection improvements,
- most 3R projects, and
- resurfacing of the existing traveled way with no other improvements.

5. **Feasibility Study.** A feasibility study is typically initiated to assess whether or not a proposed highway improvement warrants further study or whether additional Phase I engineering studies are needed. Feasibility studies typically are conducted to address the following types of questions:

- Will a new four-lane highway or major river bridge promote economic development in a certain region of the State and create more benefits than costs, or would upgrading existing two-lane highways be a better solution for promoting economic development?

- Is a missing link of a four-lane highway causing traffic operational problems, which, in turn, are creating a high number of crashes? Would a new four-lane highway or bypass alleviate the problem or would some other type of improvements be more cost effective?

- Would it be possible and cost effective to build a new four-lane highway on new alignment through rugged terrain in comparison to upgrading the existing alignment? Also, what would be the projected benefits?

- Will a new four-lane highway (typically an expressway) promote economic development in a certain region of the State and create more benefits than costs? With this scenario, there may be two closely spaced corridors (10 to 12 miles (15 to 20 km) apart) that tie into the same termini at each end. Both corridors are worthy of consideration for upgrading to a new four-lane highway and a determination is needed as to which corridor would provide more benefits. The feasibility study provides this answer and the need as to whether to proceed with location/design study type work in one corridor. However, to proceed with only one corridor, sufficient corridor environmental investigations must be completed, documented, and then carried forth into the location/design study phase.
Other similar situations where additional information is needed before making a decision to proceed with more detailed engineering studies (e.g., major drainage alternatives, alternate locations for a proposed interchange).

A feasibility study can be similar to a corridor study.

11-1.02 Social, Economic, and Environmental Considerations

Part III, Environmental Procedures, discusses in detail the procedures for evaluating the social, economic, and environmental impacts of proposed actions. Consider the following items when developing a highway improvement:

- effects on regional and community growth;
- conservation and preservation of natural resources;
- public facilities, services, and recreational areas;
- community cohesion;
- displacement of people, businesses, and farms;
- air, noise, and water pollution; and
- aesthetic values.

The depth of environmental analysis will vary depending upon the scope and nature of the project, the location, the stage of project development, and the magnitude of any adverse impacts. For complex projects, the district will prepare a separate environmental document (i.e., an environmental impact statement or an environmental assessment). For categorical exclusion projects, the project report will document the environmental analysis.
11-2 DESIGN AND ENGINEERING CONSIDERATIONS

11-2.01 General

11-2.01(a) Scope

Phase I studies are used to identify the following:

- need for highway improvement,
- capacity deficiencies,
- need to improve safety,
- level of service,
- project termini,
- specific locations,
- design criteria,
- cross section elements,
- horizontal and vertical alignments,
- need for right-of-way,
- hydraulic design (drainage),
- need for intersection design/interchange designs,
- access control features or access management guidelines,
- location of bridge and traffic structures, and
- project costs.

The scope and depth of engineering analyses for Phase I studies will vary depending on the project scope of work. These studies may be less than that required for final plans, but they should be sufficiently accurate to preclude significant design or major cost estimate revisions during final construction plan preparation. When determining the scope, extent, and accuracy needed for a specific engineering study, the effects on adjacent property owners are often a good indicator.

11-2.01(b) Design Policies and Guidelines

One objective of a Phase I engineering study is to compare existing highway features (or topography and land use for possible new highway locations) to current design policies and criteria and then to determine the needed improvements that are cost and safety effective. This requires resourcefulness and engineering judgment in the development of alternatives and the preparation of project designs.

Location/design study personnel must ensure that major design decisions are finalized during the Phase I engineering studies. This minimizes the time and effort needed to prepare design details during final plan preparation in Phase II. Examine and document any design exceptions from current policies and explain the reasons for the variance; see Chapter 31. A few of the most frequently referenced policies and guidelines are as follows:
1. **New Construction/Reconstruction.** Part IV, Roadway Design Elements and Part V, Design of Highway Types provide cross section and alignment criteria for new construction projects on new location and for reconstruction projects.

2. **Rehabilitation, Restoration, and Resurfacing (3R).** Chapter 49 presents the Department 3R criteria for non-freeways, and Chapter 50 presents the Department 3R criteria for freeways.

3. **Intersections/Interchanges.** Chapters 36 and 37 provide design guidance for intersections and interchanges.

4. **Access Control/Access Management.** Chapter 35 presents Department policies and guidelines for the control of access on freeways and expressways and access management principles.

5. **Bikeways/Pedestrians.** Chapters 17, 48, and 58 present Department policies for the accommodation of bicyclists and pedestrians within the highway right-of-way.

6. **Roadside Safety.** Chapter 38 discusses the selection and layout of roadside safety appurtenances. The design policies for protective barriers (e.g., median barriers, longitudinal barriers, impact attenuators) included in Chapter 38 are for new construction/reconstruction projects. For 3R improvements, Chapters 49 and 50 present roadside safety design policies.

7. **Structures.** For the structural design and rehabilitation of existing bridges, the Bureau of Bridges and Structures maintains several manuals for design. For structure geometrics, Chapter 39 documents bridge width and vertical clearance criteria for new construction/reconstruction projects. Chapters 49 and 50 present geometric design criteria for bridges within the limits of 3R projects.

8. **Pavements.** Chapters 52, 53, and 54 present information for determining pavement preservation, pavement rehabilitation, and pavement design, respectively.

9. **Other Department Manuals/Publications.** The Illinois Department of Transportation publishes and maintains a wide variety of engineering documents in addition to the *BDE Manual*. These address other aspects of roadway projects, including standards and specifications, policies for local roads and streets projects, land acquisition, surveying, CADD, traffic engineering, structural design, hydraulics, materials, and construction. Chapter 60 of the *BDE Manual* briefly describes these publications. As needed, the Phase I designer should review other Department manuals/publications for use in project evaluation.

To properly conduct engineering analyses and to develop a functional design, diverse sources of information must be used. This includes contact with Central Office and district bureaus. The designer must be familiar with data available from outside sources and needs to understand how to use the data. In addition, the designer must ensure that the scope, extent, and accuracy
of the data requested from other sources are commensurate with the intended use of the engineering analysis being performed.

11-2.01(c) Phase I Study Procedures

The successful implementation of a Phase I study will depend upon timely coordination among all parties involved in the process. Chapters 2 and 3 present Phase I Project Development Networks that illustrate the proper interrelationships among the IDOT central office bureaus, the district, resource agencies, and the public for different types of projects. Depending on the scope of the project and design policies used, the Phase I designer should, as practical, use one of these networks.

11-2.02 Need for Highway Improvements

Engineering investigations in a Phase I study must determine if the proposed highway improvement satisfies the need for safe, economical, and efficient transportation and provides other relevant benefits (e.g., traffic benefits, public services, reduction of crashes, pedestrian facilities, and transit considerations). Having a clear and provable need will help the project avoid pitfalls later on. The following informational sources are important in establishing the need for the highway improvement.

11-2.02(a) Functional Classification

The Office of Planning and Programming has departmental responsibilities for functionally classifying all State highways. For information on functional classification, see the FHWA’s document entitled, *Highway Functional Classification Concepts, Criteria and Procedures, 2013 Edition*, available on the FHWA website and IDOT’s Five Year Classification Maps, available on the IDOT website. Section 43-1 discusses the application of the functional classification system in Illinois for geometric design applications. All highway improvements must be compatible with the functional classification of the highway under design. A highway’s functional classification and highway type are important factors in determining which design policies and criteria to use and for establishing programming priorities for new construction, reconstruction, or 3R type improvements.

11-2.02(b) Multi-Year Program

The Office of Planning and Programming annually issues the IDOT publication “Statewide Program Planning – Programming Guidelines.” This usually occurs in the autumn of each year. This publication includes programming criteria for:

- improvement categories,
- pavement surface conditions,
- deficient bridges,
• safety improvements,
• Interstate rehabilitation,
• widening narrow and rough pavements,
• improving intersections and reducing traffic bottlenecks,
• new construction/reconstruction of major facilities,
• enhancement projects,
• Congestion Mitigation Air Quality (CMAQ) projects, and
• bicycle accommodation.

The publication also contains criteria for district selection of projects for inclusion in the annual and multi-year programs, such as bridge deficiencies for improvement eligibility when based upon highway classification and average daily traffic.

11-2.02(c) Highway Data Bank

The Office of Planning and Programming, Planning Systems Section, is responsible for maintaining and updating the Illinois Roadway Information System (IRIS,) and corresponding Illinois Highway Information System Roadway Information and Procedure Manual, in addition to the Illinois Structure Inventory System (ISIS) and corresponding Illinois Highway Information System Structure Information and Procedure Manual. Maintaining IRIS and ISIS is accomplished through the district data collection and highway field inventory operations. The Planning Systems Section can provide computer-generated route log listings for State routes, local roads, and municipal streets. The available data is dependent on the highway system. A key route number designates each roadway. IRIS contains information on roadway administrative classification, physical dimensions, characteristics, traffic data, pavement cross sections, pavement surface type, shoulder and median type, and historical construction information. ISIS contains detailed inspection and appraisal data, in addition to existing physical characteristics and historical construction information, on bridges and large culverts.

11-2.02(d) Urban Transportation Planning

The urban transportation planning process produces information on local governmental functions in urbanized areas of over 50,000 inhabitants. The Metropolitan Planning Organizations (MPOs) administer a continuing, cooperative, comprehensive transportation planning process that results in transportation improvement plans and programs consistent with the planned development of the urbanized areas. This process determines the transportation modal choice. In urbanized areas, Phase I reports should discuss the consistency of proposed improvements with local transportation planning agencies. Major urban freeway improvements shall meet joint FHWA/FTA regulations for major highway improvements in urban areas. The urban transportation planning process also can provide other social-economic-environmental-engineering information for Phase I studies.
11-2.02(e) Traffic-Carrying Capacity

A facility’s current and future traffic-carrying capacity is one of the most critical elements for establishing the need for a highway improvement. Two elements impact this analysis:

1. **Current and Projected Traffic Volumes.** Under the general guidance of the Office of Planning and Programming (OP&P), the districts count and classify existing traffic volumes on the State highway system. OP&P also maintains data used to project future traffic volumes (i.e., annual traffic growth factors). The following data are available from the districts:
   - current hourly and daily traffic volumes,
   - current turning movement volumes,
   - traffic projections and assignments for new facilities, and
   - traffic projections for future design years on existing facilities.

   Similar data, developed in conjunction with the Urban Transportation Planning Process, also may be obtained from a local MPO. OP&P maintains a list of MPOs on the Department’s webpage. Phase I reports should document current year average daily traffic (ADT), design year ADT, and design year 30th highest hourly traffic volumes (DHV). Also, provide the directional distribution factor and the percent of trucks for the proposed highway and for other affected facilities. Because the design of a project is so greatly dependent upon the projected design hourly volumes, these figures must be carefully examined and questioned before using for design purposes. Improper traffic projections can result in the assumption of unnecessary highway improvements.

2. **Highway Capacity Studies.** The desired level of service (LOS) (i.e., mobility and freedom from delay and congestion) for a State highway is determined by its functional classification and urban/rural location. The tables of geometric design criteria in Part V, Design of Highway Types present the Department’s LOS criteria for each functional class. The *Highway Capacity Manual* provides the analytical techniques to determine the level of service for all highway elements (e.g., for basic segments, intersections, interchanges) for a given set of traffic and roadway conditions. For a major highway segment, for example, the capacity analysis will determine if an existing roadway will accommodate future traffic demands at the desired LOS or if roadway improvements are necessary (e.g., the addition of travel lanes). Section 31-4 discusses highway capacity analyses for Department projects in more detail.

11-2.02(f) Crash and Skid Reduction Analyses

The districts are able to access crash data through the use of GIS applications and the Safety DataMart, which are linked to the Bureau of Safety Programs and Engineering Crash Information System (CIS). The Bureau of Safety Programs and Engineering may also furnish the district with traffic crash information upon request. The following is a partial listing of available crash information for Phase I studies:
- State highway Five-Percent Report and computer-generated listings that report supplemental data for high-crash spots and roadway sections;
- county crash summaries;
- municipal crash summaries;
- reports which can be generated for individual locations, selected geometric feature, or type of crash:
  + Five-Percent Report,
  + Intersection Profile,
  + Segment Profile,
  + Location Summary,
  + Crash—One-Line Listing,
  + Intersection Summary,
  + Cross Tab—Time of Day by Severity,
  + Cross Tab—Crash Type by Severity,
  + Cross Tab—Conditions by Severity,
  + Cross Tab—Time of Day by Day of Week,
  + Roadway Description,
  + Roadway Summary, and
  + Deer/Vehicle Collisions.

- Statewide average crash rates (distributed annually for comparison with existing project crash rates for proposed improvement justification);
- collision diagram printouts for requested project locations, including intersections. Coding sheets are available for interpreting collision diagram printouts of vehicle maneuvers and involvements. Collision diagram summary sheets document percentages of collision types (on or off the roadway), weather conditions, and light conditions. Crash rates also may be requested for specific locations. Sufficient information is included to assist in manually drawing a collision diagram. Collision diagram computer plots also may be requested for intersections;
- individual crash reports at specific locations (upon request from a microfilm or imaging retrieval system);
- summaries of Motor Vehicle Traffic Crashes and Class of Trafficway (statewide average percentages) by type of collision, light condition, and road surface (these percentages may be compared with project percentages from collision diagram summary sheets to help identify over-represented crash patterns).

The Phase I study should include, as appropriate, the following crash analyses to assist in demonstrating the need for a highway improvement:

1. **Spot Map.** Provide a crash spot map as basic crash information in the Phase I report. As applicable, also include a comparison of the calculated project crash rates with the statewide average crash rates for the same class of highway. Collision diagram summary sheet percentages also may be compared with statewide averages.
2. **High-Crash/Crash Pattern Analyses.** In the Phase I study, identify Five-Percent Report locations, rates, and all crash patterns (e.g., fixed objects, sideswipes, rear-ends, overturns, wet-weather, night-time, etc.) at various sites throughout the project. Also, include schematic collision diagrams, results of field checks, crash analyses, and recommended countermeasures for these items, or provide a statement that no high-crash locations or other crash patterns exist along the proposed improvement.

   For projects with a high percentage of wet-weather crashes, include friction numbers, if available, in the analysis of critical wet-pavement crash locations. Also include existing and projected traffic volumes, existing geometric features, and countermeasure alternative(s) such as grooving, reprofiling, and/or high-friction resurfacing. Specify a high-friction resurfacing type and mix design during Phase II.

3. **Time Period.** Analyze the traffic crash data available for the most recent five years and update the data accordingly. Notify BDE of any resultant changes to project design elements, if appropriate.

4. **IDOT Procedures.** See Chapter 12 for a discussion on processing Phase I reports for the "Highway Safety Improvement Program" at isolated Five-Percent Report locations identified and selected for the Illinois Safety Improvement Program. Include project/program sheets in the Phase I report, with benefit/cost ratio calculations and district safety committee signatures.

5. **Other Publications.** For additional information on analyzing crash patterns, see the Institute of Transportation Engineers (ITE) publications *Manual of Transportation Engineering Studies* and *Traffic Engineering Handbook*, the FHWA publication *Highway Safety Engineering Studies Procedural Guide*, or the *Highway Safety Manual (HSM)*.

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**11-2.02(g) Pavement Condition**

The Condition Rating Survey (CRS) is performed biennially by the districts in cooperation with the Office of Planning and Programming. This information is most often used to determine the extent of pavement rehabilitation for a 3R project, or eligibility for potential SMART or 3P resurfacing projects. All State highway pavements are rated on a scale from 1.0 (poorest) to 9.0 (best) that measures pavement serviceability based upon cracking, patching, potholes, rutting, deterioration, maintenance, and visual physical condition. Resurfacing and rehabilitation needs may be determined from the surface condition rating in combination with the functional classification criteria and the traffic volume/crash criteria presented in the multi-year program. Include the most recent CRS values for pavement improvement eligibility in the Phase I report. See Chapter 53 for more information on pavement condition surveys and pavement rehabilitation strategies.
11-2.02(h) Bridge Condition Information

For existing bridges within the limits of a proposed project, coordinate with bridge maintenance engineer to obtain information on the bridge condition and to prepare a Bridge Condition Report; see Section 39-3. Identify any deficiencies in a bridge’s physical condition and load-carrying capacity. Also, contact the Bureau of Bridges and Structures for inventory and operating load ratings and the results of physical inspection ratings for the substructure and superstructure. Determine any bridge improvement needs from this information and the multi-year program.

11-2.03 Access Control/Access Management

Access control features are dependent upon a variety of factors (e.g., type of highway, either freeway or expressway, urban/rural location) and will affect traffic benefits, access to adjacent properties, and right-of-way costs. Proposed access control features for freeways or expressways must be determined for public presentation and discussion because of their effects on adjacent properties. The BDE Manual discusses access control elements and access management concepts in several locations. These are summarized as follows:

11-2.03(a) Overall Policy

Chapter 35 presents the overall Departmental policies and guidelines for access control and access management on the State highway system. This includes:

- definitions of access control terms,
- access control at interchange crossroads,
- access control along expressways and at sideroads,
- the development of access control plans, and
- access management concepts and techniques.

11-2.03(b) Highway Type

The tables of geometric design criteria in Chapters 44 through 48 interrelate access control or access management with highway functional classification (i.e., principal and minor arterials, and collectors). Section 43-1 discusses, in general, the relationship between access, mobility, and functional classification.

11-2.03(c) Median Crossovers and Openings

These are discussed in various locations in the BDE Manual as follows:

- Section 44-2.04 discusses median crossovers on freeways.
- Chapter 45 discusses median crossovers on expressways.
- Chapter 46 discusses median openings on Strategic Regional Arterials.
- Chapters 34 and 36 discuss median openings on all other facilities.
11-2.03(d) Frontage Roads/Service Drives

Frontage roads and service drives and how they relate to access control are discussed in Sections 44-2.05 (freeways) and 45-2 (expressways).

11-2.03(e) Driveways

Locate driveways to provide good service to users while simultaneously minimizing interference to highway traffic. The Policy on Permits for Access Driveways to State Highways (92 Ill. Admin. Code 550) provides guidance for driveway design in conjunction with the permit process and may be used as a starting point for developing access management studies.

11-2.03(f) Changes in Access

For new or revised points of access to an existing freeway, see Section 37-1. For changes in access control along an expressway, see Section 45-2.04.

11-2.03(g) Signing Policies

For the current IDOT policies on signing of access controlled highways, see the Bureau of Operations Traffic Policies and Procedures Manual.

11-2.04 Geometric Design Criteria

Part IV, Roadway Design Elements and Part V, Design of Highway Types of the BDE Manual present the Department's geometric design criteria for the different types of highways. This is an important element for all Phase I studies. The following sections briefly summarize the information in Parts IV and V.

11-2.04(a) Basic Design Controls

Chapter 31 discusses the design controls that have an overall impact on the geometric design of a highway facility; therefore, this is an important chapter for Phase I studies. As discussed in Chapter 31 and as appropriate, the designer should evaluate the following:

1. Project Scope of Work. Section 31-6 defines the following project scopes of work:
   - new construction,
   - reconstruction,
   - 3R (non-freeways), and
   - 3R (freeways).
The project scope of work will be determined before the initiation of a Phase I study. The definitions in Section 31-6 indicate the conceptual objective of the project under study.

2. **Design Speed.** This is a critical highway design element and is selected before initiating any studies. Section 31-2 discusses the overall philosophy in design speed selection. Chapters 44 through 50 present specific numerical criteria for project design speed based on functional classification, highway type, urban/rural location, and project scope of work.

3. **Traffic Volume Analysis.** Section 31-4 provides definitions of highway capacity terms and selection of the design year and design hourly volume for highway capacity analyses. It references the *Highway Capacity Manual* for detailed highway capacity techniques.

4. **Sight Distances.** Stopping sight distance (SSD) is a determining factor in an acceptable highway design, especially for vertical alignment. Section 31-3 presents Department criteria for SSD based on design speed. Other sight distances which may be applicable are:
   - decision sight distance,
   - intersection sight distance, and
   - passing sight distance.

5. **Design Exceptions.** Section 31-7 describes the Department’s process for justifying and approving design exceptions to geometric design criteria on its roadway projects. There are two categories of design exceptions:
   a. **Level One.** Level One design exceptions involve the controlling design criteria established by FHWA, but only on the interstate system, pursuant to the FHWA/IDOT Stewardship and Oversight Agreement. When not met, Level One design exceptions require documentation and justification by the district, concurrence by BDE, and formal approval by FHWA.
   b. **Level Two.** Level Two design exceptions involve two distinct sub-sets. In addition to the 13 FHWA controlling design criteria for projects off the interstate system, Level Two design criteria are also design criteria identified by IDOT, on both interstate and non-interstate projects. When not met, Level Two design exceptions require documentation and justification by the district and formal approval by BDE only.

**11-2.04(b) Horizontal Alignment**

Chapter 32 discusses horizontal alignment for new construction/reconstruction projects in general. A significant portion of this chapter applies to the Phase II detailed design (e.g., superelevation development, mathematical details for horizontal curves). However, during
Phase I studies, the designer should review and evaluate the following based on Chapter 32 and Section 48-5:

1. **General Design Controls.** The overall horizontal alignment of a highway facility impacts the safe and efficient flow of traffic and the aesthetic appeal of the facility. Section 32-5 presents several general design controls for horizontal alignment that will enhance the performance of the highway (e.g., avoidance of alignment reversals and broken-back curvature). The designer should ensure that alignment development is consistent with these goals.

2. **Minimum Radii.** Section 32-2 presents minimum radii for horizontal curves assuming open-roadway conditions, which applies to high-speed urban facilities and all rural facilities. When developing and evaluating alternative alignments in Phase I, the designer should, as practical, avoid the use of minimum radii. Section 48-5.03 discusses design criteria for horizontal curves for low-speed conditions ($V \leq 45$ mph (70 km/h)).

3. **Coordination with Vertical Alignment.** See Section 11-2.04(c) and Chapter 33.

**11-2.04(c) Vertical Alignment**

Chapter 33 discusses vertical alignment for new construction/reconstruction projects. A portion of this chapter applies to the Phase II detailed design (e.g., mathematical details for vertical curves). However, the majority of Chapter 33 applies to the decision-making during Phase I studies. This reflects the significant impact that vertical alignment has on a highway’s safety, aesthetics, operations, and costs. Therefore, the Phase I designer must carefully review the following from Chapter 33 before proceeding with alignment development:

1. **General Design Controls/Coordination with Horizontal Alignment.** Sections 33-6.01 and 33-6.02 present several general design controls for vertical alignment (e.g., avoidance of roller-coaster profile) and in coordination with horizontal alignment (e.g., balance between horizontal and vertical curvature). Using these controls will enhance the overall design of the highway. The designer should ensure that profile development is consistent with these goals.

2. **Aesthetics.** The combined effect of horizontal and vertical alignment on highway aesthetics is considered to be very important. A highway alignment should fit gracefully into its surroundings and become an integrated component of the natural landscape. The guidance in Section 33-6.03 describes how to accomplish this objective.

3. **Maximum/Minimum Grades.** Section 33-2 discusses, in general, the use of maximum and minimum grades. These values determine the limits of vertical profiles studied in Phase I. Avoid the use of maximum grades, as practical. Chapters 44 through 48 present specific criteria for maximum and minimum grades based on highway types, design speed, and urban/rural location.
4. **Minimum Vertical Curvature.** Section 33-4 presents K-values for minimum curvature at crest and sag vertical curves, which are based on minimum stopping sight distances. When developing and evaluating alternative profiles for new construction and reconstruction projects, the designer should, as practical, avoid the use of minimum vertical curvature.

5. **Truck-Climbing Lanes.** Section 33-3 presents the warrants and design of truck-climbing lanes. If truck-climbing lanes are warranted, the designer should determine the critical design elements (e.g., starting and ending points, width).

6. **Vertical Clearances.** Section 33-5 discusses vertical clearances in general, and Chapters 39 and 44 through 50 present specific clearance criteria based on highway type, urban/rural location, highway feature crossed (e.g., highway bridges, railroads, traffic signals), and the type of proposed improvement. Profiles must meet the vertical clearance criteria listed in these chapters.

7. **Gradelines.** In addition to previously discussed elements, the proper selection of the gradeline in Phase I will depend on many other factors (e.g., geotechnical, right-of-way impacts, snow drifting, drainage, earthwork balance). Section 33-6.04 discusses the evaluation of these factors in selecting a profile gradeline.

11-2.04(d) **Cross Section Elements**

Chapter 34 presents the Department’s general criteria for cross section elements, and Chapters 44 through 48 present specific numerical criteria for cross sections based on highway type, design speed, traffic volumes, and urban/rural location. The designer must review the cross section criteria in these chapters and determine the most appropriate design for the given conditions. The selected roadway cross section will determine the type of operations, maximum allowable design speed, safety, costs, and right-of-way needs of a highway facility. The proposed typical section must identify:

- the number and width of travel lanes;
- the selection of an urban (curbed) or rural section;
- the shoulder width, if applicable;
- cross slopes;
- the type and width of median;
- parking lanes, if applicable;
- sidewalks and bike lanes/paths, if applicable;
- side slope configuration (i.e., fill slopes, cut slopes, roadside ditches);
- right-of-way width; and
- type and thickness of pavement.
11-2.04(e) Intersections

Chapter 36 presents the Department’s criteria for the design of intersections. Chapter 14 specifically discusses the warrants and the criteria for the preparation of an Intersection Design Study (IDS). If IDSs are required with a project, the IDSs shall reflect the latest design alternative if displayed at a public hearing. The IDSs must be labeled as a draft version if it is not approved.

11-2.04(f) Interchanges

Chapter 37 presents the Department’s criteria for the design and layout of interchanges. In some cases, type approval may be required before proceeding with detailed design. Chapter 15 discusses the warrants for an interchange and the criteria for the preparation of an Interchange Design Study (IDS). If IDSs are required with a project report, the IDSs shall reflect the latest design alternative if displayed at a public hearing. The IDSs must be labeled as a draft if it is not approved.

11-2.04(g) Roadside Safety

Chapter 38 presents the Department’s criteria for roadside safety, including clear zones, barrier warrants, barrier design and layout, impact attenuators, and glare screens. Most of the information in Chapter 38 is applicable to the detailed design completed in Phase II. During a Phase I study, however, the designer should evaluate and establish the following:

1. Clear Zones. Section 38-3 presents the Department’s clear zone criteria for new construction/reconstruction projects. The applicable clear zone should be identified in Phase I. This will determine, in part, right-of-way needs and utility impacts.

2. Median Barrier Warrants. Section 38-7 discusses the Department’s warrants for median barriers based on the median width and traffic volumes. The Phase I study should identify whether or not a median barrier is warranted.

3. Roadside Barrier Warrants. Section 38-4 discusses roadside barrier warrants. In general, the preferred design is to provide a roadside configuration and clearance that eliminates the need for roadside barriers. The typical section and alignment decisions made during Phase I must include the determination of the need for roadside barriers. Also, during Phase I a determination of the roadside barrier length may be included. Therefore, the Phase I study should, as practical, seek to find the balance between providing a safe roadside (which tends to increase project costs) and limiting construction, right-of-way, and environmental impacts (which tends to decrease roadside safety). Review Section 38-4.03, which discusses the Department’s policies on roadside barrier warrants and cost-effective analyses.
11-2.04(h) Design of New Construction/Reconstruction Projects

In the Phase I study, use the appropriate chapter in Part V that corresponds to the type of facility under design.

Part V Highway Systems presents the following chapters based on functional classification and highway type for new construction or reconstruction type projects:

- Chapter 44, Rural and Urban Freeways,
- Chapter 45, Expressways,
- Chapter 46, Strategic Regional Arterials,
- Chapter 47, Rural Two-Lane/Multilane State Highways, and
- Chapter 48, Urban Highways and Streets.

These chapters are structured to present specific numerical criteria for each highway type and reference the chapters in Part IV, Roadway Design Elements for detailed information on specific geometric design elements (e.g., horizontal alignment). Chapters 44 through 48 also discuss geometric design features that are unique to a certain type of facility. For example, Chapter 44 discusses frontage roads adjacent to freeways, and Chapter 48 discusses urban design features (e.g., parking lanes, sidewalks, horizontal alignment on low-speed urban streets).

11-2.04(i) Design of 3R Projects

The applicable chapters in Part IV, “Roadway Design Elements” and Part V, “Highway Systems” present the Department’s design criteria that apply to new construction/reconstruction projects. For these projects, the designer often has the liberty of designing the highway to meet the most desirable criteria. However, available finances do not always permit the reconstruction of existing highways to this level.

Therefore, the geometric design of projects on existing highways must be viewed from a different perspective. These projects are often initiated for reasons other than geometric design deficiencies (e.g., pavement deterioration, crashes), and they often must be designed within existing right-of-way, with financial limitations, and environmental constraints. As a result, the design criteria for new construction and reconstruction are often not attainable without major cost and, frequently, adverse impacts. At the same time, however, the Department must make cost-effective and practical improvements to existing highways and streets.

For these reasons, the Department has adopted separate geometric design guidelines for 3R projects on existing highways. Chapter 49 presents guidelines for 3R projects on rural and urban highways, and Chapter 50 presents guidelines for 3R freeway projects. These guidelines are intended to find a balance among many competing and conflicting objectives. These include the objective of improving the riding surface; minimizing adverse impacts of highway construction on adjacent lands; targeting improvements where ADT is higher or safety performance is lacking, and improving the greatest number of miles (kilometers) with available funding.
Phase I studies for 3R projects will be based on the guidelines discussed in Chapters 49 and 50.

11-2.04(j) Design of 3P and SMART Projects

Chapter 52 presents the guidelines for SMART projects, as well as other pavement preservation strategies, which are intended to extend the service life of the pavement without significantly increasing its structural capacity. Chapter 53 presents the guidelines for 3P projects, as well as other methods of pavement rehabilitation, which are intended to address specific pavement deficiencies. Typically the scope of SMART and 3P project includes only ancillary items beyond resurfacing and does not include geometric improvements.

11-2.05 Hydraulics (Drainage)

For the hydraulic evaluations in conjunction with a Phase I study, use the following references:

1. **IDOT Drainage Manual.** The Bureau of Bridges and Structures is responsible for the *Drainage Manual*. The Manual is a compilation of Department policies and criteria on drainage and hydraulics for road and bridge projects. The *Drainage Manual* discusses:
   - division of responsibility for drainage;
   - legal requirements;
   - drainage policies;
   - permits;
   - preparation of drainage studies and hydraulic reports;
   - floodplain encroachments (hydraulic analysis);
   - hydrology;
   - open channel flow;
   - culvert hydraulics;
   - bridge hydraulics;
   - storm sewers;
   - encroachment onto traveled way adjacent to curb and gutter;
   - inlet spacing;
   - roadside ditches;
   - erosion and sediment control;
   - scour;
   - detention storage;
   - pumping stations; and
   - rules for construction in rivers, lakes, and streams.

2. **Drainage Procedures.** Chapter 40 of the *BDE Manual* discusses those procedures related to the evaluation of drainage design in a Phase I study. This includes the division of responsibility between the districts and Central Office, scope of the Drainage Study, and general drainage considerations in the design of highway projects.
3. **Floodplain Finding.** The *IDOT Drainage Manual* provides the hydrological requirements for a floodplain study. Section 26-7 of the *BDE Manual* provides guidance for the environmental documentation required for projects that will involve a significant floodplain encroachment.

4. **Hydraulic-Related Permits.** These include permits for Section 404, Section 9, Section 401, Section 402 (NPDES) and IDNR Construction in Floodways. Chapter 28 of the *BDE Manual* briefly discusses each of these permits.

### 11-2.06 Traffic Engineering

The Bureau of Operations has the primary responsibility for traffic engineering analyses on State highway projects. These responsibilities include:

- warrants and phasing for traffic signals;
- warrants, design, and placement for highway signs and pavement markings; and
- traffic engineering investigations (e.g., speed studies, school zone studies).

Many traffic engineering elements are addressed during detailed design in Phase II (e.g., selection and location of traffic signs and pavement markings). However, as appropriate for the project scope of work and a Phase I study, the designer will evaluate those traffic engineering factors which will impact the decision-making in Phase I (e.g., traffic signal warrants, preliminary signing plans for freeways and expressways). Chapter 57 of the *BDE Manual* provides guidance on traffic engineering issues important to highway design, and it references documents published by the Bureau of Operations for more detailed information.

### 11-2.07 Structures

The Bureau of Bridges and Structures is responsible for the design of highway structures (e.g., bridges, culverts, retaining walls). As appropriate for the project scope of work and a Phase I study, the designer will evaluate those structural factors that are appropriate for these studies. Section 39-3 of the *BDE Manual* discusses the bridge planning process, which documents:

- the necessary coordination between parties to identify needed bridge improvements,
- the preparation of a Bridge Condition Report and proposed Bridge Drawing,
- preliminary bridge investigations, and
- the preparation of Type, Size, and Location Plans for Phase II work.

The proper implementation of the bridge planning process will ensure that appropriate structural considerations are reflected in a Phase I study. This includes geotechnical, hydraulic, environmental, right-of-way, costs, and aesthetic factors. In addition, Section 39-4 presents the Department’s criteria for bridge geometrics (e.g., widths, clearance).
11-2.08 **Miscellaneous Highway Features**

The Phase I study should reflect, as appropriate, other highway features as follows:

11-2.08(a) **Utilities**

The Illinois Administrative Code (92 Ill. Admin. Code 530) sets forth the requirements for the accommodation of utilities on the right-of-way of the Illinois highway system. The Bureau of Operations should be contacted for policies on the location of utilities (e.g., with respect to the roadside clear zone). Consider provisions for utilities when determining approximate project right-of-way requirements during the Phase I study. See Chapter 6 for utility adjustments required for highway improvements. Describe all utility locations and any proposed modifications, changes, or multiple uses of right-of-way, including a division of the estimated adjustment costs.

11-2.08(b) **Railroads**

The Phase I study must identify all railroad crossings within the proposed project limits, and it must determine if each crossing will be at-grade or grade separated. This will be a collaborative effort between the Department, the affected railroad, and the Illinois Commerce Commission. For existing crossings, the Phase I report should document the number of trains/day, the existing warning devices, the crash history, and the geometrics at the crossing. In most cases for at-grade crossings, it will be appropriate in Phase I to specifically determine the type of warning devices at the crossing (e.g., automatic gates, flashing signals). Section 7-3 provides additional information on the design of highway/railroad crossings.

11-2.08(c) **Weigh Stations and Rest Areas**

See Chapter 16 for guidance when a proposed project involves a weigh station or rest area. Analyze access and other design considerations (including effects on highway alignment and grade) where weigh stations, rest areas, or rest stops are proposed.

11-2.08(d) **Lighting**

Consult Chapter 56 for warrants for highway lighting and illumination. Describe existing and proposed illumination levels including uniformity ratios and glare levels. Provide descriptions of crash rates, night/day crash ratios, and illumination of adjacent highway sections, as necessary, to demonstrate the need for proposed lighting improvements.

11-2.08(e) **Sidewalks and Pedestrians**

See Chapter 17 for information on pedestrian accommodations and Chapter 48 for warrants and the design of sidewalks within the roadway cross section. Also, see Chapter 39 for sidewalks or
bikeways on bridges. Describe the reasons for providing, or not providing, sidewalks and the coordination needed with local governmental units. See Chapter 58 for additional discussion on sidewalks and ADA compliance. The Phase I report must discuss any requests and the justification for deviations from the participation policies for sidewalks as discussed in Chapter 5 on Local Agency Agreements.

11-2.08(f) ADA

Chapter 58 discusses the Department’s implementation of the Americans with Disabilities Act (ADA). The Phase I report must contain a discussion on satisfying ADA requirements including, if applicable, coordination with local officials. Any Intersection Design Study (see Chapter 14) prepared in Phase I must indicate the location of the curb cuts/ramps or other accommodations to be provided. The Phase I report also must discuss any request for a design exception from Department policies on accommodating individuals with disabilities and the justification for the request; see Section 31-7.04(c).

11-2.08(g) Landscaping/Stormwater Pollution Control

Consult the District Landscape Architect for tree removal/replacement, revegetation/erosion control, and other landscaping features and document the recommendations in the Phase I report. To avoid duplication, information contained in environmental documents that has been developed according to Section 26-17 and Sections 24-3.02(e) and 25-3.08(r) (e.g., environmental commitments and mitigation) should be referenced. Also, review Chapter 59 for guidance on landscaping and Chapter 41 for stormwater pollution control.

11-2.08(h) Existing Public Educational Facility Entrances

1. **Background.** Public Act 95-0271 amended the Department of Transportation Law of the Civil Administrative Code of Illinois by adding Section 2705-580 (20 ILCS 2705/2705-580) as follows:

   “As part of State highway construction projects, the Department shall evaluate, fund, and repair, within the right-of-way, the entrances to public educational facilities that border State highways.”

2. **Procedures.** The following procedures apply to all State highway projects with a public educational facility entrance onto a state highway. For the purpose of this policy the word “evaluate” shall mean to examine the existing public educational facility entrance and to determine any deficiencies and repairs needed as part of the roadway project. The intent is to improve the condition of such existing entrances, if unsatisfactory, as part of an improvement of the roadway onto which the entrances abut, consistent with the scope of the mainline improvement. For instance, it would not be appropriate to improve the unsatisfactory roadway surface condition of an entrance if the mainline project scope is only installation or modification of traffic signals.
a. **Phase I Studies and Reports.** The Phase I study and engineering report shall evaluate and document any entrance for a public educational facility that enters onto the project roadway.

b. **New Construction/Reconstruction Projects.** For these types of projects, the procedures for designing entrances and side roads as outlined in the *BDE Manual* and the *Handbook for the Policy on Permits for Access Driveways to State Highways* would apply. The entrance should be evaluated and a design provided based on operational needs, turning radii, left and right turn movements, safety, drop-off/pick-up zones, and accessibility for pedestrians, bicyclists, and persons with disabilities.

Reconstruction types of projects are not limited to the existing right-of-way, but the entrance construction should not be the main reason for the right-of-way acquisition. If the reconstruction project could be done without any reconstruction or other upgrade to an existing public education facility entrance, such entrances should still be evaluated and repaired as necessary within the existing right-of-way, as described above.

c. **3R Projects.** Use the same procedures as that for New Construction/Reconstruction Projects.

d. **Pavement Rehabilitation and Preservation Projects.** For pavement rehabilitation and preservation projects that are generally considered to be resurfacing only, such as 3P or SMART, the entrance to the public educational facility should be evaluated and any repairs/resurfacing should be extended to the right-of-way limits. The work shall be consistent with the work allowed by this type of project and in most cases match the existing grade and surface of the entrance.

### 11-2.09 Maintenance Considerations

See the FHWA publication *Integration of Maintenance Needs into Preconstruction Procedures*, Report No. FHWA-TS-78-216, for information on highway maintenance as it pertains to highway design. The section of this publication entitled “Maintainability Considerations in Highway Planning” provides guidelines for highway maintenance considerations related to highway location, right-of-way, and geometrics. Also, see NCHRP Report 349, *Incorporation of Maintenance Considerations in Highway Design*. In addition, develop Phase I studies in cooperation with bridge and highway maintenance personnel who are responsible for the highway section under design.

### 11-2.10 Geotechnical Considerations

See the IDOT *Geotechnical Manual* for information on geotechnical considerations. The Central Bureau of Materials (CBM) maintains the *Geotechnical Manual*. The following applies:
1. Chapter 1, Geotechnical Investigations and Chapter 3, Geotechnical Analysis. These chapters provide guidelines to adequately assess the subsurface conditions on highway projects and to identify the soil and foundation concerns that need to be evaluated for structural support. This information facilitates preliminary highway location or design and can assist in determining the economies of various alignments considering soils and geology. Upon determining the general alignment, the data also assists in selecting the proposed gradeline.

2. Chapter 4, “Design Recommendations”. This chapter describes design recommendations and reflects the conclusion of field and laboratory investigations and any office work. The conclusions are documented in a Geotechnical Report. The Soils Committee reviews district- or consultant-prepared Geotechnical Reports for proposed highway improvements. The district initiates the requests for reviews.

Conduct Phase I studies in cooperation with soils specialists and geologists when these disciplines influence the location and/or design of a proposed improvement. Also, the location of foundations for structures or high embankments may be an important item in the highway location.

11-2.11 Agreements

Consult with the Agreements Unit in BDE during the preparation of Phase I studies to determine if any agreements will be necessary. Depending upon the nature of the project, one or more of the following agreements may be necessary:

11-2.11(a) Local Agency Agreements

In general, agreements will be required with a local agency whenever it will participate in the improvement of a State route within its boundaries. Local agency participation may be a contribution of materials, services, or money (e.g., right-of-way, preliminary engineering, local funds). Although the Agreements Unit has the primary responsibility for processing local agency agreements after design approval, some agreements may depend in part upon decisions reached during the Phase I study. See Chapter 5 for information on local agency agreements. The agreement, or Letter of Understanding, will also define the division of costs between the State and local agency and the respective responsibilities for a variety of project elements and any maintenance or jurisdictional transfers.

11-2.11(b) Utility Agreements

A Utility Agreement will be necessary on all State highway projects that require an adjustment of a public or private utility. Chapter 6 documents the policies and procedures that apply to utility adjustments on Department projects. This chapter discusses Department reimbursement policies, procedures for agreement processing, the preparation of utility plans, and the preparation of cost estimates for utility adjustments.
11-2.11(c) Railroad Agreements

A Railroad Agreement will be necessary on all State highway projects that impact railroad right-of-way, either at a highway-railroad grade crossing or a grade-separation between a highway and railroad. Chapter 7 documents the policies and procedures for work that impacts railroad right-of-way. This chapter also discusses division of costs between the Department and Railroad, procedures for processing the agreement, and other activities related to railroads (e.g., removing abandoned highway-railroad crossings, preliminary engineering for design, and acquisition of railroad property).

The Phase I report should document the reasons for any deviations from current Department policies for these agreements, and it should describe the necessary coordination with the district and other affected entities. In addition, discuss the coordination with local officials, utility companies, and railroads that might affect the preparation of any agreements. Develop cost estimates for the Phase I study consistent with the division of costs between the State and other entities involved in the work. Also, describe any commitments made with the local agency, utility companies, or railroad.

11-2.12 Right-of-Way Issues

The district Land Acquisition Section develops preliminary right-of-way cost estimates and relocation assistance plans as necessary and in accordance with the Land Acquisition Policies and Procedures Manual.

Right-of-way costs are determined on a per acre (hectare) basis or on a parcel-by-parcel basis and include costs for displaced persons as a result of a proposed highway improvement. For projects where relocations are anticipated, it is a good practice to estimate the cost of each relocation when finalizing the overall right-of-way project cost estimate. The steps in the land acquisition process are shown in the Land Acquisition Policies and Procedures Manual.

When publicly owned facilities will be acquired, a decision should be made at the completion of the Phase I study to either pay the market value for the property or to functionally replace it. The guidance on this issue is in the Land Acquisition Policies and Procedures Manual.

See Section 34-5 when laying out highway alignments. This section provides guidance on right-of-way issues that could avoid adverse property severance, undesirable access features, unnecessary damages, and odd-shaped takings. Also, consider existing property lines and the value of property to avoid excessive right-of-way costs. Often, alternative locations and designs can be selected with lower right-of-way costs.

11-2.13 Coordination with Airports

Highway and bridge improvements within 2 miles (3.2 km) of publicly owned airports, within 1 mile (1.6 km) of privately owned airports open to the public, and within 0.5 miles (0.8 km) of restricted-landing areas will require coordination with Aeronautics. These coordination requirements concerning distance to an airport are in conjunction with height obstructions of 15
ft (4.6 m) or more above the roadway. In addition, the district must coordinate with Aeronautics for all realignments and construction improvements on new location regardless of the height of obstruction.

Airport clearance requirements could affect the controlling elevations and locations of pavements and structures. Discuss the necessary construction equipment (e.g., cranes, pile drivers), highway appurtenances (e.g., signs, lighting, traffic signals, utility poles), and environmental mitigation that might affect airspace clearances. During preparation of the Phase I study, also contact the local airport authorities to ascertain that any proposed airport expansion plans will not cause the highway improvement to conflict with future airspace clearances.

For those airports that are publicly owned, coordination with the Federal Aviation Administration (FAA) is required. Contact Aeronautics prior to communicating with FAA.

The Phase I report must include a discussion as to whether or not any airports exist within the distance requirements set forth above and if any obstructions will exist due to highway improvements. Any required vertical clearance permits must be obtained prior to PS&E approval. Airspace clearances are defined in the Illinois Administrative Code (Aviation Safety, 92 Ill. Admin. Code 14).

11-2.14 Traffic Control During Construction

The Phase I study must include a discussion on or development of a conceptual plan to accommodate traffic during construction. The following references are applicable:

1. **Work Zone Traffic Management Studies.** Chapter 13 documents the goals and objectives for developing a Transportation Management Plan (TMP) report. Each Phase I report should contain TMP indicating an overall strategy for accommodating traffic during construction. The TMP usually will be approved as part of a Phase I report and the decisions made in TMP will be used to prepare the detailed Traffic Control Plan (TCP) during Phase II work.

2. **Work Zone Traffic Control.** Chapter 55 presents detailed design criteria for accommodating traffic in a work zone (e.g., geometric design, roadside safety). During the Phase I study, the designer will need to review Chapters 13 and 55 to determine the appropriate design features for different methods of accommodating traffic during construction.

11-2.15 Estimate of Costs

At the completion of a Phase I study, prepare a cost estimate for the project. This cost estimate is used during the programming process at both the district and central office levels to determine a realistic annual construction budget. To accomplish this for complex projects requiring more than one construction season, provide cost estimates for individual usable
segments. The multi-year highway improvement program can then be developed using the individual segment costs rather than an estimated proportional cost of the total project.

Sections 12-4 and 65-1.02 discuss the information needed to document project costs. Typical cost estimate sheets for minor complexity and major complexity Phase I projects are shown in Section 12-4. To provide statewide uniformity of items used in estimating costs, the designer should use these typical cost estimate sheets in Phase I reports.
11-3 ROUTE PLANNING

11-3.01 Scope

Route planning is the general term used for locating and selecting a design for a major highway facility on new alignment or, in some cases, along an existing highway. Route planning is typically accomplished by the Office of Planning and Programming and is conducted 10 to 15 years prior to a corridor study analysis. Typical examples where route planning would apply are freeways, expressways, and bypasses. It involves the consideration of engineering, sociological, environmental, and economic elements. Proper planning will determine the traffic needs and the type of facility required to satisfy those needs. After this determination has been made, a study area and area of influence can be selected, and corridors within the study area can be proposed and investigated.

After selection and approval of a corridor, a Phase I study may be initiated and alternative alignments within the corridor may be developed to determine the optimum project design. During detailed project development, consider the requirements in Chapter 19 (public involvement) and Part III, Environmental Procedures.

11-3.02 Logical Termini

Phase I studies for route planning projects as listed above should span a route length that extends to logical termini. Also, ensure that the study addresses the social, economic, and environmental impacts of the ultimate improvement and provides for a uniform set of design criteria between logical termini.

Logical termini generally consist of population centers, major traffic generators, major crossroads, and other features that serve as a destination, either intermediate or final, for a significant portion of the traffic likely to use the route being considered for improvement. Consider the following when determining logical termini:

1. **Population Centers.** Population centers, typically considered as logical termini, will vary considerably in size. They may be defined, however, as those cities, towns, or villages that serve as trade or business centers in the geographical area where the improvement is located.

2. **Major Traffic Generators.** Major traffic generators are those shopping districts, factories, employment centers, recreational facilities, and other developments that serve as a destination for a significant portion of the traffic likely to use the facility being considered for improvement.

3. **Major Crossroads.** Major crossroads are those crossroads that have a functional classification equal to or higher than the route being proposed for improvement.

Section 22-6 discusses logical termini in more detail with respect to the selection of project alternatives.
11-3.03 General Considerations

Prior to developing a Phase I study in detail, reaffirm the location of logical termini for consistency with the project goals, objectives, and NEPA requirements. Logical termini usually have been predetermined by other methods (e.g., need studies, comprehensive transportation studies). Also, reaffirm the recommendations of any previous studies.

Upon reaffirming the recommendations of previous studies and selecting the major logical termini, consider the following factors in route planning for freeways, expressways, or bypasses:

- functional classification;
- directness;
- preliminary intersection or interchange locations;
- provision of good access to communities;
- effect on developed areas;
- route markings;
- plans of adjacent States for routes at State lines;
- location of major structures;
- flood hazards and longitudinal floodplain encroachments;
- displacement of businesses, families, and farms;
- property values and prime farmlands;
- public utilities;
- fire protection;
- traffic operations;
- operation and use of existing highway facilities and other transportation facilities during construction and after completion of project; and
- general environmental impacts including those on archaeological sites, historic sites, wetlands, special waste sites, and public lands (see Part III).

In the route planning process, it is necessary to use the knowledge and expertise from various disciplines and to obtain information from various sources. The following is a partial list of sources, information, and disciplines that are available in the route planning processes:

- photography;
- bridge condition reports, crash reports, and pavement condition ratings;
- natural resource and conservation agencies;
- local agencies;
- economists;
- geotechnical engineers;
- airport agencies;
- railroad agencies;
- sociologists;
- road designers;
- urban and regional transportation planning agencies;
- other resource, recreational, planning, and public agencies;
- utility companies; and
- special flood hazard area maps.
11-3.04 **Overall Procedures**

Once the route planning process is completed and a general route location is selected, the next step in the highway development process is to investigate and select a corridor location. Once the corridor location is selected, Phase I studies are initiated and the final alignment and design features are chosen.

For an overview of the Study Development Process for these types of projects, see Chapter 2, Figures 2-2.A and 2-3.A. Each of these stages is discussed elsewhere in this chapter, Chapter 19, and Part III, Environmental Procedures.
11-4 CORRIDOR STUDIES

As applicable, a corridor study must reflect general engineering evaluations as discussed in Section 11-2 and the environmental analyses in Part III, Environmental Procedures. Section 11-4 presents additional information that applies specifically to a corridor study. Section 12-3.01 discusses the content and format of a Corridor Report.

11-4.01 Purpose

The purpose of a corridor study is to investigate all feasible corridors within a regional area as determined by the route planning process. In some cases, such a study could be considered a Feasibility Study. The feasibility of a corridor depends on the social, economic, environmental, and engineering effects of the proposed highway improvement within each corridor. Corridor studies usually are prepared only for new freeways, for new expressways where two or more existing routes are being considered for upgrading, or for a new two-lane highway proposed on new location.

A separate corridor study usually is necessary for lengthy projects on new location where alternative corridors are available for a proposed action. This analysis will indicate that alternative corridors can cause substantially different social, economic, or environmental effects or will essentially change the layout or function of connecting streets or roads. Because alternative corridors may be able to provide similar functions, a corridor study provides the means to select the most appropriate corridor for detailed studies of a highway facility. Coordinate and fulfill the appropriate requirements of Chapter 19 and Part III concurrently with the corridor study. Chapter 2, Figure 2-2.A illustrates corridor study coordination on a highway with environmental studies and public involvement activities.

11-4.02 Reconnaissance During Corridor Study

11-4.02(a) Objectives

The objectives of the reconnaissance stage of the corridor study are to:

- reaffirm the need for the proposed improvement,
- establish goals and objectives,
- establish the study area and logical termini,
- identify preliminary corridors,
- analyze each of the preliminary corridors, and
- eliminate corridors not feasible for further study.

11-4.02(b) Sources of Information

Use the following sources of information during the reconnaissance stage:
- State, county, and city maps;
- ASCS photography or IDOT photography;
- USGS quadrangle topographic maps;
- National Wetland Inventory maps;
- Advanced Identification of Wetland maps (District 1 only);
- traffic maps and data;
- functional classification maps;
- Federal agency plans (e.g., U.S. Army Corps of Engineers, Coast Guard, Department of Interior, Department of Housing and Urban Development);
- special development plans (e.g., conservation, industrial, recreational, resource);
- population growth trends;
- utility maps;
- urban area transportation studies;
- other regional planning studies;
- road inventory data from the Illinois Road and Inventory System (IRIS);
- Illinois Department of Natural Resources (IDNR), including:
  + Office of Water Resources for regulatory floodway maps;
  + Office of Mines and Minerals for mined-out area maps; and
  + Office of Realty & Environmental Assessment for consultation, coordination, and Impact Assessment;
  + Office of Resource Conservation for endangered species, nature preserves, wildlife action plan, fishery data, and biological stream ratings;
- USDA, Natural Resources Conservation Services for county soils surveys and wetland maps;
- Federal Emergency Management Agency (FEMA) for flood hazard boundary maps and flood insurance rate maps;
- IEPA Illinois Integrated Water Quality Report and Section 303(d) List;
- USEPA/IEPA for a listing of special waste sites (e.g., LUST, USTS, CERCLIS sites); and
- IHPA for historic site location information.

This list is not all-inclusive, and the designer should consult all available sources prior to proceeding with the development of the corridor study.

11-4.02(c) Coordination

In accordance with Chapter 19 and Part III, Environmental Procedures, contact the following agencies during the reconnaissance phase:

- planning agencies;
- airport authorities;
- local agencies (e.g., counties, municipalities, townships);
- conservation, drainage districts, historical, recreational, and archaeological agencies; and
- other appropriate individuals or agencies.
Contacting these agencies will avoid conflicting improvements. See Section 22-5 for more information on coordination.

11-4.02(d) Study Area

Determining the need for a highway facility is a function of the Office of Planning and Programming and/or local urbanized area transportation agencies. Because the type of highway is selected during route planning, this identifies the geometric design requirements of the facility and the area of influence. Once the area of influence is determined, this allows an estimate of potential land development and, in turn, traffic growth within the corridor.

County or other area maps and USGS quadrangle topographic maps, combined with aerial photography, will furnish the locations of towns, streams, railroads, and other topographic features that will assist in defining the limits of the study area. Plot special flood-hazard areas, wetlands, and public lands on those maps for reference and analysis. Review these maps and locate feasible corridors upon the area maps with respect to local terrain, topographic features, and other controlling items. Use the area maps showing all feasible corridors as the basis to study and investigate different corridor locations.

The study area is determined through a general overview of area maps in the office and field trips. Field trips may be facilitated by prudent use of helicopter flights. The study area is that part of the area of influence within which the facility will be investigated. The limits of the study area may not be the same as the area of influence. Lateral limits are dependent on the distance between the major termini, the function of the highway, and the character of the area traversed.

11-4.02(e) Corridor Location

In general, locate new highway facilities as close as practical to major municipalities to maximize road-user and local-interest benefits and to contribute to the orderly growth of communities. Traffi c volumes, combined with origin-destination studies and major transportation plans, reflect the need and extent of intersection or interchange connections to other highway facilities within the corridor. Determine whether these connections can be adequately developed (e.g., size of interchanges, length of access control on crossroads, profiles). It may be necessary to revise tentative corridors to accomplish this goal.

During this stage, determine the approximate location of major intersections and/or interchanges, major drainage structures, and the approximate number of proposed grade separations, if applicable. This information will be used for cost estimating. At this time, determine the need for frontage roads, service drives, and other related features, and their practicality. This will aid in the determination of corridor widths. Also, consider establishing an approximate gradeline for certain segments if:

- an abnormal amount of earthwork is anticipated,
- there is a major difference in the grading requirements of alternative corridors, or
- major drainage structures require that a gradeline be established.
In planning the location of a highway, avoid corridors that create longitudinal encroachments into floodplains. Transverse encroachments of a floodplain are unavoidable and, fortunately, create much less of an impact on floodways compared to longitudinal encroachments. However, transverse encroachments must still be investigated to establish the significance of floodway impacts.

Also, at this stage, a general geologic survey should be made to determine whether the study area contains any adverse soil conditions that could have a major impact on the suitability of a potential corridor. The district initiates the request for a Corridor Geotechnical Report by contacting the Soils and Foundations Unit in the Bureau of Bridges and Structures. If they are unable to conduct the study, the Soils and Foundations Unit will recommend hiring a consultant to complete the work.

Analyze the reconnaissance information and eliminate the unacceptable corridors. In the Corridor Report, note the reason(s) for the elimination of any corridors (e.g., environmental consequences, route planning considerations).

11-4.03 Analysis of Acceptable Corridors

11-4.03(a) Objectives

After completing the reconnaissance stage and eliminating unacceptable corridors, analyze the remaining corridor alternatives. The objective of this stage of analysis is to perform a detailed study of acceptable corridors. The following additional information will be useful during this stage:

- land use;
- habitat (e.g., forested, prairie, wetlands);
- drainage impacts and construction in floodplains;
- projected ADT’s;
- fire districts, mail routes, school districts, drainage districts, and taxing districts shown on maps;
- recommendations from Geotechnical Reports;
- locations of major utility installations;
- other transportation facilities (e.g., commuter and freight railroads, airports, bus and trucking terminals);
- urban area transportation study reports and other data;
- regional planning agency reports;
- interagency coordination in accordance with Chapter 19 (public involvement) and Part III (environment);
- route planning considerations (see Section 11-3);
- private and commercial property owner reports; and
- location of cemeteries, public lands, wetlands, threatened and endangered species/habitat, nature preserves, natural areas, biological stream ratings, TMDLs, historic structures, archaeological sites, and special waste sites.
11-4.03(b)  **Final Corridor Exhibits**

For rural areas, sketch corridors on aerial photography (screened half-tone positives) at a scale of 1 in = 600 ft (1:7500 metric). If recent aerial photography for rural areas is not available, county maps may be used initially until new photography is obtained. In highly urbanized areas, use aerial mosaics at a scale of 1 in = 100 ft (1:1000 metric). Sketch sensitive areas (e.g., parks, wetlands, nature preserves, historic sites) and other controlling features on the base maps of aerial photography. As practical, avoid any of these controlling features and sensitive areas.

In addition to the use of aerial photography, sketch the final corridors on USGS quadrangle maps. Using the quad maps, consider the characteristics of the land including flood-prone areas and the need for major drainage structures. Evaluate soils maps in conjunction with aerial photography and locate any areas of unstable or unsuitable materials that must be avoided or replaced. These areas may cause stability problems for embankments or may not be suitable for excavated material to be used in embankments.

See Section 11-5.02 for the services and products available from the Surveys, Mapping and Modeling Section in BDE.

11-4.03(c)  **Final Field Inspections**

During the final analysis of acceptable corridors, conduct a field inspection of each corridor. This inspection should consider any features previously noted and observations should be made of any new local developments. Also, investigate other major features in the corridors and make decisions on the suitability of each corridor.

11-4.03(d)  **Estimate of Costs**

Prepare a generalized cost estimate for all acceptable corridors; see Sections 12-4 and 65-1.02. This estimate, by necessity, will be an approximation because only major design features will have been determined. Therefore, a road user benefit analysis comparing alternative corridors will not be required.

11-4.03(e)  **Public Involvement**

Public involvement for corridor studies entails a series of meetings with different agencies, interest groups, municipalities, and general public; see Chapter 19. The results of these meetings help determine the most suitable corridor or corridors for detailed design studies.
11-4.03(f) Selection of Final Corridor

When selecting the final corridor, consider the public involvement comments (see Chapter 19), environmental effects (see Part III), and engineering factors (see Section 11-2). The final selection of a corridor is documented in a Corridor Report; see Section 12-3.
11-5 DESIGN STUDIES

As applicable, a design study reflects the engineering evaluations discussed in Section 11-2 and the environmental analyses in Part III, Environmental Procedures. Section 11-5 presents information that applies specifically to a design study for a complex project (e.g., freeway, expressway, bypass) as defined in Section 11-1. Section 12-3.03 discusses the content and format of a Design Report for a complex project.

11-5.01 Objective

Develop the purpose and need for the study of a complex project and then investigate all plausible alignments within an approved corridor by using topographic mapping and aerial photography. In developing the design study, address the following features or items:

- design criteria;
- typical sections;
- intersection/interchange designs;
- access control features;
- horizontal alignment and vertical profile;
- right-of-way limits;
- number of traffic lanes; and
- the rationale for the location of bridges, interchanges, intersections, and other structures.

In addition, public involvement activities (see Chapter 19) and environmental studies (see Part III) shall be conducted concurrently with the design study. The Project Development Network for complex projects shown in Chapter 2 illustrates the coordination needed in conjunction with public involvement activities and environmental studies.

11-5.02 Products and Services from Surveys, Mapping and Modeling

Extensive products or services are available from the Surveys, Mapping and Modeling Section for use in performing design studies and other types of work. Some of the more common products or services are:

- uncontrolled aerial photography (black and white or color);
- high-altitude statewide photography;
- aerial photographic mosaics (i.e., aerial photographs that are pieced together to eliminate most of the distortion and then re-photographed);
- contact prints;
- CADD-generated mapping at a scale of either 1 in = 50 ft (1:500 metric) or 1 in = 200 ft (1:2500 metric);
- digital terrain models;
- screened positives of aerial photographs (paper prints can be produced from this product);
- oblique photography for use at informational and/or public hearings;
enlargements or reductions of exhibits and mapping;
- a complete USGS quadrangle file for use by the Department;
- plotting of centerline on mylar sheets;
- photo plan and profile sheets;
- orthophoto maps (controlled aerial photography with contour lines superimposed on photography); and
- reading of cross sections from mapping.

To determine more details on the use of the above products and services, contact the Surveys, Mapping and Modeling Section.

11-5.03 Alignment Investigations

11-5.03(a) Review of Corridor Selection

Review the Corridor Report in detail before proceeding with the design study and ensure that the corridor decisions are still valid. Throughout the design study process, reaffirm the approved corridor as contacts are made with planning agencies. Also, assess any changes in land use or development plans to determine if corridor modifications should be considered. This is especially important if several years have elapsed between the corridor and design studies or if new information is discovered during a more in-depth design analysis.

11-5.03(b) Preliminary Alignments

The objectives of the first phase of a design study for a complex project are to:

- Identify the preliminary alignments for study, including an analysis of the no-action alternative, and if applicable, analyze the alternative for improving existing highways. The no-action alternative is used as a base condition to determine the consequences of not proceeding with the project.
- Analyze the preliminary alignments identified in the previous step.
- Determine preliminary social, economic, environmental, and engineering factors that will affect the suitability of each preliminary alignment.
- Eliminate the preliminary alignments deemed unacceptable for detailed study.

Use county maps and USGS quad maps in the preparation of base maps for the remaining preliminary alignments. Indicate the following on these base maps:

- existing and projected land use;
- school districts;
- school bus routes;
- fire districts;
- neighborhood boundaries;
- parks and historic sites and districts;
- nature preserves; and
other elements listed in Part III, Environmental Procedures that may affect the location of the alignments studied (e.g., flood-plain encroachments, natural areas, wetlands, special waste sites, cultural resources, public lands identified as 4(f) by FHWA).

Once the base maps have been prepared, determine and layout preliminary alignments from the following other known influences within the area:

- locations of municipalities,
- recreational areas,
- other highways,
- topography,
- property lines,
- acceptable locations of intersections or interchanges,
- industries, and
- the feasible locations of bridges (over railroads and waterways) and grade separations.

Once the preliminary alignments are identified on these base maps, eliminate the unacceptable alternatives. For the next step of alternative development, transfer plausible alignments to aerial photography. This is accomplished by requesting current aerial photography, scaled at either 1 in = 600 ft (1:7500 metric) or 1 in = 400 ft (1:5000 metric) for rural areas, and aerial photographic mosaics, scaled at either 1 in = 100 ft (1:1000 metric) or 1 in = 200 ft (1:2500 metric) for urban areas. The photographic exhibits are prepared as screened positives. This medium allows paper prints to be produced from the aerial photography. Depict the main influences and any other secondary influences on aerial photography. To proceed further with this phase of the design study, contact all affected agencies and planning commissions within the corridor again to obtain their comments and opinions. These agencies may be affected either directly or indirectly by the proposed improvement. This is part of the scoping process.

Analyze the results of these contacts. Revise or eliminate any of the alignments that are undesirable because of adverse engineering, environmental, economic, or social effects. Document the reason(s) any alignments have been discarded. Also, determine and discuss the impacts of the “no-action” alternative.

11-5.03(c) Mapping Requests

Long lead times are usually required to obtain mapping (one to two years) and, therefore, mapping requests must be made early so that delays do not occur in proceeding with a study. However, it must be noted that many times insufficient information may be available at the time mapping is requested and, therefore, some judgment must be used in deciding on the width limits of the mapping. Additional mapping always can be requested during the design study if needed for further alignment investigations.

In rural areas, the Department typically uses a 1 in = 200 ft (1:2500 metric) scale for topographic mapping where a freeway or expressway is proposed on new alignment. This mapping is commonly referred to as location mapping. However, if a freeway or expressway alternative is
being considered along and adjacent to an existing rural highway, use a larger topographic map scale [i.e., 1 in = 50 ft (1:500 metric)]. This larger scale enables the location study staff to make informed, accurate decisions on the feasibility and impacts of using the existing alignment and it also can be used for the preparation of construction plans at a later time.

In urban areas, where a new freeway is being proposed or where an existing expressway is proposed for upgrading, or where the extension of an arterial route into an urban area is being proposed for reconstruction, use a 1 in = 50 ft (1:500 metric) scale topographic mapping for the design study. This larger scale mapping in urban areas provides the necessary detail to determine impacts, displacements, and right-of-way limits.

Submit all mapping requests to the Surveys, Mapping and Modeling Section. This Section will make the determination on whether the in-house staff can provide mapping or if there is a need to hire a mapping consultant. Also, requests for photography for the preparation of aerial photographic mosaics or digital imagery should be made at the same time as mapping requests. This procedure helps to ensure that the minimum number of flights is made to the project area.

11-5.04 Study of Design Alternatives

11-5.04(a) Objectives

After the set of plausible alternatives has been reduced to a set of feasible alignments, perform a detailed analysis to compare the remaining alternatives. Topographic mapping and aerial photography are the primary media used for this phase of the design study. The objectives of this phase are:

• to study and analyze the feasible alignments for a freeway, expressway, bypass, etc.;
• to identify acceptable design alternatives; and
• to choose and recommend a final preferred alternative for construction.

11-5.04(b) Sources of Information

The following are sources of information available, items to use, and items to consider for this phase of the design study:

• crash rate maps and collision diagrams (see Section 11-2.02);
• pavement and bridge condition reports (see Section 11-2.02);
• ADT traffic maps and DHVs for current and design year traffic (all affected routes) (see Section 11-2.02);
• detailed transportation maps and plans with all modes of travel included;
• utility installations and detailed maps from utility companies;
• fire, school, mail, and school bus routes; location of churches, drainage districts, and historic sites; and field-tile maps;
• commercial, agricultural, industrial, recreational, historic, and residential land use (see Part III);
• parks and conservation areas, archaeological sites, floodplains, wetlands, endangered and threatened species, nature preserves, special waste sites, biological stream ratings, etc. (see Part III);
• local, State, and Federal agency coordination (see Section 22-5);
• maintenance information on existing routes (see Section 11-2.09);
• current topographic mapping at a scale of 1 in = 50 ft (1:500 metric) in urban areas and 1 in = 200 ft (1:2500 metric) in rural areas on new alignment or 1 in = 50 ft (1:500 metric) in rural areas where existing alignment is studied;
• current aerial photographic mosaics at a scale of either 1 in = 100 ft (1:1000 metric) or 1 in = 200 ft (1:2500 metric) in urban areas and aerial photography at 1 in = 400 ft (1:5000 metric) or 1 in = 600 ft (1:7500 metric) in rural areas;
• geotechnical investigations (see Section 11-2.10);
• highway geometrics (see Section 11-2.04), development of access control plans (see Section 11-2.03), and right-of-way issues (see Section 11-2.12);
• joint development uses, scenic easements, and aesthetics of highway design (see Chapter 33); and
• cost estimate (see Section 11-2.15) and road-user benefits (see Section 11-7.01).

11-5.04(c) Locating Alignments

Upon receipt of the topographic mapping, plot property lines, property names, names of roads, and all other important cultural features on the original mylar sheets. Make paper copies of the mapping sheets and tape together. This procedure allows the designer to review long lengths of the alignment in one view and to see how lines may best fit together. Begin laying out feasible alignments. With freeways and expressways, the major controlling items in locating the highway alignment are as follows:

• the proper location of interchanges and major intersections;
• topography;
• waterway crossings;
• property lines;
• avoidance of cultural features, if practical; and
• avoidance of regulatory environmental constraints (e.g., wetlands, Section 4(f) lands, longitudinal floodplain encroachments).

In some cases, the placement of grade separations or major bridges may dictate the location of the highway and may require a revision to an initial proposed alignment.

After an alignment is laid out, determine the state plane coordinates of all control points (POTs and PIs) from the project mapping. This information, along with radii of horizontal curves, is then input into a computer file to mathematically describe each alternative. Once an alignment is mathematized and tied into digitizing mapping files, the alignment can then be stationed from west to east or south to north and the information stored as a computer file for further design work.
11-5.04(d) Establishing Gradelines (Procedures)

Once an alignment is judged to be a probable final alternative, the design of the profile may then be investigated in detail. This may require designing two to three trial vertical profiles and performing several complete earthwork calculations. However, before profile work can be completed, preliminary drainage investigations (see Section 11-2.05), using stream gauging data, USGS quadrangle maps, or topographic mapping, must be completed to set design high waters. Use computer programs to determine high waters and other drainage information. IDOT uses GEOPAK software for alignment, profile, and cross section designs. Once the overall design is finalized, compute earthwork using the GEOPAK software. This software allows the designer to quickly investigate trial profile designs, to determine quantities, and to determine construction limits. GEOPAK can also be used to generate perspective plots for any portion of the roadway. Use 3-D plots in the design process to assess potential safety problems and the aesthetic value of each final alternative.

The following procedures apply to the development of gradelines for construction and reconstruction projects:

1. Control Factors. Develop each feasible highway alignment on mapping sheets based on the following factors:
   - location of intersections or interchanges,
   - property lines,
   - topography, and
   - waterway crossings.

   These factors will be the main alignment design controls if environmental issues are not a significant factor.

2. Centerline Elevations. For each feasible alignment, develop a tabulation of groundline elevations along the centerline of the alignments at the selected station intervals. This may be done manually and plotted on a continuous roll of cross section paper or elevations may be read from digitized mapping and plotted using computer programs. The method of obtaining centerline elevations will be dependent on the length and complexity of the proposed project.

3. Controlling Features. Locate controlling features by station and elevation along the centerline profile, including:
   - railroad crossings or separations,
   - streams,
   - highway crossings or separations,
   - location and elevation of transverse utility crossings,
   - rock outcrops, and
   - known locations of unsuitable soils.
4. **Trial Profile Gradelines.** Once the groundline at the centerline of an alignment has been plotted, either manually or by using computer plots, and other controlling features such as PCs and PTs noted, the designer may then proceed to lay out the first trial profile gradeline. This procedure allows the designer to begin selecting VPI locations and elevations and to visualize how a profile might fit together over long distances. The selected VPIs are connected together by using a long, straight edge and drawing in the profile lines.

5. **Vertical Profile.** Examine the preliminary profile design considering the controls for vertical alignment discussed in Chapter 33. Make adjustments to ensure safety and to promote aesthetics. A good vertical alignment design should not be sacrificed only to achieve a balance in earthwork or solely to create a less expensive design.

6. **Computations.** Compile VPI elevations and stations and compute the gradient between VPIs. Determine the minimum length of vertical curves to be used at each VPI. Crest vertical curve lengths are set by using desirable K-values for the selected design speed or longer to emphasize aesthetic values. Sag vertical curve lengths have a more pronounced effect on the view of the road than crest vertical curves. Therefore, use longer lengths than the minimums wherever practical to provide a more pleasing profile.

Upon completing the first trial profile gradeline, use either of the following two methods to obtain cross sections from topographic mapping and to compute earthwork:

1. **Method #1.** Manually scale distances and groundline elevations from CADD-generated mapping sheets and compile data. Enter the data into a suitable earthwork program (available with either GEOPAK or equivalent software). Run the program using typical sections, special cross sections, superelevation runoff lengths, and the proposed profile.

2. **Method #2.** Provide state plan coordinate data for all POTs, PIs, horizontal curves, and beginning stationing. District staff then can submit this information to the Surveys, Mapping and Modeling Section for direct reading of cross sections from CADD-generated mapping. Enter the cross section data into a suitable earthwork program (available with either GEOPAK or equivalent software). Run the program using typical sections, special cross sections, superelevation runoff lengths, and the proposed profile.

Using either method, obtain a computer-generated mass-haul diagram and graphically investigate the earthwork balances. To assess the aesthetics of key roadway segments, use computer-generated perspective plots to critique the facility from a driver’s-eye view. Examine the results of the first trial profile and develop additional profiles as needed. Usually, two to three trial profiles are developed before a final profile gradeline is selected.

Upon selecting the final profile, request a computer-generated slope-stake table to determine right-of-way limits. Also, see Section 34-5 for guidance on setting right-of-way limits. Then save the final preliminary earthwork file and use this file to develop final cross sections during the Phase II design.
11-5.04(e) Evaluation of Alternatives

Analyze each of the proposed final alignments considering the social, economic, and environmental factors discussed in Part III “Environmental Procedures.” To properly analyze these effects, it may be necessary to meet again with affected agencies that had been previously contacted. See Chapter 19 for public involvement activities on complex projects and Section 22-5 for guidance on coordination.

After the results of further investigations have been analyzed, there may be legitimate reasons to eliminate one or more final alignments. Discuss the reasons these alignments were not given further consideration in the Design Report. For instance, traffic estimates for the no-action alternative may overload existing routes creating unacceptable congestion and, thereby, eliminating this alternative.

11-5.04(f) Access Control Plans

Once the design study has eliminated all but two or three major alternatives for the proposed project, prepare an access control plan for each freeway, expressway, or bypass alternative; see Chapter 35. Prepare the plan on aerial photographic exhibits (i.e., screened positives) at a scale defined in Section 11-5.03(b). The access control plan will consist of all interchange, intersection, frontage road, service drive, and entrance locations. Also, show all grade separations, major drainage structures, and any cattle underpasses or machinery underpasses that may be required. See Chapter 35 for the access control symbols.

Before an access control plan can be finalized, all intersection or interchange designs shall be developed and approved in sufficient detail to indicate all entrances and access control limits. Show all current property owners, property lines, and developments. In addition, indicate the approximate right-of-way limits for each alternative. If alternatives overlap or are closely spaced, it may be desirable to prepare separate sets of access control plans.

11-5.04(g) Exhibits

After completing all public involvement and environmental requirements, the original scaled mapping is reduced for insertion into an appendix to the Design Report. Prepare the reduced mapping sheets and other engineering exhibits on 11 in x 17 in sheets and place them in an appendix. In addition, place the aerial photography (access control plans) showing the alternatives advanced for environmental analysis and any other environmental exhibits on 11 in x 17 in sheets and place them in an appendix. The appendix can then be used in conjunction with a draft and final EIS or with an environmental assessment. Use the 11 in x 17 in format in all cases. This size format provides for ease of use of all final exhibits by planning, design, and land acquisition personnel.
11-5.04(h) **Technical Reports**

In completing a design study for an expressway, freeway, or bypass, it is usually necessary to prepare a number of technical reports. The following is a list of technical reports that may be required:

- Preliminary Drainage Report,
- Frontage Road/Service Drive and Access Road Justifications,
- Grade Separation/Road Closure Analysis,
- Crash Analysis Report Along Existing Route,
- Transportation Management Plan (TMP) Report,
- Preliminary Pavement Design Report,
- Agricultural Report,
- Noise and Air Quality Report,
- Water Quality Technical Report,
- Wetlands Technical Report,
- Tree Assessment Report,
- Biological Assessment or Detailed Action Report, and
- Geotechnical (Soils) Report.

Reference these technical reports in the Design Report and EIS, as appropriate. It is also recommended that each report be assigned a letter description (e.g., Technical Report A, Technical Report B).

11-5.04(i) **Selection of Preferred Alternative**

Resolve all public involvement comments (see Chapter 19) and consider all environmental impacts (see Part III) and engineering factors (Section 11-2) before recommending a preferred alternative. See Chapter 12 for processing and approval of reports, Corridor Protection, Route Location Decisions, and for the Order Establishing a Freeway.
11-6 COMBINED DESIGN STUDIES

Sections 11-4 and 11-5 address projects that require a separate corridor study and design study, respectively.

Many proposed projects (e.g., reconstruction of an existing urban arterial, adding a new interchange to a freeway, creating a one-way urban street couple, upgrading an existing two-lane highway to an expressway design) using predominantly the existing alignment are categories of improvements where the corridor or location is predetermined due to the design of the project and, therefore, a separate corridor study is not needed nor required.

For these types of projects, the investigation of how to design the project is designated as a “combined corridor and design study.” To shorten the title of the engineering investigations, the Department has designated these studies as “combined design studies.” Projects in this category of improvement are major in nature, use most or all of the existing alignment and right-of-way, and usually involve the purchase of additional right-of-way adjacent and contiguous to existing right-of-way.

The items covered in Section 11-2 apply to studies in this category of improvement types and, in some instances, the information in Section 11-5 “Design Studies” applies to the engineering investigations. Review both of these sections before proceeding with the scope of a combined design study.

Projects designated as combined design studies are set up to follow Federal environmental and public involvement procedures to be eligible for Federal-aid construction funding and may or may not involve separate environmental documentation. If the proposed project qualifies as a categorical exclusion type project, environmental documentation will be included in the Combined Design Report as a separate section. If not, a separate environmental report (EA or EIS) is prepared.
11-7 OTHER PHASE I STUDY CONSIDERATIONS

Section 11-7 discusses other analyses and procedures that might apply to Phase I studies.

11-7.01 Road User Benefit Analysis

11-7.01(a) Scope

To optimize the use of available highway funds, the Department’s objective is to provide motorists with the safest and most economically efficient highway practical. Highway economy is not limited to the initial cost of construction. It also includes the cost of maintenance and operating costs to motorists. Any proposed improvement should be cost effective. It may be necessary to determine the comparative worth of likely alternative improvements where other considerations (e.g., highway location) do not clearly indicate a preferred alternative.

An aid in making these determinations is a road user benefit analysis. This analysis compares road user operating costs to highway construction and maintenance costs. Note, however, that the road user benefit analysis is not a complete economic analysis. It does not consider the solvency of the highway system or the economic impacts on adjacent land and communities. The road user benefit analysis, therefore, aids in making a selection between alternatives. It should not be used as the sole indication of engineering practicality.

Road user benefit analyses may be used, in conjunction with other considerations, for the following:

- comparing alternative alignments,
- determining the location of interchanges and grade separations, and
- determining the cost-effectiveness of providing freeway frontage or access roads.

Use the guidelines contained in the AASHTO publication *User and Non-User Benefit Analysis of Highways* in conjunction with this section when performing road user benefit analyses. Also, consult NCHRP Report 133 *Procedures for Estimating Highway User Costs, Air Pollution, and Noise Effects*.

11-7.01(b) Procedures

When it is determined that other social-economic-environmental-engineering considerations do not control a specific location or design element, a road user benefit analysis may be conducted. For each proposed alternative, determine the annual road user costs and the annual cost of improving, maintaining, and operating that section of highway over a selected period of time. Then, arithmetically compare the alternatives to express a benefit ratio or quotient of a cost difference.

In the simplest form of the analysis, one alternative will be the proposed improvement and the other will be the base condition, normally the no-action alternative. For two or more alternatives, calculate a benefit ratio for each alternative and compare the results to that of the
base condition. The ratio indicates the relative merit of each alternative considering road user benefits.

The annual road user cost is the total of the computed vehicular operating costs, travel time costs, and traffic crash costs. The highway improvement is divided into as many sections as there are significant variations among the major elements of analysis. Summation of the sectional road user costs provides the annual road user cost for that specific alternative. Road user costs include the costs of all traffic directly involved or indirectly affected by the improvement. For example, an analysis may include the road user costs both for vehicles operating on the new or improved route and for those vehicles continuing to operate on parallel or connecting routes on which traffic flow is affected by the improvement.

The road user analysis should cover the entire design period, normally 20 years. Figure 11-7.A provides the average life expectancy, or period of amortization, for individual items comprising the highway cost.

Ensure that the alternative improvements are equivalent for those items not included in the road user benefit analysis. These items are primarily the degree of access control and the design features affecting operational safety. First, determine and analyze the provision of access control and the retention of substandard features only for similar alternatives, or consider qualitative factors for these differences in the final analysis.

11-7.02 Road Closures

11-7.02(a) General

During the project development process, it may be necessary to assess the practicality of eliminating at-grade crossings that are within the limits of the proposed improvement. The primary reasons for eliminating crossings are to promote the safety and convenience of highway traffic and to best serve the public interest. If at-grade crossings will be eliminated, perform a study of the existing road system and traffic patterns to determine the most effective method of elimination (e.g., relocation, grade separation, closure).

With the design of freeways, it is necessary to eliminate at-grade crossings for traffic safety. The Department has the legal authority to either close, relocate, or to grade separate at-grade crossings with proposed freeways. This includes any highway, road, street, alley, or other public way. When cost effective, the Department may choose to eliminate at-grade crossings by proposing grade separations and, thereby, continuing the public way over or under the freeway. Because relocations and grade separations provide for the continuation of through traffic, road closure proceedings are not required.
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<th>ITEM</th>
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<td>Right-of-Way</td>
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<td>Major Structures:</td>
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<td>Superstructures</td>
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<td>Concrete Pipe &amp; Box Culverts &amp; Heavy Grading</td>
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<td>Bituminous Surface Treatment of Gravel or Crushed Stone</td>
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**Notes:**

1. The cost of light grading shall have the same service life period as the proposed surfacing or resurfacing.

2. For service lives to be used for Highway Safety Improvement Program projects, see the benefit/cost methodology presented in the IDOT publications, Systemic Safety Improvements: Analysis, Guidelines and Procedures and Users Manual Benefit-Cost Tool, located on the IDOT website.

**PERIOD OF SERVICE LIFE FOR HIGHWAY COSTS**

*Figure 11-7.A*
Expressways (partial access control) are more likely to require relocations of at-grade crossings or to remain in place than either grade separations or road closures. Complete closures of at-grade crossings primarily occur on freeways (full access control) where it is neither practical nor cost effective to provide a grade separation at each local road or street and where relocation may not involve such extensive adverse travel as to cause a serious disruption to local travel patterns.

During the design study, determine which at-grade crossings should be eliminated and document this information in a technical report to the Design Report or Combined Design Report. See Chapter 44 for a detailed analysis of whether or not to close a road. For appropriate signing guidelines on road closures, review the Bureau of Operations Traffic Policies and Procedures Manual.

Applicable sections of the Illinois Compiled Statutes discuss the authority to relocate or close roads and the means of implementation. Because closure procedures vary according to the type of improvement and jurisdiction, this subject will be treated in three sections:

- road closures for freeways (full access control),
- road closures for expressways (partial access control), or
- road closures for highways other than freeways or expressways.

The procedures described in the following sections are applicable to improvements on new location and improvements to existing facilities.

11-7.02(b) Road Closures for Freeways (Full Access Control)

The Department may close any intersecting road, street, alley, or other public way at its intersection with a freeway but only after holding a public hearing in the county in which the crossing is located. The hearing will consider the needs of local traffic and the effect of the closing on other highways in the locality. The authority for such closures is granted to the Department under 605 ILCS 5/8-106(b)(2).

Road closure hearings are discussed in Chapter 19. Specific requirements for road closure hearings are included where appropriate. If no specific requirements are mentioned, the general public involvement procedures will apply. When road closure hearings are advertised and integrated with design or combined design hearings, the project record submitted for design approval normally will contain the required information as described in Chapter 19 and shall include hearing transcripts, road closure comments, copies of notices, and handouts.

If the road closure hearing for each county is held as a separate hearing before design approval is requested, the road closure transcript, copies of notices, and handouts shall be included with the project record that is submitted for design approval.

When the requirements of a road closure public hearing are satisfied prior to receiving design approval or when a road closure public hearing is held subsequent to receiving design approval but before construction plans are completed, an “Order Closing a Public Way” shall be prepared.
11-7.02(c) Road Closures for Expressways (Partial Access Control)

Road closures on expressways usually are accomplished through agreements with appropriate local officials according to the *Illinois Highway Code*, 605 ILCS 5/8-106(b)(1). When using this procedure, the district shall secure an agreement with each local agency having jurisdiction over roads to be closed.

The district will prepare and present the agreement to the local officials together with a written request for their cooperation. In addition, the district will make available a written or verbal explanation of the need to close the roads in question to those entities expected to act on the agreements. Agreements need not be executed prior to design approval; however, the Design Report or Combined Design Report should include evidence of coordination with local officials.

In addition to the use of Section 605 ILCS 5/8-106(b)(1), Section 605 ILCS 5/8-106(b)(2) may also be used to propose the closing of any existing public road at its intersection with the expressway. In this case, the district will advertise and hold a road closure hearing.

Provide a statement in the Design Report or Combined Design Report that construction of the recommended expressway design will not be initiated until critical road closures, applicable to the operations and safety of the expressway, have been completed.

11-7.02(d) Road Closures for Highways Other Than Freeways or Expressways

In the rehabilitation, relocation, or construction of State routes that are not freeways or expressways, it may be necessary to relocate or eliminate intersections with local roads, city streets, alleys, or other thoroughfares, usually for the safety and convenience of the traveling public. The following describes two options available to the Department for this procedure:

1. **Traffic Control.** IDOT has the authority to eliminate an intersection using a traffic control measure or device as authorized under the *Illinois Vehicle Code*, 625 ILCS 5/11-302(c). This can occur if IDOT determines that a local road intersection may be a hazard to State highway traffic.

   See the *Illinois Manual of Uniform Traffic Control Devices* for the full range of traffic control devices available to protect and give preference to State highway traffic. The Prohibition of Left Turns, Right Turn Only, and No Outlet are traffic control measures that may be considered at an intersection. However, note that the restriction or prohibition of access to a State route from an intersecting highway is not the same as a road closure or, to be more definitive, as vacating the local highway.

   In addressing the isolated elimination of crossings for non-freeways, IDOT also considers the interest of all affected highway authorities based on the intent of the *Illinois Highway Code*. Section 605 ILCS 5/1-102 of the *Illinois Highway Code* declares legislative intent and indicates the need for an integrated system of highways based on cooperation between various highway agencies. Therefore, when applying the *Illinois*
Vehicle Code, 625 ILCS 5/11-302(c), consult with the local highway authority as a means of addressing any local concerns.

2. Road Closure and Relocation. The Department has the option to eliminate traffic at an intersection with a State route through a relocation or closing of the local highway. In this case, the local agency having jurisdiction over the intersecting roads or streets must authorize the relocation or closing. Municipalities, townships, and counties must meet different statutory requirements when asked to close roads under their jurisdiction. Counties and municipalities require action by their governing bodies, and township highway commissioners follow a specified procedure that allows for public input.

Perform the following tasks when it is determined that a county or municipal road, street, or alley should be closed:

- contact the appropriate local official;
- explain the need to close the road, street, or alley;
- provide adequate descriptions and information for the preparation of required legal documents; and
- request that the local agency take the necessary action to accomplish the closing.

Then, secure a reproducible copy of the passed resolution or ordinance on vacating the road and forward it to BDE for proper distribution. See the Illinois Highway Code, 605 ILCS 5/5-109 for counties and the Illinois Municipal Code, 65 ILCS 5/11-91-1 for municipalities.

If a township or district road closure is proposed, prepare and sign a certificate describing the roads affected and the need for altering or vacating such roads. Ensure that the certificate and its processing conform to the requirements of the Illinois Highway Code, 605 ILCS 5/6-303 and 605 ILCS 5/6-305.

Although it is not necessary to close local roads prior to design approval, include evidence of the coordination with the local agency having jurisdiction over such roads in the Phase I report. Also, state in the report that construction of the recommended design will not be initiated until critical road closures, applicable to the operation and safety of the improvement, have been completed.

11-7.03 Value Engineering

Value Engineering is the systematic application of recognized techniques by a multi-disciplinary team not directly involved with the planning and development phase of a project to identify the function of a product or service, establish a worth for that function, generate alternatives through the use of creative thinking, and provide the needed functions to accomplish the original
purpose of the project, reliably and at the lowest life-cycle cost, without sacrificing safety, necessary quality, and environmental attributes of the project.

23 U.S.C. 106 and 23 C.F.R. 627 establishes value engineering (VE) requirements for Federal-aid projects developed and administered by the Department. These requirements include establishing a VE Program, conducting a VE analysis, providing VE program oversight, and reporting performance results annually. The preferred timing to conduct a VE study is during Phase I for complex projects.

A VE analysis is required for the following types of projects:

1. Each project located on the National Highway System (NHS) (as specified in 23 U.S.C. 103) with an estimated total project cost of $50 million or more that utilizes Federal-aid highway program (FAHP) funding (see Section 11-7.03(a), item 2, for definition of total project cost);
2. Each bridge project located on the NHS with an estimated total project cost of $40 million or more that utilizes FAHP funding;
3. Any Major Project (as defined in Chapter 20) located on or off of the NHS that utilizes FAHP funding in any contract or phase of the project;
4. Any project where a VE analysis has not been conducted and a change is made to the project's scope or design between the final design and the construction letting which results in an increase in the project's total cost exceeding the thresholds as identified in 23 USC 106 and 23 CFR 627; and
5. Any other project FHWA determines to be appropriate that utilizes FAHP funding.

The following links provide more information regarding Value Engineering:

FHWA VE Policy (https://www.fhwa.dot.gov/ve/)

Society of American Value Engineers (http://value-eng.org)

11-7.03(a) Procedures

1. Project Selection. Each district identifies applicable projects during the preparation of the multi-year program. However, other projects not meeting the definition may be selected for this program. Due to the complexity and scope of large projects, more than one VE study may be desirable.

2. Total Project Cost. Costs associated with environmental studies, preliminary engineering, final design, land acquisition, and construction should be used in determining the selected project cost. The project cost includes State, local agency, and Federal-aid highway funds.
3. **VE Analysis.**

   a. **Initiation of VE Analysis.** Schedule the VE analysis in a manner so as not to cause delay of the project. For a Phase I report with multiple construction contracts, develop a plan for conducting the VE analysis based on the Phase I considerations and the nature and complexity of the work type, (e.g., one VE study may cover alike construction projects). A single VE analysis should cover as many construction contracts under the single Phase I report as practicable and beneficial. Initiate the VE analysis no later than the time the construction plans are 30% complete and to allow for the implementation of the recommendations without delaying the project.

   b. **Team Makeup.** The VE team, selected by the district, consists of individuals not personally involved in the design of the project. The team leader should have attended the NHI course on Value Engineering or have equivalent experience in the preparation of VE studies. When making up the team, take into account the following:

   - draw team members from either the district or central office;
   - consider individuals from specialty areas depending on the project scope;
   - assign personnel from construction, maintenance, and studies and plans (as applicable);
   - include representatives from environment, operations, and land acquisition as necessary; and
   - include individuals from the public and other agencies when in the public interest.

   Qualified consultants may be retained to conduct VE studies provided the consultant has not worked on the subject project.

   c. **Conducting VE analysis.** To accomplish the goals of VE, the district should follow the following seven phases when completing the VE Analysis. Figure 11-7.B shows the flow diagram of the Value Engineering Process.

   1. **Information Phase:** Gather specific project information, including purpose and needs of all the owners/users/stakeholders, project commitments and constraints. The following list of information is usually assembled:

      - All project reports (Location Drainage Studies, Hydraulic Report, Bridge Condition Report, etc.)
      - Design Criteria
      - Plans and Specifications
      - Programmed Cost and Detailed Cost Estimate
      - Project Schedule (design approval and target letting)

   2. **Function Analysis Phase:** Analyze the project to understand the required functions. The purpose of function analysis is to thoroughly familiarize all
members of the VE Team with the functional aspects of the project, to ensure that all relevant issues are addressed, and to highlight any imbalances between cost and worth of functions.

3. Creative Phase: Generate ideas on ways to accomplish the required functions that improve project performance, enhance quality, and lower project costs.

4. Evaluation Phase: The VE Team evaluates and selects feasible ideas for development.

5. Development Phase: The VE Team develops the selected alternatives into fully supported recommendations (long-term as well as interim solutions).

6. Presentation Phase: The VE Team presents the recommendations to the project stakeholders. The team leader develops a report that documents the VE study.

7. Resolution Phase: District Office evaluates, resolves, and implements all approved recommendations.

d. Final VE Analysis Report. Each Study concludes with a formal VE analysis report, which outlines the decisions and recommendations and is presented to the Deputy Director/Regional Engineer or representative. The FHWA shall be invited to all VE closeout meetings. The district establishes a procedure for prompt review and implementation of the approved recommendations. When any recommendation is a major change to an approved Design Report or is a design exception to policy, the recommended change is coordinated through the appropriate central bureau.

Furthermore, district VE coordinators should ensure that the following eight required items are included in the VE report:

1. Project information;

2. Identification of the VE analysis team;

3. Background and supporting documentation, such as information obtained from other analyses conducted on the project (e.g., environmental, safety, traffic operation, constructability);

4. Documentation of the stages of the VE Job Plan, which would include documentation of the life-cycle costs that were analyzed;

5. Summarization of the analysis conducted;

6. Documentation of the proposed recommendations and approval received at the time the report is finalized;
7. Documentation of the proposed and approved recommendations, and related information to support the Department's and FHWA's VE program monitoring and reporting;

8. The formal written report shall be retained for at least 3 years after the completion of the project (as specified in 49 CFR 18.42).

e. Monitoring. Each district appoints a VE coordinator who is knowledgeable in VE studies and trained in VE procedures. Coordinator’s responsibilities include monitoring each VE study from initiation through the final report, reviewing the report, and assisting in the implementation of the findings. During the month of October, each year, the district VE coordinator sends the BDE VE coordinator a list, which itemizes the total number of VE studies conducted over the past year and the estimated cost savings for each study. BDE will summarize the information and forward it to the FHWA.

11-7.03(b) Constructability Reviews

Constructability reviews are useful tools for complex or unusual projects and are encouraged as a cost or time saving measure. These reviews may include the use of IDOT personnel unassociated with the project or consultant/contractor teams that would not be bidding on the project. These reviews would not typically be making complex design change recommendations as would be expected in a full VE study. The constructability review would focus upon staging issues, work staging areas, field expedient procedures or methods, and similar activities focused upon accelerating or enhancing the proposed design.
Value Engineering Flow Diagram

Figure 11-7.B
11-8 ENGINEERING COMPUTER PROGRAMS

11-8.01 General

IDOT uses various engineering programs for Phase I and Phase II work (e.g., hydraulic programs, traffic operations, highway capacity programs). These programs greatly increase the efficiency of providing solutions to the Department's engineering needs and should be used whenever possible. Discuss with the appropriate district bureau, section, or unit the use of computer software for project development.

The remainder of this section focuses on the use of MicroStation and GEOPAK Computer Aided Drafting and Design (CADD) software used in project development.

11-8.02 Roadway Design Software

The GEOPAK Engineering Suite is a comprehensive, proprietary design software package from Bentley Systems, Inc. that works as an interactive program within MicroStation. The Department presently uses this engineering program for its roadway design work. GEOPAK is used to provide engineering solutions in Phase I work and to develop detailed plans in Phase II. All final roadway plans are produced using MicroStation.

Detailed workflows and required deliverables for all aspects of roadway design using MicroStation and the GEOPAK suite of tools are included in the IDOT Survey Manual and the Computer Aided Design, Drafting, Modeling and Deliverables Manual.

11-8.03 Bridge Design Software

The Bureau of Bridges and Structures uses a variety of software packages for analytical design. The software provides a full suite of structural design capabilities for concrete and steel structures and bridges. While a variety of different software can be used for analytical design on bridge and structures projects, all final plans are produced using MicroStation.

Detailed workflows and required deliverables for all aspects of bridge and structures design are included in the Computer Aided Design, Drafting, Modeling and Deliverables Manual.

11-8.04 3D Models

For many projects during and at completion of Phase II design, a three-dimensional (3D) model of roadways, bridges, or structures is the desired end product. The workflows defined in the Computer Aided Design, Drafting, Modeling and Deliverables Manual have been developed in order to produce these 3D models in a standard and consistent format when the nature of the project makes 3D models desirable.
Many projects, such as SMART and PPP projects, do not greatly benefit from 3D models. For these projects the workflows for a traditional two-dimensional (2D) design are also accommodated in the *Computer Aided Design, Drafting, Modeling and Deliverables Manual*.

### 11-8.05 CADD Support

Detailed information on the uses of MicroStation and GEOPAK is available in the *Computer Aided Design, Drafting, Modeling and Deliverables Manual*, as well as MicroStation and GEOPAK user reference materials provided to each district, and tutorial information available on-line through the Bentley Systems Learn website.

The Bureau of Information Processing (BIP) is responsible for the following:

- Computer hardware configuration and support,
- Software installation, maintenance and support,
- Inter-agency coordination, and,
- Management of software licensing.

Please see Section 1-2.01(c) for a list of support duties provided by the BDE Modeling and Support Unit.

Also in each district, the CADD Manager or an Engineering Support Specialist may be available to provide assistance on the use of MicroStation and GEOPAK software.
11-9 DISTRICT GEOMETRIC APPROVAL QUALIFICATION REQUIREMENTS

Geometric designs such as Intersection Design Studies and Interchange Design Studies represent some of the most critical parts of Phase I Engineering Reports with respect to the safety and operational quality of the highway facilities. These designs are some of the most complex and technically rigorous portions of the preliminary engineering process. Proficiency in geometric design takes years of experience, training, and hands-on work to achieve. Great care must be taken in choosing those individuals responsible for the development and approval of such designs, and the end products must be closely monitored for quality compliance. As such, only qualified individuals shall approve geometric designs for phase I of the project, or for any geometric modifications proposed in phase II or phase III of the project after initial phase I design approval. This section details the requirements and process necessary for the District Geometrics Engineer to approve geometric designs on federally funded roadway projects.

11-9.01(a) General

Districts are eligible to become qualified to approve all geometric designs they produce. The process involves the Regional Engineer of the appropriate district seeking district approval authority from the Central Office Bureau of Design and Environment (BDE). The prerequisite requirements for the District Geometrics Engineer, and hence the district, to be qualified for approval of geometric designs, are listed below in Section 11-9.01(d). Once qualified, districts can approve all geometric designs they produce. However, design exceptions included in any geometric design must be approved through the central office as outlined in Chapter 31.

As an ultimate goal, districts would fill the Geometrics Engineer position with able and experienced personnel. With budget constraints and staff turnover, it is understood that this process will be an evolving one, where responsibilities will shift periodically between the district offices and the central office. District coordination meetings and annual quality reviews will ensure proper and consistent application of policy and quality compliance.

The geometric designs of districts not qualified for geometric approval will be reviewed and approved by BDE. This would occur for districts where the Regional Engineer has not requested anyone to be qualified, where staffing changes have left the Geometric Engineer position vacant, as well as for those districts for which qualification has been rescinded. Although BDE review and approval are not required for qualified districts, these districts may request BDE assistance in the processing of any geometric design. The Regional Engineer is also responsible for requesting assistance from BDE should the district staff experience be insufficient for the required work.

The BDE is not precluded from reviewing any portion of the Phase I process at any time, especially when unique features or unusual circumstances are involved. If an annual quality review determines that a qualified district’s geometric designs are unsatisfactory, the Regional Engineer and the Director of the Office of Program Development will be notified immediately of the deficiencies, and corrective action up to and including rescission of the qualification may be pursued.
11-9.01(b) Items Exempt from Qualification

Design exceptions included in any geometric design must still be approved through the central office as outlined in Chapter 31. Access Justification Reports (AJR) and access control changes on interstates will continue to be coordinated with BDE. This is due to the complex nature of the designs and issues involved, and the need for statewide consistency. BDE will review and approve the AJR and access control changes for transmittal to the Federal Highway Administration (FHWA) for federal approval.

11-9.01(c) Removal of Qualification

Once approved, the District Geometrics Engineer is qualified to approve all geometric designs. The District Geometrics Engineer is the only position in the districts eligible to have geometric design approval authority.

Approval authority of the Geometrics Engineer can be withdrawn by the Bureau Chief of BDE in the event of failure to exhibit the requisite professional ability. Removal of approval authority would be based on unsatisfactory results of process reviews or other similar evidence.

Staffing changes within the Geometrics Unit may also nullify the district’s approval authority. To continue to maintain approval authority, the Regional Engineer shall submit a list of staffing changes within the Geometrics Unit, including revised qualifications, to the Bureau Chief of BDE for approval. See Section 11-9.01(e).

11-9.01(d) Qualification Requirements

1. The candidate must have a degree in Civil Engineering, possess a Civil Engineer V technical classification or higher within the department (State of Illinois Professional Engineer License implied), and be the District Geometrics Engineer.

2. The candidate must have demonstrated the professional ability to produce designs which reflect genuine expertise in the field of geometrics as recognized by the Regional Engineer.

3. The candidate must have attended the following IDOT approved capacity and geometrics training classes:
   a. Basic Highway Capacity
   b. Advanced Highway Capacity
   c. Fundamentals of Geometric Design
   d. Advanced Geometric Design

11-9.01(e) Qualification Process

1. Upon fulfillment of the above requirements, the Regional Engineer will assess the capabilities of the Geometrics Engineer and, if deemed qualified, submit the candidate to the Bureau Chief of the Bureau of Design and Environment for district approval.
authority. The submittal to BDE should include a cover memo requesting district qualification and a resume which details the professional experience of the candidate and lists the significant projects the candidate has previously worked on.

2. The Bureau Chief of the Bureau of Design and Environment will verify the qualifications of the candidate and determine whether the candidate Geometrics Engineer is qualified for approval authority.

3. The Bureau Chief of BDE is responsible for approving or denying the Geometrics Engineer as qualified for approval authority. The Bureau Chief of the Bureau of Design and Environment will notify the Regional Engineer via memo of the approval or denial of the request for geometric qualification.
11-10 REFERENCES


# Chapter Twelve
## PHASE I ENGINEERING REPORTS

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Chapter Twelve
PHASE I ENGINEERING REPORTS

Chapter 11 discusses the goals and objectives of Phase I studies for projects administered by the Department. Chapter 12 discusses the applicability of the various Phase I engineering report types, as well as their content, format, processing, and approval.

12-1 GENERAL

12-1.01 Purpose of Phase I Engineering Reports

The purpose of preparing reports for the projects in the annual and multi-year programs is to document the coordinated efforts of each district on why the Department is proposing an improvement and how the improvement will be designed to satisfy a need. Depending on the magnitude, complexity, and type of improvement proposed (e.g., new construction, reconstruction, 3R, 3P, SMART), the size of a Phase I engineering report and appropriate exhibits can vary from a two-page form for SMART or 3P projects, to 25-50 pages for a 3R project, to a few hundred pages for a complex new construction or reconstruction project.

These reports are more than just a paperwork requirement and have been created to ensure that a proposed improvement has been carefully evaluated, that appropriate policies and criteria are being used, that the design reflects an assessment of environmental concerns and, if required, that public involvement has occurred. These reports should be able to stand on their own and document all major design decisions and exceptions to policy.

12-1.02 Applicability of Report Types

Each type of Phase I study requires a corresponding report to document the findings of the investigation. The type of Phase I engineering report used depends upon the scope of the study and sometimes the funding source as described below:

1. Corridor Report. The funding and scope of engineering (e.g., a large scale Federally-funded project on new alignment) will determine when to prepare a Corridor Report. The following will apply to a Corridor Report:
   a. Funding. These projects involve Federal funding for construction or the desire to obtain future Federal reimbursement of construction costs.
   b. Engineering. Typically, these projects involve significant lengths of highway on new location with alternative corridors available for the proposed improvement.
c. **Typical Projects.** Typical projects include new freeways, alternative bypasses around an urban area, or expressway designs with a considerable length of proposed highway on new locations.

d. **Environment.** Because these projects are complex and Federally funded, environmental aspects are addressed in a separate section of the Corridor Report or in a separate EA or EIS type document.

e. **Review.** The BDE Location and Environment Section reviews and provides concurrence on engineering information contained in the Corridor Report, as well as environmental information either contained in the Corridor Report or provided separately through the EIS or EA.

2. **Feasibility Study Report.** A Feasibility Study, which is similar in scope and purpose to a Corridor Study, is typically prepared to assess whether or not a proposed highway improvement warrants further study or additional funding for Phase I engineering costs. The following other types of investigations are applicable:

- study of major drainage alternatives,
- comparison of proposed interchange types at different locations, and
- HOV studies versus other transportation alternatives.

The Feasibility Study Report documents the findings and recommendations of the study and, in many cases, may be used as a substitute for a Corridor Report. Reviews are essentially the same as for a Corridor Report and concurrence in the recommendations is by the Bureau Chief of Design and Environment.

3. **Design Report.** The funding and scope of engineering (e.g., a large scale Federally-funded project on new alignment) will determine when to prepare a Design Report. The following will apply to a Design Report:

a. **Funding.** These projects involve Federal funding for construction or the desire to obtain future Federal reimbursement of construction costs.

b. **Engineering.** Typically, these projects involve significant lengths of highway on new location and include an analysis of potential alternative locations and a detailed design of each alternative.

c. **Typical Projects.** Typical projects include new freeways, new bypasses around an urban area within a selected corridor, or expressway designs with considerable length of proposed highway on new locations.

d. **Environment.** Because these projects are complex and Federally funded, environmental aspects are addressed in a separate document (i.e., EA or EIS).

e. **Review.** The BDE Location and Environment Section reviews and provides concurrence on engineering information contained in the Design Report, as well as environmental information provided separately through the EIS or EA.
4. **Combined Design Report.** The funding and scope of engineering (e.g., a large scale Federally-funded project on existing alignment) will determine when to prepare a Combined Design Report. The following will apply to a Combined Design Report:

   a. **Funding.** These projects involve Federal funding for construction or the desire to obtain future Federal reimbursement of construction costs.

   b. **Engineering.** Typically, these projects are complex projects using most or all of an existing highway alignment and right-of-way.

   c. **Typical Projects.** The corridor or location is predetermined due to the design of the proposed project. Typical projects include:

      - proposed expressway designs using much of the existing highway alignment;
      - the upgrading of existing urban arterial or collector highways to add through lanes and/or the addition of a median or a change in median type;
      - the creation of a one-way couple;
      - the addition of an interchange;
      - a change in type for an existing interchange;
      - the reconstruction of an existing rural highway with a considerable number of changes to the alignment, profile, and front slopes and back slopes; or
      - the reconstruction of an existing freeway or expressway to increase capacity by adding lanes and/or to increase safety.

   d. **Environment.** Depending upon the anticipated environmental issues involved, the project could be a CE, EA, or EIS. If the proposed improvement qualifies as a Federal Approved CE project, the environmental documentation will be included in the Combined Design Report as a separate section. If not, a separate environmental report (EA or EIS) is prepared.

   e. **Review.** Environmental information (EA or special analyses and studies that may be necessary to address environmental compliance requirements for specific types of resources or potential for unusual circumstances) and comments are passed on to the BDE Regional Field Engineer and forwarded to the district for inclusion in the Combined Design Report. The district is responsible for compliance with engineering policies. However, if design exceptions are proposed, the project should be presented at a district coordination meeting.
5. **Project Report.** Only the scope of engineering (e.g., 3R or bridge replacement) will determine when to prepare a Project Report. The following will apply to the Project Report:

   a. **Funding.** These projects involve Federal or State funding for construction. The design of the project would allow it to be programmed for either Federal or State-only funding.

   b. **Engineering.** Typically, these projects involve construction projects using an existing highway alignment, right-of-way or, possibly, some minor relocations.

   c. **Typical Projects.** Typical projects may include:
      - widening and resurfacing or resurfacing only of existing lanes,
      - bridge rehabilitation or total bridge replacements,
      - reconstruction of an existing intersection with minor right-of-way impacts, or
      - other 3R projects which may involve an occasional curve relocation or profile changes.

   d. **Environment.** These projects typically qualify as a CE and, therefore, the environmental documentation is included in the Project Report.

   e. **Review.** Environmental information (EA or special analyses and studies that may be necessary to address environmental compliance requirements for specific types of resources or “potential for unusual circumstances”) and comments are passed on to the BDE Regional Field Engineer and forwarded to the district for inclusion in the Project Report. The district is responsible for compliance with engineering policies. However, if design exceptions are proposed, the project should be presented at a district coordination meeting.

6. **State Improvement Report.** The funding and scope of engineering (e.g., a large scale State-funded project) will determine when to prepare a State Improvement Report (SIR). The following will apply to a State Improvement Report:

   a. **Funding.** A decision has been made that no Federal funds will be used for planning, right-of-way, or construction of the project.

   b. **Engineering.** Typically, these projects involve a major construction project that may or may not use an existing highway alignment or street.

   c. **Typical Projects.** Typical projects will include:
      - upgrading of existing urban arterial or collector highways to add through lanes and/or the addition of a median or change in median type;
• creation of a one-way couple;
• addition of an interchange;
• change in type for an existing interchange; or
• reconstruction of an existing intersection with significant right-of-way impacts.

d. **Environment.** Because Federal funding is not being used, these projects typically only require environmental documentation to comply with State regulations and Federal permits as identified in Chapters 26 and 28. Include any documentation of public involvement coordination in the State Improvement Report (SIR).

e. **Review.** Environmental information (EIS, EA, or special analyses and studies that may be necessary to address environmental compliance requirements for specific types of resources or “potential for unusual circumstances”) and comments are passed on to the BDE Regional Field Engineer and forwarded to the district for inclusion in the State Improvement Report. The district is responsible for compliance with engineering policies. However, if design exceptions are proposed, the project should be presented at a district coordination meeting.

7. **Pavement Preservation Policy (3P) Report.** The scope of engineering will determine when to prepare a 3P Report and the following will apply:

a. **Funding.** These projects may or may not involve Federal funding for construction.

b. **Engineering.** These projects rehabilitate existing paved roadways to prevent further pavement deterioration by repairing and resurfacing existing pavements. Avoid projects with significant severe roadside hazards where a 3R improvement would be more appropriate.

c. **Typical Projects.** The emphasis of this program is to improve State highway pavements with few or no non-pavement items. Focus is on rural marked routes but urban marked routes and high-volume unmarked routes may be acceptable on a priority basis. Rural projects should be at least 1 mile (1.6 km) in length. No geometric revisions or pavement widening are permitted and acquisition of right-of-way is not allowed except when required to implement a countermeasure to mitigate Five Percent Report locations. However, 1 ft (300 mm) wide shoulder strips are required for rural cross-sections if no paved shoulders exist. Structurally deficient or functionally obsolete bridges should be gapped and addressed through other programs. Avoid projects with significant severe roadside hazards where a 3R improvement would be more appropriate.
d. **Environment.** These projects will usually qualify as a categorical exclusion.

e. **Review.** Engineering information will be developed by the district using the standard 3P Report, form BDE 1202 (fill in the blanks, check off items, and attachments). Occasionally, a special analysis may be required to address environmental compliance requirements. The district is responsible for compliance with engineering policies. However, if design exceptions are proposed, the project should be presented at a district coordination meeting.

8. **Surface Maintenance at the Right Time (SMART) Report.** The scope of engineering will determine when to prepare a SMART Report and the following will apply:

a. **Funding.** These projects may or may not involve Federal funding for construction.

b. **Engineering.** These pavement preservation projects are intended to prevent further pavement deterioration by repairing and resurfacing existing pavements. Roadside hazards should have been previously addressed with a 3R improvement.

c. **Typical Projects.** The emphasis of this program is to improve State highway pavements with few or no non-pavement items. The focus is on rural marked routes but urban marked routes and high-volume unmarked routes may be acceptable on a priority basis. Rural projects should be at least 1 mile (1.6 km) in length. No geometric revisions, no pavement widening, and no shoulder work are permitted, and acquisition of right-of-way is not allowed except when required to implement a countermeasure to mitigate Five Percent Report locations. Structurally deficient or functionally obsolete bridges should be gapped and addressed through other programs. Avoid projects with roadside hazards where a 3R improvement would be more appropriate.

d. **Environment.** These projects almost always qualify as a categorical exclusion.

e. **Review.** The district will develop engineering information using the standard SMART Report, form BDE 1203 (fill in the blanks, check off items, and attachments). Occasionally, a special analysis may be required to address environmental compliance requirements. The district is responsible for compliance with engineering policies. However, if design exceptions are proposed, the project should be presented at a district coordination meeting.

**12-1.03 Functions**

Phase I reports provide a systematic methodology for identifying and evaluating location, design, and environmental issues. The report provides a medium for documenting the decision-making process and communicating the reasoning for the proposed improvement need. In this capacity, the report fulfills many functions, including:
1. **Project Summary.** Phase I reports summarize the coordinated efforts of both the district and Central Offices in determining the need for a project and how it will be designed.

2. **Public Involvement.** Phase I reports provide an organized document that can be used by the district to discuss improvements with the public and to ensure that the proposed project has been planned consistent with safety and cost-effective objectives.

3. **Plan Preparation Guide.** A Phase I report provides a reference guide for preparing construction plans and ensures that certain prerequisite design and environmental requirements have been met. This aids and expedites plan preparation, scheduling, environmental coordination, and construction.

### 12-1.04 Objectives

All Phase I engineering reports should meet the following general objectives:

- Present the study findings in clear, unambiguous language. As practical, the writing should be understandable to the general public.

- Do not duplicate information documented in other reports (e.g., environmental documents, Transportation Management Plan, Geotechnical Report, Preliminary Drainage Report, Bridge Condition Report). The Phase I Engineering Report should reference or summarize these other documents.

- Ensure all relevant information is included or referenced in the report so that the reader can understand the reasons for the design decisions.

- Ensure the level of detail in the report is commensurate with the conceptual objective of a Phase I study; i.e., limit the information to that needed to make major decisions.

### 12-1.05 Content

A Phase I engineering report should document the following, as applicable:

1. **Prior Studies.** List and analyze any prior studies relevant to the undertaking.

2. **Project Need.** Include all the necessary information, technical reports, and other materials to clearly demonstrate the study has adequately demonstrated the need for safe, fast, and efficient transportation. In addition, document the construction cost, traffic benefits, and public services provided by the highway improvement.

3. **Local Conditions and Improvements.** Briefly describe the highway/pavement conditions adjacent to the proposed action and any plans for future improvements. Coordinate these items between districts for route continuity when district boundary lines fall between logical termini.
4. Improvement Alternatives. Describe the alternatives considered and discuss the anticipated social, economic, and environmental effects of the alternatives, emphasizing the significant differences and the supporting reasons for the proposed location or design. In addition, analyze the relative consistency of each alternative with the goals and objectives of any adopted local or regional urban plan. Depending on the type of study, also include the following information:

   a. Corridor Studies. For Corridor Studies (see Section 11-4), describe the termini, the general type of facility, the nature of the service that the highway is intended to provide, and other major features of the alternatives.

   b. Design Studies. For Design Studies (see Section 11-5), describe the critical elements such as safety and crash patterns on the existing route, applicable design criteria (e.g., new construction, reconstruction, 3R), traffic volumes, number of traffic lanes, other cross-section elements, access control/access management features, method of locating horizontal alignment, vertical profile considerations, right-of-way requirements, pedestrian considerations, intersection designs, interchange designs, hydraulic information, bridges, and other structures.

5. Environmental Issues. Summarize or reference the discussion in the environmental document on the anticipated social, economic, and environmental effects as discussed in Part III “Environmental Procedures.” Identify the adverse effects, develop appropriate measures to avoid, minimize, or mitigate these effects, and estimate the associated costs.

6. Policy and Design Exceptions. List any major design exceptions from IDOT policies and design criteria (e.g., engineering, environmental) together with supporting reasons, pertinent minutes of district coordination meetings, and relevant documentation of BDE coordination with FHWA, if appropriate. For geometric design exceptions, see Chapter 31.

7. Maps and Drawings. Include the appropriate maps or drawings of the location or design for which approval is requested.

8. Summary of Public Involvement. Provide a summary and analysis of the comments received from the public involvement process (see Chapter 19) and from the environmental analyses (see Part III, Environmental Procedures) based on:

   - coordination with the State’s resource, recreational, planning, and historic agencies; and
   - those Federal and local public agencies, public officials, and public advisory groups that IDOT knows or believes are interested in and/or affected by the proposed action.
9. **Costs and Schedules.** Estimate costs and tentative schedules for right-of-way acquisition and construction. For complex projects requiring more than one construction season, provide cost estimates for individual usable segments for construction staging. The multi-year highway improvement program can then be developed using the individual segment costs rather than an estimated proportional cost of the total project.

If cost breakdowns for individual segments or improvement alternatives are necessary, use multiple columns on the cost-estimate sheet or provide multiple cost estimate sheets. For all cost estimates, indicate the base year and separate all construction, right-of-way, utility adjustment, and consultant PE costs to facilitate the programming of these items.

See Section 12-4 for more information on cost estimates.
12-2 REPORT FORMAT FOR MAJOR STUDIES

Section 12-2 presents the detailed outline format that can be used for a Corridor Report, Design Report, Combined Design Report, or State Improvement Report. Section 12-3 discusses specific requirements for report content of major and minor studies. Use the following format, as applicable, when developing reports for major studies:

I. INTRODUCTION
   A. Description and Location of Project
   B. History of Project
   C. Discussion of Design Criteria Used (e.g., new construction, reconstruction, 3R) and Highway Types Considered

II. PURPOSE AND NEED FOR THE IMPROVEMENT
   A. Conditions on Existing Highway Network
      1. Typical sections
      2. Extent of access control/access management
   B. Existing Traffic and Capacity Deficiencies
   C. Existing Crash Analysis/Five Percent Report Information
   D. Alignment and Profile Deficiencies
   E. Corridor Studies

III. EXISTING SETTINGS OR CONDITIONS
   A. Description of Project Area
   B. Project Limits (logical termini)
   C. Land Use (fire districts, school bus, and mail routes)
   D. Existing Bicycle/Pedestrian Generators
   E. Environmental Resources
   F. Sensitive Environmental Areas
      1. Parks and recreational areas (Section 4(f) properties)
      2. Floodplains and waterways
      3. Wetlands
      4. Historical sites
      5. Special waste sites
      6. Endangered species locations
      7. Natural areas
      8. Biologically significant streams

IV. ALTERNATIVES CONSIDERED
   A. Transportation Demand Strategies
   B. Mass Transit (if applicable)
   C. Proposed Highway Design Guidelines
      1. Typical sections
      2. Design speed
a. Horizontal alignment  
b. Vertical profile  

3. To remain in place criteria  
4. Proposed access control or access management  

D. No Action (continued maintenance)  

E. Widen Existing Roadway or Major Reconstruction of Existing Roadway  
   1. Urban arterial improvement  
   2. Expressway design  

F. Construction on New or Existing Locations  
   1. Freeway design  
   2. Expressway design  
   3. Bypass around towns  
   4. New rural two-lane highway  

G. Description of Intersections or Interchanges  
   1. Locations and types  
   2. Design features  
   3. Level of service achieved  
   4. Signal progression (if applicable)  
   5. Uniformity of types  

H. Description of Bicycle and Pedestrian Facilities  

V. DESCRIPTION AND ANALYSIS OF ALTERNATIVES STUDIED IN DETAIL  

A. Attainment of Purpose and Need  
B. Traffic Service to Region  
C. Engineering Considerations Including Aesthetics (e.g., combining horizontal and vertical alignments)  
D. Important Social, Economic, and Environmental (SEE) Effects (mainly reference)  
E. Utility Involvements/Drainage Considerations  
F. Possible Mitigation Measures  
G. Discussion of Costs and Benefits  
H. Priority of Implementation  

VI. COORDINATION ACTIVITIES  

A. Local Governments/Metropolitan Planning Organizations  
B. State and Federal Agencies  
C. Property Owner Considerations
VII. PUBLIC INVOLVEMENT ACTIVITIES

A. Advisory Committee and Working Groups (if desirable)
   1. Public interest groups
   2. Agricultural groups
   3. Growth and development groups
   4. Public officials groups
B. Informational Meetings/Property Owner Contacts
C. Design Public Hearing (open house meeting)
D. Analysis of Correspondence
E. Commitments

VIII. CONCLUSIONS/RECOMMENDATIONS

A. Recommended Design Alternative
B. Supporting Reasons for Alignment Recommendation and/or Design Features (be specific)
C. Discussion of Design Exceptions
D. Identification of Criteria for Implementing Next Step/Phase of Study
E. Proposed Interim Improvements or Stage Construction (if applicable)

IX. APPENDICES (Usually produced in an 11 in. x 17 in. format)

A. Quad Maps and County Maps
B. Proposed Typical Sections
C. Schematic Drawings Showing Traffic Data
D. Aerial Mosaics Showing Alternatives and Important Cultural Features
E. Environmental Survey Data Shown on Aerial Mosaics, As Needed
F. Topographic Mapping, As Needed, Showing Alternatives
G. Oblique Photographs and Photomontages (perspective view of a proposed highway)
H. Schematics of Interchange Designs and Approved Interchange/Intersection Design Studies (IDSs)

For more complex projects, prepare the appendix as a separate document using 11 in. x 17 in. sheets. In this case, a separate appendix improves the readability of the Report, allows design information to be examined more easily, and simplifies the conveyance of information to the design and land acquisition personnel.
12-3  SPECIFIC PHASE I REPORTS

Major studies should follow the detailed outline format described in Section 12-2. Section 12-3 presents information specific to the content of individual Phase I engineering reports.

12-3.01 Corridor Reports

A corridor study is developed according to the guidance in Section 11-4. In addition to the information listed in Section 12-2, also include the following in the Corridor Report:

1. Structure of Report. Lay out the Corridor Report in the format as shown in Section 12-2. In addition, consider the following:
   a. Table of Contents. Provide a table of contents for the report that should list each separate report section, the figures and tables, and appendices.
   b. Page Numbers. Consecutively number the pages in the report including all exhibits and figures (i.e., do not renumber each major section).
   c. Exhibits. Show all exhibits as figures with figure numbering for easy referencing. Place figures, small maps, and tables at the back of the report and reference them in the text. Place large figures (11 in. x 17 in. format) in an appendix to the report. Removing the figures and tables from the text allows for easier reading and review of the report, quicker access to a desired page number, and more effective positioning and access of materials that are used to support the text.
   d. Cross References. Provide cross-references to information provided elsewhere in the report (e.g., other sections, figures, appendices).

2. County Maps. Use 11 in. x 17 in. sheets and a scale of either 1 in. = 1 mile (1:60,000 metric) or 1 in. = 2 miles (1:120,000 metric). Indicate the following on these maps:
   - all corridors studied;
   - all acceptable corridors; and
   - existing and proposed land use including:
     + flood plains/floodways,
     + school districts,
     + fire protection districts,
     + recreational areas and lakes (existing and proposed),
     + airports,
     + historic sites,
     + cemeteries,
     + archaeological sites (only show on internal use maps),
     + Special Waste Sites (CERCLIS, RCRA and Brownfield sites, etc.),
     + wetland sites/natural resources, and
     + other pertinent information.
3. **USGS Quadrangle Maps.** Use 11 in. x 17 in. sheets and a scale of 1 in. = 2000 ft (1:24,000 metric). This larger scale is used to provide more detail on the project and to show topography.

4. **Traffic Data.** Determine design year ADT volumes for all acceptable corridors. This data is used during the corridor selection stage. Prepare ADT volume data for other highways within the area of influence and determine the impacts the improvement will have on the entire system of highways in the area.

5. **Corridor Report Discussion.** Discuss the following items:
   a. **General Description.** Describe the following for each alternative:
      - purpose and need of the project,
      - logical termini,
      - general type of facility,
      - nature of service which the highway is intended to provide, and
      - other major features.
   b. **Prior Studies.** Discuss any prior studies relevant to the undertaking (e.g., feasibility studies) and a reaffirmation of the need for the improvement.
   c. **Eliminated Alternatives.** Discuss the alternative corridors considered but not studied further, and describe the reason(s) the alternatives were discounted. Identify and discuss the environmental factors (as discussed in Part III, Environmental Procedures) that were considered in the preliminary investigation but were not considered significant determinants among the alternatives.
   d. **Compatibility with Highway System.** Discuss the compatibility of the alternatives studied with the existing street and highway plans or related comprehensive plans. Where these plans do not exist, discuss the extent of coordination with local officials concerning highway needs.
   e. **Compatibility with Other Plans.** Discuss the compatibility of the alternatives studied with the plans and objectives of all agencies affected by the improvement.
   f. **Advantages and Disadvantages of Final Alternatives.** Discuss the advantages and disadvantages of the final acceptable corridors, including the no-action alternative. Discuss the issues of primary concern to the Department such as construction costs, right-of-way acquisition, highway maintenance, traffic operations, type of access control, and any other pertinent engineering aspects (see Section 11-4) of the improvement. Also, when applicable, discuss other transportation facilities in the corridor.
   g. **Environmental Considerations.** Discuss the socio-economic and environmental advantages and disadvantages of the final acceptable corridors, including the no-action improvement alternative. Discuss the environmental considerations as they
relate to each alternative (see Part III, Environmental Procedures). Identify the adverse effects, appropriate measures to avoid, minimize or mitigate the adverse effects, and the costs to do so.

h. Impacts on Existing Communities. In addition to the general factors mentioned above, discuss the impacts on existing communities where a corridor passes near or through an urban area. Include the following in the discussion:

- change in travel patterns;
- the estimated number of people, dwelling units, and business establishments being displaced and the economic effects on the communities;
- the potential for land use change and the likelihood of joint development; and
- the relative consistency of the alternatives with the goals and objectives of any urban plan adopted by the community concerned.

These factors will often significantly impact the selection of the corridor location in densely populated areas. Ensure that the proposed corridor adequately reflects the urban transportation planning process.

i. Public Involvement and Environmental Coordination. Include a summary and analysis of the views received as a result of public involvement activities and environmental coordination.

j. Recommended Corridor. Identify the recommended corridor and provide a synopsis of the determinants used in making the final selection.

6. Estimate of Cost. Include a general estimate of right-of-way and construction costs for those corridors that have not been eliminated. The estimate should reflect the effects the proposed improvement will have on the existing transportation system in conjunction with other needed proposed improvements in the corridor.

7. Map Exhibits. In the discussion, reference all exhibits used in the study. As needed, develop map exhibits and other exhibits on 11 in. x 17 in. sheets. If a large number of exhibits are planned for the report, prepare a separate Appendix for the report. A separate Appendix provides a more useful format.

12-3.02 Feasibility Study Reports

A feasibility study is very similar to the details described for a corridor study and, in many cases, the feasibility study is documented in a similar format as a Corridor Report. See Sections 11-1.01(c) and 12-1.02 for typical situations where a feasibility study is initiated.
12-3.03 Design Reports

A design study is developed according to the guidance in Section 11-5. In addition to the information listed in Section 12-2, consider the following items in the preparation of the Design Report:

1. **Structure of Report.** Lay out the Design Report in the format as shown in Section 12-2. In addition, consider the following:
   
   a. **Table of Contents.** Provide a table of contents for the report that should list each separate report section, the figures and tables, appendices, and other reports included with the Design Report.
   
   b. **Page Numbers.** Consecutively number the pages in the report including all exhibits and figures (i.e., do not renumber each major section).
   
   c. **Exhibits.** Show all exhibits as figures with figure numbering for easy referencing. Place figures, small maps, and tables at the back of the report and reference them in the text. Place large figures (11 in. x 17 in. format) in either Appendix A or B. Removing the figures and tables from the text allows for easier reading and review of the report, quicker access to a desired page number, and more effective positioning and access of materials that are used to support the text.
   
   d. **Technical Reports.** Provide a summary or reference the information provided in the technical reports.
   
   e. **Cross References.** Provide cross-references to information provided elsewhere in the report (e.g., other sections, figures, appendices).
   
   f. **Checklist.** Section 12-3.09 provides a checklist that may be used to ensure all applicable project information, certifications, coordination, and other requirements are covered in the Design Report.

2. **Design Report Discussions.** Include the following discussions in the Design Report:
   
   a. **Summary of Need and Location.** Provide a summary of the need for the improvement and reasons supporting the general location of the highway as described in the Corridor Report.
   
   b. **Prior Studies.** Include an analysis and listing of prior studies relevant to the improvement.
   
   c. **Plausible Alternatives.** Discuss the plausible alternatives considered but not studied in depth, and provide a detailed explanation of why these alternatives were eliminated. Also, address the “no-action” alternative.
   
   d. **Major Design Features.** Provide a detailed explanation of how major control points (e.g., interchange locations, river crossings, topography) were selected for the
location of alignments on mapping; how the alignment best satisfies the geometric needs of an intersection or interchange; selected median types; and how the profile relates to the intersections and interchanges so that driver decision points are not hidden or cause visual obstructions. Also, provide a detailed explanation of aesthetic considerations for combining alignment and profiles; see Chapter 33.

e. **Compatibility with Highway System.** Discuss the compatibility of the alternatives studied with existing street and highway plans including any necessary detours. Also, discuss the compatibility of alternatives with comprehensive urbanized plans or, where these plans do not exist, the extent of coordination with local officials concerning their highway needs.

f. **Environmental Considerations.** Present the social, economic, and environmental advantages and disadvantages of the final alternatives studied, including the “no-action” alternative. Part III “Environmental Procedures” discusses environmental considerations.

g. **Final Alternatives.** Discuss the advantages and disadvantages of the final alternatives studied with respect to:

- purpose and need;
- traffic service, safety and operations;
- construction and maintenance considerations and costs; and
- other pertinent aspects (e.g., those revealed by engineering analyses); see Section 11-2.

h. **Public Involvement and Environmental Coordination.** Provide a summary and an analysis of comments and concerns received as a result of public involvement activities and environmental coordination.

i. **Temporary Traffic Control.** If applicable, discuss the management of existing traffic during construction; see Chapter 13.

j. **Commitments.** Provide a list of commitments made during the public involvement process and interagency coordination. This list should eventually be discussed with the Phase II design squad and then transmitted to construction personnel.

k. **Recommended Alternative.** Identify the recommended design alternative and present a synopsis of the determinants for its selection. Demonstrate that the recommended alternative best meets the purpose and need of the project with consideration of its social and environmental impacts.

3. **Estimate of Costs.** Prepare a cost estimate for all final alternatives developed by usable segments. A usable segment is suitable for traffic operations and construction phasing. The estimate format should follow that shown in Section 12-4 and Chapter 65.
4. **Typical Sections.** Provide typical sections for all proposed and affected roadways. Include pavement cross sections from approved pavement designs.

5. **Base Maps.** Use county maps or USGS Quadrangle Maps as a base map to show all alternatives considered initially, the final alternatives advanced for detailed study, and the termini of the design study.

6. **Aerial Photography.** Use uncontrolled photography in rural areas and controlled aerial photography in urban areas. Indicate the access control limits and sensitive environmental features for the alternatives advanced for detailed study. Prepare these exhibits on 11 in. x 17 in. sheets and place them in a separate Appendix A. This Appendix is used in conjunction with an EIS or EA and for the overall design study. Section 11-2.03 and Chapter 35 discuss access control features. Include in the Design Report a discussion on the specific access control features of the project. The Report should analyze and justify road closures and access features on expressways and freeways; see Sections 11-7.02 and Chapter 44.

7. **Mapping Exhibits.** Reduce original mylar sheets of mapping at 1 in. = 50 ft (1:500 metric) or 1 in. = 200 ft (1:2500 metric) scales by 50% to 1 in. = 100 ft (1:1000 metric) and 1 in. = 400 ft (1:5000 metric), respectively. Prepare mapping exhibits as plan and profile sheets for reduction on 11 in. x 17 in. sheets. Show the following on the mapping sheets:
   - State plane coordinates for all control points,
   - right-of-way limits,
   - preliminary design data,
   - structure locations,
   - horizontal alignment,
   - proposed frontage roads and service drives, and
   - current ADTs for all intersected or affected roadways.

   Use a vertical scale of 1 in. = 20 ft (1:250 metric) with 1 in. = 200 ft (1:2500 metric) mapping and a vertical scale of 1 in. = 5 ft (1:50 metric) with 1 in. = 50 ft (1:500 metric) mapping. Combine the complete design of the highway as shown on the mapping sheets with the profile to make the final plan and profile sheets. Place these final reduced sheets into a separate Appendix B.

8. **Intersection/Interchange Design Studies.** Include approved IDSs for all interchanges and major intersections for each studied alignment carried to a public hearing. Prepare Intersection Design Studies in accordance with Chapter 14 and Interchange Type and Design Studies in accordance with Chapter 15. Include reduced-size copies of approved IDSs in Appendix B.

9. **Public Involvement Document.** On large complex projects, a considerable volume of letters is received from the public and different agencies concerning the need for the project and the possible impacts. For guidance on responses, refer to Section 19-4.08(c), Section 24-2, and Section 25-2. To organize this information and to make it more useful for future reference in case of litigation or questions concerning environmental issues, the
letters and their responses are included together in a separate volume. When a large number of similar comments are received, it may be advantageous to prepare a newsletter and mail to public meeting participants.

12-3.04 Combined Design Reports

The Combined Design Report is prepared where the corridor or location is predetermined due to the design of the proposed project. See Section 12-1.02 for a listing of typical projects in this category. At a minimum, the Combined Design Report should include the items listed in Section 12-2 and the following:

1. **Structure of Report.** Lay out the Combined Design Report in the format as shown in Section 12-2. In addition, consider the following:
   a. **Table of Contents.** Provide a table of contents for the report that should list each separate report section, the figures and tables, appendices, and other reports included with the Combined Design Report.
   b. **Page Numbers.** Consecutively number the pages in the report including all exhibits and figures (i.e., do not renumber each major section).
   c. **Exhibits.** Show all exhibits as figures with figure numbering for easy referencing. Place figures, small maps, and tables at the back of the report and reference them in the text. Place large figures (11 in. x 17 in. format) in either Appendix A or B. Removing the figures and tables from the text allows for easier reading and review of the report, quicker access to a desired page number, and more effective positioning and access of materials that are used to support the text.
   d. **Technical Reports.** Provide a summary or reference the information provided in the technical reports.
   e. **Cross References.** Provide cross references to information provided elsewhere in the report (e.g., other sections, figures, appendices).
   f. **Checklist.** Section 12-3.09 provides a checklist that may be used to ensure all applicable project information, certifications, coordination, and other requirements are covered in the Combined Design Report.

2. **Functional Classification.** Identify the functional classification of the highway proposed for improvement and for all affected roadways.

3. **Typical Sections.** Provide typical sections for the proposed improvement and all side roads. Include pavement cross sections from the approved pavement design.

4. **Traffic Volumes.** Include the current and design year traffic volumes for the proposed facility and for all crossroads; see Section 11-2.02.
5. **Area Map.** Provide an area map that indicates the general location of the improvement.

6. **Existing Conditions and Alternative Features.** Present the existing conditions and features along the proposed improvement. This information may be shown on a county map, city map, or photographic aerial mosaic, as needed, to adequately illustrate differences and termini. Prepare these exhibits on 11 in. x 17 in. sheets.

7. **Major Design Features.** Indicate the criteria used (e.g., new construction, reconstruction) and present, on appropriate exhibits such as topographic mapping, the proposed design for the project. Include horizontal and vertical alignment revisions, intersections, entrances, any grade separations, drainage structures, and other major design features. The original mylar sheets of mapping with proposed design features are reduced 50% and prepared on 11 in. x 17 in. sheets for the report. If an extensive number of exhibits are necessary, place them in an Appendix to the report. Also, include the appropriate information from any engineering analyses; see Section 11-2.

8. **Right-of-Way Requirements.** Provide an indication of the right-of-way to be acquired in sufficient detail to inform an individual of the effect on his or her property. This is usually shown on topographic mapping for the project. Also, discuss the resolution of any encroachment or utility adjustment problems.

9. **Intersection/Interchange Design Studies.** Include approved Intersection Design Studies (Chapter 14) or Interchange Type and Design Studies (Chapter 15) for all major intersections. Use an 11 in. x 17 in. reduced size sheet format.

10. **Estimate of Costs.** Provide cost estimates by usable segments, if applicable, or for an isolated project in accordance with the format in Section 12-4 and Chapter 65.

11. **Combined Design Report Discussion.** Discuss the following items:

   a. **General Description.** Describe the need for the improvement, the general type of facility, the nature of service which the highway is intended to provide, and the adjacent highway sections including any plans for improvements on adjacent sections.

   b. **Corridor Feasibility.** Discuss the reasons that no other corridor or location is feasible.

   c. **Alternatives and Environmental Considerations.** Discuss any plausible alternatives considered and the reasons why these alternatives were eliminated. Use the EA checklist to identify the social, economic, and environmental considerations. For large complex projects, an EA or EIS may be required; see Part III, Environmental Procedures.

   d. **Compatibility with Highway System.** Discuss the compatibility of the alternatives studied with existing street and highway plans including related comprehensive urban plans and pedestrian facilities. Where these plans do not exist, discuss the extent of coordination with local officials on highway needs.
e. Final Alternatives. Discuss the advantages and disadvantages of the alignment or cross section alternatives studied with respect to the following:

- purpose and need;
- traffic service, safety, and operations;
- maintenance and protection of traffic during construction;
- the need for bridge improvements;
- the need for traffic signals and progression;
- access control or access management considerations;
- construction costs and right-of-way impacts; and
- other pertinent aspects (e.g., those revealed by an engineering analysis); see Section 11-2.

f. Recommended Improvement. Provide a summary of facts leading to the recommended improvement, including the consideration of the “no-action” alternative and an analysis of all comments received as a result of public involvement (see Chapter 19) and environmental coordination (see Part III, Environmental Procedures).

g. Commitments. Provide a list of commitments made during the public involvement process and interagency coordination. This list should eventually be discussed with the Phase II design squad and then transmitted to construction personnel.

12. Public Involvement Document. On large complex projects, a considerable volume of letters is received from the public and different agencies concerning the need for the project and the possible impacts. For guidance on responses, refer to Section 19-4.08(c), Section 24-2, and Section 25-2. To organize this information and to make it more useful for future reference in case of litigation or questions concerning environmental issues, the letters and their responses are included together in a separate volume. When a large number of similar comments are received, it may be advantageous to prepare a newsletter and mail to public meeting participants.

12-3.05 State Improvement Reports

A State Improvement Report is a combined engineering/environmental document prepared for a State-only or State and locally funded project. This report is used when the scope of the project is major in nature and a programming decision is made that no Federal funds will be used for planning, right-of-way, or construction of the project. See Section 12-1.02 for a description of typical projects. Environmental information, agency coordination, and public involvement coordination are included in the report. Consider the following when preparing State Improvement Reports:

1. Format. The format of a State Improvement Report generally will be similar to that of a Combined Design Report; see Section 12-3.04.
2. **Structure of Report.** Lay out the State Improvement Report in the format as shown in Section 12-2. In addition, consider the following:

   a. **Table of Contents.** Provide a table of contents for the report that should list each separate report section, the figures and tables, appendices, and other reports included with the State Improvement Report.

   b. **Page Numbers.** Consecutively number the pages in the report including all exhibits and figures (i.e., do not renumber each major section).

   c. **Exhibits.** Show all exhibits as figures with figure numbering for easy referencing. Place figures, small maps, and tables at the back of the report and reference them in the text. Place large figures (11 in. x 17 in. format) in either Appendix A or B. Removing the figures and tables from the text allows for easier reading and review of the report, quicker access to a desired page number, and more effective positioning and access of materials that are used to support the text.

   d. **Technical Reports.** Provide a summary or reference the information provided in the technical reports.

   e. **Cross References.** Provide cross-references to information provided elsewhere in the report (e.g., other sections, figures, appendices).

   f. **Checklist.** Section 12-3.09 provides a checklist that may be used to ensure all applicable project information, certifications, coordination, and other requirements are covered in the State Improvement Report.

3. **Functional Classification.** Identify the functional classification of the highway proposed for improvement and for all affected roadways.

4. **Typical Sections.** Provide typical sections for the proposed improvement and all side roads. Include pavement cross sections from the approved pavement design.

5. **Traffic Volumes.** Include the current and design year traffic volumes for the proposed facility and for all crossroads; see Section 11-2.02.

6. **Area Map.** Provide an area map that indicates the general location of the improvement.

7. **Existing Conditions and Alternative Features.** Present the existing conditions and features along the proposed improvement. This information may be shown on a county map, city map, or photographic aerial mosaic, as needed, to adequately illustrate differences and termini. Prepare these exhibits on 11 in. x 17 in. sheets.

8. **Right-of-Way Requirements.** Provide an indication of the right-of-way to be acquired in sufficient detail to inform an individual of the effect on his or her property. This is usually shown on topographic mapping for the project. Also, discuss the resolution of any encroachment or utility adjustment problems.
9. **Intersection/Interchange Design Studies.** Include approved Intersection Design Studies (Chapter 14) or Interchange Type and Design Studies (Chapter 15) for all major intersections. Use an 11 in. x 17 in. reduced size sheet format.

10. **Content.** The content of a State Improvement Report will be based on project complexity:

   a. **Design Features.** These projects are major reconstruction or new construction type of improvements that may or may not involve an existing highway alignment or street. List and discuss the design guidelines used for the proposed improvement.

   b. **Environmental Information.** Use the Abbreviated Environmental Assessment (BDE 2401 Template) to determine the potential project impacts. Most projects will be the Categorical Exclusion type or occasionally will require an Environmental Assessment type analysis. Include a summary and analysis of the environmental impacts.

   c. **Public Involvement.** Include a summary and analysis of the comments and concerns received as a result of public involvement. One or two informational meetings should be held and an offer to hold a public hearing should be made.

   d. **Estimate of Costs.** Provide cost estimates by usable segments, if applicable, or for an isolated project in accordance with the format in Section 12-4 and Chapter 65.

**12-3.06 Project Reports**

A Project Report documents a construction project which uses an existing alignment, roadway, and right-of-way or, possibly, some minor relocations. It could be prepared for a Federal or State-only funded project. These types of projects typically qualify as Categorical Exclusions and, therefore, the environmental documentation is included in the Project Report. Also, see Section 12-1.02. When preparing a Project Report, consider the following:

1. **Format.** The Project Report should have the following generalized format:

   - table of contents;
   - Phase I Report Approval (BDE 1201);
   - text of report; and
   - exhibits (e.g., plan and profile sheets, aerial photograph, maps) located in the back of the report on 11 in. x 17 in. sheets. Designate each different exhibit as a “Figure” and, if figures are depicting the same information but at different locations, label each exhibit as Sheet (No.) of (No.).

2. **Page Numbering.** Provide consecutively numbered pages for the report. Also, provide page numbers for all figures in the exhibit sections.
3. **Cross References.** Make cross-references between related areas and to figures contained in the exhibit section of the report.

4. **Content.** Information placed in a Project Report should reflect appropriate engineering and environmental investigations and should indicate compatibility with current Department criteria. The project study should meet the requirements for public involvement (Chapter 19), environmental analyses (Part III, Environmental Procedures), and engineering analyses (Section 11-2). Figure 12-3.A provides an outline of the information, as applicable, that should be included in a Project Report. Also, review the items listed on the Fact Sheets for an Abbreviated Project Report as shown in Section 12-3.07.

5. **Checklist.** Form BDE 1210 provides a checklist that may be used to ensure all applicable project information, certifications, coordination, and other requirements are covered in the Project Report.
TABLE OF CONTENTS
FOR PROJECT REPORT

Title Sheet
Table of Contents
Phase I Report Approval form (BDE 1201)

I. NEED FOR IMPROVEMENT

A. Project Location and Termini
   1. Functional classifications and local name(s)
   2. Regional location — Note the project/route location with respect to other major routes, municipalities, and geographical markers
   3. Limits, county, municipality, maintenance jurisdictions (who owns road)
   4. Separate classifications (e.g., SRA, truck routes, NHS)

B. Description of Existing Conditions
   1. Land use (along route and in project vicinity)
      a. Residential, commercial, industrial
      b. Historical sites
      c. Schools, parks, forest preserves, etc.
   2. Existing Cross Section
      a. Number of lanes, parking, shoulders and/or curb and gutter, sidewalk, median (type), and right-of-way (see Item VII.B. Typical Cross Sections); typical sections should also include pavement composition
      b. Existing drainage (brief description of open/closed system and record of flooding)

C. Operational and Safety Analyses
   1. Why project was initiated (need)
      a. Safety concerns—include brief crash summary (e.g., number of crashes, predominant crashes and causes, Five Percent Report)
      b. Pavement condition
      c. Operational concerns/capacity
      d. Existing geometry and profile
      e. Structural deficiencies
      f. Local interest
   2. Relationship to other projects (past, current, future)

D. Project Purpose/Identified Deficiencies (general statement)

Note: Table of Contents may be modified as necessary depending on the proposed improvement.

TYPICAL TABLE OF CONTENTS FOR PROJECT REPORT

Figure 12-3.A
(1 of 8)
## TABLE OF CONTENTS
(Continued)

### II. DESCRIPTION OF PROPOSED IMPROVEMENT (only include items relevant to project)

**A. Introduction**
This section is not intended to be lengthy, but should include the following:
1. General scope of work
2. Relationship to the purpose and need for improvement

**B. Design Criteria Utilized**
Note design criteria (e.g., 3R, reconstruction) used in developing improvement.
For example: Chapter 49, 3R Guidelines for Rural and Urban Highways

**C. Geometric Improvements**
Include reasons for each of the following:
1. Typical roadway template (proposed cross section)
2. Intersections
3. Vertical alignment—lower or raise the profile (safety and drainage)
4. Horizontal alignment—correct sight distance problem/deficient curves, revise superelevation, correct broken back alignments, etc.
5. Unique considerations

**D. Approved Pavement Design/Rehabilitation**
1. Need for Geotechnical Survey
2. Documentation for pavement design or rehabilitation of pavement
3. Statement if cold milling is proposed

**E. Pavement Drainage**
1. Describe existing system and any proposed improvements
2. Reference Preliminary Drainage Study or Hydraulic Report, as applicable

**F. Design Exceptions**
Include all design exceptions/waivers as approved by BDE and/or FHWA.
Typically, these are discussed and concurrence is received at district coordination meetings.

**G. Right-of-Way**
1. Acquisition required
   a. Total parcels
   b. Land use summary
   c. Total area

---

**TYPICAL TABLE OF CONTENTS FOR PROJECT REPORT**

*Figure 12-3.A (2 of 8)*
TABLE OF CONTENTS
(Continued)

2. Permanent easements required
   a. Total parcels
   b. Land use summary
   c. Total area
3. Temporary easements required
   a. Total parcels
   b. Land use summary
   c. Total area
4. Residential/business displacement (see Plan Sheets and Part III, Environmental Procedures for discussion)
5. If no ROW acquisition is required, then include a statement to this effect.

H. Structures
   This section is to be more detailed than Section I, Need for Improvement, and will function as a “quick-look” reference area (see Bridge Condition Report (BCR) and information listed in Abbreviated Project Reports):
   1. Feature carried
   2. Feature crossed and adjacent land use
   3. Structure number
   4. Existing structural deficiencies
   5. Proposed scope of work and cross section (e.g., deck replacement, superstructure replacement, bridge removal/replacement, in-stream work, widening)
   6. Vertical clearances—deficient or the need for restrictions on resurfacing projects
   7. Indicate whether foundation borings requested and/or completed. If completed, include in Project Report (supplement)
   8. Include memo from Bureau of Bridges and Structures approving BCR
   9. Reference coordination meeting with BDE for cross section concurrence

I. Traffic Signal Modernization/Installation
   1. Location(s)
   2. Description of work (e.g., modernizing, interconnect, pre-emption, railroad crossing, installation)
   3. Reference signal warrants(s) met
   4. Local participation (e.g., construction costs, maintenance responsibility, maintenance costs, energy costs)

J. Lighting
   1. Existing conditions (Lighting Survey)
   2. Maintenance responsibility

TYPICAL TABLE OF CONTENTS FOR PROJECT REPORT

Figure 12-3.A
(3 of 8)
TABLE OF CONTENTS
(Continued)

3. Proposed improvement
4. Funding responsibility

K. On-Street Parking
1. Existing conditions (e.g., parallel/diagonal, peak-hour restrictions, metered), include limits, municipality, and parking use (e.g., residential, commercial)
2. Proposed improvement—Describe whether parking lanes are removed, replaced, resurfaced, reconstructed, or relocated
3. Local participation

L. Sidewalks/ADA Requirements
1. Existing conditions (e.g., width, continuous, location)
2. Proposed improvement (e.g., new, repair, width, location, local coordination, accessible for persons with disabilities)
3. Local participation
4. If no sidewalks exist and/or no new sidewalks requested, include statements to this effect

M. Bikeways/Trails
1. Note if route is a recommended road bicycle route or if there is another recommended (alternative) route in the proximity of the improvement
2. Existing trails in the proximity of the improvement
3. Bicycle generators in the area
4. Local coordination to determine any planned facilities
5. How project addresses bicycle usage (include specific improvements such as wider lanes, separate path, etc.)
6. If the improvement does not accommodate bicycle use, then complete the Bicycle Checklist as discussed in Chapter 17

N. Pedestrian Overpass/Subways/Other Facilities
1. Existing — Describe pedestrian generators, crashes, and other features that would necessitate a grade separated pedestrian facility
2. Proposed — Discuss proposed work and how it will accommodate pedestrians and provide benefits (e.g., safe access to parks/schools/public facilities/ commuter stations/bus stops, aesthetics, safety)

O. Mass Transportation
1. Existing services (e.g., bus, train, shuttle (include route numbers))
2. Describe existing facilities (e.g., pedestrian accessible, park and ride lots, kiss and ride locations, commuter stations, bus stops (near side/far side))

TYPICAL TABLE OF CONTENTS FOR PROJECT REPORT

Figure 12-3.A
(4 of 8)
3. Will project improve access to mass transportation (e.g., bus turnouts, bus pads, shelters, signal work)

**P. Utility Conflicts**
1. Identify utilities that were contacted and those that responded to having facilities within the project limits
2. Describe conflicts with these utilities due to the proposed improvement (e.g., changes in horizontal and vertical alignment, widening, replacement of bridge deck or superstructure, trenching, boring for conduits, storm sewer)

**Q. Encroachments**
1. Existing (e.g., illegal parking, ROW infringements)
2. Proposed remediation of encroachments
3. Reference letters sent to property owner about encroachments

**R. Mail Delivery**
1. Type of drop-off (e.g., locations, door-to-door, streetside)
2. Hazardous mailbox supports (reference letters sent to property owners); see Chapter 58
3. Improvement’s impact on mail delivery (need to contact local postmaster)
4. Mailbox turnouts (shoulder section versus curb and gutter); see Chapter 58

**S. Landscape/Roadside Development**
1. Note all areas disturbed by construction to be restored to turf cover
2. Note all tree and other plants removed for construction and which will be replaced; see Chapter 59
3. Summarize the results of the vegetation assessment survey

**T. Construction Site Stormwater Pollution Control**
If soil is exposed to displacement, include construction site stormwater pollution control documentation; see Chapter 41

**U. At-Grade Railroad Crossings**
1. Location and rail line (e.g., Union Pacific, Wisconsin Central, CTA “L”).
2. Existing conditions
   a. railroad crossing flashers, gates, and pedestrian gates
   b. proximity of train stations or stops
   c. number of tracks and alignment of crossing
   d. crash history at crossing

**TYPICAL TABLE OF CONTENTS FOR PROJECT REPORT**

*Figure 12-3.A*  
*(5 of 8)*
TABLE OF CONTENTS
(Continued)

3. Proposed improvement — In addition to roadway work, include the results of the coordination with the Railroad Unit to determine proposed improvements (e.g., rail replacement, rehabilitation, changes in gate/flasher (preemption) timing).

4. Train interruptions/detour routes.

5. Proximity of traffic signals and preemption. Include results of discussions with the district Bureau of Operations to identify signal sequence and preemption at the crossing. Describe existing (or the need for) near side traffic signals that stop traffic in advance of the crossing; see Section 36-8.


V. Surveillance
1. Existing surveillance within or in the proximity of the proposed improvement (e.g., changeable message signs, detector loops, volume/speed loops, video detection/monitors).
2. Proposed surveillance for the improvement.
3. Results of coordination with the district Bureau of Operations (Bureau of Traffic, District 1), where necessary.

W. Pump Stations
The electrical requirements associated with pump stations are determined and designed by the Bureau of Electrical Operations (District 1) and Bureau of Operations in other districts. The roadway collection system, pump capacity, pump discharge, storm water storage, and outlet evaluation are detailed in the Hydraulics Report prepared by the Hydraulics Unit in the district. For this section of the Project Report, provide the following general information, while referencing the Hydraulics Report for the more detailed, technical information:

- pump station number and location,
- roadway limits that are drained by the pump station,
- outfall location, and
- proposed improvements as directed by Hydraulics Unit.

X. Retaining Walls
a. Existing retaining walls within and/or affected by the improvement.
b. Proposed retaining walls that are required as a result of improvement (e.g., profile adjustments, regrading near bridge abutments, sidewalk separations). Walls over 10 ft (3 m) high are either designed by Bureau of Bridges and Structures or the design is reviewed by Bureau of Bridges and Structures.

TYPICAL TABLE OF CONTENTS FOR PROJECT REPORT

Figure 12-3.A
(6 of 8)
### c. Provide information on length and height (exposed) so that the design squad can determine need for consultant services.

### d. Indicate whether foundation borings requested/completed. If completed, include as supplement.

#### Y. Public Educational Facility Entrances [See Section 11-2.08(h)]

- a. Existing entrances to route
- b. Existing conditions
- c. Proposed improvement, if any

### III. ENVIRONMENTAL RESOURCE SUMMARIES

For documentation requirements in the Project Report, see Section 12-3.09.

### IV. TRANSPORTATION MANAGEMENT PLAN AND RECOMMENDATIONS

See Chapters 13 and 55 to determine type and cost of traffic management for proposed improvement.

### V. ESTIMATE OF COSTS

See Section 12-4 and Chapter 65 for details on cost estimates for Project Reports.

### VI. COMMITMENTS

- A. Environmental (e.g., permits, restricted areas, tree cutting, mitigation)
- B. Property owner/local/forest preserve/transit company
- C. Other agencies (e.g., IDNR, Agriculture, U.S. Army Corps of Engineers)

These commitments require review by the Project and Environmental Studies Section Chief and by the Environmental Unit Head in District 1 and by the Project Engineer and Environment Studies Supervisor in other districts. Discuss these commitments with Phase II design squad and with construction personnel.

### VII. EXHIBITS

- A. Location Maps
- B. Typical Cross Sections
- C. Traffic Diagrams of Overall Street Network
- D. Existing Conditions (Aerial Photography)
- E. Proposed Conditions (Plan and Profile Sheets in 11 in. x 17 in. format)

#### TYPICAL TABLE OF CONTENTS FOR PROJECT REPORT

**Figure 12-3.A**

(7 of 8)
TABLE OF CONTENTS (Continued)

F. Approved Intersection Design Studies (Reduce to 11 in. x 17 in. format)
G. Overall Schematic of Horizontal Control and Curve Data
H. Vertical Curve Data

VIII. COORDINATION/DOCUMENTATION

Provide copies of correspondence, coordination, minutes of meetings, and a summary of public involvement needed and completed.

A. Environmental Correspondence/Permits
B. District Coordination Meeting Minutes
C. Coordination
   1. Municipalities/counties
   2. Parks and forest preserves
   3. Mass transit agencies
   4. Other agencies (utilities, railroads, etc.)
D. Public Involvement
   1. Property owner letters or contacts
   2. Other correspondence
   3. Summary of Informational Meetings/Public Hearings
E. Pavement design approval memorandum

IX. TECHNICAL REPORTS

A. Air Quality
B. Noise/Construction Noise
C. Crash Analysis
D. Vegetation Assessment/Survey
E. Bridge Condition Report
F. Geotechnical Survey
G. Transportation Management Plan (TMP)
H. Pavement Design Analysis
I. Other

X. PRELIMINARY DRAINAGE STUDY

If needed, prepare as a separate technical report.

TYPICAL TABLE OF CONTENTS FOR PROJECT REPORT

Figure 12-3.A
(8 of 8)
12-3.07 Abbreviated Project Reports

For some 3R type projects and replace-in-kind reconstruction projects, an Abbreviated Project Report format may be used to document the results of a Phase I engineering study. This format eliminates considerable writing and provides an easy-to-follow checklist, fill-in-the-blanks, and attachments type report.

Only use an Abbreviated Project Report when the environmental and engineering impacts of a project can be adequately described by completing the Fact Sheet and by use of attachments. However, if the project information as described in Part III, Environmental Procedures requires the preparation of a narrative type report for adequate coverage, then use the Project Report format described in Section 12-3.06.

The recommended format of an Abbreviated Project Report can be found in the following figures as applicable:

- Figure 12-3.B, Fact Sheet (Roadway Improvement); and
- Figure 12-3.C, Fact Sheet (Total Structure or Superstructure Replacement).

As an exhibit, include a copy of the applicable district coordination meeting minutes. This documentation describes the proposed improvement and lists the decisions made at those meetings. A typical example of these meeting minutes is shown in Figure 12-3.D.

12-3.08 3P and SMART Projects

12-3.08(a) Report Format and Content

To assist the districts in documenting 3P and SMART improvements, see forms BDE 1202 and BDE 1203, respectively. At the discretion of the district, all 3P and SMART projects may be presented at coordination meetings. These meetings provide the means to discuss design exceptions, how Five Percent Report locations will be addressed, and the need for additional right-of-way. However, 3P or SMART projects are only required to be presented at coordination meetings when any of the following conditions apply:

- design exceptions are being requested by the district; see Section 31-7,
- the proposed project will have a location(s) not fully compliant with current ADA standards, requiring completion of form BDE 3101 ADA Statement of Maximum Extent Practicable; see Section 31-7.03(c),
- the project is (or will be presented to be) classified as a Federally Approved Categorical Exclusion, or
- there are issues related to the project’s scope that would benefit from discussion.

Also, see Section 12-1.02 for further information on 3P and SMART Reports and Chapters 52 (SMART) and 53 (3P) for further design details on pavement resurfacing.
ABBREVIATED PROJECT REPORT

ILLINOIS DEPARTMENT OF TRANSPORTATION

1. PPS (Project Planning System) No.: _______________________
2. Contract No.: _______________________
3. State Job No.: _______________________
4. Highway Functional Classification: _________________________
5. Truck Route Classification: _________________________________
6. Type of Improvement: _______ W & RS  or _______ RS
   If other type of improvements, attach description: _________________________
7. Proposed Project Funding (Must be compatible with selected design guidelines.): ______
8. Current ADT: ______________________ % Trucks in ADT: ______________________
9. Surrounding Land Use: _________________________________
11. Existing No. of Lanes: _____________________________ Proposed: __________
12. Existing Roadway Width: __________________________ Proposed: __________
15. Existing Shoulder or Curb Type: ____________ Proposed: _____________
16. Existing Clear Zone Width: ________________ Proposed: ____________
17. Describe existing conditions or proposed highway improvements adjacent to project
   limits: _________________________________________________________

18. Are there any bridges in this construction section? ____ Yes ____ No. Can they all
    remain in place? _____ Yes ______ No. Give description of what must be done to
    each bridge in this segment and when work will be accomplished; see Figure 12-3.C: __
    ___________________________________________________________________

19. What has the field check indicated for culvert extensions, side road culvert
    improvements, and other safety work: ________________________________

FACT SHEET
(Roadway Improvement)

Figure 12-3.B
(1 of 4)
Use a straight-line diagram or schematic plan to indicate proposed work including culvert extensions, guardrail, etc.

20. Will ditch cleaning be necessary with this improvement? _____ Yes _____ No

21. What has a review of crash data shown? ______________________________________
   ______________________________________
   ______________________________________

22. Existing Rural Posted Speed: ____________ Urban Posted Speed: ____________

23. Proposed Rural Design Speed: ________________________________________________
    Proposed Urban Design Speed: ________________________________________________

24. Check design policy used:

    _____ 3R criteria for arterial highways and bridges for other than expressways and
         freeways on the Federal-aid Highway System; see Chapter 49
    _____ 3R criteria for highways and bridges on unmarked routes of the State
         Highway System; see Chapter 49
    _____ Other (list): _________________________________________________________

25. List and indicate reasons for any design exceptions: ____________________________
    ________________________________________________________________
    ________________________________________________________________

Does existing highway geometry meet IDOT criteria?

Horizontal: _____ Yes _____ No

Vertical: _____ Yes _____ No

If “No” is checked, discuss what will be done: ______________________________________
    ________________________________________________________________
    ________________________________________________________________

FACT SHEET
(Roadway Improvement)

Figure 12-3.B
(2 of 4)
Is resurfacing thickness in accordance with Department pavement rehabilitation criteria (see Chapter 53)?

_____ Yes _____ No; Reason(s) _______________________________________________________________

26. How will traffic be maintained during construction? __________________________________________

27. RR Data: Trains/Day _______ # Tracks _______ Speed of Trains _______

28. RR Crossing Protection: Existing: _______ Changes Proposed: _____ Yes ____ No

29. Type of proposed improvements at RR crossing: ___________________________________________

30. Sidewalks: Existing: _______________ Proposed: _______________


32. Will signals be installed or modernized? _________________________________________________

33. Lighting: __________________________________________________________________________

34. Utilities/Encroachments: __________________________________________________________________

35. Drainage (flood plain, detention, flooding over the roads, etc.): ___________________________

36. Any Section 4(f) sites on Federal-aid projects? _____ Yes ____ No

37. Is an environmental survey request required by Department policy? _____ Yes ____ No

38. If applicable, Metropolitan Planning Organization approval date: __________________________

39. Permit Status (Sections 404, 402, and 10 Permits, 401 Certification, etc.): __________________

40. Have any special erosion control or tree retention commitments been made?

_____ Yes ____ No

If yes, has the district Landscape Architect/Specialist reviewed the commitments?

_____ Yes ____ No

41. If soil is exposed to displacement, include construction site stormwater pollution control documentation; see Chapter 41.

42. Are there any existing public educational facility entrances onto the route?
See Section 11: 2.08(h)

_____ Yes ____ No

FACT SHEET
(Roadway Improvement)

Figure 12-3.B
(3 of 4)
43. Roadway Exhibits:

- Completed Estimate of Costs; see Figure 12-4.B: 
- Concurrence Letter for Funding Participation: 
- IDOT TIP Sheet: 
- Location Map and Aerial Photography (use 11 in. x 17 in. format): 
- Profile Gradelines of Existing Alignment, Any Corrections, and Topographic Mapping for Alignment and Profile Changes: 
- List of Existing Horizontal Curvature From Road Plans and Superelevation Rates from Field Check (if applicable): 
- Typical Roadway Cross Sections (existing and proposed): 
- BDE Approval Memorandum on Resurfacing Thickness Deviation (if applicable): 
- Crash Analysis and Schematic Drawing of Crashes (Collision Diagram) for Previous Three Years: 
- Wet-Weather Skid Crash Analysis: 
- Resolution of Any Encroachments on ROW: 
- Archaeological/Biological Sign-off (where applicable) or Evidence of the Results of Surveys and Related Coordination: 
- Noise Statement for Projects with Alignment Changes or Noise Abatement: 
- Coordination and US Army Corps of Engineer, Section 404 Permit Status If Bridges are Involved: 
- Route Improvement Plans for Adjacent Districts: 
- Agency Coordination Letters: 
- Utility Coordination: 
- District Coordination Meeting Minutes; see Figure 12-3.D: 
- Public Involvement Comments and Responses (if applicable): 
- Discussion of Mailbox Supports: 
- List Commitments with Discussion of Each: 
- Airport Clearance Coordination (if applicable): 
- Drainage/Hydraulic Reports (summary): 
- Approved Intersection Design Studies: 
- Transportation Management Plan (TMP) and Approval Memorandum: 

FACT SHEET
(Roadway Improvement)

Figure 12-3.B
(4 of 4)
ABBREVIATED PROJECT REPORT
ILLINOIS DEPARTMENT OF TRANSPORTATION

1. PPS (Project Planning System) No.: ________________________________
2. Contract No.: ________________________________
3. State Job No.: ________________________________
4. Highway Functional Classification: ________________________________
5. Truck Route Classification: ________________________________
6. Is project eligible for HBP funds?     Yes   No
7. Current ADT: ________________________________ % Trucks in ADT: ________________________________
8. Name of Stream or Crossing: ________________________________
9. Surrounding Land Use: ________________________________
10. Existing Approach Roadway Width: __________ Proposed: __________
11. Existing Traveled Way Width: __________ Proposed: __________
12. Existing Shoulder Type: __________ Proposed: __________
13. Existing Shoulder Width: __________ Proposed: __________
15. Are sidewalks warranted?     Yes   No
16. Existing Posted Speed: ________________________________
17. Proposed Rural Design Speed: __________ Proposed Urban Design Speed: __________
18. Check Design Policy Used:
   ____ 3R criteria for arterial highways and bridges for other than freeways and expressways on the Federal-aid System; see Chapter 49
   ____ 3R criteria for highways and bridges on unmarked routes of the State Highway System; see Chapter 49
   ____ Other (List): ________________________________
19. Does existing highway geometry meet IDOT criteria?
   Horizontal: _______ Yes   _______ No (discuss): ________________________________
   Vertical: _______ Yes   _______ No (discuss): ________________________________

FACT SHEET
(Total Structure or Superstructure Replacement)

Figure 12-3.C
(1 of 4)
20. List and indicate reasons for any design exceptions: 

21. Are proposed clear roadway bridge width and alignment compatible with existing and proposed bridge widths within adjacent roadway sections assuming logical segments?
   _____ Yes  _____ No, Discuss: 

22. Any crash problems on or adjacent to bridge: _____ Yes _____ No, Discuss: 

23. Is channel work required?  _____ Yes  _____ No

24. Hydraulic Information or Attach Waterway Table (where applicable).
   a. Drainage Area: ______________________ acres (hectares)
   b. Existing Opening: ____________________ sq ft (m²)
   c. Required Opening: ____________________ sq ft (m²)
   d. Proposed Opening: ____________________ sq ft (m²)
   e. Q ( ): ______________________________ cu ft/s (m³/s)

   Discuss Results: 

25. Has Bureau of Bridges and Structures concurred in Proposed Bridge Drawings and Bridge Condition Report?  _____ Yes  _____ No

26. Has district Bridge Engineer made a recent field inspection of abutments and piers?
   _____ Yes  _____ No

27. Comments on Field Check: 

28. Is an environmental survey request required by Department policy?  _____Yes  _____ No
   a. Any Wetlands Involved in Reconstruction: _____ Not Applicable: _____
   b. 4(f)/106 Involved on Federal-aid Projects: _____ Not Applicable: _____

FACT SHEET
(Total Structure or Superstructure Replacement)

Figure 12-3.C
(2 of 4)
c. Illinois Department of Natural Resources, Office of Water Resources:

Status of Flood Plain Permit: ________________  Not Applicable: ________

29. Are Sections 404, 402, and 10 Permits and Section 401 Certification required for channel work, runaround detours, etc.?  _____ Yes  _____ No  Status of Permit: ________

30. Status of Other Permits (see Chapter 28): ________________________________

31. Is this a historic bridge?  _____ Yes  _____ No  If yes, discuss: ________________

32. If applicable, Metropolitan Planning Organization approval date: ________________

33. What method will be used to detour or maintain traffic during construction (Transportation Management Plan)? ________________________________

34. Have any special erosion control or tree retention commitments been made?
   _____ Yes  _____ No
   If yes, has the district landscape architect/specialist reviewed the commitments?
   _____ Yes  _____ No
   If soil is exposed to displacement, include construction site stormwater pollution control documentation (see Chapter 41).

35. Structure or Superstructure Replacement Exhibits:  

   - Completed Estimate of Costs; see Figure 12-4.B: .......................  ________
   - Concurrence Letter for Funding Participation: .........................  ________
   - IDOT TIP Sheet: .................................................................  ________
   - Location Map & Aerial Photography (use 11 in. x 17 in. format): ..  ________
   - Profile Gradeline of Existing Alignment, Any Corrections and Topographic Mapping for Alignment and Profile Changes: ..........  ________
   - List Existing Horizontal Curvature From Road Plans and Super-elevation Rates From Field Check (if applicable): .......................  ________
   - Proposed Bridge Drawings and Memorandum Approving Each Bridge Condition Report(s): .................................................  ________
   - Color Photographs of Existing Bridge(s): .................................  ________
   - Other Items for Approach Roadway (if applicable): ....................  ________

FACT SHEET
(Total Structure or Superstructure Replacement)

Figure 12-3.C
(3 of 4)
- Crash Analysis Schematic Drawing of Crashes (Collision Diagram) 0.5 miles (800 m) on Each Side of Bridge: ....
- Wet-Weather Skid Crash Analysis: .................................................................
- Resolution of Any Encroachments On ROW: ...........................................
- Archaeological/Biological Sign Off (where applicable), or Evidence of the Results of Surveys and Related Coordination: ....
- Noise Statement for Projects with Alignment Changes or Noise Abatement: .................................................................
- Coordination With US Army Corps of Engineer, Section 404 Permit Status: .................................................................
- Agency Coordination Letters: .................................................................
- Utility Coordination: ...........................................................................
- District Coordination Meeting Minutes, see Figure 12-3.D: ...........
- Public Involvement Comments and Responses (if applicable): .....  
- List Commitments With Discussion of Each: .................................
- Airport Clearance Coordination (if applicable): ..............................
- Transportation Management Plan (TMP) and Approval Memorandum: .................................................................
- Drainage/Hydraulic Reports (summary): .............................................

36. Are there any existing public education facilities entrances onto the route? See Section 11: 2.08(h)

_____ Yes _____ No

If yes, will they be improved? _____ Yes _____ No

FACT SHEET
(Total Structure or Superstructure Replacement)

Figure 12-3.C
(4 of 4)
COORDINATION MEETING MINUTES  
DISTRICT 3 CONFERENCE ROOM  

DATE OF MEETING: January 29, 1998  
FUNDING SOURCE: STP  

ROUTE: FAP 41  
MARKED ROUTE: Illinois 17  
LOCAL NAME: N/A  
SECTION: (11, 12) RS-3  
COUNTY: Kankakee  
ADT: Herscher Rd. to Warner Bridge Road - 3,850/1997/10.4  
Warner Bridge Road to Kankakee City Limits - 9,400/1997/5.4  

1. LIMITS OF PROJECT: The project begins approximately 0.75 miles (1.2 km) east of Herscher Road and extends east approximately 9.13 miles (14.7 km) to the west Kankakee city limits. 

2. PREVIOUS DATES OF DISCUSSION: None  

3. PROJECT DESCRIPTION: The length of roadway to be improved is approximately 9.13 miles (14.7 km). It was originally constructed in 1924 to a width of 18 ft (5.5 m) with a pavement design of 9 in.-6 in.-9 in. (229 mm-152 mm-229 mm) portland cement concrete and earth shoulders. 

   In 1961, the roadway was widened to 24 ft (7.32 m) with 9 in. (229 mm) portland cement concrete and overlaid with 3.25 in. (82 mm) of bituminous asphalt. In 1975, bituminous shoulders 9 in. (229 mm) at a width of 1.5 ft (457 mm) were added to each side and the entire roadway given a bituminous overlay of 3 in. (76 mm) and aggregate shoulders. In 1986, the shoulders were widened an additional 1.5 ft (457 mm) with 6 in. (152 mm) of bituminous concrete to allow for a bituminous shoulder of 3 ft (914 mm). Turn lanes of 12 ft (3.66 m) were also constructed at Lehigh and Limestone Roads with 9 in. (229 mm) of bituminous base course. The existing roadway was cold milled 0.625 in. (16 mm) and the entire roadway was given a bituminous overlay of 2 in. (51 mm). Aggregate shoulders 5 ft (1.52 m) were also added. 

   The proposed improvement includes a bituminous concrete overlay of 0.75 in. (19 mm) leveling binder and a bituminous concrete overlay of 1.5 in. (38 mm) surface course. A 5 ft (1.5 m) aggregate wedge will also be placed. Mr. John Doe of the Bureau of Design and Environment concurred with the scope of work and with the project being processed as a State Approved Categorical Exclusion. 

4. TRAFFIC CONTROL: This project will be constructed using applicable traffic control standards with one lane open to traffic at all times during construction. 

5. REVIEW OF CRASH DATA: A total of 102 crashes have occurred on this segment of Illinois Route 17 from January 1993 to December 1995. The highest crash pattern was in clear and dry conditions (69 percent). The most common type was animal related (28 percent). No Five Percent Report locations were noted in the project limits. 

6. EXPLANATION OF DESIGN EXCEPTIONS: No exceptions required. 

7. ENVIRONMENTAL ACTIONS DESIRED: 
   - NATIONWIDE 404 PERMITS: N/A  
   - ENVIRONMENTAL SURVEY REQUEST: N/A  
   - CATEGORICAL EXCLUSION: State Approved CE Concurred 1-29-98 

8. ADDITIONAL RIGHT-OF-WAY NEEDED: N/A 

9. ATTACHMENTS: Location Map(s) attached.

EXAMPLE OF DISTRICT MINUTES  
(Coordination Meeting Minutes)  

Figure 12-3.D
12-3.08(b) Five Percent Report Locations

Every effort should be made to incorporate Five Percent Report (FPR) locations into the design of 3P and SMART projects. The following discusses when to incorporate FPR locations into a 3P or SMART project.

There are two levels of FPR investigations and analysis that determine a FPR’s impact on a resurfacing improvement. Figure 12-3.E should be used to assist in making these determinations. Each investigation and analysis requires engineering judgment and the documentation of conclusions. Also, examine and analyze the following:

- frequency of crashes;
- severity of crashes;
- crash rate;
- delta change;
- predominate type of crashes;
- type of area;
- pertinent history of past improvements;
- an event near or at the location which might have contributed to its being listed as a FPR location;
- existing geometrics (e.g., alignment, roadway width, ROW, turn lanes); and
- results of capacity analysis.

To incorporate a FPR location into a 3P or SMART project, the location must be considered to be recurring when:

- it has been on the FPR list for two out of the last three years; or
- where in the first year on the FPR list, an analysis determines that there is a potential for recurrence (not an isolated occurrence).

If it is determined not to incorporate a FPR location into the resurfacing improvement, the location must be an isolated occurrence, considered not to be correctable as part of the resurfacing project, or the safety improvement will be completed using other means (e.g., field maintenance crew, future project of differing scope).
**GUIDANCE TO INCLUDE FPR LOCATIONS INTO 3P OR SMART PROJECTS**

*FPRL improvement may be constructed prior to or in conjunction with the 3P or SMART Project. If in conjunction with, use separate pay items for the FPRL improvement for later evaluation of costs.*

**Figure 12-3.E**
12-3.09 **Phase I Checklist**

The Checklist for Phase I Reports (Figure 12-3.F) has been removed and replaced by BDE 1210 (Phase I Checklist), please view the form on the Forms Master List for the most recent version. This form is optional for inclusion in Phase I Engineering Reports.

12-3.10 **Phase I Report Exemptions**

There are certain projects that are not complex from an engineering standpoint. In addition, they do not cause sufficient impacts to require the preparation of a Phase I report. In this case, the district prepares a set of documents designated as the Plans, Specifications, and Estimates (PS&E).

The following project types (and combinations thereof) that are constructed within existing right-of-way will not require Project Reports and, therefore, are intended to expedite processing and design approval:

1. traffic signal modifications and installations of new signals;
2. signing;
3. pavement markings not affecting the number of through traffic lanes;
4. anti-skid treatments and pavement reprofiling;
5. curb and/or gutter repairs and construction of curb ramps for persons with disabilities;
6. bridge repairs, which do not require traffic detours or runarounds, including:*  
   a. bridge rail replacement;  
   b. bridge deck overlay and waterproofing;  
   c. expansion joint replacement;  
   d. bearing replacement;  
   e. repairs to deck, partial or full depth;  
   f. repairs to damaged rails, corroded or damaged structural steel members, and deteriorated areas of concrete elements including sidewalks, curbs, water tables, girders, and portions of the substructure above ground or water;  
   g. painting of structural steel; and  
   h. individual stringer replacement for a portion of a superstructure;

*Note: All items under Number 6 require coordination with the Bureau of Bridges and Structures prior to preparation of final plans. Additionally, Item 6a requires TSL plan approval and Item 6e requires approval of a “Bridge Deck Condition Report.”*
7. the following lighting and electrical work:
   a. continuous and tower lighting,
   b. tunnel lighting,
   c. temporary lighting,
   d. bridge lighting,
   e. pedestrian lighting,
   f. pumping station,
   g. highway advisory radio,
   h. control systems for changeable lanes,
   i. traffic monitoring systems, and
   j. changeable message signing;

8. landscaping;

9. the following stormwater control within existing right-of-way:
   a. slope repair,
   b. ditch and culvert cleaning, and
   c. miscellaneous storm sewer work to eliminate ditch (which does not reduce necessary urban runoff storage/retention);

10. impact attenuator and glare screen installations;

11. the following isolated highway-railroad grade crossing improvements:
   a. repair/rehabilitation of crossing proper,
   b. rehabilitation of immediate roadway approaches to crossing, and
   c. upgrading of crossing protection;

12. the following restoration projects:
   a. retaining wall repair (coordinate with Bureau of Bridges and Structures),
   b. fencing,
   c. guardrail repair,
   d. pavement and shoulder patching/sealing,
   e. intermittent resurfacing, and
   f. repairs to drainage structures not requiring traffic detours or runarounds;

13. installation of turning lanes within an existing median;

14. junkyard screenings;

15. upgrading safety features (e.g., signing, striping, guardrail end terminals);

16. approval of utility installations along or across a transportation facility, excluding longitudinal installations within the access control lines of Interstate and freeway rights-of-way;
17. activities included in the highway safety plan developed pursuant to 23 U.S.C. 402;

18. alterations to existing buildings to provide for noise reduction and/or the installation of noise abatement barriers;

19. emergency repairs under 23 U.S.C. 125 that do not substantially change the design of the facility and are commenced during or immediately after the occurrence of a declared national disaster;

20. acquisition of scenic easements;

21. minor improvements to existing rest areas and truck weigh stations that do not require changes to the geometrics or to the number of parking stalls;

22. installation of noise barriers;

23. approval of air space agreements; and

24. disposal of excess right-of-way.
12-4  ESTIMATE OF COST FORMATS

12-4.01  Corridor or Feasibility Studies

These studies are general in nature and are usually comparing alternative corridors or locations. Therefore, the cost estimate is generalized and is made on a per-mile (per-kilometer) basis or by assigning lump-sum dollar amounts to major items.

The format of the cost estimate sheet should only cover major items plus a contingency figure. As a guide in preparing generalized estimates, see Chapter 65 or the latest instructional manual for preparing an Interstate Cost Estimate.

12-4.02  Design Reports, Combined Design Reports, and State Improvement Reports

Figure 12-4.A presents the cost items normally used for complex projects. See Section 12-1.02 for a description of typical projects in this category. Items may be added or further divided as necessary to properly identify costs on specific projects. Individual cost estimate sheets are usually necessary for each construction segment, which then make up the total cost of each alternative. This segment type format allows the project to be easily programmed for multi-year construction and to provide for usable highway segments. Individual major elements such as interchanges or bridges are listed separately to identify their location and costs. For additional guidance, see Chapter 65.

12-4.03  Project Reports and Other Reports

Figure 12-4.B presents a sample cost estimate form with work classification elements considered appropriate for a Project Report or Abbreviated Project Report. This form may be copied and inserted directly into reports or may be modified to fit a specific improvement.

For other reports (e.g., 3P Reports, SMART Reports), the cost estimate is completed on work sheets and the total cost for the project is listed in the report; see forms BDE 1202 and BDE 1203. For improvements not requiring a Project Report (i.e., Phase I Report Exemptions, see Section 12-3.10), the cost estimate is prepared at the same time as the PS&E package and itemized by pay items.
## COST ESTIMATE

### WORK CLASSIFICATION

<table>
<thead>
<tr>
<th>Segment</th>
<th>Costs in $1000's</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
</tr>
</tbody>
</table>
| 1. Clear and Grub  
(Minor removal items and demolition) |   |   |   |   |   |        |
| 2. Earthwork  
(a) Mainline grading and drainage (minor structures).  
(b) Frontage road grading and drainage (minor structures). |   |   |   |   |   |        |
| 3. Pavement  
(a) Mainline subbase, base, surface, and shoulder  
(b) Frontage road, subbase, base, surface, and shoulder |   |   |   |   |   |        |
| 4. Grade Separations  
(a) Railroads  
(b) Highway grade separations, including earthwork and pavement (without ramps). List each separately.  
(c) Structure removal |   |   |   |   |   |        |
| 5. Interchanges (structure, crossroad and ramp earthwork, and crossroad and ramp pavements). List each separately. (Do not include mainline grading or pavement.) |   |   |   |   |   |        |
| 6. Structures  
(a) Drainage (major structures)  
(b) Walls (retaining or reinforced earth) |   |   |   |   |   |        |
| 7. Miscellaneous Items  
(a) Guardrail, fencing, and lighting  
(b) Traffic control  
(c) Traffic signals (modernization or new)  
(d) Signing |   |   |   |   |   |        |

### COST ESTIMATE FORMAT

(Complex Projects)

**Figure 12-4.A**

(1 of 2)
<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>e. Railroad Crossing Improvements</td>
<td></td>
</tr>
<tr>
<td>f. Field Office and Laboratory</td>
<td></td>
</tr>
<tr>
<td>8. Other Items</td>
<td>a. Construction Site Stormwater Pollution Control</td>
</tr>
<tr>
<td></td>
<td>b. Landscaping</td>
</tr>
<tr>
<td></td>
<td>c. Rest areas or other amenities</td>
</tr>
<tr>
<td></td>
<td>d. Environmental mitigation</td>
</tr>
<tr>
<td>9. Transportation Management Plan Costs</td>
<td></td>
</tr>
<tr>
<td>a. Crossovers</td>
<td></td>
</tr>
<tr>
<td>b. Temporary roadways</td>
<td></td>
</tr>
<tr>
<td>c. Detours</td>
<td></td>
</tr>
<tr>
<td>10. Subtotal (Categories 1 - 9)</td>
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<tr>
<td>11. Contingencies (____% of Line 10)</td>
<td>(Should not exceed 20%).</td>
</tr>
<tr>
<td>12. Total Construction Cost (Lines 10 and 11)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. Farm and business property and relocations</td>
</tr>
<tr>
<td>14. Utility Adjustments</td>
<td></td>
</tr>
<tr>
<td>16. *Construction Engineering (____% of Line 12)</td>
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</tr>
<tr>
<td>17. Total Project Cost (Lines 12 - 16)</td>
<td></td>
</tr>
<tr>
<td>18. Local Participation</td>
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</tr>
</tbody>
</table>

Note:  *If consultant work is anticipated for preliminary engineering or construction engineering, these items should be listed separately in submission of costs for programming purposes.

COST ESTIMATE FORMAT
(Complex Projects)

Figure 12-4.A
(2 of 2)
### COST ESTIMATE

**Date:**

**Designer:**

**Route:**

**City/County:**

**Section:**

**Base Year:**

<table>
<thead>
<tr>
<th>WORK CLASSIFICATION</th>
<th>Estimated Costs in $1000's</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Clearing; Minor Removal Items</td>
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<tr>
<td>2. Earthwork</td>
<td></td>
</tr>
<tr>
<td>3. Construction Site Stormwater Pollution Control</td>
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</tr>
<tr>
<td>4. Drainage</td>
<td></td>
</tr>
<tr>
<td>5. Subbase, Base, Surface, Shoulders</td>
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</tr>
<tr>
<td>6. Guardrail, Roadside Safety</td>
<td></td>
</tr>
<tr>
<td>7. Traffic Signals (Modernization or New)</td>
<td></td>
</tr>
<tr>
<td>8. Detours, Temporary Traffic Control - Roadway</td>
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</tr>
<tr>
<td>9. Railroad Crossing Improvements</td>
<td></td>
</tr>
<tr>
<td>10. Field Office and Laboratory</td>
<td></td>
</tr>
<tr>
<td>11. Environmental Mitigation/Incidental Items</td>
<td></td>
</tr>
<tr>
<td>12. Roadway Subtotal (Categories 1-11)</td>
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</tr>
<tr>
<td>13. Structure Removal</td>
<td></td>
</tr>
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<td>14. Major Culverts</td>
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<tr>
<td>15. Bridges</td>
<td></td>
</tr>
<tr>
<td>16. Structures for Detours and Temporary Traffic Control</td>
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</tr>
<tr>
<td>17. Structure Subtotal (Categories 13 - 16)</td>
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</tr>
<tr>
<td>18. Roadway and Structure Subtotal (Lines 12 and 17)</td>
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<tr>
<td>19. Contingencies (__% of Line 18) (should not exceed 15%)</td>
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<td>20. Total Construction Cost (Lines 18 and 19)</td>
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<td>21. Utility Adjustments</td>
<td></td>
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<tr>
<td>22. Land Acquisition and Relocations</td>
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<tr>
<td>23. *Preliminary Engineering (__% of Line 20)</td>
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<tr>
<td>24. *Construction Engineering (__% of Line 20)</td>
<td></td>
</tr>
<tr>
<td>25. Total Project Cost (Lines 20 - 24)</td>
<td></td>
</tr>
</tbody>
</table>

**Note:** *If consultant work is anticipated for preliminary engineering or construction engineering, these items should be listed separately in submission of costs for programming purposes.*

### COST ESTIMATE FORMAT

*Project Reports*

**Figure 12-4.B**
12-5 PROCESSING AND APPROVAL OF PHASE I REPORTS

12-5.01 Corridor and Feasibility Study Reports

For Corridor and Feasibility Study Reports, the following will apply:

1. **Submittal of Reports.** Before the report is submitted for approval, the Secretary of IDOT and the Director of the Office of Planning and Programming should be contacted on their desire for a briefing meeting. The designer will submit the Corridor and Feasibility Study Reports to BDE for approval. BDE will approve a highway corridor only after the following has occurred:
   - The requirements of Chapter 11 and other applicable laws and regulations (e.g., Part III, Environmental Procedures) have been met.
   - The public involvement activities as required by Chapter 19 have been fulfilled.
   - Coordination and involvement with BDE and FHWA has been completed. This is usually accomplished at district coordination meetings or at special district meetings. Include the minutes of these meetings in the report.
   - The District has submitted three copies of a Corridor Study Report or Feasibility Study Report and any separate appendices to the Report to BDE.
   - The District has written a detailed memorandum to BDE describing the reasons for selecting the recommended corridor, the items submitted, and requesting corridor approval.

2. **Corridor Study and Feasibility Study Approval.** The Bureau Chief of Design and Environment will grant corridor approval and feasibility approval (for feasibility studies which involve a corridor) with concurrence of the Director of Program Development and Director of Highways Project Implementation.

3. **Feasibility Study Approval not Involving a Corridor.** For feasibility studies which do not involve a corridor, concurrence of the recommendations will be by the Bureau Chief of Design and Environment. Concurrence of the Director of Program Development and Director of Highways Project Implementation and coordination with the Secretary of IDOT and the Director of the Office of Planning and Programming is not necessary.

12-5.02 Design Reports

For Design Reports, the following will apply:

1. **Submittal of Reports.** Before the report is submitted for approval, the Secretary of IDOT and the Director of the Office of Planning and Programming should be contacted on their desire for a briefing meeting. The designer will submit the Design Report to the Regional
Engineer for approval, except those involving major new alignment, which should be submitted to the BDE Location and Environment Section for approval.

The Regional Engineer (or BDE) will approve a Design Report only after the following has occurred:

- The corridor has been approved.
- The applicable requirements of Chapter 11 and other applicable laws and regulations (e.g., Part III, Environmental Procedures) have been met.
- The Record of Decision (ROD) for projects requiring an Environmental Impact Study (EIS) has been signed; the Finding of no Significant Impacts (FONSI) for projects requiring an Environmental Assessment (EA) has been approved; or the Categorical Exclusion (CE) has been approved for projects qualifying as being exempt from the requirement to prepare and EIS or an EA.
- The district has submitted two copies of the Design Report and appendices including copies of any technical reports [see the partial list in Section 11-5.04(h)], if applicable, to BDE when the project involves a major new alignment.
- The Bureau of Design and Environment's Bicycle and Pedestrian Policy Engineer has been notified. See Chapter 17 for Bicycle and Pedestrian Accommodation.
- The public involvement activities as required by Chapter 19 have been fulfilled.
- Coordination and involvement with BDE and the FHWA has been completed. Projects requiring Federal Actions such as EIS/ROD approval, EA/FONSI approval, and Federal Approved CE are required to be discussed at district coordination meetings. Actions qualifying as a State Approved CE are not required to be discussed at district coordination meetings (see Section 22-5.03), unless there are issues related to the project's scope, design exceptions, or meeting ADA standards to the maximum extent practicable. The district may choose, however, to present at the coordination meeting additional projects qualifying as a State Approved CE at their discretion. Include the minutes of these meetings in the report.
- BDE and/or FHWA has concurred with and approved any design exceptions to the project as discussed in Chapter 31.
- The district has written a memorandum to the Regional Engineer (or BDE if applicable) describing the reasons for selecting the recommended alignment and design features, the items submitted, and requesting design approval.

2. Design Approval. The Regional Engineer or the Bureau Chief of Design and Environment, (for large-scale projects on new alignment) with concurrence of the Director of Program Development, will grant design approval for Design Reports. The district will retain the
final approved report. When the Regional Engineer approves the report, a copy of form BDE 1201 is submitted to the BDE Location and Environment Section upon report approval. A sample design approval sign-off sheet is shown in Figure 12-5.A.

12-5.03 Combined Design Reports

For Combined Design Reports, the following will apply:

1. **Submittal of Reports.** Before controversial projects are submitted for approval, the Bureau Chief of Design and Environment and the Director of Program Development should be contacted on their desire for a briefing meeting before design approval is granted. The designer will submit the Combined Design Report to the Regional Engineer for approval. The Regional Engineer may approve a proposed improvement in a Combined Design Report only after the following has occurred:

   - The applicable requirements of Chapter 11 and other applicable laws and regulations (e.g., Part III, Environmental Procedures) have been met.

   - The Record of Decision (ROD) for projects requiring an Environmental Impact Study (EIS) has been signed; the Finding of no Significant Impacts (FONSI) for projects requiring an Environmental Assessment (EA) has been approved; or the Categorical Exclusion (CE) has been approved for projects qualifying as being exempt from the requirement to prepare an EIS or an EA.

   - The public involvement activities as required by Chapter 19 have been fulfilled.

   - Coordination and involvement with BDE and the FHWA has been completed. Projects requiring Federal Actions such as EIS/ROD approval, EA/FONSI approval, and Federal Approved CE are required to be discussed at district coordination meetings. Actions qualifying as a State Approved CE are not required to be discussed at district coordination meetings (see Section 22-5.03), unless there are issues related to the project’s scope, design exceptions, or meeting ADA standards to the maximum extent practicable. The district may choose, however, to present at the coordination meeting additional projects qualifying as a State Approved CE at their discretion. Include the minutes of these meetings in the report.

   - BDE and/or FHWA has concurred with and approved any design exceptions to the project as discussed in Chapter 31.

   - The district has written a memorandum to the Regional Engineer describing the reasons for selecting the recommended alignment and design features, the items submitted, and requesting design approval.

1. **Design Approval.** On most projects involving a Combined Design Report, design approval will be granted by the Regional Engineer. The district may request concurrence from BDE
12-5.04 **State Improvement Reports**

For State Improvement Reports, the following will apply:

2. **Submittal of Reports.** Projects in this category are similar to those covered in a Combined Design Report (major improvements) except that a decision was made during the programming process not to use Federal funds on the project. For controversial projects, the Bureau Chief of Design and Environment and the Director of Program Development should be contacted on their desire for a briefing meeting before design approval is sought.

3. The Regional Engineer approves projects in this category after the following has occurred:
   - The applicable requirements of Chapter 11 and other applicable laws and regulations (e.g., Part III “Environmental Procedures”) have been met.
   - The public involvement activities as required by Chapter 19 have been fulfilled.
   - Environmental information and documentation have been completed. Use the EA record form as a checklist to determine potential project impacts. Include a summary and analysis of impacts as a separate section in the report.
   - BDE has concurred with and approved any design exceptions to the project. However, regardless of the funding, if the project involves the Interstate, FHWA must approve any Level One design exceptions.
   - The district has written a memorandum to the Regional Engineer describing the reasons for selecting the recommended design alternative, the items submitted, and requesting design approval.

4. **Design Approval.** Design approval for State Improvement Reports will be granted by the Regional Engineer. The district will retain the final approved report. Submit form BDE 1201 to the BDE Location and Environment Section upon report approval.

12-5.05 **Other Types of Reports**

The Regional Engineer gives design approval for Project Reports, Abbreviated Project Reports, 3P Reports, and SMART Reports. For all of these report types, submit form BDE 1201 to the BDE Location and Environment Section upon report approval.

Before any reports can be finalized, the district and the BDE Regional Field Engineers must determine if any design exceptions on the project are required and, if so, concurrence of the
The proposed action is the construction of approximately 21 miles (34 km) of four-lane, fully access-controlled, divided highway. The proposed highway extends from the directional interchange of I-270 and I-255 west of Glen Carbon to Illinois Route 267 north of Alton.

This Design Report addresses the no-action alternative and the option of improving existing highways in the study area. Detailed studies for five build alternatives are also presented in this document.

An Environmental Impact Statement has been prepared and the Record of Decision signed in conjunction with this Design Report and assesses the potential social, economic, and environmental effects of the various alternatives. The recommended alternative for construction is Alternative C.

Design Approval _____________________________ ____________
Regional Engineer or Bureau of Design & Environment Date

EXAMPLE OF DESIGN APPROVAL SHEET
(Major Type Project)

Figure 12-5.A
exception must be approved by the BDE Regional Field Engineer, or, if necessary, FHWA, through discussions at a district coordination meeting. See Chapter 31 for guidelines on design exceptions.

12-5.06 Regional Engineer Delegation of Approval Authority and Quality Reviews

The Regional Engineer may only delegate project approval authority to the district Program Development Engineer. To ensure the approval authority outlined above for Regional Engineers is being exercised uniformly on a statewide basis and to provide consistency in project development procedures, quality reviews will be conducted annually by BDE and FHWA. The quality reviews will also allow the Department to maintain the integrity of its Stewardship and Oversight Agreement with FHWA.

The projects selected for the annual quality review may be selected at random or may be those projects of unique features or of unusual circumstances which were completed in that year of review. For each annual quality review, BDE will provide, as appropriate, written findings, guidance, training, revised procedures, and specific recommendations for district action for addressing any identified deficiencies or concerns.

Copies of the annual quality review reports will be submitted to the Director of Program Development, Director of Highways Project Implementation, and the Secretary of Transportation. The Deputy Director/Regional Engineer will be required to provide a written reply to the BDE Bureau Chief indicating corrective actions the district will take in response to the recommendations provided. BDE is not precluded from reviewing any portion of the Phase I process at any time, especially when unique features or unusual circumstances are involved.

If an annual quality review determines that a district’s geometric designs are unsatisfactory, the Deputy Director/Regional Engineer, Director of Program Development, and Director of Highways Project Implementation will be notified immediately of the deficiencies. Further, BDE will randomly review the district’s designs for the next year. If further shortcomings arise, the district’s geometric qualification may be rescinded by the Director of Program Development.

The FHWA will participate in all annual quality reviews conducted pursuant to these procedures and recommend corrective actions when needed. Best practices identified through the BDE annual quality review will be shared with all districts.

12-5.07 Reports for Local Public Agency Projects

When a local public agency has a project on the State highway system, or on a local highway system that affects a state highway, the following sections, as well as the Bureau of Local Roads and Streets Manual, will apply. Note: Projects that qualify as a State Approved CE would be approved by the district BLRS.
12-5.07(a)  Local Public Agency Lead Projects on the State Highway System

For Federal-aid projects, generally use the procedures outlined in Section 12-5-05 and Section 12-3.10. In addition, consider the following:

1. **Projects Not Involving a Jurisdictional Transfer (JT).** The following applies to all State routes, marked or unmarked:
   
a. **District Coordination Meetings.** Discuss all projects at district coordination meetings before finalizing and submitting any reports.

   b. **Geometric Review.** If a local public agency or their consultant is preparing the report for any marked or unmarked State highway, the district Geometric Engineer will review the highway geometrics and cross-section design during the development of preliminary alternatives stage. Once the geometrics and cross-section designs are approved, the district BLRS will forward the report to central office Bureau of Local Roads and Street (CBLRS).

   c. **Submittal of Reports.** Reports prepared by the district (or their consultant) or the local public agency (or their consultant) should be submitted to CBLRS for information, review, and/or approval, in conformance with the CBLRS policies. When the need for design exceptions is determined on routes under State jurisdiction, CBLRS will coordinate and discuss the design exceptions with BDE prior to approval action.

2. **Projects Resulting in a Jurisdictional Transfer (JT) to a Local Public Agency (not including Present Worth Value (PWV) JT’s.** The following will apply:

   a. **Federal Funds.** Regardless of which agency initiates a project, submit the project report to CBLRS for review and approval. When the State is providing matching funds, CBLRS will coordinate the design requirements with BDE prior to approval.

   b. **State-Only Funds.** The preparation of a project report will usually be required. Submit the report to CBLRS for review and approval. The local public agency should coordinate the proposed design with the district BLRS before submitting the report to CBLRS.

   c. **District Coordination Meetings.** For jurisdictional transfers using either Federal funds or State-only funds, it is imperative that these projects be discussed at the district coordination meetings. This will allow BDE and CBLRS to become aware of proposed design features and costs and to determine if the project scope is appropriate.

   d. **Agreements.** Ensure all joint projects conform with the Department’s participation policies for joint agreements; see Chapter 5.

   e. **Review of Agreements.** After joint agreements are finalized by the district and submitted to CBLRS, CBLRS will forward agreements to BDE for their review and
concurrence. In addition to the normal review by the BDE Preliminary Engineering Section, the BDE Regional Field Engineers will also review the agreement for proper design content.

12-5.07(b) Local Public Agency Projects on Combined Systems

For local public agency projects that have substantial work on both highway systems, or for systems under joint jurisdiction with the State, process the project report through the district to CBLRS. CBLRS will coordinate design requirements with BDE.

12-5.07(c) Local Public Agency Projects on the Local Highway System

See the Bureau of Local Roads and Streets Manual for procedural requirements.

12-5.07(d) Modified Procedures

Where special or unusual situations arise during project development, modified review and processing procedures may be necessary. In these cases, the district, CBLRS, and BDE should agree on the modified procedures to use.

12-5.08 Project Reports for the Highway Safety Improvement Program

The Highway Safety Improvement Program (HSIP) is intended to make moderate cost improvements, addressing specific site-related crashes, and eliminating over-represented crash patterns. These projects will typically require an Abbreviated Project Report or may be exempt from the preparation of a report; see Section 12-3.10.

In many cases, the improvements may be short-term until major reconstruction can be undertaken. Any additional work not directly related to the specific crash problem is not eligible for HSIP funding, unless it can be justified as being appropriate or necessary due to its relationship with the basic crash history.

In addition to the guidelines in Section 12-3.07, Project Reports for safety improvements will include the Regional Engineer’s concurrence of the project in the Highway Safety Improvement Program. Project Reports should include the following information:

- project priority numbers for the annual district HSIP;
- project locations showing county, route, and limits of construction;
- descriptions of work as determined by the District Highway Safety Committee;
- estimated costs and benefit/cost ratios; and
district Highway Safety Committee member titles, their bureaus, and signatures together with the Regional Engineer’s concurrence.

When any significant revisions to the scope of work, estimated cost, or benefit/cost ratio are proposed for the annual district HSIP, the district Safety Coordinator must coordinate the revision through the Bureau of Safety Programs and Engineering.

Design approval procedures and the preparation of a project report for safety projects will continue to be in accordance with Section 12-5.05 or Section 12-3.10.
12-6  CORRIDOR PROTECTION

12-6.01  Authority and Purpose

Section 4-510 of the *Illinois Highway Code* (605 ILCS 5/4-510) provides the Department the authority to “establish presently the approximate locations and widths of rights of way for future additions to the State highway system to inform the public and prevent costly and conflicting development of the land involved”. The law then provides once corridor protection is established by the Department, “no one shall incur development costs or place improvements in, upon, or under the land involved nor rebuild, alter or add to any existing structure” without first giving notice to the Department.

Corridor protection can be applied to either new construction projects or to additions/widening of the existing highway system under the reconstruction category (legal opinion, Chief Counsel, November 19, 1991).

12-6.02  Need

Prior to establishing corridor protection, the proposed improvement must be analyzed to determine the potential for costly development within the future rights of way. For example, a proposed highway located in or near a rapidly developing urban area might benefit from corridor protection provided the Department is willing to acquire properties upon notification from the owners of their intent to make costly improvements; whereas a proposed highway in a rural area might not benefit from corridor protection if there is little likelihood of immediate or costly development.

12-6.03  Timing and Procedures

Since corridor protection is related to the approximate locations and widths of future rights of way, it is usually established during the Phase I process based upon the specific details and schedule of the project at hand. However there are a few important milestones that are typically achieved before the decision is made:

1)  The preferred corridor has been identified,
2)  The NEPA process has progressed far enough to assure the corridor contains no fatal flaws, and
3)  The public involvement process has progressed far enough to satisfy the legal requirements contained in 605 ILCS 5/4-510.

Note: Corridor protection is separate from, and does not have to be tied to, either a route location decision or an order establishing freeway; see Sections 12-7 and 12-8 respectively.

Chapter 19 of the BDE Manual describes the public involvement process. The *Land Acquisition Policies and Procedures Manual* describes the detailed procedures and exhibits needed to establish corridor protection.
Once corridor protection is established, the Department must be cognizant of the length of time the protection is maintained. Pursuant to 605 ILCS 5/4-510: “Not more than ten years after a protected corridor is established, and not later than the expiration of each succeeding ten year period, the Department shall hold public hearings to discuss the viability and feasibility of the protected corridor. The Department shall retain the discretion to maintain any protected corridor but shall give due consideration to the information obtained at the public hearing. If the Department in its discretion determines that the construction of the roadway is no longer feasible, the Department shall abolish the protected corridor. The Land Acquisition Policies and Procedures Manual describes the detailed procedures and exhibits needed to abolish corridor protection.
12-7 ROUTE LOCATION DECISIONS

12-7.01 Purpose

A Route Location Decision is a legal declaration made by the Illinois Department of Transportation, establishing the location of a proposed State highway or revising the location of an existing State route, as required by the Illinois Highway Code, 605 ILCS 5/4-204.

12-7.02 Applicability

Prepare a Route Location Decision where the following occurs on a State highway:

- a route will be developed on a new location;
- there is a change in the termini of an existing route;
- a portion of an existing route will be relocated for a length of 1 mile (1.6 km) or more;
- a portion of an existing route will be relocated a lateral distance of 0.5 miles (0.80 km) or more from the former location;
- a loop or spur will be added to an existing route;
- an existing route will be relocated due to the expansion of airport facilities; and/or
- in conjunction with an Order Establishing a Freeway, the freeway or expressway will be developed on a new location. Where a portion of an existing route will be declared a freeway, a Route Location Decision is not required.

12-7.03 Content

The Route Location Decision consists of a detailed legal description referenced to section corners, townships, ranges, and a map upon which the selected route location is shown.

Approximate scale values may be used in the description where field survey data is not available. A county map having a scale 1 in. = 1 mile (1:60,000 metric) typically is used to show the route location.

A sample Route Location Decision is shown in Figure 12-7.A.

12-7.04 Preparation and Processing

Subsequent to the review of comments received at a public hearing or informational meeting and the disposition of comments, and after design approval of the location is given by BDE, prepare a Route Location Decision and forward it, in duplicate, to BDE. The Preliminary Engineering Section will review the location decision for form and content and will process it for execution.
STATE OF ILLINOIS  
DEPARTMENT OF TRANSPORTATION  

ROUTE LOCATION DECISION  

Along Federal-aid Route 155 from Henry Street in Alton, one block east of the Clark Bridge, in a generally southeasterly direction to a point near the intersection with FA Route 4 near Wood River in Madison County.

WHEREAS, the Department of Transportation of the State of Illinois has proceeded to select, lay out, and survey a part of Federal-aid Route 155 along a line as shown on the map attached hereto and made a part hereof, and on a location more particularly described as follows:

Commencing from a stone set at the northwest corner of Front Street and Henry Street, as said streets are now laid out on the plats of the City of Alton, thence South 84 degrees 19 minutes East along an easterly prolongation of the north line of Front Street for a distance of 99.00 feet (30.175 meters) to a point in the east line of Henry Street; thence South 6 degrees 12 minutes West along the east line of Henry Street for a distance of 864.60 feet (263.530 meters) to a point, said point being the POINT OF BEGINNING; thence South 80 degrees 48 minutes East along the centerline of FA Route 155 for a distance of 585.73 feet (178.531 meters) to a point of curve,

(continuation of detailed legal description referenced to section corners, townships, and ranges)

...for a distance of 266.82 feet (81.327 meters) to an intersection with the centerline of FA Route 4 (Business US 67); said point of intersection being the END OF ROUTE LOCATION DECISION; and being approximately 1000 feet (305 meters) South 68 degrees 17 minutes West from the east line of NW 1/4 of Section 28, T5N, R9W of Third Principal Meridian, Madison County.

WHEREAS, the location of Federal-aid Route 155 within the above limits having been fully examined and observed and the width of right-of-way needed for developing and improving said route having been considered and determined; and

WHEREAS, it is required that a detailed description of the location of that part of Federal-aid Route 155 described above, and the width of right-of-way needed for development and improvement be entered of record in the Department of Transportation of the State of Illinois;

IT IS THEREFORE ORDERED, that that part of Federal-aid Route 155 extending from a point on Henry Street in Alton, one block east of the Clark Bridge, in a generally southeasterly direction to a point near the intersection with FA Route 4 near Wood River in Madison County be and is hereby located as described herein, and that the said location as described be and is hereby selected as the location of part of Federal-aid Route 155 and also, that there shall be acquired for this part of Federal-aid Route 155 a general right-of-way width of 200 feet (60.960 meters), except that such additional widths may be acquired as may be required for backslopes in cuts, downslopes in fills, frontage roads to serve built-up areas, and additional areas as may be required at intersecting streets or highways for providing traffic flow, safe-sight distances, and control of access to Federal-aid Route 155.

SAMPLE ROUTE LOCATION DECISION

Figure 12-7.A
(1 of 2)
IT IS FURTHER ORDERED that this map and order be filed as a part of the records of the Department of Transportation of the State of Illinois.

ENTERED THIS ___________________ day of __________________ 20 ___.

____________________________________
Secretary of Transportation

SAMPLE ROUTE LOCATION DECISION

Figure 12.7A
(2 of 2)
12-7.05 Execution

Upon execution of the Route Location Decision by the appropriate Department officials, an original copy of the document is returned to the district for recording in the Office of the County Clerk of each county in which the highway is located. Once the recording is complete, the Route Location Decision is returned to BDE for filing.
12-8 ORDER ESTABLISHING A FREEWAY

12-8.01 Freeways and Expressways

1. New Locations. According to the Illinois Highway Code, 605 ILCS 5/8-101, once it has been decided to control access on a State route, it is necessary to designate and establish the facility as an access-controlled highway. This action is initiated after design approval is obtained for the freeway/expressway. The Order Establishing a Freeway (Freeway Order) is a legal declaration made by the Department designating a highway as an access-controlled facility and delineating the extent of the freeway/expressway.

2. Revisions to Existing Orders. This situation is identical to “new locations” except that an existing Freeway Order is revised to describe a change in the originally approved access control limits; see Section 37-1.03 and Chapter 35.

12-8.02 Procedures

The Freeway Order must include the access limits along the mainline and the specific limits on all crossroads kept open to traffic. The Freeway Order contains a legal description of the freeway/expressway referenced to section corners, townships, and ranges. The Freeway Order is approved and signed by the Illinois Secretary of Transportation. An original copy of the fully executed Freeway Order is returned to the district for recording in the Office of the County Clerk of each county in which the freeway/expressway is located. Once the recording is completed, the Freeway Order is returned to BDE for filing. Figure 12-8.A illustrates a sample Freeway Order.
STATE OF ILLINOIS
DEPARTMENT OF TRANSPORTATION

ORDER ESTABLISHING A FREEWAY

Along Federal-aid Route 155 from Henry Street in Alton, one block east of the Clark Bridge, in a generally southeasterly direction to a point near the intersection with FA Route 4 near Wood River in Madison County.

The Department of Transportation of the State of Illinois acting under authority conferred on it by “An Act authorizing the Department of Transportation, the County Board of any County, or the corporate authorities of any City, Village, or Incorporated Town to designate and establish existing and proposed highways under their respective jurisdiction and control as freeways, and to limit access thereto” designated as Chapter 605 ILCS 5/8-101, as amended, and the Department being of the opinion that the safety and convenience of highway traffic will be promoted and the public interest subserved thereby, does hereby designate and establish a FREEWAY along the general location of those portions of Federal-aid Route 155 described below, and does declare its intention of proceeding to improvement and develop said portions of Federal-aid Route 155 in a manner which will permit access between said FREEWAY and abutting lands only at entrances provided for that purpose, in accordance with the provisions of said Act:

Commencing from a stone set at the northwest corner of Front Street and Henry Street, as said streets are now laid out on the plats of the City of Alton, thence South 84 degrees 19 minutes East along an easterly prolongation of the north line of Front Street for a distance of 99.00 feet (30.175 meters) to a point in the east line of Henry Street; thence South 6 degrees 12 minutes West along the east line of Henry Street for a distance of 864.60 feet (263.530 meters) to a point, said point being the POINT OF BEGINNING; thence South 80 degrees 48 minutes East along the centerline of FA Route 155 for a distance of 585.73 feet (178.531 meters) to a point of curve, thence along a curve to the right, having a radius of 2864.79 feet (873.188 meters), to a point of tangency; thence South 43 degrees 13 minutes East for a distance of 589.97 feet (179.823 meters) to a point of curve; thence along a curve to the left, having a radius of 3819.72 feet (1164.251 meters), for a distance of 1433.33 feet (436.879 meters) to a point of tangency; thence South 64 degrees 43 minutes East for a distance of 259.62 feet (79.132 meters) to a point of curve; thence along a curve to the right, having a radius of 5729.58 feet (1746.376 meters), for a distance of 2206.67 feet (672.593 meters) to a point of tangency; thence South 42 degrees 39 minutes East for a distance of 1241.69 feet (378.467 meters) to a point of curve; thence along a curve to the left, having a radius of 2864.79 feet (873.188 meters), for a distance of 970.00 feet (295.656 meters) to a point of tangency; thence South 62 degrees 3 minutes East for a distance of 2529.42 feet (770.967 meters) to a point on the westerly edge of east-half of Fractional Section 19, T5N, R9W, 3rd PM; said point being South 0 degrees 51 minutes East a distance of 498.40 feet (151.912 meters) from the center of said Section 19, thence South 62 degrees 3 minutes East for a distance of 791.51 feet (241.252 meters) to a point of curve; thence along a curve to the right, having a radius of 3819.72 feet (1164.251 meters), for a distance of 1631.11 feet (497.162 meters) to a point of tangency; thence South 37 degrees 35 minutes East for a distance of 319.90 feet (97.506 meters) to a point of curve; thence along a curve to the left, having a radius of 2864.79 feet (873.188

SAMPLE ORDER ESTABLISHING A FREEWAY/EXPRESSWAY

Figure 12-8.A
(1 of 2)
meters), for a distance of 1718.34 feet (523.750 meters), to a point of tangency; thence South 71 degrees 57 minutes East for a distance of 1111.06 feet (338.651 meters) to a point of curve; thence along a curve to the right, having a radius of 7473.04 feet (2277.783 meters), for a distance of 1021.69 feet (311.411 meters) to a point of tangency; thence South 64 degrees 7 minutes East for a distance of 1256.64 feet (383.024 meters) to a point of curve; thence along a curve to the left, having a radius of 3819.72 feet (1164.251 meters), for a distance of 3173.33 feet (967.231 meters) to a point of tangency, thence North 68 degrees 17 minutes East for a distance of 266.82 feet (81.327 meters) to an intersection with the centerline of FA Route 4 (Business US 67); thence continuing North 68 degrees 17 minutes East along the centerline of SBI Route 3, being also the centerline of Ferguson Avenue, for a distance of 598.70 feet (182.483 meters) to a point, said point being approximately 40 feet (12.2 meters) South 68 degrees 17 minutes West from the east line of the NW 1/4 of Section 28, T5N, R9W of the Third Principal Meridian, Madison County, and the END OF THIS FREEWAY ORDER.

Notice is hereby given that, in accordance with the provisions of the Act referred to above, no owner of or persons having an interest in land abutting those portions of Federal-aid Route 155 hereby designated and established as a FREEWAY shall lay out, provide, or construct any new means or enlarge or extend any existing means of ingress to or egress from said abutting land from or to such FREEWAY except upon written consent of the Department of Transportation.

Notice is further given that, in accordance with the provisions of the Act referred to above, no new highway, road, street, alley, or other public way shall be opened into or connected with or be carried over or under those portions of Federal-aid Route 155 hereby designated and established as a FREEWAY except upon written consent of the Department of Transportation.

By Order of
The Department of Transportation

Secretary of Transportation  Date

SAMPLE ORDER ESTABLISHING A FREEWAY/EXPRESSWAY

Figure 12-8.A (2 of 2)
Chapter Thirteen

WORK ZONE TRANSPORTATION MANAGEMENT PLANS
## Chapter Thirteen

**WORK ZONE TRANSPORTATION MANAGEMENT PLANS**

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Chapter Thirteen
WORK ZONE TRANSPORTATION MANAGEMENT PLANS

Chapter 13 discusses the goals and objectives of a Transportation Management Plan (TMP). The Bureau of Safety Programs and Engineering policies, Chapter 13, Chapter 55, the Standard Specifications for Road and Bridge Construction, and the Highway Standards provide the criteria to be used when developing TMP.

13-1 GENERAL

13-1.01 Goals

The goal of TMP is to address the following safety and mobility issues early in project development:

1. **Safety.**
   - Zero worker fatalities for traffic-related work zone crashes.
   - Reduce the number of motorist fatalities in traffic-related work zone crashes by 10% each year with the eventual goal of eliminating all of these fatalities.
   - Eliminate crashes and resulting fatalities and serious injuries caused by queuing.
   - Reduce the number of work zone crashes by 5% from each prior year.

2. **Mobility.**
   - Delays caused by work zones should not exceed more than 5 minutes per mile (3 minutes per km) of project length with a maximum of 30 minutes above the normal recurring traffic delay.
   - Queues caused by work zones should be no more than 1.5 miles (2.4 km) beyond pre-existing queues.

13-1.02 Definitions

1. **Impact Analysis.** An analysis of the safety and mobility impacts of a road construction or maintenance project.
2. **Mobility.** Moving road users efficiently through or around a work zone area (site specific or regionally) with a minimum of delay compared to baseline travel when no work zone is present, while not compromising safety.

3. **Non-Significant Route.** Work on a roadway that is not considered a significant route and that impacts the traveling public to a small degree due to low traffic volume, low public interest, and short to moderate duration.

4. **PIP (Public Information Plan).** A plan that consists of strategies to inform those affected road users, including the surrounding community, of the expected impact of a project, of changing conditions, and available travel options.

5. **PLCM (Permitted Lane Closure Map) List.** Developed by the district, PLCM defines the allowable times a lane(s) may be closed on Significant Routes within each district. The PLCM is based upon district knowledge and should be updated as traffic conditions warrant. The intent of PLCM is to allow minor short-term work to be completed with as little impact to the motorist as possible and to aid the district in complying with mobility requirements.

6. **Safety.** For work zones, safety refers to minimizing potential hazards to travelers and highway workers in the vicinity of a work zone.

7. **Significant Project – Long Term.** Roadway segments identified on the Significant Route Location Maps involving work greater than three days duration are considered as Significant Projects – Long Term. A Significant Project – Long Term requires an Impact Analysis be performed and requires TMP.

8. **Significant Project – Short Term.** (Operations, Permit, Utility, and other short-term work.) Roadway segments identified on the Significant Route Location Maps involving work of three days or less.

9. **Significant Route.** Roadway segments where a lane closure on the roadway is expected to cause sustained work zone impacts that are not considered tolerable based on work zone mobility goals or public opinion.

10. **TCP (Traffic Control Plan).** A plan to safely guide traffic through a construction project through the use of traffic control devices and project coordination. The TCP focuses on the mobility and protection of traffic within the construction zone.

11. **TMP (Transportation Management Plan).** An integrated strategy to manage work zone impacts of a project. The possible components of TMP are TCP, TOP, and PIP.

12. **TOP (Transportation Operations Plan).** A plan that consists of strategies which mitigate work zone impacts through the use of improved transportation operations and management of the transportation system.

13. **Work Zone Impacts.** Deviation from normal mobility and safety of the roadway due to the presence of a work zone.
13-1.03 **Guideline for Work Zone Mobility Strategies**

A well-planned method for maintaining traffic flow is critical for meeting the Department’s mobility goals, minimizing complaints from the traveling public, residents, and businesses, and reducing unnecessary capital costs. Each Phase I report should contain a Transportation Management Plan indicating an overall strategy for work zone safety and mobility during construction.

For projects not requiring a Phase I report (e.g., 3P, traffic signals) and for projects where the application of the *Highway Standards* and *Standard Specifications* will provide the TCP, TMP is not required except for projects on significant routes. The goals of the Work Zone Safety and Mobility Rule for queuing and delay should be addressed. If the goals can be met, the district may approve TMP. If the goals cannot be met, then submit a Request for Exception to Compliance with the Work Zone Safety and Mobility Rule” form to the Bureau of Safety Programs and Engineering; see Section 13-1.05.

Figure 13.1-A presents the Work Zone Safety and Mobility Process Flow Chart to determine the level of significance of a project. Significant Route Location Maps (see Bureau of Safety Engineering’s Programs and Policies website for maps) are statewide and district maps that show those State routes where a lane closure on the roadway is expected to cause sustained work zone impacts that are not considered tolerable based on the goals and objectives of this policy or public opinion. Roadways marked in red are considered as Significant Routes. Roadways marked in yellow are approaching Significant Route designation and should be evaluated for potential impacts. These maps will be revised as additional information becomes available through process reviews and district feedback.

Use the Significant Route Location Maps and the Work Zone Safety and Mobility Process Flow Chart to determine if a project is considered Non-Significant, Significant–Short Term (Less Than Three Days), or Significant–Long Term.

**13-1.03(a) Non-Significant Projects**

If the proposed project is on a roadway that is not considered a Significant Route, then it is a Non-Significant Project. Work is considered to impact the traveling public to a small degree. Traffic volumes are low, public interest is low, and duration is short to moderate. For Non-Significant Projects, an Impact Analysis is not required. The final design may proceed with TMP that consists of only TCP. However, appropriate TOP and PIP strategies are encouraged to be considered as well.

**13-1.03(b) Significant Projects – Short Term**

Roadway segments identified on the Significant Route Location Maps involving work of three days or less are considered Significant Projects–Short Term. A Permitted Lane Closure Map/List (PLCM) is to be developed by the district, based on the Significant Route Location Maps and district knowledge. The PLCM should be updated as traffic conditions warrant.
The PLCM map defines the allowable times a lane (or lanes) may be closed on Significant Routes within each district to assist in meeting mobility goals. It allows minor short time work to be accomplished with as little impact to the motorist as possible. If mobility goals cannot be met, plan the work in advance to minimize impacts. However, emergency repairs/work is allowed. The project may proceed with TMP that consists of only TCP. However, consider appropriate TOP and PIP strategies to ensure the project achieves the Department’s stated safety and mobility goals.

13-1.03(c) Significant Projects – Long Term

Routes identified on the Significant Route Location Maps involving work greater than three days are considered Significant Projects–Long Term. Because of their duration, work zones for these projects have a much greater impact on motorists. Consider every reasonable effort to mitigate
these impacts. Identify Significant Projects as early as possible in the development process to help allocate resources more effectively to projects that are likely to have greater impacts. A Significant Project–Long Term requires an Impact Analysis. The Impact Analysis is the process of understanding the safety and mobility impacts of a road construction/ maintenance project.

During the planning and design phase of a Significant Project–Long Term, consider various TMP strategies and the resulting impacts to delays and queuing should be analyzed to determine which are acceptable or unacceptable based upon safety and mobility goals.

Developing TMP is a process that involves identifying applicable strategies to manage the impacts of the work zone, and budgeting costs to ensure that funding is available. A full TMP is required for Significant Projects–Long Term. The TMP should lay out a set of coordinated transportation management strategies and describe how they will be used to manage the work zone impacts of a road project. As the project evolves, it is important to reassess TMP, including the transportation management strategies, to ensure the work zone impacts are mitigated and the necessary budget for the project is available. Incident management and emergency services should also be considered.

A full TMP includes TCP, TOP, and PIP. A relatively small project on a significant route may follow the outline in Section 13-8 for a simple full TMP. Larger projects will require a more extensive examination. See Figure 13-1.B for the components of large project TMP.

13-1.04 Impact Meet Goals – TMP Approval

If the prepared TMP meets the mobility and/or queueing goals, present the project as follows:

1. Federal Funds. Present at the periodic joint FHWA/IDOT coordination meeting.

2. No Federal Funds. Present at the district project coordination meeting.

The TMP may be approved by the appropriate bureau (Bureau of Design and Environment, Bureau of Local Roads, or Bureau of Operations). Once TMP is approved, include TMP in the Phase I report and incorporate it into plan development.

Note that delays or time lapse from Phase I to Phase II in project development or changes made during the preparation of TCP may affect the overall TMP. For example, a lane closure that precipitates unavoidable large queues on a freeway may cause traffic to divert to a nearby urban arterial. This may require signal coordination, lane widening, turn restrictions, etc., on the arterial to improve its capacity. Review TMP from Phase I to Phase II to ensure that it is still applicable.
1. Executive Summary

2. Request for Exception to Compliance (If Needed)

3. Project Description:
   a. Background
   b. Project Description
   c. Location Map
   d. Construction Staging/Phasing
   e. Construction Schedule/Timeline
   f. Interaction with other projects

4. Existing Conditions
   a. Existing traffic data, counts and queues
   b. Incident, crash data and analysis
   c. Local community and business concerns
   d. Traffic growth rates (anticipate future construction dates)

5. TCP (Traffic Control Plan) Strategies
   a. Describe Traffic Control Plan (and alternatives, if considered)
      i. Safety impacts of TCP alternatives
      ii. Mobility – Predicted queues and delays, method used
      iii. Costs associated with TCP alternatives
   b. Evaluation and Selection of TCP alternative
   c. Traffic Control Plan Sheets for selected alternative

6. PIP (Public Information Plan)
   a. Strategies to inform the public of construction activities
   b. Strategies to inform motorists on and around the project
   c. Promotion of alternative transportation nodes

7. TOP (Transportation Operations Plan)
   a. Work zone safety management strategies
   b. Traffic and incident management, enforcement strategies

8. TMP Implementation and Monitoring
   a. Monitoring plan
   b. Contingency plans for incidents, excessive queue or delay

TRANSPORTATION MANAGEMENT PLAN COMPONENTS CHECKLIST
(For Large Projects)

Figure 13-1.B
13-1.05 Impacts Do Not Meet Goals – Exception to Compliance

Once all reasonable and cost-effective TMP strategies have been evaluated and incorporated into the project and mobility and/or queue goals still cannot be met, the district prepares an exception to compliance (see Section 13-7). All strategies, including those in the full TMP, an explanation of why it is not feasible to meet the goals of this policy, and the proposed strategies to mitigate work zone impacts are submitted with the exception to compliance.

Submit the request to the Bureau of Safety Programs and Engineering for review, and routing for additional reviews to the appropriate bureau (i.e., Bureau of Design and Environment, Bureau of Local Roads, or Bureau of Operations) and FHWA for approval. Upon approval, final development of TMP may proceed. Include the final TMP in the Phase I report and incorporate it into plan development.

13-1.06 Implementation

During Phase II, it will be the designer’s responsibility to implement the recommendations from the approved TMP into a detailed Traffic Control Plan, which is included in the construction plans and special provisions. Design standards, special provisions, traffic volume or movement, etc., may have changed if there is a significant time lapse between Phase I and Phase II. The designer may be required to collect additional data and conduct additional analyses. Coordination with the Phase I author is recommended when possible.

Any significant changes to TMP proposed by Construction or the contractor should be reviewed with the TMP author or team prior to implementation. For larger projects, a public relations campaign as documented in PIP may be required prior to construction. If an approved marked detour route must be altered, it must be coordinated with the District Detour Committee for approval of the new detour route. During construction, TMP performance will be assessed as per Safety Engineering Policy 3-07.

13-1.07 TMP Corridor Considerations

The TMP should not only address traffic mobility alternatives confined to the project site, but it should also evaluate the impact traffic will have on the entire corridor. Conduct an evaluation of the entire corridor on projects that have one or more of the following characteristics:

- where the project scope of work consists of major reconstruction or new construction;
- where there are high traffic volumes;
- where there may be significant detrimental impacts on mobility for either through or local trips in the corridor;
- where the facility’s capacity will be significantly reduced (e.g., lane, ramp, or interchange closures);
• where alternative routing will be necessary (e.g., detour routing for hazardous materials, wide loads);

• where there will be significant impacts on local communities and businesses (e.g., emergency vehicles, school buses, postal service);

• where timing (e.g., special events) and seasonal impacts may be significant;

• where there will be significant grade changes; and/or

• where no alternative routes are available.

Where a series of proposed projects are along the same corridor or along corridors of close proximity, consider coordinating individual TMPs into a Unified TMP for the corridor. The Unified TMP is authored by a TMP Team, a group organized during Phase I to study the traffic control alternatives and their effect on the corridor. The TMP Team and selection is discussed in Section 13-1.08.

13-1.08 TMP Team

A TMP Team may be created for a project that is large in scope or impact. It may be beneficial to write a Unified TMP for a series of TMPs created for several projects along the same corridor, or along corridors of close proximity. A TMP Team allows the designer to bring in stakeholders to aid in “buy-in” of the project and may avoid changes to plans in Phase II and Phase III.

For projects that the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the public should be involved with the TMP Team. See Section 19-5 for more information on CSS.

If it has been determined that a TMP team is required for the project, the district will initially recommend the TMP Team representatives. This determination will be based on the purpose, goals, and constraints of the TMP. A well-balanced TMP Team is an important ingredient for a successful project. The variety of disciplines represented presents an effective liaison group to meet the various needs of TMP. Depending on the project logistics, the team composition will vary from project to project. The TMP Team may include representatives from:

• Design;
• Operations;
• Construction;
• Local Roads and Streets;
• Safety Engineering;
• Maintenance Operations;
• Traffic Operations;
• Planning and Programming;
• Public Transportation;
• FHWA;
local government (county and/or city);
State or local enforcement;
major employers (e.g., factories, shopping malls); and/or
others as deemed necessary (e.g., emergency responders, hospitals).

The anticipated work zone impacts will dictate the extent and nature of the TMP team’s responsibilities. This is especially true for those projects on significant routes. These may include all or part of the following functions:

- collecting data (e.g., traffic counts, crash history, roadway geometrics, proposed developments, operating speeds);
- conducting analyses (e.g., capacity analyses, traffic impact studies, safety studies, queuing analysis, geometric adequacy);
- addressing safety (see Safety Engineering Policy 4-15):
  + Positive Protection Devices,
  + Design Policy to Minimize Drop-off Exposure, and
  + Law Enforcement in Work Zones;
- reviewing design alternatives;
- reviewing traffic control alternatives;
- reviewing the adequacy of alternative routes (e.g., geometrics, capacity, safety, structural, roadway widths);
- reviewing on-site and off-site traffic operational improvements (e.g., signal improvements, parking restrictions, radius improvements);
- reviewing construction phasing and scheduling alternatives;
- determining the cost of various options and improvements;
- determining which options are the most cost effective;
- coordinating with local officials and businesses;
- researching local traffic demand for effects of seasonal and special events;
- coordinating funding and timing with other projects within the corridor;
- coordinating the design with other TMP plans in the region that may be under construction before, during, and after the project(s);
- planning for emergency responses (incident management);
planning rideshare and transit strategies;

- providing recommendations for the Phase I report;

- reviewing design and TMP changes made by the designer to ensure they meet the TMP objectives;

- reviewing proposed changes made by the contractor or resident engineer during construction; and

- where necessary, developing a final report on the successes and problems of TMP.
13-2 TRAFFIC CONTROL MANAGEMENT

13-2.01 Terminology

The following definitions are used to define the time length for work zones:

1. Long-Term Stationary Work Zone. A construction, maintenance, or utility work site that requires traffic control in the same location and where the activity requires longer than three days.

2. Intermediate-Term Stationary Work Zone. A construction, maintenance, or utility work site that requires traffic control in the same location and occupies a location from overnight to three days.

3. Short-Term Stationary Work Zone. A construction, maintenance, or utility work site that requires traffic control in the same location and where the activity takes from one to twelve hours.

4. Short-Duration Work Zone. A construction, maintenance, or utility work site that occupies a location up to one hour.

5. Mobile Work Zone. A construction, maintenance, or utility work site that is continuously moving during the period when work is actively in progress.

13-2.02 Work Zone Type

There are several basic work zone types that may be considered in TMP. The main function of these work types is to “relocate traffic flow” so that the construction work can proceed with minimum interruption and hazard to the workers and to the motorists. The most common projects where relocating traffic flow may be a factor include:

- bridge reconstruction, rehabilitation, or replacement;
- major pavement rehabilitation of existing highways;
- pavement removal and replacement;
- horizontal alignment change; and
- vertical alignment change.

The following presents a description for several work zone applications:

1. Lane Constriction. This work zone type is configured by reducing the width of one or more lanes to retain the number of lanes normally available to traffic. An example of lane constriction is shown in Figure 13-2.A. This application is the least disruptive of all work zone types, but it is generally only appropriate if the work area is mostly outside the normal traffic lanes. Note that narrow lane widths may reduce the facility’s capacity, especially where there is significant truck traffic. The use of shoulders as part of the lane width helps reduce the amount of lane width reduction that may be required; however, check the structural adequacy of the shoulders. Where this application is
applied to long-term work zones, it will require the removal of the current lane markings to avoid motorist confusion. Chapter 55 discusses the minimum lane widths that must be provided.

2. **Lane Closure.** This work zone type closes off one or more normal traffic lanes. A lane closure example is shown in Figure 13-2.B. Capacity and delay analyses may be required to determine whether serious congestion will result from lane closures. In some cases, use of the shoulder or median area as a temporary lane will help mitigate the problems arising from the loss in capacity. Upgrading or replacement of existing pavement or shoulder, or placement of temporary pavement may be necessary.

3. **One-Lane, Two-Way Operation.** This work zone type involves utilizing one lane for both directions of traffic. Figure 13-2.C illustrates a one-lane, two-way operation work zone. This work zone type is typically only used on bridges or small, short-term projects. Flaggers or traffic signals are normally used to coordinate the two directions of traffic.

4. **Runaround.** This work zone involves the total closure of the roadway (one or both directions) where work is being performed and the traffic is rerouted to a temporary roadway constructed within the highway right-of-way. A runaround example is shown in Figure 13-2.D. This application may require the acquisition of a temporary easement and usually requires extensive preparation of the temporary roadway. Generally, temporary runarounds are designed for a posted speed reduction of no more than 5 mph to 15 mph below the existing posted speed of the route. Chapter 55 discusses the minimum geometric design criteria for runarounds.

5. **Intermittent Closure.** This work zone type involves stopping all traffic in one or both directions for a relatively short period to allow the work to proceed. This application is illustrated in Figure 13-2.E. After a specific time, depending on traffic volumes, the roadway is re-opened and all vehicles can travel through the area. This application is normally only appropriate on low-volume roadways or during periods where there are very low volumes (e.g., Sunday morning, nighttime).

6. **Use of Shoulder or Median.** This work zone type involves using the shoulder or the median as a temporary traffic lane. Figure 13-2.F illustrates an example of using the shoulder and median. To use this technique for more than a short period, it will be necessary to evaluate the shoulder and subgrade to see if it is adequate to support the anticipated traffic loads. This technique may be used in combination with other work zone types or as a separate technique.

7. **Two-Way Traffic on Median Divided Facility with Crossover.** This work zone type involves routing one direction of the traffic stream across the median to the opposite traffic lanes. This application might also incorporate the use of shoulders and/or lane constrictions to maintain the same number of lanes. Figure 13-2.G illustrates examples of crossovers. Due to the inherent high traffic volumes and, in most cases, higher speeds, it will be necessary to consider higher geometric criteria due to the higher motorist expectations.
**LANE CONSTRUCTION WORK ZONE**

*Figure 13-2.A*

**LANE CLOSURE WORK ZONE**

*Figure 13-2.B*
ONE-LANE, TWO-WAY OPERATION WORK ZONE

Figure 13-2.C

RUNAROUND WORK ZONES

Figure 13-2.D
INTERMITTENT CLOSURE

Figure 13-2.E

SHOULDER OR MEDIAN USE WORK ZONES

Figure 13-2.F
CROSSOVER WORK ZONES

Figure 13-2.G
The use of this application is encouraged under the following conditions:

- all safety issues can reasonably be addressed,
- construction time can be reduced,
- pavement and shoulder structures can be reasonably upgraded, and
- roadway geometrics allow crossover construction.

Chapter 55 and the *Highway Standards* discuss the design issues relative to designing two-way applications and crossovers (e.g., maximum length, pavement widths, pavement design, speed reductions). If this application is used, separate opposing traffic on high-speed facilities (i.e., posted speeds of 45 mph or greater) with positive barriers throughout the length of the two-way operation. Drums, cones, or vertical panels may be substituted for positive barriers in low-speed urban situations. The *Highway Standards* also depict the channelization devices that may be used with this layout. Consider also the option of reconstructing the shoulder to allow it to be used as a travel lane.

8. **Detour.** This work zone type involves total closure of the roadway, one or both directions, when work is being performed and rerouting the traffic to existing alternative facilities. This application is particularly desirable when there is unused capacity on roads running parallel to the closed roadway. When considering detours, evaluate the following:

a. **Local Route Detours.** Local route detours are generally used in conjunction with the rehabilitation or reconstruction of two-lane, two-way State-maintained highways having ADT less than 5000 vpd. However, a local route (e.g., county highway, township road, municipal street) may require upgrading (structurally and/or geometrically) or extraordinary maintenance to carry the anticipated temporary increase in traffic and to restore it subsequent to the detour. When investigating the practical use of a local road as a detour route, note that the detour route only will be temporarily serving the through traffic. If the local route detour will be an economically reasonable alternative, make every effort to use the existing roadway width, the existing right-of-way, and to minimize any contemplated utility adjustments. Also, investigate the local route to determine the safe detour speed. Where the posted speed of the detour route is less than that of the detoured route, additional speed signs and warning devices may be required. Contact officials having jurisdiction over the local route and obtain their concurrence prior to using the route for a temporary detour.

b. **Marked State Routes.** For marked State routes with ADTs greater than 5000 vpd, locate the detour along other marked State routes. Note that the adverse effects listed below and those for local detour routes also may apply to these detour routes.
c. **Location.** The beginning and end of all detours should coincide as near as possible with the beginning and end of the construction project. Where practical, avoid long detours that will bypass entire communities.

d. **Pedestrians.** Evaluate pedestrian traffic concerns and methods of eliminating or minimizing any other adverse effects when closing a road. Adverse effects could include inadequate access to buildings, private property, or businesses along the closed road.

e. **Railroad Crossings.** Examine railroad crossings to see if existing protective devices, sight distances, geometrics, and crossing surfaces are adequate for the proposed traffic.

f. **Wide Load Restrictions.** Determine if there will be a need to post advance signs to prohibit wide loads from using the detour.

g. **Split Detours.** In some cases, it may be advantageous to provide two detours— a marked State route detour and a local route detour. Through traffic and heavy-truck traffic is detoured onto State-marked, high-type surface highways. The local route detour is for local traffic and vehicles weighing less than 25,000 pounds (11,000 kg). This limit will allow school buses to use the local route detour.

h. **Benefits.** Note that improvements to local routes provide a permanent benefit for the public, whereas runarounds provide only temporary benefits that cease when the construction project is completed.

9. **Roadway Shifts.** This work zone type shifts the proposed roadway alignment laterally, (e.g., 50 ft (15 m), 100 ft (30 m)) so that the existing roadway or bridge can be used as the means to maintain traffic flow at the work site. This is an option that is usually only appropriate at horizontal curve locations, or bridge sites where the roadway profile gradeline must be raised for hydraulic purposes. Note that additional right-of-way or easements will often be necessary for this work zone type.

10. **Work During Non-Peak Hours.** When high-volume projects do not have good alternatives for 3R type work, consider requiring work during non-peak hours and/or night work.

13-2.03 **Work Zone Strategies**

13-2.03(a) **Relocating Traffic Flow**

The desired objectives to consider in relocating traffic flow are:

- Meet safety and mobility goals (see Section 13-1.01) to reduce fatal and serious injury crashes, and to avoid unreasonable adverse travel and public inconvenience.
• Plan for incidents and emergency vehicle access. Ensure that emergency vehicles can move through the work zone with minimal delay.

• Maintain reasonable access for local interests (residents, businesses, agriculture, etc.).

• Maintain marked route continuity to avoid motorist confusion and to enhance safe travel.

13-2.03(b) Selection of Traffic Control Strategy

Selection of the appropriate work zone type represents one of the most significant elements of a control strategy. Other elements of a control strategy that should be considered include length of the work zone, time of work, number of lanes, width of lanes, traffic speeds, and right-of-way. Considering these and other factors, reasonable alternatives can be narrowed to a selected few for further review. Typically, only a small number of reasonable work zone alternatives will emerge for a particular project. Identification of these alternatives at an early stage in the planning process can reduce significantly the necessary analysis effort.

Figure 13-2.H provides guidelines for identifying practical work zone alternatives based on roadway type, lane closure requirements, shoulder width, traffic volume, and the availability of right-of-way and detour routes. However, every work zone location will have a wide variation of conditions and an all-inclusive selection matrix is not practical. Other issues to consider include the following:

1. Local Regulations. Many jurisdictions have adopted safety regulations and public convenience policies as safeguards against the unacceptable impacts of work zones. These regulations and policies may impose additional constraints regarding the types of control strategies that can be implemented. Knowing these constraints can help eliminate impractical alternatives from consideration. The public convenience policies or local regulations may specify peak-hour restrictions, access requirements, noise level limitations, material storage and handling, excavation procedures, work zone lengths, and number of traffic lanes that must remain open.

2. Multilane Facilities. Traffic on multilane facilities is usually maintained through the use of lane constrictions, lane closures, or median crossovers. Maintaining traffic flow on multilane facilities generally will require higher criteria than those used on the rural two-lane highway system because of the higher speeds and traffic volumes. See the Highway Standards and Chapter 55 for recommended design guidelines.
IDENTIFICATION OF FEASIBLE WORK ZONE TYPES

Figure 13-2.H
3. **Bridges.** Traffic maintenance for bridges may consist of crossovers, stage construction (partial closure), detours, runarounds, or split detours. Coordinate all proposed designs with the Bureau of Bridges and Structures early in Phase I to determine possible structural solutions and related costs before writing TMP. In addition, consider the following:

a. **Crossovers (Full Closure).** Consider using crossovers with bridge and superstructure replacements and deck replacements on multilane median divided facilities.

b. **Stage Construction (Partial Closure).** Stage construction for bridges will generally consist of lane constrictions, lane closures, or one-lane, one-way operations. However, stage construction may increase unit costs, increase the difficulty of reconstructing the bridge, have inherent hazards due to close proximity of traffic to the construction operations, and generally involves a restricted lateral clearance for vehicles, wide loads, and farm equipment. With lateral restrictions, it is important that these restrictions be adequately marked in advance of the work site. Consider the following factors when determining the feasibility of stage construction for bridges:

   - type, length, and width of present and new structure;
   - beam spacing and location in relation to the desirable staging limits;
   - lane and shoulder widths required during stage operations; this may require using the shoulder as part of the lane;
   - the use of temporary traffic signals; and
   - cost attributable to staging.

Deck repairs can usually be staged for all structure types. Superstructure and deck replacement, however, is sensitive to the type of structure involved. Existing multi-beam superstructures (e.g., steel I-beams, concrete I-beams) and culverts can usually be adapted to construction staging techniques. Other types of structures (e.g., pony trusses, relatively short-span structures utilizing low trusses without cross bracing) may be staged, but with greater difficulty and expense. Some structures (e.g., through trusses, through girders) cannot practically be staged.

c. **Runarounds.** At locations where a through truss, pony truss, or steel through girder is being replaced, consider moving the truss or girder laterally to temporary abutments and using the structure as a part of the runaround.

d. **Split Detours.** If significant through traffic is using the road, it may be advantageous to provide a marked detour route around the work site and build a low-water runaround across a stream for local access. This option is usually
applicable only on low-volume unmarked rural highways with less than 400 vehicles per day. See the Bureau of Local Roads and Streets Manual for design considerations and Section 404 permit requirements.

4. **Additional Guidance.** For additional guidance in analyzing and preparing a scheme to maintain traffic flow at work sites, see the *Highway Standards, Illinois Manual on Uniform Traffic Control Devices*, and *Standard Specifications*. 
13-3 TRAFFIC CONTROL PLAN STRATEGIES

The following sections provide brief summaries of the various Traffic Control Plan (TCP) strategies that may be considered during the development of TCP. These strategies must be reviewed and adjusted to meet each project location and situation. Note that the strategies discussed in these sections are not all inclusive and that other options may be applicable for the location under consideration. Specific work zone traffic control recommendations are discussed in Chapter 55.

13-3.01 Construction Phases

How a project is constructed can greatly impact the traffic flow through the work area. The following sections discuss some of the basic construction phases for freeways.

13-3.01(a) Reconstruction by Halves (Sides)

This approach involves the reconstruction of all lanes in one direction while the opposing lanes share the same roadway with traffic in the other direction. This basic concept is the two-way traffic on a divided facility discussed in Section 13-2.02. For high-volume, four-lane facilities, both shoulders may be rebuilt to provide four reduced-width lanes. For six-lane facilities, traffic is generally restricted to two lanes in each direction. This may require using the shoulders, reducing the lane widths, and/or providing minor widening. Under certain circumstances, depending on the median width and shoulder configuration, the inner lane of the two-way operation may not be readily accessible in the event of emergencies. Providing for emergency turnouts and/or emergency vehicle access at appropriate intervals on the segment under construction may be considered. Some advantages and disadvantages of this strategy include:

Advantages

- It provides an effective work area.
- Generally, workers are well separated from the traffic stream.
- Work site access can be arranged with minimal interference from the general traffic flow.

Disadvantages

- Crossovers are typically required.
- Positive separation of the traffic streams is required.
- There are potential emergency access problems throughout the project.
- There may be special problems at interchanges with traffic crossing the work zone.
- Reduced capacity.

13-3.01(b) Parallel/Adjacent Reconstruction

This approach usually involves a variety of lane constriction and lane closure sequences discussed in Section 13-2.02. A typical sequence of this approach is as follows:

1. **Phase A.** First, the existing shoulders are widened and strengthened if necessary.
2. **Phase B.** Traffic is shifted to the shoulders to allow construction of the inner lanes and any median reconstruction.

3. **Phase C.** Traffic is then shifted to the newly constructed inner lanes to allow reconstruction of the outer lanes.

4. **Completion.** After construction is completed, traffic is returned to the original travel lanes.

A key advantage of this strategy is that traffic is not required to cross over the median and does not operate in a two-way operation. Some of the disadvantages include:

- Typically, it provides a more constrained work area for the contractor.
- Work crews are generally closer to moving traffic.
- Access to the construction zone typically involves entry and exit from the travel lanes.

For six-lane facilities, the facility is generally reduced to two-lanes in each direction and the above sequence is used. When closing the middle lane, it is preferable to keep the two through lanes on the same side of the construction zone (e.g., by using the shoulder) versus splitting the two lanes on either side of the construction zone.

### 13-3.01(c) Serial/Segmental Reconstruction

This strategy consists of permitting only short segments of the facility to be under construction at one time. This also requires one or more of the other concepts for traffic accommodation. An example of this application may include a shallow culvert replacement where each half can be constructed, backfilled, and opened to traffic within a 12-hour time period.

The advantages of this approach include relatively short work zones and few, if any, interchanges are impacted at any one time. One of the more serious disadvantages of this strategy is that the overall time period that the facility is under construction may be lengthened considerably because the construction for each segment will proceed independently. Therefore, the exposure to the potentially hazardous conditions of a work zone for both the traveling public and the work force may be substantially greater than could be the case with one of the other strategies.

### 13-3.01(d) Complete Closure (Detour)

In some circumstances, complete closure of the facility or closure of one direction of travel and detouring the traffic onto an alternative route may be an effective strategy. This strategy may also be effective for only certain hours of the day (e.g., 8 p.m. to 6 a.m. on weekdays and from 8 p.m. to 8 a.m. on weekends). Section 13-2.02 discusses other issues relative to detours. Some of the advantages and disadvantages of this strategy include:

**Advantages**

- Increases the safety for construction workers.
- May provide cost and time savings.
• Reduces the overall travel impacts to the public due to reduced construction time.

Disadvantages

• Potentially significant short-term travel impacts to the public.
• Potential increase in traffic congestion on other routes.
• May need to construct a detour/runaround.
• Potential adverse impact on businesses due to trip suppression (not enough traffic).
• Potential adverse impact to businesses on alternative routes (too much traffic).

13-3.01(e) Combinations

Often, a combination of construction sequences is the best strategy. For example, reconstructing existing shoulders prior to initiating parallel construction activities. The following sequence of construction could be used:

1. **Phase A.** Reconstruct shoulders as appropriate to allow one side of the roadway to accommodate four lanes.

2. **Phase B.** Shift traffic to the four available lanes on one side of the roadway.

3. **Phase C.** Shift traffic to the newly constructed side of the roadway using the additional reconstructed shoulder lane.

Other combination-type construction sequences involve the reconstruction of interchanges where both sequential and parallel activities may occur simultaneously.

13-3.02 On-Site Strategies

13-3.02(a) Traffic Control Devices

Consider the application of the following traffic control devices when developing TCP:

1. **Portable Changeable Message Signs (PCMS).** These devices may be used where static sign messages are not sufficient to accommodate the changing conditions of a work zone (e.g., lane closures, ramp closures, to advise motorists of conditions for which they will need to possibly react). These devices are also used to inform the traveling public of road construction activities on site prior to construction. Where numerous PCMS are used on a project, there should be a plan for their use to ensure a consistent and cohesive message. See Section 55-5.01(d) and MUTCD for further guidance.

2. **Additional Informational Panel Signs.** These signs may be used to give the motorists additional information about a work zone. Ensure the message on these signs is pertinent to the likely conditions the motorist will encounter.
3. **Signal Interconnect.** Interconnect traffic signals where the benefit of moving traffic through a work zone more efficiently will be enhanced by adding interconnection between the traffic signals on the system.

4. **Signal Timing.** Revise the timing of traffic signals within a work zone to increase the capacity. Adding or deleting of signal phases may be required for changes in travel patterns.

5. **Highway Advisory Radio.** Use highway advisory radio where changing work zone conditions make it important to give the motorist a longer, more accurate message than could be obtained through the use of signs or other means. This option requires additional information and signing to alert motorists.

6. **Temporary Work Zone Speed Limits.** A reduced regulatory speed limit may be warranted where work activity may constitute a hazard to traffic or workers. Direction on alteration of work zone speed limits may be found in the Bureau of Operations Policy on Establishing and Posting Speed Limits on the State Highway System.

7. **Arrow Boards.** In construction areas, arrow boards are used to supplement conventional traffic control devices. They typically are warranted where additional warning and directional information is required to assist in merging and controlling traffic through and around the work activity. The *Highway Standards* provide additional guidance on the placement and use of arrow boards in construction zones.

8. **Intelligent Information Systems.** Investigate new and emerging technology to provide better travel information to the public. Current systems provide real time travel information to the public through PCMS. Other systems that have been used include: variable speed limit signs, early merge and late merge strategies for lane closures, and electronic speed monitoring devices.

### 13-3.02(b) Capacity

Each construction site will affect the capacity of the existing facility. The extent the roadway is occupied for work and safety purposes will determine the number of strategies required to compensate for the loss of capacity. As well as, a reduction in capacity affects mobility (see Section 13-3.02(c)). Consider the following capacity strategies when developing TCP:

1. **Temporary Parking Restrictions.** One option to increase capacity is to restrict on-street parking that can then be used to add an additional lane or to reduce traffic conflicts. These restrictions can be during peak periods or for 24 hours/day. However, ensure that the concerns of on-street parking for local businesses have been addressed. Use of parking lanes for traffic lanes also may require geometric revisions at intersections.

2. **Restriction of Trucks.** Restriction of trucks may increase the facility’s capacity. However, consider local and/or State ordinances and the availability and suitability of alternative routes that the restricted trucks will be required to take.
3. **Turn Restrictions.** Eliminate or restrict turns at intersections and/or driveways may increase capacity and reduce crashes. Turn restrictions can be during peak periods or for 24 hours/day.

4. **Reversible or Contra-Flow Lanes.** Reversible or contra-flow lanes may be considered where a large percentage of the traffic moves in one direction during peak periods, and the existing facilities are adaptable. Candidates for reversible flow lanes lack center medians and have continuity in the route and the width of the street. The optimum distribution may be found by dividing the number of lanes operated in the primary direction by the total number of lanes (e.g., 4 lanes primary direction divided by 6 lanes total yields a 67% optimum percent traffic in the primary direction).

The advantage of reversible lanes is the ability to increase the capacity of the existing facility. However, there are many disadvantages:

- High cost of reversing direction twice a day.
- Consider need for positive separation between lanes, which requires movable barrier and the associated equipment.
- Public information campaign required to educate the traveling public.
- Resistance from business owners, schools, traffic generators, and emergency service providers.
- Where applicable:
  + Parking must be time restricted or eliminated.
  + Left turns must be restricted or eliminated.
  + Bus service may cause mobility problems in secondary direction.
- Incident management may be needed, as a stalled vehicle or crash will severely restrict or stop flow for the secondary direction.

5. **Ramp Metering.** Consider using or revising ramp metering where it is necessary to control the volume of traffic entering a freeway for capacity and safety reasons. Ramp metering may be used during peak periods or for 24 hours/day. Also, consider the impact ramp metering will have on the intersecting street (e.g., traffic backup).

**13-3.02(c) Queue Analysis**

Queue analysis is critical not only to meeting mobility goals, but to improving safety for the motorist. The largest category of crashes in work zones is rear end collisions. At highway speeds, the number of rear end collisions increases to nearly 30% of all work zone crashes. These crashes are largely due to the highway not meeting the motorist’s expectations – the motorist does not expect a queue, even in a work zone.
Analysis of the peak queue allows the designer to place warning signs (e.g., road construction ahead, static PCMS, dynamic message boards) in advance of possible queues. This practice not only improves the safety of the work zone, but it aids the designer in the placement of signage for suggested alternative routes well ahead of the queue.

Queue analysis methodology should be appropriate to the type of work zone and may include one or more of the following:

- Permitted Lane Closure Maps;
- hourly volume maps;
- district knowledge and experience;
- site reviews;
- highway capacity analysis converted into a predicted queue; and
- computer simulation programs (e.g., QUEWZ, TSIS – CORSIM, Quickzone).

Experience with similar construction projects and the effectiveness of the traffic control strategies employed is critical to provide a reality check to any analysis.

Where queues are normally present without lane closures, compare existing queues to expected queues. Discuss how the main and alternative strategies may reduce the impact lane closures, construction, or other work have on the project.

13-3.02(d) Miscellaneous Strategies

In addition to the above sections, consider the following miscellaneous on-site strategies when developing TCP:

1. **Ramp Closures.** The following will apply to ramp closures:
   
   a. **Short/Intermediate Term.** Short- or intermediate-term ramp closures may be necessary for construction purposes. If closures are required, additional signage will be necessary to forewarn the motorist. It is recommended to post signs on the affected ramp two weeks in advance to advise motorists of the closure date(s) and/or periods of the day the ramp will be closed.
   
   b. **Long Term.** Long-term ramp closures may be necessary to construct or to improve traffic flow on the mainline road. Consider the effect the ramp closure will have on emergency services, local access, and businesses before deciding on a long-term ramp closure. Also evaluate the user costs for a detour route and the capacity and safety impact of the detour route. Do not close two adjacent ramps at the same time unless necessary for safety reasons.

2. **Incident Management.** Consider the use of on-site tow trucks for freeway work zones with limited or no shoulders available. They should also be considered where a crash or break-down will seriously impact the roadway and cause significant backups and delays. Consider providing turnarounds for access through temporary concrete barrier and for tow trucks and State Police to park.
3. **Special Materials.** Examine the use of high early strength concrete, precast items or other special materials where traffic restrictions must be minimized (e.g., ramps, intersections, high-volume roadways). Time and overall cost savings may offset the potentially higher material costs.

4. **Police Enforcement.** For projects that include complex work zones with high speeds, high traffic volumes, or that would benefit from the presence of enforcement over an extended period of time, consider using planned enforcement. Designers should indicate this need as part of the Phase I and Phase II process in developing the project Transportation Management Plan. Designers should coordinate with Construction, Operations, and Programming Engineers to include this cost as an additional project expense in the highway program, as opposed to using annual allocation of hire-back hours, if it is warranted in order to ensure that dedicated law enforcement is provided in the work zone.

5. **Photo Speed Enforcement.** Photo Speed Enforcement is another work zone enforcement option allowed by Illinois law. This program is funded by the Transportation Safety Highway Hire-back Fund. The locations of these patrols are coordinated through IDOT and Illinois State Police districts with the guidance of the Bureau of Safety Programs and Engineering.

6. **Pedestrians.** In urban or suburban areas where pedestrian activity is likely, pedestrian access must also be provided during construction. This may require positive guidance, providing temporary sidewalks, protection from drop offs, adjustment to traffic signals, etc. ADA accessibility requirements shall be applicable to construction zones in urban areas where accessibility is provided by the existing facility. Consult MUTCD and ADA Standards for Accessible Design to ensure devices meet accessibility requirements.

### 13-3.03 Off-Site Strategies

Where construction will significantly impact the traffic flow away from the work zone, consider the following off-site strategies in TCP:

1. **Advance Informational Signs.** These signs may be used to give the motorists additional information about a work zone that is ahead or on a different route. Provide these signs where it is advantageous to give this information to a large number of motorists or where it is necessary to inform motorists of an alternative route to avoid a congested work zone.

2. **Portable Changeable Message Signs (PCMS).** These devices can be used to give the motorists information required to prepare them for upcoming changing conditions or information about how to avoid a condition. These devices may be used to provide more information than feasible on an informational panel sign. See Section 55-5.01(d) for more information.
3. **Signal Interconnect.** Evaluate interconnecting traffic signals where moving traffic through an alternative route corridor more efficiently is enhanced by adding interconnection between traffic signals on the alternative route system.

4. **Signal Timing.** Evaluate traffic signal timing changes and/or additional phases for traffic signals on an alternative route because of the added traffic expected to use the route.

5. **Capacity Improvements.** Additional improvements on the alternative route may be necessary for capacity reasons to accommodate the expected diversion of traffic. Examples of capacity improvements include additional pavement width, adding turn lanes, removal of parking, turn restrictions, and truck restrictions.

6. **Trailblazing to Attractions and Points of Interest.** Trailblazing may be necessary to guide motorists to attractions and points of interest in those circumstances where the normal route is closed or seriously restricted, or where an alternative route to the attraction or points of interest will assist traffic through the work zone.

### 13-3.04 Scheduling

Construction time has a direct effect on the cost of the project. A short schedule to minimize construction activities and disruption to traffic may be required if motorist user costs are expected to be high. A schedule that minimizes construction time also limits the exposure for workers and the traveling public to the hazards of the work zone. However, short schedules may increase the cost of the project. A longer schedule of construction activities may be cost effective if it does not significantly increase the adverse impact to motorists. The contractor may bid a lower price for a longer schedule. When determining a construction schedule, consider the following:

1. **Strategies for Reducing Construction Time.** Incentives/Disincentives and A+B contracts may be used to minimize the time a facility is affected by construction. Contact BDE for information. See Section 66-2.03 for guidance on estimating the expected construction time for the project.

2. **Lane Rental.** Lane rental is a contracting technique whereby either the contractor bids the number of days of work requiring lane closures as part of the contract, or the Department sets the number of days for which such closures are allowed. If the contractor finishes early, an incentive is paid. If the contractor exceeds the number of days allowed, a disincentive payment is deducted from the contract for each day the limit is exceeded. This type of contract forces the contractor to schedule resources and perform work in a more timely manner.

Consider contracts using a lane rental specification on all high-volume, multi-lane projects (e.g., Interstates, expressways). Complete a traffic capacity analysis for these projects to determine the level-of-service to be anticipated during construction. In addition, conduct a queuing analysis to determine the anticipated traffic backups at different times during the day and week. Once a traffic capacity analysis and queuing
analysis are complete, a decision may be made on whether or not to use a lane rental specification. If a lane rental specification is used, this information will aid in determining the average road user benefit cost.

For all Interstate and expressway projects that involve patching, include the lane rental specifications. The lane rental specification must apply to the patching operation and may be applied to the whole project. Prepare a traffic capacity analysis and queuing analysis to determine the anticipated back-ups at different times during the day and week. This information is then used in determining the average road user benefit cost for purposes of developing the lane rental specification.

3. Letting Dates. Projects that can be completed in one construction season should be let and scheduled to be completed prior to winter shutdown. For those projects requiring more than one season, the major phases of construction need to be planned to recommend an appropriate letting date and provide a schedule for winter shutdown. Delays and impacts to the traveling public and adjacent property owners should be minimized. A schedule that minimizes construction time also limits the exposure for workers and the traveling public to the hazards of the work zone. See Chapter 66 for further information for selecting contract letting dates.

4. Time of Day/Day of Week Restrictions. These types of restrictions may be necessary if the work zone capacity will not accommodate the expected demand during the peak periods and other measures are not as cost effective. For example, night work may be required to allow longer work hours than can be provided between morning and afternoon peaks. Night work may also be used to decrease the excessive traffic delays or congestion associated with lane closures during the daytime.

5. Project Phasing. Project phasing or completing smaller portions of a construction project one portion at a time may be necessary to limit disruption to traffic. However, construction activity in the same area over several seasons should be discouraged.

6. Combining with Other Work. Projects within a corridor may be combined or scheduled at the same time where practical, pending available funding, to minimize impacts to the motoring public.

7. Timing. Control the timing of road closures for a certain time of the year by either setting the letting date or by placing restrictions in the special provisions. Also, when closing or restricting widths on rural highways, time the closure to occur after spring planting operations have been completed and ensure that the highway is open to traffic by harvest time.

8. Sequence of Construction. Consider the sequence of construction to reduce any stages of construction when possible. For example, requiring a shoulder and pavement lane to be milled and resurfaced in the same operation would eliminate a second traffic control setup for resurfacing the shoulder. The reduction in traffic control cost, overall reduction in time, the bituminous plant change over from one mix to another, and cost reduction due to increased volume of one mix may offset the additional cost for the increased
material cost on the shoulder material, especially in the binder stage. Examine the overall effects of staging and sequence of construction to reduce the exposure time of workers and the traveling public to the hazards of the construction zone.

9. **Prohibit Weekend Lane Closures.** On roadways with ADT of 25,000 or more, keep all lanes open to traffic from 3:00 P.M. Friday to 12:00 midnight Sunday except where structure construction or major rehabilitation makes it impractical. Where patching and resurfacing are performed on these routes, lane closures are often in place and cause extensive backups. By restricting the work on weekends, all traffic lanes are available to accommodate the higher weekend volumes of traffic.

Where ADT exceeds 25,000, provide ADT on the cover sheet of the construction plans. A traffic capacity analysis and a queuing analysis should still be completed. On some routes ADTs may be lower on weekends and it would be beneficial to allow or require work on weekends. In these cases, contracts should contain specifications to allow this work.

For projects with less than 25,000 ADT on which traffic volumes are still relatively high, especially Interstates, conduct a traffic capacity analysis and a queuing analysis to evaluate the possible benefit of prohibiting weekend lane closures.

10. **Night/Non-Peak Hour Construction.** On high-volume roadways, the Traffic Management Analysis (TMA) should consider limiting construction to non-peak or nighttime hours. For all TMAs prepared for roadways with greater than 25,000 ADT, include a traffic capacity analysis and a queuing analysis. Where the one-way VPH exceeds 1700 or the level of service drops to E or F, excessive back-ups will occur. Under these situations, restrict work to other times of the day.

Once the traffic peaks and expected queues have been reviewed, TCP can be developed. Under the above situations, construction should not be permitted during certain time periods for each direction of travel. This provides the contractor with some flexibility in scheduling work.

Under certain conditions it may be beneficial to require work be done only at night. This decision should be made after close examination of the traffic capacity analysis and queuing analysis. In cases where the traffic volumes remain high throughout the day but drop significantly during the night, where traffic delays would be continuous throughout the day, or to provide longer continuous work periods, consider using night construction.

Before requiring night construction, consider the following factors:

- noise level ordinances that may prohibit certain construction activities at certain times,
- noise and light impacts on the surrounding community,
- neighborhood traffic impacts due to detours or alternative routes,
- impacts to businesses, and
• community resistance.

When night construction is required by the contract, include the following:

• a lighting specification detailing the minimum lighting requirements,
• additional signing and increased use of PCMS to alert traffic,
• increased public relations efforts to notify the surrounding community, and
• restrictions to limit work hours to 7:00 P.M. to 6:00 A.M. Hours may be adjusted according to the traffic analysis.
13-4 PUBLIC INFORMATION PLAN (PIP)

Work zones, particularly those deemed to have a sustained impact on safety and mobility should include a Public Information Plan (PIP) in the Transportation Management Plan. Significant projects are required to have PIP.

Successful work zone public information and outreach campaigns incorporate three essential messages:

- Safety First,
- Plan ahead to minimize delay, and
- We care.

It is important that the public be informed initially and remains informed in a timely manner. Consider the following steps to create PIP:

1. **Scope.** The PIP should consist of a plan to inform and reach out to the public. For smaller projects, PIP may be limited to contacting local EMS and schools, press releases of project scope and duration, and the IDOT website. Larger, more disruptive projects may warrant a more extensive campaign.

2. **Identify Resources.**
   - Use free media coverage through press releases to local news media (newspapers, radio, television) and the IDOT website.
   - Examine use of existing resources (e.g., highway advisory radio, dynamic message signs).
   - Use town meetings and project hearings to describe the project and gather public support.
   - Coordinate with public officials and law enforcement to help with gaining favorable public opinion.
   - Consider low cost options (e.g., creating brochures to be given to motorists at key locations and for posting at rest areas and welcome centers).
   - Coordinate with other transportation agencies (e.g., local agencies) to identify their construction and maintenance activities and to minimize motorist delays near the project.
   - Major employers and service providers may assist in informing the public. For example, these entities may be willing to incorporate messages in newsletters, web sites, or flyers to employees and customers at no cost to the Department.
• Business and neighborhood associations have a vested interest in the road network. Buy-in from these groups may result in strategies to offset traveling hours or delivery times and increase the use of local routes by local drivers.

Larger projects may require public information and outreach spending as a part of the project budget.

3. **Identify Partners.** Identify other affected State and local agencies, major employers, schools, businesses, and neighborhood associations.

4. **Identify Target Audience.** Examine the project and identify which motorists are most affected by the project. Focus efforts on this audience.

5. **Develop the Message.**
   - Inform the motoring public that the Department cares about safety and delay in the work zone. For example:
     + Emphasize that safe passage through the work zone is critical.
     + Show that minimizing delay is important to the Department.
   - Indicate which alternate routes are available. Do not simply say “use alternative routes,” be specific as to which route should be taken.
   - Clearly communicate the project start date and plan to update the public throughout the project.
   - Where applicable, communicate hours of work (e.g., 7:00 pm to 5:00 am Monday through Saturday). Encourage travel during off-peak times.
   - Advertise alternative modes of transportation (e.g., carpool, share-a-ride, mass transit).

For larger projects, consider a unified message that revolves around a slogan or mascot (e.g., Jack Hammer (mascot) for the upgrade 74 (slogan) project in Peoria, Illinois, 2002). A unified approach may aid in gathering positive public support for extensive projects.

6. **Determine Communication Strategies and Timing.** Develop a plan for how and when to get the word out. For large projects, consider including a thank-you campaign to publicize completion and enhance the Department’s image as focused on the motorist.

7. **Evaluate.** The TCP author or team should evaluate the effectiveness of PIP as part of the Department’s long-term efforts to improve safety and mobility in and around work zones.

See the FHWA publication *Work Zone Public Information and Outreach Strategies*, November 2005, for more information.
13-5 TRANSPORTATION OPERATIONS PLAN (TOP)

Work zones, particularly those deemed to have a sustained impact on safety and mobility should include a Transportation Operations Plan (TOP) in the Transportation Management Plan. Significant projects are required to have TOP.

A TOP is a plan that consists of strategies that mitigate work zone impacts through the use of improved transportation operations and management of the transportation system. The TOP may consist of strategies for:

- demand management,
- corridor/network management,
- work zone safety management,
- traffic and Incident management, and
- enforcement.

13-5.01 Demand Management

Demand management strategies include techniques intended to reduce the volume of traffic traveling through the work zone. These techniques include, but are not limited to:

- mass transit service improvements and incentives,
- shuttle services,
- carpooling incentives,
- park and ride promotion,
- ramp metering, and
- working with local business to promote variable work hours and/or telecommuting.

13-5.02 Corridor/Network Management

Corridor or network management strategies optimize traffic flow through the work zone corridor and adjacent roadways. Strategies include, but are not limited to:

- signal timing and coordination improvements,
- street and intersection improvements on mainline and adjacent roadways,
- bus turnouts,
- truck lanes or truck restrictions,
- turn restrictions,
- parking restrictions, and
- coordination with adjacent construction projects.
13-5.03  **Work Zone Safety Management**

Work zone safety management strategies address worker and traffic safety. Strategies include, but are not limited to:

- variable work zone speed limits based on traffic volume and/or type of work,
- temporary traffic signals,
- temporary traffic barrier and movable barrier systems,
- trailer or truck mounted attenuator systems,
- temporary rumble strips,
- safety awards/incentives,
- construction safety supervisor/inspectors,
- TMP monitoring/inspection team, and
- work zone safety assessments.

13-5.04  **Traffic and Incident Management**

Traffic and incident management strategies monitor traffic conditions and make adjustments based on these changing conditions. Strategies include, but are not limited to:

- Intelligent Transportation Systems (ITS) may be used to:
  
  + detect traffic flow, and automatically relay “real time” travel time to motorists via PCMS, websites, or other outlets; and
  
  + detect queues, and automatically actuate warning systems.

- gawk screens to reduce driver distraction;

- milepost markers to aid the motorist in locating themselves in an incident;

- tow/service patrol; and

- incident/emergency management plans.

13-5.05  **Enforcement**

Enforcement is a critical and unique portion of work zone transportation operations planning. The presence of law enforcement, appropriately deployed, has proven effective in gaining compliance with work zone speed limits to enhance work zone safety. See Section 55-6 for more information.
13-6 COST-EFFECTIVE ANALYSES

13-6.01 General

Along with not obtaining mobility goals, failure to maintain traffic flow during construction can cause driver aggravation, add substantial operating cost to motorists or businesses, and cause unfavorable public relations for the Department. However, these considerations must be balanced against the capital costs to the Department, because limited funds are available.

Capital costs include the building and removal of a temporary runaround, using a local route detour and structurally upgrading its roadway, paying for accelerated construction progress, night work, or providing stage construction that may result in increased unit costs. These options can add considerable costs to the overall project.

For many projects, there may be more than one option that will address the problem of traffic during construction. To determine the most appropriate option, the designer or TMP team must compare the benefits and costs of each to determine the most appropriate option.

13-6.02 Cost Evaluations

13-6.02(a) On-Site

When determining the cost for on-site options (e.g., runarounds, lane closures, crossovers, shoulder use), the designer should consider the following:

- right-of-way costs (temporary and permanent);
- additional construction costs;
- environmental effects;
- vehicular delay;
- user costs (including detour user costs; see Section 13-6.02(c)); and
- crash potential.

When determining the effect of each on-site option, the designer may also consider the effect the selected option will have on unofficial detours (i.e., detours which drivers select on their own to avoid the construction area).

13-6.02(b) Detours

For detours, the designer must determine the total cost of the detour. This includes:

- detour user costs; see Section 13-6.02(c);
- the cost for any improvements needed to the detour route (e.g., repaving, pavement widening, signal improvements);
- the effect the detour will have on the community and local businesses; and
• the effect on the local street network.

13-6.02(c) Detour User Costs

Adverse travel is the additional distance that motorists must travel to complete their trips around the work site while a detour is in use. To reduce project construction costs to the Department and to enable these savings to be used for other needed improvements, it is considered in the best interests of the public for road users to directly share in the costs of road and bridge improvements. Road users will bear some of the costs of reasonable adverse travel. Accordingly, this should be reflected during preparation of TMP. Multiply the computed adverse travel costs by 0.5 before making any comparisons to the costs of other alternative methods of maintaining traffic flow.

Breakout the cost according to the following:

1. Cars, Pickups, and Vans. When computing operating costs for cars, pickups, and vans, *Your Driving Costs* published by the American Automobile Association and available on their website, may be used as a guide to determine the per mile (km) costs.

   Only the operating costs need to be considered in computing per mile (km) costs that include:
   
   • gasoline and oil (note the gasoline price used for calculation by the publication);
   • maintenance, accessories, parts, and tires; and
   • State and Federal taxes on the above.

   Fixed costs (e.g., insurance, depreciation, license fees, finance charges) need not be considered because they are incurred whether or not a vehicle is driven extra miles (km).

2. Trucks. For truck operation costs, only the operating costs need to be considered in computing per mile (km) costs for trucks. These costs include:

   • diesel fuel for tractor-trailer units and gasoline or diesel fuel for single-unit trucks (note the fuel cost used for calculations by the publication);
   • tires;
   • maintenance (oil, grease, repairs);
   • driver’s wages and fringes; and
   • operating depreciation.

   Fixed costs (e.g., tractor or trailer replacement costs, Federal highway use tax, license fees, insurance, finance charges) need not be considered because they are incurred whether or not the vehicle is driven extra miles (km).
These costs may be estimated by multiplying the average car, truck, and van operating costs by 4.5 for SU and 5.5 for MU.

For any additional information on adverse travel costs or on the above listed publications, contact BDE.

### 13-6.02(d) Example Cost Evaluation

**Project – Three Span Bridge, Full Structure Replacement**

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<tr>
<th>Option 1 – Detour</th>
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<tbody>
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<td><strong>Project Costs</strong></td>
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<td></td>
</tr>
<tr>
<td>2</td>
<td>Construction and Removal of Runaround</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Temporary Bridge</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td><strong>Total Project Cost</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>User Costs</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Motorist delay in work zone</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td><strong>Total User Cost</strong></td>
<td></td>
<td></td>
<td></td>
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<table>
<thead>
<tr>
<th>Option 3 – Stage Construction</th>
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<tr>
<td><strong>Project Costs</strong></td>
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</tr>
<tr>
<td>1</td>
<td>Temporary Traffic Barrier</td>
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</tr>
<tr>
<td>2</td>
<td>Temporary Traffic Signals</td>
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</tr>
<tr>
<td>3</td>
<td>Increased Structure Cost due to Staging</td>
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<td></td>
</tr>
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<td><strong>Total Project Cost</strong></td>
<td></td>
<td></td>
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<td><strong>User Costs</strong></td>
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<tr>
<td>1</td>
<td>Motorist delay in work zone</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Longer construction time</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td><strong>Total User Cost</strong></td>
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<td></td>
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</tr>
</tbody>
</table>
13-7 REQUEST FOR EXCEPTION TO COMPLIANCE

Request for Exception to Compliance with the Work Zone Safety and Mobility Rule:

Region No.: _______________ Route: _______________

District No.: ___________ Section No.: ___________________________

County: _______________ Project No.: ______________________________

Program Year: _______________

ADT: ___________________ DHV: _______________ Design Speed: ______

Mobility Goals:

1. Delays caused by work zones should not exceed more than 5 minutes per mile of project length, with a maximum of 30 minutes above the normal recurring traffic delay.
2. Queues caused by work zones should be no more than 1.5 miles beyond pre-existing queues.

Based on impact analysis and construction strategies, the stated goals are not expected to be met for the above project. See attachments for details.

Attachments shall:

1. Provide a brief description of the project.
2. Include a brief discussion of all strategies considered. Indicate the preferred strategy. Describe why alternative strategies were not used. Include a listing of pros/cons, cost, delays and queues for each alternative.
3. Describe the recommended strategy for identifying delays, queues, and mitigation measures to reduce the impacts on the project during construction.
4. Include a location map with project limits and applicable parts of the plans.

Submitted by: ____________________________ Date: ____________

(District Representative)

Approved by:

Bureau of Safety Engineering
Date: ____________

Bureau of Design and Environment
Date: ____________

Bureau of Local Roads and Streets
Date: ____________

Bureau of Operations
Date: ____________

Approved by:

Federal Highway Administration: __________________________ Date: ____________

___________________________________________
HARD COPIES UNCONTROLLED 13-7.1
13-8  EXAMPLE TMP FOR SMALL PROJECTS ON SIGNIFICANT ROUTES

A small project on a significant route may follow this full TMP template:

District X Transportation Management Plan

1.  Project Description:

   This project consists of …
   This project is located …
   This project is on (or approaching) a significant route.

2.  Work Zone Impacts:

   The impacts to the work zone were evaluated by …

   Based on this evaluation and previous experience with similar work in this area, the project is expected to meet safety and mobility goals of less than X mile queue and less than X minute delay.

3.  Selected Work Zone Impact Management Strategies:

   A. Traffic Control Plan: A traffic control plan was developed using Standard Specifications, Special Provisions, and Highway Standards. A copy of the Traffic Control Plan is attached.

   B. Public Information Plan: Project information will be communicated to the public at the beginning of work by use of portable changeable message boards (PCMS) two weeks in advance of construction activities. Media outlets will be informed with a press release two weeks in advance. Both static message boards and PCMS will be used to convey real time information to the public.

   C. Transportation Operations Plan: The scope of this project does not warrant extensive transportation operations strategies. Strategies to be utilized include: Limited work hours, etc.

4.  TMP Monitoring:

   The TMP will be monitored during the project for queue length and user delay. Monitoring of TMP will be completed by district personnel as required throughout the duration of the project. Evaluations will be completed daily during work zone activity. Evaluations will be discussed during 50% design reviews with design personnel.

   The Resident Engineer overseeing the project will be responsible for evaluating the need to revise traffic control strategies, and will coordinate these revisions with the Supervising Field Engineer. Contingency plans may be developed with the input of the contractor, Bureau of Construction, and the Bureau of Operations.
# Chapter Fourteen  
**INTERSECTION DESIGN STUDIES**

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<th>Page</th>
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Chapter Fourteen
INTERSECTION DESIGN STUDIES

An Intersection Design Study (IDS) is a graphic representation of a proposed treatment for the development or improvement of an intersection facility. It is based on an analysis of traffic needs and an evaluation of physical and economic elements at the intersection site. Chapter 14 presents the Department’s criteria for the preparation of an IDS. Chapter 36 presents the detailed design criteria for intersections.

The primary purpose of an IDS is to provide a review medium for use by the district, BDE, and the general public. The IDS also provides a file reference that documents all pertinent data and information controlling the design of the intersection improvement.

14-1 WARRANTS FOR THE PREPARATION OF INTERSECTION DESIGN STUDIES

Prepare an IDS for intersections if any of the following conditions apply:

- The study location is an intersection of two marked routes.
- The improvement is intersected by either:
  - a rural highway that has an existing 30th maximum hourly volume greater than 300 vehicles or additional lanes and/or channelization is proposed on one or both routes; or
  - an urban highway that has an existing 30th maximum hourly volume greater than 400 vehicles or additional lanes and/or channelization is proposed on one or both routes.
- Where complex conditions exist at the intersection (e.g., high crash rate, adverse terrain features, geometric features that will be difficult to correct due to the extent of cultural development).
- Where a roundabout is proposed.
- When requested by the district or BDE in accordance with the engineering study and advance engineering data requirements in the ILMUTCD.
14-2 PREPARATION OF INTERSECTION DESIGN STUDIES

14-2.01 Signalized, Two-way Stop controlled, and All-way Stop-controlled Intersections

Prepare IDS plan sheets on CADD. For guidance on the preparation of plan or profile sheets, see Section 63-4.01. A sample intersection design study for a signalized intersection is illustrated in Figure 14-2.A. To facilitate uniformity, use the following sheet formats:

1. **Cover Sheet.** The cover sheet layout for two-way stop-controlled and all-way stop-controlled intersections is generally similar, with different Capacity Design Analysis, Elements Controlling Design, and General Notes blocks. In urban areas, the intersection layout is usually drawn at a scale ratio of 1 in = 50 ft (1:500 metric) and in rural areas 1 in = 100 ft (1:1000 metric) or 1 in = 50 ft (1:500 metric). The cover sheet contains the following items:
   - scaled plan view layout of the intersection (including traffic signal locations, if proposed, and striping plan),
   - Capacity Design Analysis table,
   - DHV turning movement diagram,
   - graphic bar scale,
   - Traffic Data table,
   - north arrow,
   - phasing diagram,
   - location map box,
   - existing and proposed right-of-way,
   - Elements Controlling Design data block,
   - General Notes data block,
   - property lines, natural features, and manmade cultural developments, and
   - signature and title block in the lower right-hand corner.

2. **Intersection Detail Sheet(s).** These sheets are supplemental sheets for intersection details. They may not be necessary (for simple intersections), be a single page or be multiple pages. The need to show special details or cross sections depends on the complexity and size of the intersection. These sheets contain improvements to the approach legs, beyond the intersection proper, when they cannot fit on the cover sheet. In urban areas, the scale ratio is usually 1 in = 20 ft (1:250 metric) and in rural areas 1 in = 50 ft (1:500 metric). Also include the following items on each sheet:
   - graphic bar scale,
   - title block in the lower right-hand corner, and
   - sheet index block in the upper right-hand corner indicating the route, section, county, and sheet numbers.

3. **Profile Sheets.** Typical grid sheets are used for showing profiles, if profiles are necessary. Use the format illustrated in Figure 14-2.B. Also include the following items on the sheet:
• title block in the lower right-hand corner; and
• sheet index block in the upper right-hand corner indicating the route, section, county, and sheet numbers.

4. Design Vehicle Turning Path Sheets. Include the design vehicle turning paths if generated by computer software.

14-2.02 Roundabout Intersections

1. Cover and Intersection Detail Sheets. Information on these sheets of a roundabout IDS is similar as that described above for signalized intersections

2. Other Sheets.

• Include the baselines of the approach roadways and the central island. The baselines of the approach roadways should follow the median edges of the approaches and be defined by tangents and curve data. Both edges of the median should have a baseline as the alignment of the approaches and departures are independent. Once the baselines reach the outside edge of the circulatory roadway, it should break directly toward the center of the central island. Include a station equation at the center of the central island where the other baselines intersect. The baseline of the central island should be along the outside of the truck apron.

• Include the profiles of the approach roadways along the baselines up to the intersection of the baseline of the central island. Include the profile of the central island along the baseline of the central island. Include the stations equations and elevations at the intersection of the profile of the approach baselines and the profile of the central island.

• Include the design vehicle turning paths for all movements from all approaches.

• Include the fastest paths. Include the radii of the curves and the design speed.

• Include the sight lines for the approaches to show there is adequate intersection sight distance for drivers to perceive and react to the presence of conflicting vehicles, pedestrians, and bicyclists. Evidence suggests that it is advantageous to provide no more than the minimum required sight distance on each approach. Excessive intersection sight distance can lead to higher vehicle speeds that reduce the safety of the intersection for all users.

• Include the phi (Φ) angle. Defined in Section 36-9.04(h), the phi angle should range between 20° and 40°.

• Show the existing and proposed right-of-way, if not shown on Sheet No. 1.

All of the above sheets should have the title block in the lower right-hand corner and sheet index block in the upper right-hand corner indicating the route, section, county, and sheet numbers.
Figure 14-2.D
Continued
14-3  DATA REQUIRED FOR INTERSECTION DESIGN STUDIES

Document the following data in the IDS:

1. Elements Controlling Design. Chapter 36 presents the design criteria for intersections. On the cover sheet, list all pertinent elements affecting the design of the intersection including:
   - the route designation including highway functional classification for both intersecting routes, where applicable,
   - SRA Route designation, if appropriate,
   - existing and design traffic (ADT) for both intersecting routes;
   - the preferential route;
   - design year and the number of years for which the project is designed,
   - the anticipated year of construction;
   - the type of existing and proposed traffic control including:
     + a statement indicating whether signals will be installed or adjusted;
     + the signal warrant (only one is necessary) from the ILMUTCD justifying the use of signal control, or whether new signal installations are a special request; and
     + use of a roundabout;
   - design criteria;
   - Improvement Type. List the type of improvement (e.g., new construction, reconstruction, 3R, safety).
   - design vehicle;
   - truck route designation and whether the routes are to be designed for oversize/overweight vehicles (OSOW), and
   - existing and proposed posted and design speeds on all intersection approaches.

2. General Notes. Include the following information in the general notes on the cover sheet:
   a. Grades. Where all existing grades to remain are greater than 1% or in all cases with any new or altered grades, include a statement that profiles are shown for both intersecting roads and show them on a subsequent sheet. If existing grades
are to remain and are all less than 1%, including profiles is optional. Indicate this fact if profiles are not included for these reasons.

b. **Curb and Gutter.** Indicate the type of curb and gutter to be used on the outer edges of the traveled way, shoulders, channelizing islands, and corner islands.

c. **Dimensions.** Indicate the type of dimensioning used (e.g., edge-to-edge of pavement, edge-to-edge of traveled way).

d. **Design Exceptions.** List design exceptions that affect the intersection from design criteria and typical traffic control practice (e.g., large truck turning encroachments, lane widths less than Department criteria, less than desirable level of service, less than desirable storage length for queued vehicles). Include the justification for the design exceptions in the Phase I report.

e. **Verification.** Note the software or method used to verify sufficiency of the intersection to accommodate turning movements of the design vehicle.

f. **Right-of-Way.** Indicate if proposed right-of-way limits for the intersection are preliminary.

g. **Other.** A cell is available for additional information not listed elsewhere that will add information relevant to the operation of the intersection, address unique policies or regulations, and/or aid in the review of the IDS.

3. **Capacity Analysis.** Perform and document the capacity analysis of the IDS according to the following guidelines:

a. **Source Document.** Use the *Highway Capacity Manual* and the *Highway Capacity Software* (distributed by the McTrans Center for Microcomputers in Transportation) for the capacity analyses. The use of any other capacity techniques and software must be first approved by BDE; see Section 36-1.07.

b. **Signal Phasing.** For signalized intersection, illustrate the proposed signal phasing for the level of service determined from the capacity analysis in diagrammatic form. Orient the signal phasing diagram to be consistent with the plan view of the intersection and any other pertinent diagrams.

c. **Results.** Document the data and results of the capacity analysis for each leg of the intersection. Use Figure 14-3.A for a signalized intersection, Figure 14-3.B for a roundabout intersection, Figure 14-3.C for an all-way stop-controlled intersection, and Figure 14-3.D for a two-way stop-controlled intersection.

4. **Traffic Data.** Provide the following traffic data on using the format illustrated in Figure 14-3.E:

a. **Traffic Movements.** Provide a tabular listing of all movements to and from each leg of the intersection during the a.m. and p.m. 30th maximum hour for the
existing and design years. Also, prepare a traffic diagram for the design year showing all 30th maximum hour movements within the intersection. Orient the traffic diagram to be consistent with the plan view of the intersection and any other pertinent diagrams.

b. Percent Truck Traffic in 30th Maximum Hour. Provide the percentage of vehicles with more than 4 wheels touching the pavement.

c. Estimated Percent Increase. Include the percent of traffic increase between the existing year’s traffic and the design year’s traffic.

5. Intersection Layout and Design. Provide the following intersection layout and design information on the cover sheet and, if necessary on subsequent sheets:

a. Centerline. Show the centerline information for all proposed and existing curves within the immediate area of the intersection. Include superelevation rates and transition stations. Label the station equation for all intersecting side roads.

b. Angle. Note the angle of intersection between the two intersecting roadways and between the roadways and side roads.

c. Location Map. Provide a small scale location map, covering a sufficient area to properly identify the location of the improvement. It should portray the existing street or local road network and any municipalities adjacent to the improvement. Layout the map with North in the same direction as shown on the intersection layout.

d. Auxiliary Lane Lengths. Indicate lengths for all auxiliary lanes.

e. Widths and Dimensions. Include lane, median, driveway, and sidewalk widths. Include the radii for all curb returns and offsets for two and three center curb returns.

f. Tapers. Indicate all taper lengths and rates.

g. Scales. Provide a bar scale on each sheet.

h. Topographic Features. Indicate all limiting topographic features or cultural developments including:

- existing and proposed access driveways;
- existing and proposed right-of-way lines and any access control limits;
- property lines;
- property identification numbers, business names, land uses, and buildings;
- sidewalks, curb ramps, and other accessibility requirements, see Chapter 58; and
other factors controlling the intersection design (e.g., retaining walls, utilities, gasoline pumps, other appurtenances).

i. **Signals.** Show the proposed signal and controller locations and signal phasing diagram. Prepare these according to the criteria and guidelines presented in Chapter 57. This information will ensure compatibility with other design elements, right-of-way, and traffic flow (progression).

j. **Signs.** For complex intersections, show the proper placement of signs and traffic control devices. Because signing distance and legend requirements could influence the design of complex facilities, include a preliminary signing plan with the IDS for all complex intersection designs.

k. **Striping.** Include the proposed striping details on the IDS as well as on Phase I plan sheets.

l. **Control Points.** Provide the station and offset of all control points, including all island noses, radius return points of curvature and tangency, and centerline or baseline control points.

6. **Title Block.** Only the individual personally responsible for the intersection design will occupy the “Designed By” line in the title block.
<table>
<thead>
<tr>
<th>Program used:</th>
<th>version:</th>
<th>Signal type:</th>
<th>Area type:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of phases: (a.m.)</td>
<td>(p.m.)</td>
<td>cycle length: (a.m.)</td>
<td>(p.m.)</td>
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<tr>
<td>Intersection delay/level-of-service</td>
<td>a.m.</td>
<td>sec.</td>
<td>LOS</td>
</tr>
</tbody>
</table>

**APPROACH**

| Lane group | | | | | | | |
| Number of lanes | | | | | | | |
| 20th max. hour (traffic (veh/h)) | a.m. | | | | | | |
| Base saturation flow rate (veh/h) | | | | | | | |
| Lane width (ft) | | | | | | | |
| Volume of right turn on red (veh/h) | am | pm | am | pm | am | pm | am | pm |
| Pedestrians/hour (ped/h) | am | pm | am | pm | am | pm | am | pm |
| Count or estimate | | | | | | | |
| Arrival type | | | | | | | |
| Lane utilization adj. factor | | | | | | | |
| Green time (seconds) | a.m. | | | | | | |
| Green ratio (g/C) | a.m. | | | | | | |
| Capacity (s) | a.m. | | | | | | |
| v/c ratio (X) | a.m. | | | | | | |
| Storage queue (feet or vehicles) | a.m. | | | | | | |
| Lane group delay (seconds) | a.m. | | | | | | |
| Lane group level-of-service | a.m. | | | | | | |
| Approach delay (seconds/vehicle) | a.m. | | | | | | |
| Approach Level-of-service | a.m. | | | | | | |

**SIGNALIZED CAPACITY DESIGN ANALYSIS**

Figure 14-3.A
### Roundabout Capacity Design Analysis

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<th>Version:</th>
<th>Area:</th>
<th>Peak hour factor:</th>
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<tbody>
<tr>
<td>Intersection control delay:</td>
<td>a.m. _____ seconds</td>
<td>p.m. _____ seconds</td>
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</tr>
<tr>
<td>Intersection level of service:</td>
<td>a.m.</td>
<td>p.m.</td>
<td></td>
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</table>

<table>
<thead>
<tr>
<th>Approach</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Lane group</td>
<td></td>
</tr>
<tr>
<td>20th-30th max. hour traffic</td>
<td>a.m.</td>
</tr>
<tr>
<td>Entry flow rate</td>
<td>a.m.</td>
</tr>
<tr>
<td>vₙₑₑₑ (pc/h)</td>
<td>a.m.</td>
</tr>
<tr>
<td>Ped/hour crossing the approach</td>
<td>a.m.</td>
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</tbody>
</table>

<table>
<thead>
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<th>a.m.</th>
<th>p.m.</th>
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</thead>
<tbody>
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<td>Entry flow rate</td>
<td></td>
<td></td>
</tr>
<tr>
<td>vₑₑₑ (vph)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lane capacity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>cₑₑₑ (vph)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>xₑₑₑ</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(vₑₑₑ/cₑₑₑ ratio)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Storage queue length (feet or vehicles)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a.m.</td>
<td>p.m.</td>
</tr>
<tr>
<td>Lane delay, d (sec)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lane level of service</td>
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<td></td>
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<tr>
<td>Approach control delay, d (sec)</td>
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<tr>
<td>Approach level of service</td>
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</table>

**ROUNDABOUT CAPACITY DESIGN ANALYSIS**

*Figure 14-3.B*
### ALL-WAY STOP-CONTROLLED CAPACITY DESIGN ANALYSIS

Program used: ____________, version: _______
Peak hour factor: _______
Intersection control delay: a.m. _______ p.m. _______ (sec.)
Intersection level-of-service: a.m. _______ p.m. _______

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<tr>
<th>APPROACH</th>
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</thead>
<tbody>
<tr>
<td>Major or minor leg?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lane group</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number of lanes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20th to 30th max. hour traffic ($V_i$) (veh/h)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$V_i/c$ ratio $(V_i/c_{p,x})$</td>
<td>a.m.</td>
<td>p.m.</td>
</tr>
<tr>
<td>Storage queue (feet or vehicles)</td>
<td>a.m.</td>
<td>p.m.</td>
</tr>
<tr>
<td>Lane control delay (seconds)</td>
<td>a.m.</td>
<td>p.m.</td>
</tr>
<tr>
<td>Lane level-of-service</td>
<td>a.m.</td>
<td>p.m.</td>
</tr>
<tr>
<td>App. control delay (seconds)</td>
<td>a.m.</td>
<td>p.m.</td>
</tr>
<tr>
<td>Approach level-of-service</td>
<td>a.m.</td>
<td>p.m.</td>
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</table>

**ALL-WAY STOP-CONTROLLED CAPACITY DESIGN ANALYSIS**

**Figure 14-3.C**
<table>
<thead>
<tr>
<th>Approach</th>
<th>Major or minor leg?</th>
<th>Lane group</th>
<th>Number of lanes</th>
<th>20th-30th max. hour traffic ((V_{20-30})) (veh/h)</th>
<th>Pedestrians/hour ((P_{ped})) count or estimate?</th>
<th>Capacity ((C_{p.u} \text{ or } C_u)) (veh/h)</th>
<th>(v/c) ratio ((v/c_{p.u}))</th>
<th>Storage queue ((\text{no. of vehicles}))</th>
<th>Control delay ((\text{seconds}))</th>
<th>Lane group level-of-service</th>
<th>Approach delay ((\text{seconds}))</th>
<th>Approach level-of-service</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>a.m.</td>
<td>a.m.</td>
<td>a.m.</td>
<td>a.m.</td>
<td>a.m.</td>
<td>a.m.</td>
<td>a.m.</td>
<td>a.m.</td>
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</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>p.m.</td>
<td>p.m.</td>
<td>p.m.</td>
<td>p.m.</td>
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<td>p.m.</td>
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<td>p.m.</td>
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<tr>
<td>Movement</td>
<td>Year 20___ 30th Maximum Hour Traffic</td>
<td>% Truck Traffic in 30th Max. Hr.</td>
<td>Est. % Increase by 20___</td>
<td>Year 20___ 30th Maximum Hour Traffic</td>
<td>Est. % Increase by 20___</td>
<td>Year 20___ 30th Maximum Hour Traffic</td>
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<td></td>
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T = Through, L = Left, R = Right

TRAFFIC DATA SUMMARY

Figure 14-3.E
14-4  INTERSECTION DESIGN STUDY PROCESSING

Intersection design studies (IDS) are normally prepared under the direction of and approved by the District Geometrics Engineer. Upon completion of the IDS, it is approved by the district as illustrated in the signature block in Figure 14-2.A and included in the Phase I report. BDE will review and approve IDS’s if requested by the district or if the district does not have a qualified Geometrics Engineer. The procedure to qualify a District Geometrics Engineer is discussed in Section 11-9.

When projects require an IDS, the district should not conduct public involvement activities without a completed IDS which reflects the most recent design alternatives. When an IDS is prepared by a qualified Geometrics Engineer, reviewed according to current geometric design policies, and approved by the District Geometrics Engineer, it may be included as part of the Phase I report. Upon approval of the IDS, the district will submit a completed BDE 2602 template to BDE for status information of the IDS.

Final approval of an IDS is given with the design approval of the final Phase I report. This ensures the consideration of social, economic, and environmental factors and public comments that could affect the design elements of an intersection. In addition, a crash analysis and relevant collision diagrams may be reviewed concurrently with the IDS.

If intersection conditions are complex, the district, at its option, may forward the IDS to BDE for early review. In this case, the IDS is reviewed with particular emphasis on compliance with accepted design practices, methods of managing or controlling access, intersection capacity, signal phasing, operational safety, efficiency, and any needed design exceptions. BDE may recommend changes to the IDS. If changes are recommended, the comments are forwarded to the district for revision. After the revised IDS is reviewed and considered satisfactory, it is then approved by the District Geometrics Engineer or BDE for inclusion in the Phase I report.
Chapter Fifteen

INTERCHANGE TYPE
AND DESIGN STUDIES
# Chapter Fifteen

## INTERCHANGE TYPE AND DESIGN STUDIES

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Chapter Fifteen

INTERCHANGE TYPE
AND DESIGN STUDIES

Chapter 37 presents criteria for determining the warrants, application, and selection of various interchange types.

15-1 INTERCHANGE TYPE STUDIES AND ADDITIONS

The functional classification of the crossroad has a significant impact on whether an interchange is warranted and the type of interchange selected. In addition, traffic operations (e.g., freeway ramp terminal spacing, mainline weaving, level of service, signing) may affect the interchange type and spacing, especially in urban areas. The following sections present guidelines on the preparation and processing of Interchange Type Studies.

15-1.01 Purpose of Interchange Type Studies (ITS)

Interchange Type Studies (ITS) are prepared to determine the preferred type, to aid in developing the design of the selected type, and to minimize the number of man-hours used before detailed design studies are initiated. When a corridor/design study is initiated for a new freeway or expressway, the Phase I project study group prepares a brief report that includes proposed interchange locations and describes the proposed interchange type at each location.

An existing freeway may require an additional interchange due to urban development or due to lack of proper access to an area, or an expressway may require the upgrading of an existing intersection to an interchange. In all cases, the proposal to provide an interchange must be justified and documented and may require an Interchange Type Study. Section 37-1 provides the guidelines for justification of need, and the results of the entire Study are documented in a report entitled Request for Additional (Modified) Interstate (Freeway or Expressway) Access.

As part of the access report, include the necessary information as discussed in Chapter 19 and in Part III, Environmental Procedures, that demonstrates the public benefits and need for an interchange (i.e., the “Purpose and Need”). See Chapter 35 for details on access control along the crossroad.

If the district determines that a conventional diamond or parclo Type C interchange is the most appropriate type of interchange at a particular location, an Interchange Type Study is not required. However, the district may prepare and submit an Interchange Type Study to BDE for review if assistance would be beneficial.
For complex interchanges, BDE involvement in type studies is recommended because of the larger number of alternatives requiring analysis and the typically higher costs. Complex interchange designs usually require more supporting information, such as:

- crossroad, ramp, and mainline profiles;
- access restrictions;
- weaving analyses;
- capacity analyses of entrance and exit terminals;
- lane balance;
- route continuity coordination;
- preliminary signing plans;
- topography;
- existing cultural developments; and
- cost estimates.

15-1.02 Guidelines for Preparing Interchange Type Studies

Use the following guidelines to prepare the Interchange Type Study:

1. **Base Exhibits.** Prepare a schematic drawing of the interchange layout on a print of an aerial mosaic or aerial mapping using a scale of 1 in = 400 ft (1:5000 metric) or 1 in = 600 ft (1:7500 metric). For complex interchanges, use a scale of 1 in = 200 ft (1:2500 metric) for rural areas and either a 1 in = 100 ft (1:1000 metric) or 1 in = 50 ft (1:500 metric) scale for urban areas. Figure 15-1.A illustrates a typical schematic drawing of an interchange layout. In addition, it is desirable to include a county map and a 0°7′30″ quadrangle map as exhibits with the ITS. In urban areas, also include a city map showing the proposed interchange location(s).

2. **Alternatives.** When interchange type selection is controversial, prepare alternative schematics on separate aerial mosaics. Indicate which alternative is preferred and the rationale used in the selection.

3. **Content.** Schematic drawings may be prepared in the form of a single-line diagram. Show the layout of the mainline, crossroad, and ramps. Include the following information:

- traffic flow diagram for projected DHV (e.g., typically based on 20 years);
- functional classification, design speed, and design traffic volumes of both routes;
- angle of intersection between mainline and crossroad;
- angle of intersection between ramps and crossroad;
- typical cross sections, including shoulder widths;
- all existing and proposed radii of ramps and roadways;
- lengths of left-turn lanes and taper rates;
- limits of access control along the crossroad;
- limits of ramps on the mainline and crossroad;
• any proposed structures;
• any proposed local road relocation and frontage roads or service drives;
• property lines and names of land owners; and
• any relevant photographs of the area.

4. **Special Conditions.** List any special conditions (e.g., wetlands, historic site, archeological site) that support the development of an unusual interchange type, and include all necessary elements that control the design. Provide a statement regarding satisfactory alignments and profiles in conjunction with the design. If the development of preliminary profiles are necessary, include them with ITS.

15-1.03 **Processing Interchange Type Studies**

The district is responsible for preparing the Interchange Type Study (ITS). Districts with a qualified Geometrics Engineer can approve the ITS.

Access Justification Reports (AJRs) and access control changes on Interstates require coordination with headquarters. This is due to the complex nature of the designs and issues involved, and the need for statewide consistency. BDE will review and approve the documents for transmittal to FHWA for final Federal approval. If ITS is a part of access control modification and/or access justification report, the district should submit the report to BDE for review and approval.

Once the type study, interchange addition, or proposed change in access has been approved and, where necessary approved by FHWA, the district may initiate the preparation of the Interchange Design Study, as discussed in Section 15-2.
Figure 15-1.A

TYPICAL SCHEMATIC OF AN INTERCHANGE TYPE STUDY
(US Customary)
TYPICAL SCHEMATIC OF AN INTERCHANGE TYPE STUDY
(Metric)

Figure 15-1.B
15-2 INTERCHANGE DESIGN STUDIES

Interchange Design Studies (IDS) are required for all interchange facilities. After the interchange type has been approved, preparation of IDS can be initiated. However, before design work is started, a field review should be made to each interchange location. The following sections discuss the guidelines and procedures for preparing IDS.

15-2.01 Guidelines for Preparing Interchange Design Studies

The IDS base sheets are standardized and available in the IDOT CADD cell library. These standardized sheet sizes along with formatting details are used in developing IDS. In general, prepare IDS in the same manner as an intersection design study; see Chapter 14 for format details. Figures 15-2.A, 15-2.B, 15-2.C, 15-2.D, and 15-2.E illustrate the typical format that should be used for uniformity on IDS plans. In addition, consider the following guidelines:

1. General.
   a. Drafting. The entire IDS is prepared on CADD. A controlled-scale aerial mosaic or aerial mapping usually is the base for development of IDS. This base is the visual description of the existing topography. Photographic inserts may be added for additional clarification.
   b. Scales. For interchange designs on new alignment, use topographic mapping at 1 in. = 200 ft (1:2500 metric) for the interchange layout. This scale allows the entire interchange to be shown on one sheet without match lines and also allows all property lines and roads to be shown around the interchange. If the interchange is being developed as a result of a planned upgrade of an existing route, usually an expressway design, use a scale ratio of either 1 in. = 100 ft (1:1000 metric) or 1 in. = 50 ft (1:500 metric). Also, for interchange designs in urban areas, the same scale ratios of either 1 in. = 100 ft (1:1000 metric) or 1 in. = 50 ft (1:500 metric) may be used. Larger scales aid in the decision-making process, especially where cultural land development or elevation restrictions are an issue.

2. First Sheet. Include the following information on the first sheet:
   a. Topography/Cultural Features. Include all houses, businesses, major utilities, roads and streets, right-of-way, access control lines, and structures on the topographic mapping. If contour lines are desired, plot them as light lines so they do not detract from the line work of the proposed interchange.
   b. General Notes. Include references to design exceptions, crash data, cultural development, terrain, improvement type, etc. See Section 14-3 for additional information.
c. **Elements Controlling Design.** Chapter 37 presents the design criteria for interchanges. On Sheet No. 1, list all pertinent elements affecting the design of the interchange.

d. **Interchange Layout.** Include horizontal alignment details, stationing, and proposed structures.

e. **Capacity Analysis Table.** For ramp/crossroad intersections, include the capacity analysis table in the upper left-hand corner. This table summarizes the results of the capacity analysis. See Chapter 14 for an example of the format.

3. **Second Sheet.** Show the details for each ramp/crossroad intersection, any specially designed free-flow terminals, and how the crossroad turn lanes are designed. If more space is needed, use an additional sheet for details. See Figure 15-2.B. Select a scale that will allow the details to be clearly shown. Include the capacity table for free-flow ramp terminals; see Figure 15-2.F. If weaving areas are proposed, also include a weaving analysis table as illustrated in Figure 15-2.G. This table should include a summary of the ramp capacity analysis and the number of lanes required.

4. **Profiles.** After the crossroad details, show the profiles for the mainline and crossroad through the interchange; see Figure 15-2.C. Next, include the profiles for each ramp; see Figure 15-2.D. Where necessary, include detailed profiles for each turning roadway at the ramp crossroad intersections.

5. **Cross Sections.** After the profile sheets, show all the necessary controlling cross sections adjacent to the mainline, a cross section for the mainline, if applicable, and a typical section of the ramp proper; see Figure 15-2.E. Figures in Chapter 37 indicate the locations where controlling ramp cross sections should be taken.

6. **Interchange Models.** For very complex interchanges, it may be desirable or necessary to prepare a model for evaluating alternative interchange design features. This can be accomplished using a computer software package (i.e., GEOPAK) or by preparing a simple, three-dimensional model. The model may be developed by mounting the plan layout onto thin cardboard and then pasting the mainline, crossroad, and ramp profiles onto the plan sheet of the roadway alignment.

**15-2.02 Processing Interchange Design Studies**

The Interchange Design Study (IDS) is prepared under the direction of and approved by the District Geometrics Engineer or BDE. Upon approval of IDS, the district will submit a completed BDE 2602 template to BDE for status information of IDS. The BDE will review and approve IDS if requested by the district or if the district does not have a qualified geometrics engineer. The procedure to qualify a District Geometrics Engineer is discussed in Section 11-9.

IDS on the Interstate system will require FHWA approval. IDS’s used at public involvement activities should reflect the most recent design alternatives. Final approval of IDS is given with
design approval of the Phase I report. This final approval ensures that the social, economic, and environmental factors have been properly considered. Once the Phase I report has been approved, the IDS can then be used in the preparation of the detailed construction plans.
EXAMPLE IDS SHEET
(Ramp Crossroad Details — Second Sheet))
Figure 15-2.B
EXAMPLE IDS SHEET
(Mainline and Crossroad Profiles)
Figure 15.2.C
EXAMPLE IDS SHEET
(Ramp Profiles)
Figure 15-2.D
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**ENTRANCE AND EXIT RAMP TERMINAL CAPACITY TABLE**

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**TABLE FOR WEAVING ANALYSIS**

*Figure 15-2.G*
Chapter Sixteen

REST AREAS/WEIGH STATIONS
Chapter Sixteen
REST AREAS/WEIGH STATIONS

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Chapter Sixteen

REST AREAS/WEIGH STATIONS

16-1 REST AREAS

16-1.01 General

Rest areas are an essential element of the complete highway system. They are provided for the safety and convenience of the traveling public. A rest area provides an oasis for weary travelers to relax and refresh from the rigors of highway travel. A comfort station is provided to accommodate the basic needs of the traveling public. Multi-use land is also provided for picnic tables and limited recreational activities. Rest stops for two-lane highways are discussed in Section 16-1.06.

Welcome centers are rest areas located at port-of-entry routes that also provide a full range of amenities. Welcome centers are staffed to provide assistance to travelers regarding directions, lodging arrangements, automotive services, food services, and many other activities. Welcome centers also promote local tourist attractions. Tourist information centers are rest areas that provide amenities similar to welcome centers but are located on interior routes and generally serve a specific tourist area.

16-1.02 Rest Area Committee

The Rest Area Committee (RAC) is comprised of members of the Office of Program Development and the Office of Highways Project Implementation and directs the rest area program to ensure that the Department's objectives are met. The Committee is co-chaired by the Directors of the Offices of Program Development and Highways Project Implementation. The responsibilities and Committee objectives are as follows:

1. **Central Bureau of Operations.** This Bureau is responsible for maintaining the rest areas, comfort stations, signing, and traffic operations.

2. **Bureau of Design and Environment.** The BDE will have one representative on the Committee.

3. **District.** One representative from the district will serve on the Committee, and the district is responsible for providing the environmental survey of the site and the geometric design of the rest area.
4. **Committee.** The Committee’s responsibilities include:

- reviewing and evaluating all applicable guidelines, policies, and procedures for the location and design of a rest area facility;
- establishing priority projects and coordinating the construction program; and
- recommending corrective rehabilitation treatments as appropriate.

### 16-1.03 Departmental Responsibilities

The recommended actions of the RAC are carried out by the districts, BDE, and Bureau of Operations. Their responsibilities are noted in Figure 16-1.A.

### 16-1.04 Interstate Rest Area Design Components

#### 16-1.04(a) Spacing

Select and acquire the site for the rest area concurrently with the acquisition of the freeway right-of-way. Use a one-hour driving time to determine the average spacing between rest areas. However, many factors influence the final location of the site.

#### 16-1.04(b) Site Selection

Rest areas should be developed as part of a comprehensive program that considers:

- the attractiveness of the location,
- the site’s topography,
- the distance from other rest areas,
- the distance between interchanges, and
- the availability of water and utilities.

Consider the following additional information during the site selection process:

1. **Needs Assessment.** The RAC, in cooperation with the district, will make the determination that a rest area is to be constructed within certain limits of a freeway corridor.

2. **Site Investigation and Prioritization.** Representatives of the Committee and the district will investigate potential sites and prioritize the sites using the form illustrated in Figure 16-1.B. Site selection basically considers the scenic quality of the area, access to the area, and the site’s adaptability to development including available utilities.

3. **Residential and Industrial Areas.** Desirably, do not locate rest areas near residential or industrial areas due to noise and fumes. New rest areas or improvements to an existing rest area may be considered a Type I project for noise and consequently require a noise
analysis. Traffic noise analyses shall be conducted in accordance with Section 26-6 “Noise Analyses” of this BDE Manual. The **IDOT Highway Traffic Noise Assessment Manual** has been prepared to provide guidance on how to implement the policy for IDOT projects or projects being reviewed by IDOT. The guidance manual provides information to be included in the environmental documentation.

4. **Airports and Lighting Zones.** Desirably, do not locate rest areas near airports, air fields or heliports, which have airspace restrictions prohibiting highmast light towers. Also avoid observatories and areas having lighting ordinances which discourage the type of site lighting necessary for rest areas.

5. **Water and Sewer Needs.** As practical, use a municipal service for the facility’s water and sewer system. Recommend using municipal services to reduce operating costs. If access to a municipal system is unavailable, provide well water and an on-site waste disposal system. Contact the Illinois State Geological Survey for assistance in evaluating the water conditions of a proposed site. Also, contact local well driller/contractors for local history of water depths.

6. **Right-of-Way Needs.** Approximately 25 acres (10 ha) of right-of-way are necessary to accommodate each site.

7. **Locations Near Interchanges.** Where a rest area is located near a freeway interchange, provide a minimum distance of 3000 ft (1000 m) between the ramp gores of the rest area and the interchange. Provide a greater distance where a rest area ramp is near a major convergence or divergence.

8. **Juxtaposition of Rest Areas.** Locate rest areas on a freeway so that the rest area approaching on the right precedes the rest area on the opposite side of the freeway and separate them by at least 0.25 miles (400 m). Where rest areas are located closer than the desired distance, consider providing a fence or other physical barrier in the median to restrict crossover pedestrian traffic. Locate rest areas near median crossovers to allow maintenance operations to easily access both locations.

9. **Entrance and Exit Ramps.** Design rest area entrance and exit ramp terminals according to the typical design criteria used for interchange ramps. See Section 16-1.04(e).

Once a site has been selected, presented to the RAC, and inspected by representatives of the FHWA for preliminary approval, prepare a Phase I report and submit it to the BDE for obtaining FHWA approval.
<table>
<thead>
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<td>• Establish Building/Grounds Policy</td>
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<tr>
<td>• Propose Site Locations</td>
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<td>• Select Rest Area Names</td>
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<td>• Review and Comment on Construction Plans</td>
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<td>• Participate in District/Consultant Meetings</td>
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<td>• Approve Rest Area Names</td>
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<td>• Prepare Landscape Plans Including Appurtenances</td>
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<td>• Coordinate with Bureau of Operations on Maintenance Contracts</td>
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<td>• Assure Maintenance Compliance to Department Standards</td>
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<td>• Administer Maintenance Contracts</td>
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<tr>
<td>• Monitor Vending and Tourism Operations</td>
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<td>• Perform or Contract for Repairs</td>
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<td>• Review Site Locations</td>
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<td>• Review and Comment on Geometric Designs</td>
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<td>• Review Roadway and Parking Lot Design</td>
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REST AREA COMMITTEE PARTICIPANT RESPONSIBILITIES

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### Alternatives

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<td>2. View From Interstate</td>
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**Totals**

**EVALUATION CRITERIA FOR SITE SELECTION, LAYOUT, AND DESIGN OF INTERSTATE REST AREAS**

Figure 16-1.B

Rank 1 - 5
1 - Lowest
5 - Highest
N/A - Indicates Not Applicable
16-1.04(c) Vehicle Capture Rates/Parking and Usage Requirements

National studies indicate that approximately 10% of the total Average Daily Traffic (ADT) will enter a rest area. A study conducted by the Department concluded that 9% of passenger cars and 15% of trucks in the approaching traffic stream will enter a rest area. Based on ADT, the criteria for estimating the number of vehicle parking stalls (per type), picnic tables, and litter receptacles required at a rest area are illustrated in Figure 16-1.C.

The annual growth of traffic on the Interstate highway system has created the demand to increase vehicle parking requirements for new and rehabilitated rest areas. The RAC has established that a facility should be maximized at 50 passenger car stalls and 40 truck stalls. Where site conditions restrict full compliance of the maximum requirements, apply the values obtained from Figure 16-1.C.

The criteria for determining the number of persons projected to use the rest area, the anticipated demand for water, and the type of rest room facilities that should be provided are illustrated in Figure 16-1.D.
Route ____________________________ Rest Area ________________________ NSEW-Bound
County __________________________  Analyst ______________________________ Date _______________________________

Two-Way ADT ____________________________ (Current/Projected) Year ______________________________

x 0.60 Directional Distribution (1 Way ADT)

x 0.11 Design Hourly Volume (30th Max. Hr.) DHV

Parking Requirements

<table>
<thead>
<tr>
<th></th>
<th>Trucks</th>
<th>Passenger Cars</th>
</tr>
</thead>
<tbody>
<tr>
<td>% Trucks</td>
<td>x DHV = ___________________ x 0.15 Entering Veh. = ___________________</td>
<td></td>
</tr>
<tr>
<td></td>
<td>x 0.50 Dwell Time/Turnover</td>
<td>% P. Cars x DHV = ___________________ x 0.09 Entering Veh. = ___________________</td>
</tr>
<tr>
<td></td>
<td>Min. Required Truck Stalls (One Side Only)</td>
<td>Min. Required P. Car Stalls (One Side Only)*</td>
</tr>
</tbody>
</table>

Notes:
1. Passenger car stall requirements should be increased 25% for welcome centers.
2. Provide one (1) accessible stall per 25 passenger cars in the passenger car parking area.
3. Provide one (1) accessible stall per 25 trucks in the truck parking area.
4. See Section 16-1.05(d) for maximum number of vehicle parking stalls.

<table>
<thead>
<tr>
<th>Picnic Tables</th>
<th>Litter Receptacles</th>
</tr>
</thead>
<tbody>
<tr>
<td>DHV x 0.008</td>
<td>DHV x 0.0008 =</td>
</tr>
<tr>
<td>(Generally, 33% are sheltered.)</td>
<td>(Generally, 33% are sheltered.)</td>
</tr>
</tbody>
</table>

Determination of Design Guidelines for Rest Area Parking Requirements

- Enter with two-way ADT for current or projected year.
- Directional Distribution — A 60/40 distribution is a typical split on the Interstate highway system.
- Design Hourly Volume — The DHV represents the 30th maximum hourly volume of the year (30 HV). In this case, it represents the vehicles on the mainline that approach a rest area in one hour. Typical conversion of ADT to DHV on the Illinois Interstate system is 11% as indicated in Traffic Characteristics on Illinois Highways — Bi-Annual Report OPP.
- Trucks/Cars as % of Traffic — Enter actual truck and passenger car percentages of the appropriate highway section and multiply by the DHV.
- Percent of Entering Vehicles — Typically, 15% of the trucks and 9% of the passenger cars enter the rest area.
- Dwell Time — Assume a dwell time of 15 minutes for trucks and 10 minutes for passenger cars. A factor of 2 is used to convert to 30 minutes (0.50 hour) for trucks and 20 minutes (0.34 hour) for passenger cars.

DESIGN GUIDELINES FOR INTERSTATE REST AREA PARKING REQUIREMENTS

Figure 16-1.C
Route ___________________ Rest Area ___________________ Date ____________
County ________________ Analyst ________________________________

Two-Way ADT (Current/Projected) Year ________________

\[ \times 0.60 \text{ Directional Distribution (One-Way ADT)} \]
\[ \times 0.11 \text{ Design Hour Volume (30th Max. Hr.)} \]
\[ \times 0.10 \text{ Vehicles Entering Rest Area Per Hr.} \]
\[ \times 2.0 \text{ Average Vehicle Occupancy} \]
\[ \times 0.85 \text{ Persons/Rest Room Usage} = \text{P/RU} \]
\[ \div 60 \text{ Persons Per Minute} \]

\[ \times 2.5 \text{ Gallons (9.5L) Per Person} = \text{GPM (LPM)} \]
\[ \times 60 \text{ Gallons (Liters) Per Hour} = \text{GPH (LPH)} \]
\[ \times 12 \text{ Gallons (Liters) Per Day} = \text{GPH (LPD)} \]

*(One Side Only)*

Notes:

1. Ensure that the momentary peak flow rate (GPM (LPM)) is twice the design flow rate or the total toilets and urinals times 5 GPM (19 LPM), whichever is less for a period of two hours.

2. Check water supply systems to determine the impact of momentary peaks.

3. Provide design usage at a pressure of 40 psi (275 kPa).

### Rest Room Amenities

<table>
<thead>
<tr>
<th>P/RU</th>
<th>Men</th>
<th>Women</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Urinals</td>
<td>Toilets</td>
</tr>
<tr>
<td>&lt;250</td>
<td>4</td>
<td>2</td>
</tr>
<tr>
<td>&gt;250</td>
<td>4</td>
<td>4</td>
</tr>
<tr>
<td>&gt;500</td>
<td>6</td>
<td>4</td>
</tr>
</tbody>
</table>

Note: Values may be adjusted for site-specific percentages.

**DESIGN GUIDELINES FOR INTERSTATE REST AREA USAGE AND WATER NEEDS**

*Figure 16-1.D (1 of 2)*
• Enter with Two-Way ADT for current or projected year.

• **Directional Distribution** — Use a 60/40 distribution, which is a typical split on the Interstate highway system.

• **Design Hourly Volume** — The DHV represents the 30th highest hourly volume of the year (30 HV). In this case, it represents the vehicles on the mainline that approach a rest area in one hour. Typical conversion of ADT to DHV on the Illinois Interstate system is 11% as indicated in *Traffic Characteristics on Illinois Highways — Bi-Annual Report OPP*.

• **Vehicles Entering Rest Area** — Typically, 15% of the trucks and 9% of the passenger cars will enter the rest area. Using a typical Interstate truck percentage of 28% and 72% for passenger cars, the capture rate of passing vehicles is a weighted average of 10%. On Interstate routes where the truck percentage is 45%, the weighted average is 16%. Various truck percentages can be interpolated to determine the weighted average.

• **Vehicle Occupancy** — Vehicle occupancy is determined to be 1.83 persons per vehicle; however, the weekend rate is 2.3. Use a weighted average of 2.0 for these calculations.

• **Persons/Rest Room Usage** — Of the people entering a rest area, 85% will utilize the rest rooms. A slightly higher percentage of men use the rest rooms than women, but the difference is not significant to warrant any difference in rest room conveniences.

• **Water Usage** — Use a value of 2.5 gallons (9.5 L) per person to determine the peak gallons (L) per minute rate (based on low-volume flush toilets and urinals). Provide for enough on-site water storage to handle peak traffic volumes.

• **Water Usage Per Day** — The multiplier of 12 is based on GPH (gallon per hour) (LPH, liters per hour) rate for two hours per day, 80% of GPH occurring for eight hours and 25% of GPH occurring for 14 hours. Hence, 
  \[ \text{GPD} = (\text{GPH}) (2) + (0.8 \text{ GPH}) (8) + (0.25 \text{ GPH}) (14) = 11.9 \text{ round to 12}. \]

• Use the P/RU value in the table to determine the desirable rest room amenities.

**DESIGN GUIDELINES FOR INTERSTATE REST AREA USAGE AND WATER NEEDS**

*Figure 16-1.D*  
(2 of 2)
16-1.04(d) Other Design Elements

Consider the following guidelines during the design of rest areas:

10. **Buffer Zone.** To enhance patron safety, locate the facility a minimum distance of 100 ft (30 m) away from the freeway to create a buffer zone to the nearest use area.

11. **Parking.** See Section 16-1.05(d) for information on vehicle parking requirements.

12. **Internal Roadways.** Design internal rest area roadways for a minimum speed of 20 mph (30 km/hr) and a desirable speed of 25 mph (40 km/hr).

13. **Curbing.** Curbing may be used on internal roadways to restrict illegal parking on the shoulder and to minimize vehicular encroachment.

14. **Fencing.** Fence the rest area right-of-way to prevent access to or from adjacent properties.

16-1.04(e) Entrance and Exit Ramp Terminals

Provide access to and from rest areas according to the typical ramp terminal designs presented in Chapter 37 and the *Highway Standards*. Also consider the following additional information on entrance and exit ramp terminals:

15. **Exit Ramps.** Design initial ramp curves for 50 mph (80 km/hr) and limit superelevation to 6% maximum. Provide decision sight distance for the exit maneuver. Provide a deceleration distance of 600 ft (180 m) from the gore of the exit ramp to the car/truck divergence gore. See Section 37-6.01 for additional guidance.

16. **Entrance Ramps.** Provide a minimum distance of 1200 ft (350 m) from the truck parking area to the gore nose on the entrance ramp. This distance typically will allow a truck to accelerate to an acceptable speed before entering the freeway. Adjust the acceleration distance where the ramp terminal is on a grade greater than 3% or where the freeway level of service is adversely affected by the truck’s merging speed. See Section 37-6.02 for additional guidance.

16-1.04(f) Parking Area and Internal Roadway Requirements

Typically, truck parking areas are located to the rear of a site. An exception to this would be if the terrain or a scenic vista would be better served if passenger cars were located at the rear of a site. The truck parking area should typically provide a center aisle 30 ft (9.2 m) wide with 45-degree diagonal parking on both sides; however, 35-degree may be used in confined areas.

Design exit aisles to be 28 ft (8.6 m) in width, minimum, with an adjacent B-9.18 (B-22.45) curb and gutter. Desirably, place an island in the truck parking area near the center walkway to the comfort station. This island may contain a telephone kiosk and picnic tables. Design ramp
widths and roadway geometry to accommodate a WB-67 (WB-20) design vehicle assuming the Case I condition. Ramp widths are normally 16 ft (4.9 m) wide; however, increase this width to accommodate truck off-tracking when providing a curved alignment. See Section 36-2.03 for turning roadway widths that are also applicable to rest areas. Chapter 37 provides additional criteria regarding entrance/exit ramp design.

Within the car parking area, the through roadway width of 20 ft (6.0 m) is desired with diagonal parking generally on both sides of the roadway. Provide B-6.18 (B-15.45) curb and gutter within the vehicle parking area.

For typical details for rest area parking, including typical accessible parking stall locations, typical accessible parking striping layout, the required number of accessible parking spaces, and a typical ramp cross-section, see Figures 16-1.E through 16-1.H. Note that accessible parking spaces and accessible passenger loading zones shall be the spaces or zones closest to the nearest accessible entrance of the comfort station. Further, an accessible route must be provided from the accessible spaces or zones to the comfort station entrance. See Chapter 58 for additional guidance.

16-1.04(g) Pavement/Shoulder Design

Design the rest area exit and entrance ramps, roadways, shoulders, and parking areas according to Section 54-1.07. The concentration of heavy trucks braking on the ramps and inner roadways and the sharp turning maneuvers to enter parking stalls requires these facilities to be considered “high stress” locations. See Chapter 54 for guidelines on “high stress” pavement designs. Design ramps to handle overflow truck parking on shoulders (40,000 lbs (16,000 kg) plus for each truck).

Figure 16-1.H illustrates a typical ramp cross section with 1V:4H side slopes and pipe underdrains. In areas where curbing is desired to restrict trucks from parking on the shoulder, use a B-9.24 (B-22.60) curb and gutter. For truck parking areas, use a B-6.18 (B-22.45) curb and gutter with a 1 ft (300 mm) wide curb top. For car parking areas, use a B-6.18 (B-15.45) curb and gutter. Ramp all island noses for safety and ease of maintenance.

Because of the likelihood of vehicle off-tracking onto ramp shoulders, provide fully paved 8 ft (2.4 m) wide shoulders on the right and fully paved 4 ft (1.2 m) wide shoulders on the left. The transition (i.e., intersection of paved shoulders) between the rest area shoulder design and the freeway shoulder design will occur near the 1 ft (300 mm) stub of the ramp tapers.

Design ramp elements (e.g., superelevation, superelevation transitions, crossover crown) as indicated in Chapter 37.
TYPICAL REST AREA DESIGN LAYOUT

Figure 16-1.F
**Typical Parking Configuration**

*Figure 16-1.G*

- Where 35° angle parking is provided, aisle widths may be reduced by 2ft (600 mm) and stall widths reduced by 1ft (300 mm), excluding 16' (4.9m) wide accessible parking stalls.

- **Truck Parking Stall**
  - Stripe at 16' (4.9 m) width.
  - No 8' (2.4 m) striped out area required.

- **Passenger Cars**
  - **Standard Passenger Vehicle Parking Stalls**
    - See Figure 58-LC

- **Accessibility**
  - Accessible parking spaces shall be located closest to the nearest accessible entrance on an accessible route.
RAMP CROSS SECTION
(Rest Areas)

Figure 16-1.H
16-1.04(h)  Comfort Station

Entranceways to comfort stations should provide an unobstructed, ADA compliant, walkway to the facility per criteria presented in Chapter 58, as well as a clear view into the lobby area. Elevated planters, walls, shrubs, and bushes should not obscure the view of the approaching patron. The open view also allows the State Police to scan the lobby in drive-by and recording video surveillance. In general, a comfort station requires approximately 3000 ft² (280 m²) of floor space to accommodate the necessary conveniences to meet the needs of the traveling public. The following provides additional information on the design of comfort stations:

1. **Vestibule.** The entryway should be a glass enclosure that provides an unobstructed view into the lobby. Use double air-lock doors with high-quality latches and closure hardware to withstand high use.

2. **Lobby.** The lobby area should provide 800 ft² to 1000 ft² (75 m² to 93 m²) of floor space with a generous amount of windows to maximize natural light. Windows will be provided with safety glass and sectioned in 4 ft (1.2 m) increments or less for ease of repair and maintenance. Protect full-length windows on the inside by placement of handrails and/or bench seating. Locate water fountains away from the windows to prevent splashing. Recessed lighting with vandal-proof flush lenses is desirable. Design emergency lighting to be flush with the ceiling.

3. **Vending Area.** Locate the vending area to the side of the lobby and provide space for a minimum of six machines. Bench seating is desirable in this area. A security camera should be installed to monitor the vending area. Also, provide a cold-water (softened water) hose bib for the vending machines.

4. **Wall Space for Information Boards.** All rest area facilities will display a large 4 ft x 6 ft (1.2 m x 1.8 m) State map in a prominent location on either a wall or a center kiosk. Additional wall space of approximately 30 ft² (3 m²) is necessary for information services and notices. Welcome/tourist information centers require additional space for brochures to promote Statewide and local attractions.

5. **Telephones.** Provide a minimum of one telephone in the comfort station lobby for public use, one of which meets accessibility requirements. TTY telephones (i.e., teletypewriters for persons with hearing and speech impairments) may be provided in selected facilities in coordination with Central Management Services (CMS). Additionally, one phone is required in the mechanical room and, where a welcome center is provided. One phone is required for the Department of Commerce and Community Affairs (DCCA) attendants. Provide remote ringers in the lobby and outdoors for the mechanical room phone.

6. **Vending Storage Room.** The vending storage room should be located near the vending area with internal and external access doors. The room should be approximately 225 ft² (21 m²). Provide a 5 lb (2.26 kg) ABC fire extinguisher in the storage room. Also, provide double duplex receptacles and telephone outlet at the proposed location of a desk. Provide hose bibs in the storage area.
7. Rest Rooms. Rest rooms should be a “split” design with open doorways (see Figure 16-1.I). Rest rooms with eight fixtures should be approximately 700 ft\(^2\) (65 m\(^2\)). Determine the number of urinals and toilets using Figure 16-1.D. Design the rest room entry to prohibit direct sight lines into rest rooms from the lobby. The split design allows one-half of the rest room to be closed for cleaning, repairs, and off-season low usage. Also, install a diaper changing station in both the men’s and women’s rest rooms. Plumbing and electrical systems should be valved and switched, respectively, to allow repair work in one-half of each rest room. The following provides additional information on rest rooms:

- Standardization of components such as faucets, valves, fixtures, washers, lighting, and locks are essential for ease of replacement. High-quality, heavy-duty vandal proof components are required.

- Rest room walls should be tiled with a neutral color for ease of maintenance.

- Construct toilet stall partitions with minimum 4-in (100-mm), glazed-tile concrete blocks.

- Recessed toilet paper holders are desirable. Consider large volume type multi-roll dispensers (vandal proof).

- Provide three-quarter length stainless steel stall doors with heavy-duty hinges and latches.

- Toilet stools will be of high-quality, “institutional type,” floor-mounted, rear-discharge fixtures. Consider using stainless steel or cast iron.

- Specify use of water-saving, automatic-flushing devices with an override.

- Install wash basins (i.e., lavatories), other than accessible wash basins, with heavy-duty, twist-type, self-closing faucets with cam ball-bearing pressure plates or automatic controls (ADA compliance).

- Specify access doors below basins to be manufactured of stainless steel material made to prison standards.

- Provide an infrared sensory device at accessible wash basins.

- Include a small plate glass mirror over wash basins. Include a lower facing mirror for ADA compliance.

- Specify and locate heavy-duty hand dryers near the lavatories to minimize a slippery floor condition.

- Provide heavy-duty soap dispensers that will not drip onto floor.
TYPICAL REST ROOM LAYOUT
(Rest Rooms with Stalls for the Persons with Disabilities)

Figure 16-1.I
8. **Lighting.** The lighting of a rest area is accomplished by a combination of high-mast lighting and pole lights. Lighting shall be provided to illuminate entrance and exit ramps, parking areas, internal roads, sidewalks, and pedestrian areas. The high-mast lighting is normally applicable to parking and multi-use areas with poles approximately 100 ft (30 m) in height. Flagpole lighting shall be mounted above ground in inconspicuous locations. Lighting on the sides of buildings shall be recessed with screen covers to prevent bird nesting. Lighting plans shall be prepared by BDE according to the criteria in Section 56-4. Design all light poles to be of a non-breakaway design; see Section 38-4.11.

9. **Flooring.** Provide terrazzo flooring in the lobby and rest rooms except for the tile flooring under urinals and stalls. Terrazzo flooring will be curved upward at the edges (i.e., where it meets the wall) to enhance the cleaning process. Consider using uric acid resistant material under urinals.

10. **Sidewalks.** Place sidewalks adjacent to all curb parking areas and design them to comply with accessibility requirements (ADA). Entrance walks to the comfort station should provide direct access from the parking area and should not be obstructed by signing, bench seating, or planting areas. Accessories (e.g., drinking fountains, signing, newspaper containers, recycling receptacles) should be positioned adjacent to the sidewalk and anchored to concrete pads. Provide a specific location for newspaper dispensers.

Other than the main entrance to the comfort station, sidewalks should be 5 ft (1.5 m) wide and constructed of concrete with a slip-resistant surface. Do not include wood slats at expansion construction joints. Other recreational walkways may be constructed with loose gravel, shredded bark, or similar loose material, to allow extended walks to other natural areas of the facility. Consider ADA compliance requirements. Provide nature trails where site conditions warrant such amenities.

11. **Unisex Rest Room.** This room serves a person with disabilities who needs assistance. It should be located off the lobby and is generally 60 ft² (6 m²) in which one toilet and one lavatory are provided with inside locking door.

12. **Mechanical/Storage Room.** This room will house all of the mechanical equipment necessary to serve the facility. Approximately 350 ft² (32 m²) is required with access doors to both the interior lobby and the exterior. Provide a 5 lb (2.26 kg) ABC fire extinguisher in this room. Also include a desk, telephone, and an area for security system computer and monitors in the room. Storage space is required with shelving for toiletry items, cleaning liquids, appliances, and electronic equipment for the security system.

13. **Code Blue Emergency Phones.** If these are provided, install a minimum of one wall-mounted phone in the interior of the lobby area, and one post-mounted in the exterior of the building located in the car parking area and truck parking area. Install additional units as deemed necessary. Code Blue Emergency Phones must be located along an accessible route and within allowable reach ranges from an ADA clear space.
14. **Welcome Centers/Visitors Center.** A welcome/visitors center generally requires an additional 300 ft$^2$ (28 m$^2$) of flooring for a service counter and storage room. Provide a minimum 8 ft (2.4 m) counter for the distribution of brochures and/or information services. Also provide a gate to secure the counter area and a storage room of approximately 250 ft$^2$ (23 m$^2$).

**16-1.04(i) Other Amenities**

The multi-use area provides a restful environment for the traveler and allows some limited recreational activities. Many facilities offer a scenic vista to the adjacent landscape as well as access to lakes, creeks, and wooded areas. Use the following guidelines to provide the most desirable elements of a rest area facility:

1. **Picnic Tables.** Use Figure 16-1.C to determine the desired number of picnic tables. Generally, ensure that 33% of the tables are sheltered with an appropriate number being wheelchair accessible. Sheltered tables are not required where an adequate number of trees would provide some shade for picnic tables. Sidewalks should interconnect approximately 50% of the picnic tables, particularly those tables that are wheelchair accessible.

   The design of the shelters should be compatible with the design of the comfort station. Ensure the shelter design takes in consideration to exclude birds and insects from gathering in the rafters. Generally, lighting in the shelters is not required, but certain locations may warrant some illumination. Anchor picnic tables to concrete pads to prevent vandalism. Where appropriate, place tables on parking lot islands or on the backside of truck parking areas.

2. **Playground.** Provide a children’s playground in a convenient location that attracts its use, but does not impede access to the comfort station. Locate the playground area as near to the car parking area as practical, but a sufficient distance away to enhance the safety of playing children. A general size of 30 ft x 40 ft (9 m x 12 m) provides an acceptable area to install a variety of playground equipment.

   The area should have a fixed border to retain the surface material. Consider using rubberized surface on top of concrete base for ease of maintenance and longevity of surface. Ensure that the playground meets accessibility requirements (ADA) and includes a sufficient number of play equipment to accommodate the needs of children with disabilities. The following ASTM Standards can be used as guides for the construction of playgrounds:

   - ASTM F1487 – 07ae1 “Standard Consumer Safety Performance Specifications for Playground Equipment for Public Use,” and
3. **Pet Walk.** Provide a mowed pet walk area at all rest area facilities. The location should be a designated area that is well signed and well-lit at night. Also, the area should be away from the parking lot, picnic tables, and playground.

**16-1.04(j) Accessibility Requirements**

Design all elements of the rest area facility to properly accommodate persons with disabilities according to the criteria presented in Chapter 58, *ADA Accessibility Guidelines for Buildings and Facilities*, and the *Illinois Accessibility Code*.

**16-1.04(k) Utilities**

Generally, rest areas are located in rural areas where utility services are not readily available. Water, electric, gas, and sewer services are necessary for a rest area facility. The following provides information on these rest area utilities:

1. **Water.** It is highly desirable to obtain water service from an adjacent municipal system. If this option is not available, then use a well-water system. If a well system is used, provide for a secure storage area for water treatment chemicals and softener salt. Also, use a back-up well and water storage (3000 gallon (11,350 L) plus) to maintain adequate supply and pressure during peak periods. Determine water demand from Figure 16-1.D. Evaluate all water systems, well or municipal, for quality and, if deemed necessary, treat to remove objectionable minerals and/or gases. Hard water also should be treated to avoid early deterioration of fixtures.

2. **Electricity.** Obtain electrical service from the local utility company. Provide a high-efficiency, commercial-grade cooling unit in the facility to cool all areas of the building. Where a feasible, include an emergency generator to operate enough lighting and machinery to function.

3. **Gas.** Consider natural gas where readily available to provide for the heat source. The use of propane gas is not desirable because of the potential for vandalism. Perform life-cycle cost analyses of energy sources, for heat and cooling requirements. Provide a high-efficiency, commercial-grade heating unit in the facility to heat all areas of the building and locate controlled access thermostats inside the mechanical room.

   Consider using geothermal, solar, and/or wind power to augment traditional heating/cooling systems. However, alternative energy systems should be carefully investigated and considered and, where practical and financially feasible, incorporated into the design of the comfort station.

4. **Sewer.** It is highly desirable to connect sewer systems to a local municipal system. Where this is not practical, consider the construction of sewage lagoons with aeration capability. Consider installation of an inline mechanical grinder to reduce the need to sewer rod a clogged line. Other sewage systems that may be considered include:
- purification mounds (Wisconsin mound),
- recirculating sand-filter systems, and
- self-contained systems of reusable chemicals.

Perform life-cycle cost analyses to determine the appropriate system for the facility. Size sanitary sewer lines and lift stations in accordance with the Illinois Plumbing Code. Design lift-station pressure switches for specific requirements and pumping demands. Provide a malfunction or power-outage warning signal in the building for wells and lift stations. Provide for sewer gas escapement. Built-up sewer gases combining with moisture will create sulfuric acid that will greatly reduce the life of untreated metal and concrete components.

16-1.04(l) Outdoor Electrical and Mechanical Equipment

Where practical, locate heating and air conditioning equipment indoors or on the building rooftop. If the only reasonable outdoor location is at ground level, then provide a security fence around the equipment that is architecturally compatible with the building design.

Locate electrical transformers and exterior electrical cabinets on an inconspicuous side of the building away from the view of entering patrons. If necessary, screen these items from view with plantings or architecturally compatible fencing. Coordinate with the utility company for required equipment access clearances.

16-1.04(m) Landscaping

When cost effective, preserve existing shade trees and other natural features to increase the aesthetic value of the site. Develop the facility with minimal disturbance to natural terrain and existing plant growth. Supplement existing vegetation with landscape treatments to achieve an environment conducive to rest and relaxation. Where applicable, give consideration to the acquisition of adjacent right-of-way or easement where a scenic view or natural attraction can be correlated with shorelines, ridgetops, woods, and/or other natural features.

Promote the use of low-maintenance features in a facility’s landscape plans. Consider providing earth mounding to screen features such as sewage lagoons and to enhance the visual effect of plantings. See Chapter 59 for additional information on landscaping and plant material.
16-2 REST STOPS

16-2.01 General

Rest stops are facilities constructed on State highways other than freeways or expressways. These facilities are generally located on one side of the highway and serve both directions of travel. The need for a rest stop is initiated by the district and submitted to the Rest Area Committee for concurrence. Also included are scenic overlooks and roadside tables. Scenic overlooks also may provide rest room facilities, enlarged parking facilities, and picnic tables. New rest stops or improvements to an existing rest stop may be considered a Type I project for noise and consequently require a noise analysis. Traffic noise analyses shall be conducted in accordance with Section 26-6 “Noise Analyses” of this BDE Manual. The IDOT Highway Traffic Noise Assessment Manual has been prepared to provide guidance on how to implement the policy for IDOT projects or projects being reviewed by IDOT. The guidance manual provides information to be included in the environmental documentation.

16-2.01(a) Site Selection

When it is determined that a State highway should be considered for rest stops, representatives of the RAC and the district will investigate and prioritize potential sites. Most of the site selection guidelines presented in 16-1.04(b) are also applicable to rest stops. Locate rest stops at sites with natural settings and shade. To avoid its misuse as a local park, do not locate rest stops close to urban areas.

Rest stops usually have rest rooms, limited parking spaces, and several picnic tables. Generally, running water and flush toilets are provided unless the availability of water is not practical for a particular site, in which case a vault type is used. A minimum designed facility requires approximately 4 acres (1.6 ha).

16-2.01(b) Design Guides

A typical rest stop configuration is illustrated in Figure 16-1.J. Entrances to the facility and the inner roadway should accommodate the movement of two-way traffic. Provide minimum intersection sight distance as discussed in Section 36-6. Entrance radii are typically simple curves, and the roadway surface beyond the limits of the shoulder should be an aggregate material.

Base the estimated vehicle parking spaces on 20-year, two-way ADT. Provide for one passenger car stall for every 500 vehicles passing the facility and one truck stall for every four passenger car stalls. A minimum number of four car stalls and one truck stall is necessary to warrant the consideration of such a facility. Parking stalls, although not striped, should be provided for passenger cars at 10 ft x 20 ft (3 m x 6 m) and for trucks at 12 ft x 60 ft (3.6 m x 18 m). Use a WB-55 (WB-17) design vehicle for turning roadway criteria, see Chapter 36.
16-2.01(c) Access Control/Right-of-Way

A rest stop facility shall be provided with access control to enhance the site and to preclude the future development of adjacent commercial properties. This will prevent the rest stop from being used as customer parking. Figure 16-1.J also illustrates the extent of access control that should be acquired to ensure the intended functions of the facility. Exercise engineering judgment in acquiring access rights because more or less distance may be required depending upon the exact locations of property lines.
TYPICAL REST STOP

Figure 16-2.A

Note: Design all radii and roadway widths consistent with Designated State Truck Route System classification.
16-3 WEIGH STATIONS

16-3.01 General

Truck weighing facilities are necessary to:

- collect data for pavement research,
- monitor single axle loads (ESAL’s),
- inspect trucks for safety violations, and
- remove illegal trucks from the Illinois highway system.

Other agencies (e.g., State Police, Department of Agriculture, Interstate Commerce Commission) also use weigh stations for inspection purposes. A weigh station provides a means to monitor vehicles for compliance with Federal Regulations and State statutes. Interstate weigh stations are discussed in Section 16-2.03. Arterial weigh station facilities are discussed in Section 16-2.05.

16-3.02 Weigh Station Committee

To ensure a level of consistency in all matters concerning weigh stations, the Department has established a Weigh Station Committee. The Committee directs and monitors the truck weight program. It also provides coordination with the districts, the Illinois State Police, and the Department of Agriculture. In addition to serving as a technical liaison with these agencies, the Committee is responsible for providing long-range planning and developing policies for design, construction, operation, and maintenance. The Weight Enforcement Engineer of the Bureau of Operations chairs the Committee. The Committee is comprised of representatives from IDOT and other agencies as follows:

1. **IDOT Office of Program Development:**
   a. **Bureau of Design and Environment.** This bureau is responsible for providing the environmental survey of the site, designing all outdoor site lighting, and letting all construction contracts except those concerning the scale house. New weigh stations or improvements to an existing weigh station may be considered a Type I project for noise and consequently require a noise analysis. Traffic noise analyses shall be conducted in accordance with Section 26-6 "Noise Analyses" of this BDE Manual. The *IDOT Highway Traffic Noise Assessment Manual* has been prepared to provide guidance on how to implement the policy for IDOT projects or projects being reviewed by IDOT. The guidance manual provides information to be included in the environmental documentation.

   b. **Bureau of Bridges and Structures.** This bureau prepares the scale pit and inspection pit designs.
2. **IDOT Office of Highways Project Implementation:**
   
a. **Central Bureau of Operations.** This bureau is charged with maintaining the weigh station facilities, maintenance of the electronic scales, signing, and traffic operations.

   b. **District.** The district is responsible for the geometric design of the weigh station layout and for preparing the detailed plans for roadway construction of the weigh station. The district will also provide survey data, as needed by the Capital Development Board, for the design of the scale house.

3. **IDOT Office of Planning and Programming.** This office is responsible for collecting and analyzing data concerning truck weights and dimensions.

4. **Capital Development Board (CDB).** This agency is responsible for the preparation of construction drawings and contract specifications for the scale house and appurtenances. It will also let the contract for the construction of the scale house and provide construction supervision.

5. **Illinois State Police (ISP).** This agency is responsible for the enforcement of State statutes regarding weight and dimension limitations.

16-3.03 **Interstate Weigh Stations**

16-3.03(a) **Site Selection Criteria**

Weigh stations on the Interstate system generally should be located near State lines to serve inbound traffic. Other sites within the State should be considered on high truck volume routes. Site selection for weigh station facilities should attempt to restrict by-pass opportunities via convenient alternate routes. The Weigh Station Committee will determine the need to construct a facility within a specific corridor. Representatives of the Weigh Station Committee and the district will select the site and submit the proposal to the Committee for concurrence. Consider the following criteria when selecting a site for a weigh station:

1. **Utilities.** Ensure that utilities are available to adequately serve the scale house.

2. **Spacing.** Provide a distance of approximately 4000 ft (1200 m) between the weigh station entrance or exit ramp gore and any adjacent interchange ramp gore.

3. **Sight Distance.** Provide decision sight distance to the weigh station exit ramp gore.

4. **Airports and Lighting Zones.** Desirably, do not locate weigh stations near airports, air fields or heliports, which have airspace restrictions prohibiting highmast light towers. Also avoid observatories and areas having lighting ordinances which discourage the type of site lighting necessary for weigh stations.
16-3.03(b) Planning

The following procedures are established to provide the proper coordination of various agencies involved in the planning of weigh stations:

1. **Determine Location.** Representatives of the district and the Weigh Station Committee will determine a suitable location.

2. **Preliminary Layout.** Prepare and submit a preliminary layout in the form of an aerial mosaic or scale drawing showing the following information:
   - the scale house location and limits of entrance and exit terminals;
   - the distance from the exit or entrance ramp gore to the ramp gore of the nearest interchange or to the nearest intersection, and
   - the availability of telephone, electrical power, heating fuel, water, and sewer services.

3. **Field Inspection.** Conduct a field inspection of the site and ensure that all agencies involved are invited to attend.

4. **Road Plan Preparation.** Upon approval of the site by the Weigh Station Committee, prepare the road plans and submit them to the BDE. Appropriate low-maintenance landscaping should be included in the roadway plans or as a separate contract.

5. **Preparation of Lighting Plans.** All weigh stations should be illuminated. See Sections 56-2.05 and 56-4 for the data to be submitted for preparing lighting plans.

6. **Scale Pit Design.** The district shall submit the following data for the scale pit design:
   - soil borings and blow counts at each end and in the center of the proposed scale pit to determine the size and type of footings and whether pilings are necessary,
   - location and details of the pit drainage, and
   - estimated quantities for the pavement and the median section adjacent to the scale and for the approach pavement.

   Upon receipt of the above information and a set of roadway plans, the Bureau of Bridges and Structures will prepare the scale pit plans.

Figure 16-3.A provides the required information for the design of weigh stations.
16-3.04 Interstate Design Criteria

16-3.04(a) General

A typical Interstate weigh station facility with weigh-in-motion (WIM) capabilities is illustrated in Figure 16-3.B. A WIM facility virtually eliminates the delay legal trucks experience from stopping at weigh stations. When a truck enters a facility, the dynamic scale in the ramp pavement will sort the vehicle into one of two lanes. The by-pass lane allows a legal weight vehicle to return to the freeway without any further delay. The static scale lane directs the vehicle to the static scales for a more precise weighing. The static lane vehicles then are either returned to the freeway or directed to the detention parking area.

There are five basic operational elements of a WIM facility as follows:

- the deceleration distance,
- the signal zone,
- the storage requirements,
- the acceleration distance, and
- the detention parking area.

Design the weigh station to accommodate the operational characteristics of a WB-67 (WB-20) design vehicle. Provide advanced signing in accordance with the ILMUTCD. Coordinate signing with the Bureau of Operations.

16-3.04(b) Weigh-in-Motion

The dynamic scale is placed in the exit ramp at the end of the required deceleration length. The WIM electronic processor can determine:

- vehicular speed,
- length of wheelbase,
- gross weight,
- axle weight,
- axle spacing,
- vehicle length, and
- classification of 13 different vehicle types.

A vehicle that is within 3% of its maximum legal weight limit or exceeds its legal limit will be directed to the static scale for a precise weighing. Vehicles that are determined to be within the legal weight limit are directed to a bypass lane and returned to the freeway. As a vehicle passes over the dynamic scale, the vehicle will be directed to the static scale if the driver:

- exceeds the posted speed limit,
- does not maintain a 100 ft (30 m) distance from the rear of the forward vehicle, or
- fails to properly align the vehicle on the dynamic scale.
Pneumatic tubes or electronic sensors are placed on the outer edges of the dynamic scale to detect off-scale occurrences and to override the system to direct the vehicle into the static scale lane.

The “signal zone” is illustrated in Figure 16-2.C which describes critical lengths of the WIM system. Trucks exit the freeway and decelerate to the posted speed of 30 mph (50 km/hr) before passing over the dynamic scale. A WIM facility may be designed for a higher speed; however, extend the signal zone accordingly to provide approximately six seconds of signal viewing time.

16-3.04(c) Storage Requirements

At a facility where only a static scale is provided, all trucks will stop and be weighed. Delays at such facilities are frequent and queuing often occurs on the deceleration ramp. Research has determined that approximately 12% of the trucks that enter a weigh facility are near their legal limit and require a more precise weighing on a static scale. Storage length requirements for static scale and WIM facilities are illustrated in Figure 16-3.D. It is imperative that the signal zone of a WIM facility is free of stored vehicles. Consequently, use a safety factor of two in the storage equation that increases the 12% trucks-entering value to 25%. Provide the calculated storage length between the secondary signal and the static scale. Generally, a concrete barrier wall is desired in the median adjacent to the storage lane with a length equal in distance to the storage length requirements.
1. Property:
   (a) Location and orientation of the site and legal description
   (b) Property lines and dimensions
   (c) Elevations and/or contours, including at least one bench mark
   (d) Layout of proposed approach, weighing platform and scale house and exit.
   (e) Proximity to airports, airfields, and heliports.
   (f) Location of nearby observatories.

2. Test Soil Borings
   (a) To be made in area of proposed new buildings when required
   (b) Type of soil and bearing capacity in pounds per square foot (kN/m²)

3. Availability of water supply:
   (a) City water supply available
       Location
       Distance from site
       Size of main
       Water pressure
       Easements required
   (b) Well to be provided
       Information on wells in vicinity
       Depth
       Size
       Yield in cubic feet per second (m³/s)
       Location
       Water characteristics
       Test holes drilled

4. Availability of sewers
   (a) Sanitary district or city sewers
       Location
       Distance from site
       Size at proposed connection
       Invert elevation
       Easements required
   (b) Septic tank required
       Absorption tests

5. Availability of natural gas for heating (Input 55 ft³ (1.6 m³) per hour per building):
   (a) Natural gas available
       Name of utility company
       Location of service connection
       Distance from site
       Specific gravity pressure
       Size of main at connection
       Easement required

6. Availability of electrical service (17 kW per building, ramp lighting additional)
   Name of utility company
   Service available:  Volts  Phase
   Location of service
   Distance from site
   Telephone Service:
   Name of company
   Location of service
   Distance from site

DATA AND SURVEY INFORMATION FOR PROPOSED INTERSTATE WEIGH STATION

Figure 3.A
1. Vehicle approaches the dynamic scale at a posted speed of 30 mph (50 km/hr). Loop detectors adjacent to the dynamic scale will determine vehicular speed.

2. The distance of 115 ft (35 m) past the dynamic scale is based on the length of a large truck (i.e., 75 ft (22.5 m)) plus one second travel time at 30 mph (50 km/hr) (i.e., 40 ft (13 m)). At this position, an overhead signal arrow will direct the driver to the proper lane. The remaining distance to the overhead signal is 135 ft (42 m) which allows nearly three seconds of viewing time. Loop detectors located in front of the overhead signal truss will deactivate the overhead signal and simultaneously activate the secondary signal allowing a continued lane arrow assignment.

3. The overhead signal truss displays a lane arrow for proper lane assignment. The truss signal is deactivated when the vehicle passes over the loop detector preceding the truss. The secondary signal is simultaneously activated as a vehicle passes over the loop detector. This provides a continuation of the lane arrow assignment for an additional three seconds.

4. When a vehicle passes over the loop detector preceding the secondary signal, it deactivates the secondary signal and detects a vehicle that violates the proper lane assignment. When a violation occurs, a warning alarm is activated in the scale house and the violator is intercepted and directed to the detection parking area.

WEIGH-IN-MOTION (WIM) SIGNAL ZONE

Figure 16-3.C
Design Year Two-Way ADT

One-Way ADT x 60%

x % Commercial Vehicles

% Multiple Units (MU)

% Single Units (SU)

MUPH x 0.06 =

SUPH x 0.09 =

MUPH x 75/8.2 =

MUPH x 22.5/8.2 =

SUPH x 30/8.2 =

SUPH x 9.0/8.2 =

Add SU + MU Storage

Static Scale Required Storage Length (ft) (m)

Weigh-in-Motion (WIM) Storage Calculations:

Total Required Storage Length (Static Scale) x 25% =

WIM Required Storage Length (ft) (m)

REQUIRED STORAGE LENGTHS

Figure 16-3.D
16-3.04(d) Entrance and Exit Terminals

The exit and entrance terminal designs are modified versions of the typical designs. The exit ramp terminal design provides a 4°30’ divergence angle from the freeway which normally will allow the design of a single horizontal curve to be used in advance of the dynamic scale. Provide a minimum distance of 800 ft (240 m) from the ramp gore to the dynamic scale to accommodate vehicular deceleration, allows drivers to maintain a steady speed, and achieve proper vehicular spacing. The approach tangent preceding the dynamic scale should desirably be level and smooth for 200 ft (60 m) to enhance scale performance. The ramp downstream from the dynamic scale also should be level for 100 ft (30 m).

For trucks to achieve an acceptable speed before entering the freeway, provide an acceleration distance of approximately 2000 ft (600 m) from the static scale to a point coinciding with the 12 foot (3.6 m) width of ramp. Adjust the acceleration distance where the ramp terminal is on a grade greater than 3% or where the freeway level of service is adversely affected by the truck's merging speed. See Section 37-6.02 for additional guidance.

16-3.04(e) Detention Parking Requirements

Design the detention parking area to accommodate a minimum of 10 trucks that may be held for overweight violations or vehicle inspections. The turning roadways to and from the parking area should have a 50 ft (15 m) inside radius and are generally 30 ft (9 m) wide. Adjust the parking angle for specific site conditions. Provide a 4 ft (1.2 m) concrete shoulder on the turning roadways and parking area. See Figure 16-3.B. Provide an accessible route from the detention parking area to the scale house. See Section 58-1.05 for more information.

16-3.04(f) Scale House Parking Requirements

Provide sufficient parking for scale house staffing and maintenance needs, including the appropriate number of accessible parking spaces as shown in Figure 58-1.B.

16-3.04(g) Pavement Design

Design the weigh station ramps and detention parking area according to Section 54-1.08. Truck weighing stations are considered “high stress” locations. See Chapter 54 for pavement and shoulder design guides.

16-3.04(h) Vehicle Inspection Pit

A vehicle inspection pit may be provided to enhance the safety inspection of trucks or other special vehicles. Locate the pit adjacent to the detention parking area to provide joint parking opportunities. A schematic design is shown in Figure 16-3.E.
TYPICAL CROSS SECTION OF INSPECTION PIT

TYPICAL INSPECTION PIT DESIGN

Figure 16-3.E
16-3.04(i) Conversion of Static Scale Facility to Weigh-in-Motion

Most existing static scale weigh stations can be converted to weigh-in-motion facilities within the existing right-of-way limits. Reconstruction will be required of the exit ramp terminal, ramp proper, and detention parking area. The remaining elements of the weigh station (i.e., scale house, static scale, by-pass lane, storage lane, and acceleration ramp) only will need replacement if in deteriorated condition.

Design the exit ramp terminal as illustrated in Figure 16-3.B. With the conversion of existing facilities, the ramp should be aligned with the existing by-pass lane. Extend the existing 6 ft (1.8 m) median upstream a distance equivalent to the required storage length. Typically, a concrete barrier wall should be constructed between the by-pass and static lanes.

Widen the turning roadways to and from the detention parking area to accommodate the WB-67 (WB-20) design vehicle criteria. Design the detention parking area in a diagonal pattern according to Figure 16-3.B. The existing scale house should adequately accommodate the new WIM equipment without expansion.

16-3.04(j) Intelligent Transportation Systems (ITS)

Weigh station facilities may be provided with electronic systems that can monitor passing trucks equipped with transponders. A dynamic scale is located in the mainline pavement preceding the exit ramp to the weigh station. A roadside reader connected to the scale house computer system emits a signal to an approaching truck that is equipped with a transponder. The roadside reader relays the signal to the scale house computer, identifying the particular vehicle, while the dynamic scale computer analyzes the vehicle’s weight. A record is created by merging the weight of the vehicle with the transponder information. Using the merged record, a signal is transmitted back to the transponder. A green light indicates approval to by-pass the weigh station and a red light indicates that the vehicle must exit into the weigh station for the normal weighing process.

These electronic systems can be expanded to include additional features (e.g., tracking hazardous materials, identifying mechanical malfunctions) and may be interconnected to other State systems.

16-3.05 Arterial Weigh Stations

16-3.05(a) General

Arterial weigh stations are constructed on State highways other than freeways. This facility is typically located on one side of the highway and serves both directions of travel. The Weigh Station Committee determines the need for an arterial weigh station. A 12 ft (3.6 m) wide static scale is provided for single and dual-axle weighing.
16-3.05(b)  Site Selection

Arterial weigh stations are generally located at ports-of-entry on high-volume arterial State routes. Other intra-State facilities may be located at high-volume truck routes as deemed necessary.

Where it is determined that a specific corridor of a State highway should be considered for an arterial scale facility, representatives of the district and the Weigh Station Committee will investigate feasible locations and determine a suitable site. Criteria for site selection primarily are based on availability of right-of-way, minimizing by-pass opportunities, and availability of utilities to support the scale house.

16-3.05(c)  Design Guides

The geometric design of an arterial weigh station is illustrated in Figure 16-3.F and should accommodate the appropriate design vehicle for the highway classification. A facility is designed to store two or four vehicles from both directions of travel. If additional storage is required, construct auxiliary lanes on the mainline. For example, if opposing volumes restricts left-turn entry, consider providing a flush left-turn lane on the State highway.
TYPICAL ARTERIAL WEIGH STATION

Figure 16-3.F
16-4  CONTRACT PLANNING AND COORDINATION

16-4.01  General

All rest area type facilities and weigh stations are inherently complex to build because they can involve as many as seven separate construction contracts to complete each project. Therefore, it is important to clearly define the scope of each contract relative to the others. Doing this can prevent overlapping scopes of work or omitting necessary work tasks. Both situations ultimately lead to expensive contractual problems in the field.

16-4.02  Scope

All rest area type facilities and weigh stations generally will be built through a combination of contracts. The following presents the recommended sequence of contract award:

1. **Grading and Paving.** Grading and paving, a unit-price contract, will be awarded first.

2. **Outdoor Lighting.** The second award will be for outdoor lighting, a unit-price contract.

3. **General.** The general work typically is awarded as four lump-sum contracts as follows:
   - general,
   - plumbing,
   - HVAC, and
   - electrical.

   The general contractor is named as the prime contractor who coordinates the work of the other three assigned contractors.

4. **Landscaping.** The landscaping award, a unit-price contract, typically is the last contract to be awarded.

16-4.02(a)  Division of Work

It is relatively simple to determine the scope of work for each contract. However, certain aspects of the work in each contract clearly affect subsequent contracts. Consider the following design elements to better avoid conflicts and omissions of scope:

1. **Grading and Paving Contracts.** Grading and paving contracts include the following items:
   - earthwork,
   - pavement and shoulders,
   - curbs,
   - storm sewers,
   - right-of-way fencing,
ROADWAY SIGNING, PAVEMENT STRIPING, AND SEEDING.

2. **Outdoor Lighting Contracts.** Lighting contracts generally include the following items:
   - light poles,
   - light towers,
   - sign lighting,
   - unit duct and wiring, and
   - controller.

3. **General and Assigned Contracts.** General and assigned contracts include the following items:
   - complete buildings,
   - utility connections,
   - water system,
   - sanitary sewer system,
   - site furnishings, and
   - sidewalks.

4. **Landscaping Contracts.** Include the following items for landscaping contracts:
   - sodding and final seeding,
   - trees and bushes, and
   - flower plantings.

5. **Security/Surveillance/Code Blue.** For security and surveillance concerns, consider the following:
   - site placement and installation of equipment,
   - maintenance, and
   - training.

**16-4.02(b) Coordination of Scope**

Experience has shown that the following suggestions simplify the construction process and ultimately reduce costs:

1. **Grading and Paving Contracts.** Consider the following for grading and paving contracts:
   a. **Topsoil.** Rather than placing topsoil where buildings and sidewalks will be located, stockpile the topsoil for placement after all other general contract work is complete. This will promote better turf growth.
b. **Temporary Seeding.** Specify temporary seeding for areas that will be disturbed under future contracts.

c. **Curb Slipforming.** Prohibit slipforming of portland cement concrete (PCC) curbs where they will abut PCC sidewalks. Formed PCC curbs will provide a better appearance adjacent to sidewalks.

d. **Earthwork.** Design earthwork grades in sidewalk areas to ensure compliance with accessibility requirements. Design earthwork carefully to minimize excavation during the general contract.

2. **Lighting Contracts.** Consider the following when preparing lighting contracts:

   a. **Unit Ducts.** Coordinate unit duct routing with building utilities to avoid conflicts.

   b. **Lighting Controller.** Allow space in the mechanical room for the lighting controller.

3. **General and Assigned Contracts.** Consider the following for general and assigned contracts:

   a. **Plan Limits.** Establish plan limits of areas to be seeded under the landscaping contract. Beyond these limits, require restoration by the general contractor.

   b. **Topsoil Spreading.** After sidewalk and building work is complete, specify the spreading of topsoil that was stockpiled during the grading and paving contract.

   c. **Topsoil Grading.** Specify that topsoil remain in a rough-graded condition for the landscaping contract.

4. **Landscaping Contracts.** The following should be considered when preparing landscape contracts:

   a. **Grading and Seeding.** Specify fine grading and seeding of all areas that remained in a rough-graded condition under the general contract.

   b. **Number of Contractors.** Experience has shown that only one contractor should be responsible for all landscaping work within a clearly defined area. Otherwise, unneeded conflicts will arise.
16-5  REFERENCES


Chapter Seventeen
BICYCLE AND PEDESTRIAN ACCOMMODATIONS

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
# Chapter Seventeen

## BICYCLE AND PEDESTRIAN ACCOMMODATIONS

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Chapter Seventeen

BICYCLE AND PEDESTRIAN ACCOMMODATIONS

When planning transportation improvements, the Department considers the travel needs of all users of a transportation corridor including bicyclists and pedestrians. Bicycle and pedestrian travel demand in the vicinity of a project is to be determined in the scoping and early project planning phases. When sufficient demand is indicated the Department will provide the appropriate accommodations by applying guidelines presented in Chapter 17.

Chapter 1 of the AASHTO Green Book identifies five context classifications that integrally affect the design of a transportation facility. These contexts – rural, rural town, suburban, urban, and urban core – were originally presented in NCHRP Report 855, An Expanded Functional Classification System for Highways and Streets. Primary factors that lead to the designation of a context classification include development density, land uses, building setbacks, and population density. The character of development along a corridor may vary such that a single project may include more than one context classification. Simply applying geometric criteria without regard to context and roadway user needs will not adequately meet the expectations of the traveling public and local community. This chapter acknowledges the AASHTO Green Book context classifications in making pedestrian and bicyclist accommodation decisions, and references context throughout.

Policies relating to accessibility, including curb ramps, crossing controls, and overpasses and underpasses are addressed in Chapter 58. Financial and maintenance responsibilities for bicycle and pedestrian accommodations are addressed in Chapter 5.

17-1  BICYCLE ACCOMMODATIONS: POLICIES AND PROCEDURES

17-1.01  Definitions

The following terms and definitions apply to Chapter 17:

1. Bicycle and Pedestrian Policy Engineer (BPPE). The engineer within the Bureau of Design and Environment, who is accountable for the development and interpretation of the engineering policies that govern the design of bicycle and pedestrian facilities.

2. Bicycle Box or Bike Box. A designated area on an approach to a signalized intersection, typically between an advance motorist stop line and the crosswalk, intended to provide bicyclists with a visible place to wait in front of stopped vehicles during the red signal phase.
3. **Bicycle Facilities.** A broad term which includes bikeways, shared roadways, shoulders (which may be used by bicyclists), shared-use paths, traffic control devices, shelters, and parking facilities for bicycles.

4. **Bicycle Lane or Bike Lane.** That portion of the traveled way that is designated for bicyclist use by pavement marking/symbols and optional signing. The bicycle lane width includes any buffer areas. Without buffers these lanes may be called conventional bike lanes.

5. **Bicycle Level-of-Service (BLOS).** A measure of on-road bicycle service quality along road segments that is based on studies of bicyclist perception of safety and comfort. The BLOS model considers a variety of factors influencing bicycle service quality and computes a numerical base score that is translated into a level of service ranging from A (best) to F (worst). Intersections are not considered. The *Highway Capacity Manual* describes BLOS computations in detail.

6. **Bicycle Travel Assessment (BTA).** The standard evaluation performed to determine whether bikeway warrants are met and bicycle accommodations should be included as part of a project. A BTA form BDE 1702 is used to document the results of the evaluation and describe the accommodations to be provided.

7. **Bikeway.** A generic term for any road, street, path, or way which is specifically designated for bicycle travel and provides space reserved for bicyclists distinct from motor vehicle traffic.

8. **Buffered Bicycle Lane.** A bicycle lane that includes a primary riding area and additional width to increase separation of bicyclists from vehicular traffic. The buffer area comprises a pattern of standard longitudinal markings and added chevron or diagonal markings for larger buffer widths.

9. **Excessive Cost.** In documenting whether pedestrian and bicycle facilities must be included in projects according to the *Illinois Highway Code*, excessive cost typically involves adding at least 20% to the total cost of a project not providing accommodation.

10. **Rural Roadway.** To guide the process of bicycle facility selection and design, rural roadways are discussed in this chapter as those generally in undeveloped and low-density development areas, with shoulders along the edges of the traveled way. These roadways are most generally present in the AASHTO rural town and rural contexts and may have posted speeds of 30 mph (in town) to 55 mph.

11. **Separated Bicycle Lane (SBL).** A portion of the roadway that is designated for use by bicyclists and is physically separated from the vehicle traveled way by horizontal distance and vertical elements such as flexible delineators, longitudinal raised curb islands, or parking lanes. SBLs are usually designed for one-way bicycle travel in the same direction as the adjacent lane, but may be designed for two-way bicycle travel when operationally justified. SBLs are also sometimes called protected bicycle lanes.
12. **Shared Lane.** A travel lane where motor vehicles and bicyclists share operating space. For projects on state routes shared lanes will typically be widened to a minimum of 14 ft (4.2 m) to provide adequate space for drivers to pass bicyclists while staying in the lane and providing the “three feet clear” distance required by state law.

13. **Shared Roadway.** Any roadway upon which a bicycle lane is not designated and which may be legally used by bicyclists, regardless of whether such facility is specifically identified as a bikeway.

14. **Shared-Use Path/Side Path.** A facility within public right-of-way but physically separated from the roadway, intended for bicycle and other non-motorized transportation (e.g., pedestrians, in-line skaters). A “side path” is typically located parallel within the road right-of-way. The terms “shared-use path” and “path” are used interchangeably throughout this chapter in discussing these facilities. “Trails” are considered recreational facilities, are often unpaved, and are not covered by this policy.

15. **Suburban Roadway.** To guide the process of bicycle facility selection and design, suburban roadways are discussed in this chapter as those in outlying portions of urban areas, with low-to moderate development densities, off-street parking, and posted speeds of 40 to 45 mph. Suburban roadways may incorporate either curb and gutter or shoulders along the edges of the traveled way and are generally found within the AASHTO suburban context.

16. **Two-Stage Bicycle Turn Box.** An area set aside for bicyclists, outside of the travel paths of motor vehicles and pedestrians, to queue to turn at a signalized intersection, and avoid having to merge across traffic ahead of the turn.

17. **Urban Area.** Urban areas are those places identified by the U.S. Census Bureau as having a population of 50,000 or more.

18. **Urban Roadway.** To guide the process of bicycle facility selection and design, urban roadways are discussed in this chapter as those generally in high-density development areas and generally incorporating curb and gutter along the edges of the traveled way, and quite often parking. With posted speeds of 40 mph and lower, these roadways are most generally found in the AASHTO urban core and urban contexts but occasionally also in the rural town context.
17-1.02 Policies

The Illinois Highway Code, 605 ILCS 5/4-220, states that:

1. Bicycle and pedestrian ways shall be given full consideration in the planning and development of transportation facilities, including the incorporation of such ways into State plans and programs.

2. In or within one mile of an urban area, bicycle and pedestrian ways shall be established in conjunction with the construction, reconstruction, or other change of any State transportation facility except:
   a. in pavement resurfacing projects that do not widen the existing traveled way or do not provide stabilized shoulders; or
   b. where approved by the Secretary of Transportation based upon documented safety issues, excessive cost or absence of need.

3. Bicycle and pedestrian ways may be included in pavement resurfacing projects when local support is evident or bicycling and walking accommodations can be added within the overall scope of the original roadwork.

4. The Department shall establish design and construction standards for bicycle and pedestrian ways.

Providing for the needs of persons traveling on foot or bicycle is a key goal of this policy. Therefore, an assessment of non-motorized transportation need and appropriate accommodation is central to the fulfillment of the policy. The location of a project in either urban areas covered in the Illinois Highway Code above or other areas is in and of itself insufficient to make accommodation decisions. On each project it is necessary to:

- Where bicyclists and pedestrians are legally allowed to use the roadway, evaluate and document safety issues and warrants specific to the project.
- If warrants do not exist, document the absence of need in the Phase I engineering report.
- If warrants do exist, assess the appropriate type of accommodation needed to meet user comfort needs, determine the respective costs, and coordinate accommodations (including any options) with local agencies.
- Where warrants are met, the Secretary must specifically approve accommodation omissions in or within one mile (1.6 km) of urban areas covered in the law on the basis of documented safety issues, excessive cost, or absence of need. BDE 1701 shall be used to request such an omission. The BPPE concurrence should be sought for any omissions in other areas of the State. As safety issues and costs will vary greatly depending on the characteristics of the project, there will not be simple and absolute guidelines. A cost analysis would include all costs specifically attributable to the accommodation, including...
construction costs, environmental mitigation, and right-of-way, as applicable. However, needs will be based on whether warrants have been met as defined in Section 17-1.03.

Exceptions to the provision of bicycle accommodations cannot be considered simply because a roadway is identified in the Illinois Official Bicycle Maps as unsuitable for bicycling. Current usability or comfort to cyclists does not preclude a roadway project from bicycle consideration or this policy.

17-1.02(a) Exceptions to Consideration of Accommodations – Access Controlled Facilities

Projects on interstate highways, or other roadways where bicycles and pedestrians are prohibited, can be excluded from consideration of accommodations. As such, no warrant analyses or needs assessments are required. In rare circumstances, incorporation of separated accommodations along access-controlled facility right-of-way may be possible in coordination with the Secretary and FHWA.

However, consideration for bicycle and pedestrian accommodations on roads/bridges crossing such roadways are typically appropriate. Especially in urban and suburban areas, strive to reserve sufficient space along crossing roadway approaches and bridges for pedestrian and bicycle facilities which may be added in the future.

17-1.02(b) Consideration of Accommodations on Resurfacing Projects

On pavement resurfacing projects that do not widen the existing traveled way nor provide stabilized shoulders bicycle accommodation is not mandated by 605 ILCS 5/4-220. However, the need for and feasibility of providing an accommodation should still be assessed in the scoping phase based on the statutory provisions on local support and accommodation within the overall scope of each project. Chapter 1 of the AASHTO Green Book encourages designers to consider all potential road users and apply flexibility for “projects on existing roads”. The potential for reallocation of available roadway space is a fundamental decision that must be made on all resurfacing projects except those in rural contexts. On some state routes there may be excess capacity that encourages faster speeds and discourages use by pedestrians and bicyclists. Such locations are particularly well-suited for reallocation of space on resurfacing projects since slower travel speeds and improved safety may result in conjunction with appropriately reduced motor vehicle capacity.

On rural route resurfacing projects, the presence of a bicycle warrant may affect paved shoulder rumble strip considerations; these issues are discussed in Chapter 34. Adding paved shoulder width will typically be constrained by scope considerations.

If sufficient width is available, bike lanes or shared lanes can be created in a resurfacing project by adjusting the pavement markings at very little cost. In other cases, reducing the number of through travel lanes through a Road Diet or eliminating parking may provide sufficient space for adding an accommodation. Evaluate trade-offs in terms of vehicle capacity, vehicle travel times,
bicycle and pedestrian facility widths, potential levels of bicycle use, on-street parking, potential vehicle speed reduction, and overall user safety. For certain project locations and contexts, a decision could be made during scoping that accommodations are infeasible; for most resurfacing projects assessments should be performed and decisions documented. Refer to the FHWA Road Diet Informational Guide and Section 17-2.02(g) for more information on these types of projects.

17-1.03 Bikeway Warrants - Needs Assessment

The Department shall provide on-road or off-road accommodations for bicycle travel in highway projects when any of the following warrant conditions exist:

1. The highway or street is designated as a bikeway or recommended bike route in a regionally or locally adopted bike plan or map. Note that regional or local maps should not be confused with the Illinois Official Bicycle Maps, which depict current bicycling conditions and should not affect decisions on accommodations.

2. The projected two-way bicycle traffic volume (see Section 17-1.04) will approximate 25 ADT or more during the peak three months of the bicycling season five years after completion of the project.

3. The route provides access to a park, recreational area, school, or other destination expected to attract bicycle traffic.

4. The route provides access across a natural or man-made barrier (e.g., bridges over rivers, bridges over railroad tracks/yards, bridges over freeways or expressways, highways through a national forest). Bicyclists shall be accommodated on the bridge, unless bicycles are otherwise prohibited to operate on the roadway approaches. See Sections 17-2.02(f) and 17-2.03(m) for bridge deck replacement or rehabilitation projects or for culvert replacement projects. For projects that meet no other warrants, a minimum shoulder width of 4 ft (1.2 m) with standard height parapet or bridge rail shall satisfy this warrant. For projects that meet this and other warrants, use the guidance provided in the Bicycle Facility Selection Table (Figure 17-2.A) and incorporate bridge railings appropriate for bicyclists.

5. The highway project will negatively affect the recreational or transportation utility of an independent bikeway or trail. Highway projects will negatively affect at-grade paths and trails when they are severed, when the projected roadway traffic volumes increase to a level that prohibits safe crossings at-grade, or when the widening of the roadway prohibits sufficient time for safe crossing. If certified by the State or local agency having jurisdiction as being programmed for construction no later than five years beyond the anticipated completion of the highway project, treat proposed or planned bikeways that cross or parallel a roadway as an existing facility. Specific improvements to address such facilities can potentially be included in projects.

Multilane arterial roads can create substantial barriers to bicycling and walking, if not properly planned and designed. A connected network is necessary for bicycling or walking to be practical.
and feasible, and this policy seeks to expand connected networks. Development centers along state routes should be conveniently accessible by foot and by bike. State routes can provide regional connections that encourage greater numbers of people to bike and walk. Not all residents and workers may have access to private vehicles, so there is also an equity aspect to consider in designing IDOT facilities.

Problems can arise when accommodations start and stop such that users do not have clearly defined ways to proceed safely from the end of a bikeway accommodation. When looking at bicycle warrants and the need for accommodation as part of a project, designers are therefore encouraged to examine the overall network available to bicyclists. Connected and integrated networks provide transportation options to likely destinations and consider reasonable termini. Corridors should be considered for accommodation as part of a longer-term plan to provide for continuous bicycle travel and for connection to contiguous routes. As an example, an intersection improvement could include bike lanes in anticipation that adjacent areas could have bike lanes added in the future. Project limits may be extended beyond highway improvements for reasonable distances to connect to bicycling facilities at nearby intersections or to avoid short accommodation gaps. Reflect such extensions in the Phase I report. Documentation requirements and procedures are covered in Sections 17-1.04 and 17-2.01.

### 17-1.04 Documenting Bicycle Travel Accommodation Warrants

Assess bicycle travel demand in the project scoping phase or early in the project planning stage. The concepts of identifying cycling origins and destinations, and thus travel demand, are discussed in the FHWA publication *Selecting Roadway Design Treatments to Accommodate Bicycles*. Like motorists, many bicycle riders seek direct routes and require access to destinations immediately along arterial and collector roadways. Demand can therefore seldom be assumed to be satisfied by the presence of an alternate route. Because of the potential for bicycle travel, accommodation will likely be warranted in all urban core and in most urban and suburban areas. In all contexts, consider commercial, recreational, or other development near or along highways that may generate bicycling activity.

The first use of BTA form BDE 1702 on projects is to assess and document bicycle travel needs and accommodation decisions. The BTA is to be used on all projects other than those excluded under the *Illinois Highway Code* or where accommodations are clearly infeasible, including some resurfacing projects as described in Section 17-1.02(b). Bicycle origins and destinations should be reviewed. A map to illustrate travel generators and travel paths, a checklist for organization and public coordination, an overall assessment of bike warrants and travel in the project area, and a record of local coordination are to be included in the BTA. The completed sections of the form should be reviewed by the district bicycle coordinator, as it provides the basis for evaluating whether or not a travel demand warrant for bicycle accommodation has been met. The process used in subsequent accommodation decisions is described in 17-2.01.
17-1.05 Maintenance

Normally, responsibility for ongoing maintenance of bikeway facilities on the roadway surface and not separated from other traffic is assumed to be an integral part of the roadway. The state will assume maintenance of these facilities, although local agency maintenance agreements are sometimes developed by the districts for the restriping of bike lane and crosswalks. Responsibility for maintenance of bikeway and pedestrian facilities separated from motorized traffic should be delegated by agreement with local jurisdictions or others early in the project planning process. For example, separated bike lanes will become part of local maintenance responsibilities; refer to Chapter 5.

17-1.06 Right-of-Way

Acquire right-of-way for bikeway and pedestrian facilities in accordance with existing IDOT land acquisition policies and procedures. Additional right-of-way required for bikeway and pedestrian purposes should be purchased in conjunction with the right-of-way for the overall roadway improvement.

17-1.07 Funding

Bicycle facilities for the safe travel of bicyclists within an improvement corridor are considered an integral part of a highway project for funding purposes, and thus are eligible for federal cost participation, as discussed in Chapter 5.

Accommodations beyond those that are identified as required in the Bicycle Facility Selection Table, Figure 17-2.A, may be incorporated, if desired, by local officials with any additional cost typically being funded locally. Side path facilities are an option that fulfills accommodation requirements. Paths are subject to maintenance commitments by local agencies but are handled the same as on-road accommodations in terms of local construction cost participation requirements.
17-2 DESIGN GUIDANCE AND CRITERIA FOR BICYCLE FACILITIES

The Department utilizes the *Guide for the Development of Bicycle Facilities (AASHTO Bike Guide)* as the primary basis for design. The guide provides information on the physical infrastructure needed to support bicycling. The Bicycle Facility Selection Table, Figure 17-2.A, is based on the most recent AASHTO guidance and includes BLOS evaluations. Only on-road accommodations are listed; side paths are considered independently.

The FHWA issues guidance on the design and implementation of bicycle and pedestrian accommodations. FHWA websites and publications, including those listed at the end of this chapter, can be reviewed for additional design guidance and ideas. The *National Association of City Transportation Officials Urban Bikeway Design Guide (NACTO Bikeway Guide)* includes many bicycle design features which have been proven effective in locations including larger cities in the United States. Use of the *NACTO Bikeway Guide* is endorsed by FHWA and is often appropriate to enhance the safety and mobility of bicyclists. Design features in FHWA publications, the *NACTO Bikeway Guide*, or other recognized guidance documents may be proposed as long as they are fully compliant with the *ILMUTCD* and discussion in this chapter. Additional guidance and information on accommodation measures for bicyclists and pedestrians is included in the department’s *Bicycle and Pedestrian Accommodations Study (2019)*. In all cases coordinate bicycle facility design with the cross section criteria presented in Part IV “Roadway Design Elements” and Part V “Highway Systems.”

17-2.01 Documentation Requirements and Procedures

The incorporation of context in design decisions allows for appropriate assessment of the needs of all transportation modes within a corridor, especially pedestrians and bicyclists. Urban and urban core areas, higher-density suburban areas and rural towns often have land uses that generate higher rates of bicycling and walking and a greater variety of users, including many who are less confident and therefore adequately comfortable only on separated facilities. User profiles are considered in the Bicycle Facility Selection Table and discussed in the following section, On-Road Accommodations. Reducing the comfort level of a bike facility will generally reduce the numbers and types of bicyclists using the facility.

When one or more of the warrants presented in Section 17-1.03 are met accommodation is required. Preliminary design should be guided by the Bicycle Facility Selection Table, considering options where listed. These are the base accommodation options. Local coordination and site conditions may sometimes constrain the accommodation and necessitate an adjusted design. Providing the highest-and-best bikeway facility that conditions and context dictate is better than providing no bike accommodation.
<table>
<thead>
<tr>
<th>Roadway Characteristics 8/</th>
<th>Type and Width of Bicycle Accommodation 9/, 2/</th>
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<tr>
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<tr>
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<tr>
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<td>Suburban Roadway Two-Lane, 40-45 mph</td>
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<tr>
<td>Design Year ADT &lt; 6,500</td>
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<td>Design Year ADT ≥ 6,500</td>
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<tr>
<td>Urban Roadway Four-Lane, &lt;30 mph</td>
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<tr>
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<td>6 ft (1.8 m)</td>
</tr>
<tr>
<td>Design Year ADT ≥ 13,000</td>
<td>8 ft (2.4 m)</td>
</tr>
</tbody>
</table>

BICYCLE FACILITY SELECTION TABLE

FIGURE 17-2.A (1 of 2)
Notes:

1/ A shared use path adjacent to the roadway (i.e., a side path) is an option that fulfills accommodation requirements in most situations. A side path can be selected whenever it is locally supported in accordance with Chapter 5 cost sharing and maintenance requirements. Two-way side paths shall be a minimum of 10 ft (3.0 m) wide.

2/ All widths shown are considered minimums for typical design situations. Wider facilities can be provided. Project-level assessments of highest-and-best facilities may also affect widths provided.

3/ Bicycle lane widths are measured from the outside lane line to the face of curb or edge of parking lane. Bicycle lane widths of 5 to 6 ft may be buffered; widths greater than 6 ft must be buffered. Buffer striping is included in the bicycle lane widths shown.

4/ One-way separated bicycle lane width shown is the minimum clear width between vertical features and allows bicycle passing. Additional width is needed for vertical elements such as raised curbs, tubular markers with striped buffer, or parking lanes. Each jurisdiction may identify larger minimum clear width restrictions based on maintenance requirements.

5/ As an alternate to a one-way SBL, a two-way SBL of a minimum 8 ft (2.4 m) clear width can be provided on one side of the roadway. Additional width is needed for vertical elements.

6/ This value assumes no rumble strips are present. If rumble strips will be installed, utilize Standard 642006 and increase the paved shoulder width to 4 ft (1.2 m) to maintain the required 3 ft (0.9 m) clear width for bicycles.

7/ Heavy truck (MU) volumes should be less than 3% of ADT in order to select a Wider Outside Lane accommodation. Refer to Figure 17-2.C for measurement of the Wider Outside Lane.

8/ Refer to Section 17-2.03. Determine Project Context in the Scoping Phase. Speeds listed refer to posted speed limits and are assumed consistent with the 85th percentile speed.

BICYCLE FACILITY SELECTION TABLE

Figure 17-2.A (2 of 2)
There are situations in which the principles of Context Sensitive Solutions (CSS) and Complete Streets conflict. Refer to Chapter 19 and 605 ILCS 5/4-219 for CSS principles and requirements. In instances where the requirements of the Complete Streets Law run counter to the consensus view of project stakeholders, the Regional Engineer will determine the accommodation solution, or lack thereof, typically in consultation with BPPE. After need has been established and the required accommodation has been identified using the Bicycle Facility Selection Table, it is the responsibility of the district to convey this information to the appropriate local agency. Not all accommodations require a local match or maintenance participation as identified in Chapter 5. In projects that require local participation, if the local agency chooses not to participate in the bicycle accommodation, the Department will request that that local agency pass a resolution indicating their non-participation and have this noted in the Phase I report. Proposed resolution language is included in Section 17-7. Without local agency participation, the Department will consider options and try to incorporate the next highest-and-best accommodation in consideration of project context and constraints.

If it is determined that the accommodation(s) in the Facility Selection Table cannot be built without excessive cost, local support, or disruptive ROW considerations, then the next highest-and-best accommodation shall be considered in order to achieve the highest comfort/safety for the user in light of the project’s cost, local support, and ROW considerations. An example of a next highest-and-best accommodation is provision of a paved shoulder width (rural contexts) or bicycle lane width (urban contexts) less than those shown in the Bicycle Facility Selection Table. In such cases BLOS would be checked as described in Section 17-2.02. Selection of next highest-and-best accommodations shall be determined on a case-by-case basis by the district, as many variables will need to be considered. This may become an iterative process when considering all project variables. The lowest level of accommodation that may meet the intent of this policy is a shelf of sufficient width to allow for future path construction within right-of-way. In rare cases and where there is local support, a parallel route adjacent to the state highway could be identified as the highest-and-best accommodation, but only when direct accommodation on the state route is determined infeasible and the parallel route would fill a critical gap in the bikeway network. Once all analysis and decisions are complete the BTA form should be signed by the district bicycle coordinator and included in the Phase I report.

17-2.02 On-Road Accommodations

On-road bicycle accommodations include paved shoulders, wider outside lanes, bicycle lanes, and separated bicycle lanes. Choice of accommodation is dependent on project context, roadway type, traffic volumes and speed; the base on-road accommodations are presented in the Bicycle Facility Selection Table. Whenever on-road accommodations are selected it is advisable to perform project-specific BLOS analysis prior to moving forward with local coordination. BLOS provides an estimate of bicyclist perceived safety and comfort – considering lane width, motor vehicle volumes, percent heavy (MU) vehicles, posted speed limit, and pavement condition. A better BLOS may result in more bicyclists using a facility.

Several bicyclist design user profiles have been developed through national research. There are “somewhat confident” and “highly confident” groups that makes up ten to fifteen percent of the total population. A much larger group is identified as “interested but concerned.” They comprise
just over fifty percent of the population and may not be comfortable in certain bike lanes, usually preferring separated facilities. Note that children were not considered in this research. In order to properly address the varying confidence levels of potential users, this policy introduces an assessment of BLOS as a part of design decision making. IDOT considers it appropriate to target BLOS C in the urban core, urban, and rural town contexts where a high number of bicyclists may desire to commute or otherwise travel on-road. This level of accommodation could encourage a substantial portion of the “interested but concerned” population segment to utilize facilities, making the accommodation provision cost effective in these contexts. In the rural context (higher speed roadways) most potential users would be in the highly confident group and a lower level of service, approximated by BLOS D, is considered acceptable. In the suburban context an intermediate BLOS C/D is the appropriate target.

The accommodations listed in the Bicycle Facility Selection Table have been checked for a reasonable range of variables and will typically provide the target minimum BLOS. When heavy trucks exceed 4 percent the results of BLOS analysis are less reliable due to data limitations of the model; coordinate the analysis with BPPE in those cases and work to provide a higher level accommodation.

Use one of the two worksheets provided in form BDE 1703 to calculate BLOS. The assessment applies to paved shoulders, bicycle lanes and shared lanes (e.g. wider outside lanes). Input needed for the calculation includes lane and shoulder widths, vehicle traffic volume, traffic speed (typically use posted speed), heavy truck percentage, and pavement surface condition (CRS). For traffic volume typically use design year ADT. Since the pavement surface condition will deteriorate over time it is appropriate to use a “fair” condition (CRS 5 to 6) to approximate the conditions that will be near the end of the project design life. The presence of intermittent on-street parking along a paved shoulder accommodation can negatively affect BLOS. A Shoulder Accommodation worksheet is available that allows consideration of the effects of such parking, which may sometimes be present in a rural town context. Such parking effects would not be seen in other rural contexts. The Bike Lane Accommodation worksheet does not allow consideration of parking encroachment; bike lanes cannot legally be blocked by parked or standing vehicles.

When the calculation shows an accommodation would likely not provide the target minimum BLOS (C through D depending on context), consider adjusting the design width (e.g. widen for a buffered bike lane) or instead incorporating a side path. A path fulfills accommodation requirements in most situations. Local coordination would then move forward with the adjusted accommodation. Additional information on BLOS is available in Chapter 15 of the Highway Capacity Manual.

**17-2.02(a) Paved Shoulders on Rural Roadways**

On-road bicycle accommodation on rural roadways typically consists of providing a paved shoulder. Paved shoulders can accommodate bicycle travel efficiently and offer many other benefits (e.g., added safety, reduced maintenance, rural mail delivery). The typical bicyclist in rural contexts is the recreational (i.e., highly confident) bicyclist. Other users do not feel comfortable on high-speed roadway shoulders, but there are usually no reasonable alternatives on rural roadways. Use the Bicycle Facility Selection Table to determine the appropriate width. The table specifies widths that will generally provide a BLOS D, which is considered sufficient for
travel by the recreational bicyclist. When rumble strips are installed in a paved shoulder which serves as a bicycle accommodation and the width of the paved shoulder is 6 ft (1.8 m) or less the 8 in (200 mm) rumble strip design should be used to minimize the impact to the accommodation.

Where the shoulder widths shown in the Table cannot be provided, a narrower shoulder might still be considered an adequate bicycle accommodation. A 3 ft (0.9 m) minimum clear width beyond a rumble strip is required to qualify as an accommodation. If rumble strips will or may be installed on a paved shoulder where bicycle warrants are met, always provide a minimum 4 ft (1.2 m) paved width to maintain the required 3 ft (0.9 m) clear width for bicyclists. Edge line rumble strips may also be considered in accordance with the Chapter 34 procedures in order to minimize impacts to bicyclists. Paved shoulders may include word or symbol markings along with arrow markings to designate preferential bicycle use (i.e., a bike lane) only where the paved width is 5 ft (1.5 m) or more and the posted speed limit is 45 mph or less.

Transitions from rural cross sections into urban cross sections (e.g., frequent entrances, intersections) should accommodate bicyclists through movements by providing additional width in the curb and gutter section. For example, Figure 17-2.B illustrates an acceptable approach where the urban accommodation would be a wider outside lane. A consistent cross section and consistent bikeway width is preferred in addressing rider comfort and safety.

17-2.02(b)  Shared Roadways and Shared Lanes

On a shared roadway facility, bicyclists and motorists share the same travel lanes without a striped separation. The AASHTO Bike Guide identifies a minimum outside lane width of 14 ft (4.2 m) as adequate for accommodating bicyclists in a shared lane. At this width motorists can provide the required 3 ft (0.9 m) buffer to pass bikes without encroaching into an adjacent lane. As shown in the Bicycle Facility Selection Table, a wider outside lane of 14 ft (4.2 m) or more can be considered to provide bicycle accommodation for lower-speed and lower-volume roadways. Typical cross sections are shown in Figure 17-2.C. Measure the width of the lane from the lane/centerline stripe to the joint between the pavement and the gutter. If no joint exists, as with monolithic pavement, measure width to the face of the curb. Where parking is marked or allowed along the roadway additional width for a bicycle use area is required as shown in the figure. In shared lane situations where bus traffic is common, bicycles and buses may share an outside lane with a minimum width of 16.5 ft (5.0 m) to the curb face.
Shared roadways can also sometimes be identified as a next highest-and-best accommodation where posted speed limits will be up to 35 mph (55 km/h) in restricted locations, BLOS is checked, and any issues are discussed with BPPE. Shared lane markings, typically called “sharrows,” should not be used on roadways with posted speed limits above 30 mph (50 km/h), and should be considered only where traffic volumes are fairly low and local maintenance is agreed. Signing options for shared urban roadways are presented in the AASHTO Bike Guide and include the W11-1 and R4-11 signs. Other ILMUTCD-compliant bicycle signing may be proposed. A sign reinforcing the 3 ft (0.9 m) minimum clearance law for passing bicyclists is available.
TWO-LANE SECTIONS WITH WIDER OUTSIDE LANES

2' typ. (600 mm) | 14' min. (4.2 m) | 14' min. (4.2 m) | 2' typ. (600 mm)

Curb and Gutter

15' min. (4.6 m) | 15' min. (4.6 m)

Monolithic Curb and Gutter

TWO-LANE ROADWAYS WITH COMBINED BICYCLE AND PARKING USE AREAS

Parking Area

13' min. (4.0 m min.) | 11-12' (3.3 m-3.6 m) | 11-12' (3.3 m-3.6 m) | 13' min. (4.0 m min.)

Parking Area

FOUR-LANE SECTIONS WITH WIDER OUTSIDE LANES

14' min. (4.2 m) | 11-12' (3.3 m-3.6 m) | 11-12' (3.3 m-3.6 m) | 14' min. (4.2 m)

FIVE-LANE SECTIONS WITH WIDER OUTSIDE LANES

14' min. (4.2 m) | 11-12' (3.3 m-3.6 m) | 12' min. (3.6 m) | 11-12' (3.3 m-3.6 m) | 14' min. (4.2 m)

Curb and Gutter shown; Similar for Aggregate Shoulders

TYPICAL CROSS SECTIONS FOR DESIGN OF SHARED ROADWAYS

FIGURE 17-2.C
17-2.02(c) Conventional and Buffered Bicycle Lanes

On-road bicycle accommodations on urban roadways typically consist of providing bicycle lanes. Two variations in the design of bicycle lanes can be applied based on the specific conditions of a project: conventional bike lanes and buffered bike lanes. The width of a bicycle lane is measured from the edge of the adjacent vehicular lane stripe to the face of curb or parking lane line as shown in Figures 17-2.D and 17-2.E. Use the Bicycle Facility Selection Table to determine the appropriate width. Five ft (1.5 m) is the minimum width of a bike lane (stripe-to-stripe or stripe-to-curb face). Gutter pans are sometimes not acceptable for bicycle travel due to the presence of debris or broken pavement, and the pavement/gutter joint can sometimes become vertically uneven or separated from the gutter and affect bicycles with narrow tires. However, clear distance to the curb face is increased by the presence of a gutter. Widths shown in the Bicycle Facility Selection Table and used in the calculation of BLOS include the gutter pan.

Bicycle lane word or symbol markings (e.g., the helmeted bicyclist) along with arrow markings are required to designate a bicycle lane. Markings inform all users of the restricted nature of the bicycle lane. A five in. (130 mm) minimum normal line width is appropriate between a through traffic lane and a bicycle lane. Refer to ILMUTCD Section 9C for discussion of marking requirements. The AASHTO Bike Guide provides further details on bicycle lane markings.

Green pavement markings may be used as a traffic control device to clarify for all users the locations where bicyclists are expected to operate. These markings are supplemental to the other pavement markings that are required for the designation of a bicycle lane. Green pavement marking can be installed under an MUTCD Interim Approval and therefore locations are tracked and performance reported. Green pavement markings should be used only within intersections and on intersection approaches where bicyclists and other roadway traffic would have potentially conflicting weaving or crossing movements; refer to Section 17-2.02(e) for further discussion.

Signing is optional when designating a bicycle lane. Use ILMUTCD Section 9B and apply engineering judgment to develop a signing plan that provides relevant information to adequately address safety for all users.

For conventional bicycle lanes the following are typical cross section requirements:

- On curbed streets without parking, locate the bicycle lane next to the gutter, as shown in Figure 17-2.D.

- Where parking is permitted, locate the bicycle lane between the parking lane and the through traffic lanes, as shown in Figure 17-2.E. Consider providing additional parking/bike lane width, above the required minimum, to reduce the likelihood of car door/bicyclist conflicts (a.k.a. dooring crashes) under the following conditions:

  + where there is frequent parking turnover,
  + where parked vehicles are mostly commercial vehicles, or
  + where the posted motor vehicle speed limit is above 35 mph.
Note: Bike lanes should include buffer area(s) per Section 17-2.02(c)

TYPICAL CROSS SECTIONS WITH BIKE LANES AND NO PARKING

Figure 17-2.D

Note: Bike lanes should include buffer area(s) per Section 17-2.02(c)

TYPICAL CROSS SECTION WITH BIKE LANES AND WITH PARKING

Figure 17-2.E

Design bicycle lanes as one-way facilities that carry bicycle traffic in the same direction as adjacent motor vehicle traffic. Two-way bicycle lanes on one side of the roadway (without physical separation) and contra-flow bike lanes are unacceptable because riding against the flow of motor
vehicle traffic introduces safety concerns. Wrong-way riding is a major cause of bicycle crashes nationally and violates the Illinois Vehicle Code, 625 ILCS 5/11-1505. Locate one-way bicycle lanes that are on one-way streets on the right side of the street, except in areas where placing the bicycle lane on the left will decrease the number of conflicts (e.g., those caused by heavy bus traffic). Place bicycle lanes that are adjacent to dedicated bus lanes between the vehicular traffic lane and the bus lane as shown in Figure 17-2.F.

Buffered bike lanes add a delineated buffer space to a conventional bicycle lane for the purpose of widening the bicycle travel space and providing a better level of comfort, as described by BLOS. The buffer areas can be placed on one or both sides of the primary riding area. The buffer area width(s) are included in the specified bike lane width; refer to Figures 17-2.G(1) and 17-2.G(2). Buffer areas are marked with two solid white lines (a 5 in. (130 mm) minimum line width is required on the vehicle traffic side) at least 12 in. (300 mm) apart. Where the buffer total width is 18 in. (460 mm) or more, diagonal (Case 1) or chevron (Case 2) markings are recommended for clarity. Placing a 2 ft 6 in. (760 mm) minimum buffer immediately adjacent to a parking lane can be effective in reducing dooring crashes. Buffered bike lanes should be transitioned to conventional skip-dash lines on intersection approaches and the width may be reduced where width constraints dictate. Note that the primary riding area must be a minimum of 3 ft 6 in. (1070 mm) to allow for placement of the bike lane pavement marking symbol. Bike lane widths of 7 ft (2.1 m) or more will accommodate bicycle passing within the limits of the bike lane.

Adding bike lanes to an existing roadway cross section is a way to utilize existing infrastructure to achieve multimodal goals efficiently at low cost; refer to Section 17-2.02(g). Figure 17-2.G(3) illustrates options for accommodating bikes within a specific roadway width. Project constraints will often dictate whether conventional, buffered or separated bike lanes can be provided as part of a road diet or lane diet project.
Refer to Bicycle Facility Selection Table

**CASE 1**
- Traffic Flow
- 5 in. (130 mm.)
- 8 in. (200 mm.)
- 4 in. (100 mm.)
- 18 in. min. (460 mm.)

**CASE 2**
- Traffic Flow
- 5 in. (130 mm.)
- 8 in. (200 mm.)
- 4 in. (100 mm.)
- 18 in. min. (460 mm.)

**CASE 3**
- Traffic Flow
- 5 in. (130 mm.)
- 4 in. (100 mm.)
- 12-18 in. (300-460 mm.)

**BUFFER DETAILS**

Note: Separation may also be provided between bike lane striping and the parking boundary to reduce door zone conflicts, as shown on the following page.

**BICYCLE LANES WITH BUFFER AREAS**

Figure 17-2.G
(1 of 3)
BICYCLE LANES WITH BUFFER AREAS

Figure 17-2.G
(2 of 3)
Note: Available options are shown for a 50' f/f two-way roadway with bike accommodation and both parking and no-parking scenarios. This is for illustration purposes. A range of available options should typically be considered.

**BICYCLE LANES WITH BUFFER AREAS**

**Figure 17-2.G**

(3 of 3)
Separated Bicycle Lanes on Urban and Suburban Roadways

Separated Bicycle Lanes (SBLs) in their most common application are one-way, bike-only facilities located on both sides of two-way roadways or one side of one-way roads. Separation is provided by incorporating continuous or intermittent vertical elements within a street-side buffer that is at least 2 ft 6 in. (760 mm) wide. Compared to conventional bike lanes SBLs provide an enhanced level of perceived comfort and safety that may attract a greater range of users and better fulfill the goal of serving more potential bicyclists. Some contexts and operational conditions are appropriate for two-way separated bike lanes. Refer to Figure 17-2.G(3) for example cross sectional views of the two types of SBLs within a specific roadway width. SBLs are appropriate in many contexts as an alternative to side paths; both are separated sufficiently from traffic such that a BLOS evaluation is not required or appropriate.

For one-way accommodation, design separated bicycle lanes to carry bicycle traffic in the same direction as adjacent motor vehicle traffic for the reasons stated in Section 17-2.02(c). Since bicyclists in one-way SBLs better follow the expectations of drivers, there is potential safety advantage at crossings in comparison to two-way side paths. SBLs also provide a dedicated bikeway space as opposed to the shared-use space along a path. Two-way separated bicycle lanes on one side of the roadway (and contra-flow separated bike lanes) are not-preferred where riding against the flow of motor vehicle traffic will introduce specific safety concerns. Locate one-way SBLs that are on one-way streets on the right side of the street, except in areas where placing the SBL on the left will decrease the number of conflicts (e.g., those caused by heavy bus traffic). Refer to the Illinois Vehicle Code, 625 ILCS 5/11-1505.

SBLs are typically located at street level and separated from the traffic by vertical elements, such as raised curb islands, tubular markers (flexible posts) with a striped buffer, or a parking lane. A detail of a typical tubular marker is shown on Figure 17-2.I(3) in Section 17-2.02(e). Reasons for a street level configuration include control of pedestrian encroachment, provision of a detectable edge for low vision individuals, and (in retrofit projects) the possibility of using existing drainage systems with minimal modification. The street-side buffer should provide adequate separation from motor vehicles and control other curbside activities (e.g., loading). The following are considerations in the selection and design of separation elements.

Raised curb islands:
- May add considerable cost,
- Typically construct as cast-in-place features; precast options may provide less integrity,
- Provide a continuous island; with gaps primarily to facilitate necessary drainage,
- Discontinue on intersection approaches to allow for operational mixing,
- May be used in conjunction with parking where space and cost considerations allow,
- Widths typically range from 3 ft (0.9 m) to 6 ft (1.8 m); wider islands can allow additional features (e.g., low-growing vegetation) with a 6 ft (1.8 m) minimum face-to-face width also providing for pedestrian refuge at crosswalks where applicable.

Tubular markers:
- Typically add relatively minor cost beyond that of a buffered bike lane,
- Buffer widths as narrow as 2 ft 6 in. (760 mm) may be used, and these may partially overlap the usable riding area,
• Must meet minimum ILMUTCD requirements for color (the same as the pavement marking they supplement) and retro-reflectivity,
• Must be identified specifically as a local maintenance item in an agreement,
• Shall be removable to facilitate maintenance, which is typically frequent,
• Must not be bolted into place on bridge decks (epoxy pad fastening is available),
• May be considered less attractive and will require replacement when damaged. The need for regular ongoing maintenance must be committed to by the local agency.

Parking Lanes:
• Ten ft (3.0 m) is the preferred minimum separation distance to allow for parking and separation elements; curbed noses can be used to introduce the parking lane on the approach end,
• Opening of car doors (on the passenger side along two-way roads) creates the potential for dooring crashes; a striped buffer of minimum 2 ft 6 in. (750 mm) width is highly recommended for any bike lane running along the edge of a parking lane,
• Parked vehicles can restrict sight lines between motor vehicles and bicyclists; it is necessary to prohibit parking near intersections to maintain sight lines.

Measure SBL clear width between curb face and edge of tubular markers or face of curbed island. The minimum width of a one-way SBL is typically 7 ft (2.1 m) to allow for bicycle passing and the use of local maintenance equipment (e.g. for snow removal). This minimum clear width is specified in the Bicycle Facility Selection Table since passing is typically important. In constrained conditions a one-way SBL width could possibly be reduced, but only if a local agency confirms maintenance would be practical. However, the SBL should also be wide enough to accommodate anticipated bicycle volumes, noting that completion/extension of a bicycling network could increase bicycle use.

A two-way SBL of minimum clear width 8 ft (2.4 m) can be provided on one side of a roadway where operational issues and all safety concerns can be effectively mitigated. This minimum clear width cannot be reduced for two-way SBL as passing will be necessary and usually frequent. An additional 3 ft (910 mm) minimum buffer width for raised curb, or 2.5 ft (760 mm) minimum for tubular markers, is also needed. Two-way SBL provide user separation and a low-stress bicycling experience. One potential concern is that drivers may not expect the counter-flow direction of bicycle travel. Careful attention must be paid to the design of crossings of driveways and intersections to maximize bicyclist visibility. The design to accommodate counterflow bicycle traffic movements may require additional traffic signals (often bicycle signal heads) and related infrastructure. On the other hand, maintenance costs may be less for a two-way facility based on the much shorter SBL length required. Selecting the appropriate configuration for separated bike lanes, one-way versus two-way, will include location-specific consideration of safety, connectivity, ease of access, public feedback, available right-of-way, termini transitions, traffic signal controls, and maintenance. Either design option could provide good accommodation solutions. Carefully assess the constraints and circumstance that will be present along project segments and intersections and design accordingly.
17-2.02(e) Intersection and Interchange Treatments

Accommodations for on-road bicycle travel through conventional intersections are covered in the ILMUTCD, Part 9, including striping and signing requirements for bicycle lanes. Specific situations are further discussed and illustrated in this section. Safety and usability for bicyclists through roundabouts depend on details of the roundabout design including provisions unique for cyclists; these issues are covered in Section 17-2.04.

Local legs approaching signalized intersections may have various accommodation types, often including shared lanes or paved shoulders of widths different than those required for state route accommodations. When redesigning an intersection, maintain accommodation widths on local approaches and through the intersection so that restricted-width bottlenecks are not created, and comfortable bicyclist travel is provided on those legs. As an example, avoid reducing through lane widths when adding turn lanes on the local approaches. Considering and accommodating all bike movements during intersection design will often affect the scope of work along local legs. Where bicycle lanes are not provided, typically continue an approaching wider outside lane through intersections to accommodate bicycle through movements. Since bicyclists may be on-road even if a side path is provided, avoid outside lane width reductions through intersections in any case.

Figure 17-2.H(1) provides an example of pavement markings and signing at a signalized intersection where bike lanes are present along the routes. Typical movements for signalized intersections with bike lanes are shown in Figure 17-2.H(2). A bicycle lane on a signalized intersection approach may be continued through the intersection as “dotted” line extensions (i.e., skip-dashes) as shown in Figure 17-2.H(2). Left-turning bicyclists may follow the optional paths shown. Some bicyclists will move to the left in advance of an intersection and turn from the left turn lane, utilizing an optional bicycle box where provided on the approach. Most bicyclists will proceed straight through the intersection staying to the right on the far side, then either crossing like a pedestrian or using a two-stage bicycle turn box where provided. Either a bicycle box or the two-stage bicycle turn box may be included under an MUTCD Interim Approval; there are specific marking, signing, signalization, and reporting requirements involved, administered through the central Bureau of Operations as discussed below. Consultation with BPPE is recommended where these features will be incorporated into the design in order to discuss design details. Refer to the AASHTO Bike Guide and the ILMUTCD for additional design considerations. Dotted line extensions of bike lanes through intersections, where used, should be consistent with ILMUTCD Section 3B.08.
Note: Consider and accommodate all bicycle movements on all legs.

TYPICAL STRIPING AND BICYCLE MOVEMENTS AT INTERSECTIONS
FOR STREETS WITH BICYCLE LANES

Figure 17-2.H
(1 of 2)
TYPICAL STRIPING AND BICYCLE MOVEMENTS AT INTERSECTIONS FOR STREETS WITH BICYCLE LANES

Figure 17-2.H
(2 of 2)
The *AASHTO Bike Guide* includes a discussion of the requirements for on-road bicycle accommodations on intersection approaches and at intersection, and the *ILMUTCD* provides examples of required pavement markings; see Figures 9C-1, 9C-4, 9C-5, and 9C-6. Additional striping considerations and details for general guidance at these locations are illustrated in Figure 17-2.I. Figure 17-2.I(1) shows the general striping required for bicycle lanes on approaches to intersections. Through bike lanes should be located to the right of the right-hand through lane and to the left of an auxiliary right turn lane for both urban or rural roadways. This placement greatly reduces the potential for last-moment conflicts with right-turning vehicles. A 5 ft (1.5 m) minimum width bike lane adjacent to the right turn lane typically provides comfortable bicyclist operating space. Where an auxiliary right turn lane is introduced, two dashed lines are used through the right turn lane tapers to designate the priority of bicyclist operations. For rural roadways these may be the only marked bike lane accommodations provided when the accommodation is located along a paved shoulder. Consider Begin Right Turn Lane Yield to Bikes (R4-4) signs to add clarity for drivers. In a situation with bike lanes where a through travel lane is dropped into a right-turn-only lane, bicyclists not motorists are the users who must yield. In such a situation the bike lane should not be striped diagonally across the travel lane, as shown in Figure 17-2.I(1).

Examples of striping and signing for bike lanes at and between intersections are shown in Figure 17-2.I(2). A possible layout for transitioning two one-way separated bike lanes to a two-way separated bike lane at an intersection is shown in Figure 17-2.I(3). In all cases strive to maintain good visibility among all roadway users and provide channelization for proper positioning of all traffic. For conventional, buffered, and separated bike lanes clearly mark intersection approaches and through movements. Checking visibility and line-of-sight between motor vehicles and bicyclists is especially important at intersections with SBLs, and the separation elements must be discontinued to provide for all crossing and merging movements.

Consider access to/from links in the bicycle network and to/from adjacent properties and side streets. When considering bicycle safety, geometry that reduces vehicle speeds for turns is encouraged since vehicle turns involve potential conflicts with bicyclists. Well-designed corner islands, possibly including mountable aprons, can accommodate large vehicle turning movements while also providing bicycle/pedestrian refuge areas and appropriately reducing the turning speeds of vehicles.
TYPICAL TREATMENTS ON APPROACHES AND AT INTERSECTIONS FOR STREETS WITH TRADITIONAL AND SEPARATED BICYCLE LANES

Figure 17-2.1
(1 of 3)
TYPICAL TREATMENTS ON APPROACHES AND AT INTERSECTIONS FOR STREETS WITH TRADITIONAL AND SEPARATED BICYCLE LANES

Figure 17-2.1
(2 of 3)
TYPICAL TREATMENTS ON APPROACHES AND AT INTERSECTIONS FOR STREETS WITH TRADITIONAL AND SEPARATED BICYCLE LANES

Figure 17-2.I
(3 of 3)
IDOT is administering statewide Interim Approvals (I.A.) for bicycle boxes, two-stage bicycle turn boxes, bicycle signal faces, and green colored pavement markings. To comply with the terms of an Interim Approval, any jurisdiction that utilizes these devices must report the location to IDOT, which will maintain an inventory of all installation locations. Installations must be in accordance with the terms of the Interim Approval, and the requirements and guidance on use of these devices as listed below. Contact the central Bureau of Operations to identify locations and have them added to the statewide inventory.

17-2.02(e)1 Bicycle Boxes (I.A.-18 for Optional Use of an Intersection Bicycle Box)

In conjunction with bike lanes, a bicycle box is a designated area on the approach to a signalized intersection consisting of an advanced stop line and bicycle symbol markings. The box is provided as a space for bicyclists to wait in front of stopped motor vehicles during the red signal phase, so they are more visible to motorists at the start of the green phase. Bike boxes can serve to mitigate conflicts between through bicyclists and right-turning motorists by allowing bicyclists to proceed first. Bicycle boxes may be installed across only one through lane. They may also be installed across a right turn lane. Turns on red should be prohibited using a NO TURN ON RED sign on an approach where a bike box is placed in front of traffic that otherwise has the potential to turn on red.

Bicycle boxes may be installed across a left turn lane at T-intersections or if a high left turning bike volume is anticipated. In other situations, bicyclists will tend not to utilize bike boxes for left turns, and the preferred treatment is to include a two-stage bicycle turn box, as described below, for left-turning bicyclists. Bike boxes shall be at least 10 ft (3.0 m) in depth, include a bicycle symbol within the box, and connect directly to a bike lane on the approach. At least 50 ft (15.2 m) of bike lane should be provided on the approach to a bike box. Green colored pavement marking may be used within the bike box and in this approach portion of the bike lane. The stop bar for motorists should coincide with the beginning of the bike box. A STOP HERE ON RED sign (R10-6 or R10-6a) should be placed even with this stop bar, along with an EXCEPT BICYCLES (R3-7bP) plaque. This must be modified where stop bars for through lanes and turn lanes will be at staggered locations.

17-2.02(e)2 Two-stage Bicycle Turn Boxes (I.A.-20 for Optional Use of Two-Stage Bicycle Turn Boxes)

The two-stage bicycle turn box designates an area at an intersection for bicyclists to wait for traffic to clear before proceeding in a different direction. These boxes are used to facilitate left-turning bicycle traffic at signalized intersections. They are a preferred treatment along high-volume multi-lane roadways where bicyclists would otherwise have to make lane changes, weave across traffic on an approach to turn left at a signal. Operationally, bicyclists traverse the intersection (e.g. along an extension of the through bike lane), stop within the turn box, reorient the bike to the cross street, and wait for the green phase to proceed. The following requirements apply to two-stage bicycle turn boxes:

- Locate where visible and outside the path of potentially conflicting through and turning vehicle traffic. Where the paths of other vehicles turning on a red signal...
would travel through the two-stage bicycle turn box, these turns shall be prohibited using a NO TURN ON RED sign;

- Locate so bicycles will not queue into the path of moving traffic;
- Locate downstream of the cross-street crosswalk and stop bar;
- Include a bike symbol oriented in the direction of entry of the box and an arrow showing the direction of turn;
- Outline the box in solid white lines using a 6.5 ft (1.9 m) minimum length to accommodate the queued bike and consider green colored pavement marking to increase conspicuity;
- Passive detection of bicycles shall be provided in the two-stage bicycle turn box, if detection is required to actuate the signal for the cross street.

17-2.02(e)3 Bicycle Signal Faces (I.A.-16 for Optional Use of a Bicycle Signal Face)

A bicycle signal face incorporates bicycle symbols on the lenses of the signal head. In one-way contra-flow situations these may be the only signal faces visible to users; in other cases, these signal faces are placed at an offset location from the primary signal faces on the intersection approach. When these devices are present, bicyclist are not to follow pedestrian signals or standard traffic signal heads, as they do at other signalized locations. The current Interim Approval allows these devices only where there will be no conflicting motor vehicle movements concurrent with the bike green phase. The most common applications are for bike lanes that must be placed to the right of right turn lanes and in conjunction with both contra-flow and two-way separated bike lanes. They are not allowed at PHB locations. Early coordination with the local municipality regarding these devices is highly recommended; local jurisdictions may affect device placement and direct vehicle travel paths, pursuant to 625 ILCS 5/11-1510.

When operating on shared use paths, bicyclists must follow pedestrian signal heads and use the crosswalk, unless a bicycle signal face is also present. When operating in a separated bike lane, bicyclists will typically use the vehicle signal heads. However, if these are obscured in certain geometric situations, or if bikes have a directional movement separate from vehicle movements, bicycle signal faces may be utilized. The BIKE SIGNAL sign (R10-10b) sign must supplement these signals. Where appropriate, the BIKES USE PED SIGNAL sign (R9-5) may be mounted adjacent to the pedestrian signal heads; however, studies have indicated that compliance rates are low for bicyclists directed to follow pedestrian signals. This will be an important consideration at intersections with long crossings or unique signal phasing.

17-2.02(e)4 Green Colored Pavement Markings (I.A.-14 for Optional Use of Green Colored Pavement for Bike Lanes)

The primary application for green colored pavement markings will be for increased conspicuity on approaches to intersections (e.g. within the final 50 ft (15.2 m) before a stop bar or between dashes in taper areas), within bicycle storage/queue areas, across intersections or high-volume driveways (e.g., between dashed lane extensions), within bicycle boxes, and within two-stage bicycle turn boxes.
Use of green colored pavement markings in bike lanes outside approach and transition areas is not recommended due to application and maintenance costs. There is likely little benefit in conspicuity. Use of green colored markings is encouraged in strategic locations based on positive operational effects on bicyclist positioning, improved comfort for bicyclists, and increased awareness for drivers of the potential for bicyclist interactions. Strategic locations include conflict areas and other areas where operations are likely improved by additional guidance and conspicuity.

Green colored pavement markings should be applied both strategically and systematically to properly guide bicyclists through transition and conflict areas and to best meet the expectations of all road users, as these markings become more widely used on both the state and local roadway networks. These markings have specific requirements related to marking material, green color limits, and retro-reflectivity; refer to IDOT material specifications. See Interim Approval 14 for restrictions on the use of green colored pavement markings at locations other than those specifically mentioned above.

Intersection improvement projects are sometimes undertaken separate from adjacent roadway segment improvements. For such projects a bicycle warrant analysis must be completed, and if warrants are met the intersection geometrics should be designed to accommodate bicyclists along the intersection legs. Such accommodation may include, for example, width for bicycle lanes and offset corner islands and signal poles. Pavement areas can be hatched with diagonal lines to maintain consistency with the existing adjacent lane widths through an interim period. The ultimate design must be understood, and interim measures designed in the appropriate form and width so that subsequent roadway improvements may require only restriping at the intersection, thereby minimizing costs for the overall improvements.

Bike lanes may be dropped at logical locations beyond intersections (for example to a shared lane, shoulder, or side-path facility), if necessary due to width constraints near a project improvement limit. Refer to the discussion of network considerations in Section 17-1.03. The goal is to provide the on-road bicyclist with a safe path to continue travel. At roundabouts bike lanes can be transitioned off of the pavement using angled ramps; see Section 17-2.04 for more information regarding bicycle accommodation through roundabouts. An example application of signing is the BIKE LANE ENDS sign (R3-17 and R3-17bP) to give warning to bicyclists that the on-road accommodation is ending.

Accommodating bicyclists through an interchange with free-flow ramps requires design considerations to address safety of bicyclists. Where on-road accommodation is necessary, the design shown in Figure 17-2.J reflects an acceptable approach to directing bicyclists through interchanges (shoulder accommodation is illustrated; bicycle lanes similar). Each specific interchange design requires individual consideration to meet accommodation and geometric design requirements. A diverging diamond interchange accommodates left-turning movements at signalized intersections while eliminating the need for left turn phasing. Single Point Urban interchanges involve larger open pavement areas. On-road accommodations can continue along the right side of the arterial route travelled way in each direction through these interchange types.
SHOULDER ACCOMMODATION THROUGH HIGHER SPEED INTERCHANGES

Figure 17-2.J
17-2.02(f) Accommodations on Highway Structures

Bicycle accommodations on approach roadways, either on-road or as shared-use side paths, should be carried across structures in the same form. Side path crossings are discussed in Section 17-2.03. The width of new highway structures should, at a minimum, equal the width of the traveled way plus the width of approaching bicycle lanes and/or paved shoulders. Minimum cross sections for roadways and structures will vary significantly depending on the type of bicycle facility being accommodated. Several examples of minimum cross sections for shared outside lanes, bicycle lanes, and separated bicycle lanes are shown in Figures 17-2.K, 17-2.L, and 17-2.M respectively.

A minimum 4 ft (1.2 m) outside railing height shall be provided on roadway structures accommodating bicycles. This railing height is necessary to provide for bicyclist safety on any structure where bicycle warrants are met or where a bike route will be specifically designated. Bicycles are considered a design vehicle in these situations. When no warrant is met, only a standard parapet is required. Details available on the Bureau of Bridges and Structures base sheets may exceed this height and have been developed in consideration of AASHTO and FHWA crashworthiness requirements, as well as future bridge overlays.

Coordinate SBL design with the Bureau of Bridges and Structures and BPPE regarding any SBL on a bridge deck. Flexible posts are typically anchored into the pavement, so their use on bridges is discouraged given the need to avoid any deck reinforcement damage, which could also cause deck deterioration. Epoxy pads are usually the best alternative fastening method on bridge decks. Retrofitting raised curbs on bridge decks would require structural analysis by the Bureau of Bridges and Structures.

Bridge deck replacement or rehabilitation projects are not typically intended to widen the traveled way but rather to improve the roadway surface and integrity of the structure. Bridge width is limited by the existing superstructure components, with very limited opportunity for widening, and as such, may not allow for the bicycle accommodations called for in the Bicycle Facility Selection Table. If an existing structure cannot provide the accommodation widths provided along the roadway, appropriately sign the facility to warn users of width restrictions. However, such restrictions (e.g., narrowing a shoulder or bike lane) should still provide an accommodation. If only a shared lane can be provided, signing for drivers and bicyclists on the approaches is especially critical. For example, the BIKES MAY USE FULL LANE sign may be appropriate in such situations.

For any corridor improvement that includes existing culverts where warrants are met, the culverts should provide for the appropriate bicycle accommodation. Assess bicycle warrants as part of spot culvert projects and provide width for the appropriate future accommodation. Hydraulic analysis is typically required in conjunction with culvert extensions.

When a project has a bridge omission and accommodations are included along the roadway, bikeway facilities will be added within the project limits in order to allow for compatible future accommodations on the omitted structures; signing may be appropriate as noted above. Funding splits shall be as outlined in Chapter 5 (5-5.02 and 5-5.05).
TWO-LANE ROADWAY WITH PAVED SHOULDERS

Notes: Illustrative example. Paved shoulder width should be provided as indicated in Figure 17-2A.

TWO-LANE URBAN ROADWAY WITH WIDER OUTSIDE LANES

WIDE LANES/SHOULDERS CONTINUED ACROSS STRUCTURE

TYPICAL CROSS SECTIONS FOR TWO-LANE SHARED ROADWAYS AND STRUCTURES
(Without Marked Bicycle Lanes)

Figure 17-2.K
BIKE LANES ON RURAL ROADWAY SHOULDERS

Note: Illustrative example. Paved shoulder width should be provided as indicated in Figure 17-2.A.

BIKE LANES ON URBAN ROADWAY

Note: Bike lane width should be provided as indicated in Figure 17-2.A.

BIKE LANES ACROSS STRUCTURE

TYPICAL CROSS SECTIONS FOR MARKED BIKE LANES ON TWO-LANE ROADWAYS AND STRUCTURES

Figure 17-2.L
TYPICAL CROSS SECTIONS FOR SEPARATED BIKE LANES ON TWO LANE ROADWAYS AND STRUCTURES

FIGURE 17-2.M
Road Diets and Lane Width Reductions

Bicycles also can be accommodated on a roadway by marking or re-marking the pavement to increase the width of the curb lane or to add bike lanes. For example, it may be feasible to:

- reduce the width of traffic lanes in accordance with IDOT and AASHTO criteria;
- change the median width, create raised curb medians if pedestrian refuge is needed, or remove portions of a two-way center turn lane;
- remove parking, possibly in conjunction with providing off-street parking; or
- reduce the number of through traffic lanes, subject to analysis of capacity, safety, and operational needs.

Reducing the number of through traffic lanes, when accompanied by the addition of bicycle and/or pedestrian improvements, is referred to as a road diet. Figure 17-2.N depicts example plan and cross section views of an existing 4-lane roadway and two options for a 3-lane road diet improvement within the same face-to-face roadway dimension. Districts should review the range of issues involved on the specific corridor when deciding whether to pursue a road diet. Districts may also consider and determine whether to study locally suggested road diets and can require local study on a case-by-case basis. Specific dimensions applied would be unique for each project. The following guidance applies when road diets are considered.

Safety. Studies indicate that properly designed road diets can result in both speed reduction and safety benefits. Refer to the HSM and the Crash Modification Factor Clearinghouse for details on safety analysis for these projects. Both improved BLOS and the potential reduction in severe crash frequency should be investigated and reported.

Operations. Traffic studies must be performed to evaluate future capacity and vehicle level of service. Signal system modifications are generally needed for any signalized intersections that are within the project limits. It is likely that timing and phasing changes will be required that will affect operations along cross streets. The lane reduction upstream of a road diet should be accomplished in accordance with the requirements of Chapter 36. Early coordination with both district and central office Operations staff is necessary.

Local coordination. Review and consider local complete streets policies, whenever a community has adopted them. If a road diet is an option, begin local coordination early in Phase I, applying CSS procedures as appropriate. If a road diet is selected through the local coordination process, the district should request and receive a formal resolution stating that a municipality supports a road diet. At a minimum, a public meeting that includes invitations to area residents/business owners and roadway users is typically necessary and should be completed early in the process, before a design alternative has been selected.

Similar to other project types, if the accommodation identified in the Bicycle Facility Selection Table will not fit within the constraints of the roadway width, consider next highest-and-best options in order to provide an accommodation. Appropriate accommodations can sometimes be
developed by narrowing through lanes (e.g., to a minimum 10 ft (3.0 m) width), commonly referred to as a “lane diet.” Use form BDE 1703 to calculate BLOS for the accommodation width available, targeting BLOS C or C/D, and move forward to local coordination identifying the next highest- and-best accommodations. Raised median and corner islands are a key consideration for the safety of non-motorized users and can be established in conjunction with existing or new crosswalks as part of road diet projects. Additional discussion of road diets is provided in the AASHTO Bike Guide and FHWA’s Road Diet Informational Guide.
EXAMPLE EXISTING ROADWAY—BEFORE RECONFIGURATION

EXAMPLE PROPOSED ROADWAY WITH SEPARATED BIKE LANES

ROAD DIET EXAMPLES ADDING BUFFERED OR SEPARATED BIKE LANES

Figure 17-2.N
17-2.02(h) Other Design Considerations

Regardless of the type of on-road bicycle accommodation improvement being developed, always consider the following items:

**Drainage Grates.** Drainage grates and utility covers on roads, bridge approaches, and bridges can be hazardous to bicyclists. Bicycles often have narrow tires and no shock absorbent systems, and therefore are more sensitive to older elongated-slot style drainage inlets and irregularities on the pavement surface. Current IDOT drainage grate designs suitable for bicycle travel include Types 3, 3V, 4, 9, 10, 11, 11V, 23, and 24. Types 20, 21, and 22 are conditionally acceptable if the vane length is perpendicular to bicycle travel. Other grates are acceptable for bicycles, if the opening slots do not exceed 6¼" L x 1½" W (159 mm L x 38 mm W). With pavement overlay projects, replace utility covers and non-conforming drainage grates and adjust them flush with the new surface.

**Railroad Crossings.** Bicyclists should be able to cross railroad tracks at or near a right angle to minimize the potential for a bicycle’s front wheel to become trapped in the flangeway, which would cause loss of steering control. The potential for a bicyclist’s front wheel to be trapped in the rail flangeway increases when the angle of approach deviates greatly (20° or more) from 90°. When the crossing angle is less than 45°, consider widening the outside lane, shoulder, or bicycle lane to improve the angle of approach; see Figure 17-2.O(a). Where this is not practical, consider using commercially available compressible flangeway fillers, such as that shown in Figure 17-2.O(b), to provide a smooth transition over the rails. Coordination with the railroad owner is required. Design the bicycle portion of the pavement surface so that it is the same elevation as the rails and consistent with the vehicular crossing surface. Remove abandoned tracks, if practical, to eliminate the hazard.

**Pavement Joints and Surfaces.** Consider the following factors related to pavement structures:

a. **Joints and Drop-Offs.** In new construction, pavement surface irregularities can cause a bicyclist to lose control and crash. Because bicycle tires may be as narrow as 1 in. (25 mm), gaps between pavement slabs and gutters or drop-offs at overlays, especially parallel to the direction of travel, can trap a bicycle wheel and result in loss of control. This loss of control can cause a bicyclist to fall or swerve into the path of motor vehicle traffic. To the extent practical, pavement surfaces should be free of irregularities and the edge of the pavement should be uniform in width. To assure pavement suitability, overlay projects should consider options to scarify the old pavement up to the gutter edge.
b. **Rumble Strips.** Where rumble strips are placed across the traffic lane in rural areas to warn motorists of upcoming traffic controls, provide a minimum 3 ft (900 mm) clear paved area on the paved portion of the shoulder to allow a bicyclist an opportunity to avoid the rumble strips.
When rumble strips are installed in a paved shoulder which serves as a bicycle accommodation and the width of the paved shoulder is 6 ft (1.8 m) or less, the 8 in. (200 mm) rumble strip design should be used to minimize the impact to the accommodation. The minimum width of a paved shoulder accommodation with rumble strips is 4 ft (1.2 m). This width maintains a minimum paved width of 3 ft (0.9 m) beyond the edge of the rumble strip for bicyclist use.

c. **Surface Type.** Many rural roadways, because of their low traffic volumes, are very conducive to bicycling. When selecting the surface type and maintenance methods, consider the impacts on bicycle use. Particularly with oil and chip (A2/A3) surfaces, the aggregate specified should be a coarse aggregate, and care should be exercised to ensure that the surface is properly rolled and swept. Any loose stones and debris allowed to accumulate on the outer edges of the roadway or shoulder can present safety concerns for bicyclists.

**17-2.02(i) Bicycle Routes**

It may be advantageous to sign some roadways as bicycle routes, particularly if certain roadways provide preferred alternatives to heavily traveled highways. When providing continuity to other bicycle facilities, a bicycle route can be relatively short; however, a bicycle touring route can be quite long.

Base the decision whether to provide a bicycle route on the advisability of encouraging bicycle use on a particular road instead of on parallel and adjacent highways. Consider the roadway width, BLOS, and other factors (e.g., volume, speed, type of traffic, parking conditions, grade, sight distance) when identifying appropriate bicycle routes.

Generally, bicycle traffic cannot be diverted to a less direct alternative route, unless the favorable factors outweigh the inconvenience to the bicyclist. Roadway conditions such as adequate pavement width, traversable drainage grates, railroad crossings, pavement smoothness, peak traffic volumes and times, and signal responsiveness to bicycles always should be considered before a roadway is identified as a bicycle route. Local agency support is required.

Bicycle route signing should not end at a location where bike travel conditions suddenly downgrade. Rather, provide information signing to direct the bicyclist to a relatively safe route to continue travel. Further guidance on signing bicycle routes is provided in the *ILMUTCD*.

**17-2.02(j) Signing, Marking, and Traffic Control**

Signing, pavement markings, and traffic control for bicycle facilities will be in accordance with the criteria presented in the *ILMUTCD* and applicable local ordinances. Signing and pavement markings are especially important at the approaches to intersections and at bike lane termini. Where a bike lane ends, bicyclists may be required to merge with motor vehicle traffic. Bicyclists
should be encouraged with the appropriate signing and pavement markings to make appropriate lane changes in advance of an intersection.

Not all bicycle accommodations or bikeways need to be or should be marked as bike routes. Generally, only low-volume roads, bike lanes, and bicycle paths should be marked as designated bicycle routes. The following are some examples of what should not be marked:

- wide curb lanes that provide intermittent access to businesses along the route, but provide no connection to another part of a bike route; and

- any facility that does not meet minimum design criteria throughout its length.

At signalized intersections where frequent bicyclists need access to a green signal phase, a number of acceptable alternative methods are available including timed signals (where a cyclist must wait for the signal to change), traffic-actuated detectors (usually recommended for bike lanes or shoulders), and push-button actuation (more common for side paths). This opportunity (to access a green signal) should be provided where a marked bikeway runs along a project corridor or crosses a project corridor. Other crossing locations to consider include those in the vicinity of potential bicycle travel from schools, parks, or other significant destinations described in Sections 17-1.03 and 17-1.04.

Traffic-actuated detection should be sensitive to bicycles and should be located in the bicyclist’s expected path, including left turn lanes, if necessary. Figure 17-2.P(a) shows recommended loop types for bicycle detection, each with particular advantages. Figure 17-2.P(b) also shows a pavement-marking stencil used to designate where a bicyclist should stand to activate the detector loop. The following information on bicycle detection should be considered:

1. **Quadrupole Loop Detectors.** The quadrupole loop detector functions best in a bicycle path or lane situation. In such a situation, the expected position of a bicyclist can be easily predicted. This loop is less sensitive over its outer wire than over its center wires and is also relatively insensitive to motor vehicle traffic in neighboring lanes.

2. **Diagonal Quadrupole Loop Detector.** The diagonal quadrupole loop detector functions best in shared-roadway situations where the position of a bicycle cannot be easily predicted. This detector is equally sensitive over its entire width and is relatively insensitive to motor vehicle traffic in neighboring lanes.
Signal phasing lengths may need to be increased to allow adequate time for bicycle crossing. The AASHTO publication *Guide for the Development of Bicycle Facilities* recommends calculating clearance intervals with a bicyclist’s speed of 10 mph (16 km/hr) and a perception, reaction, braking time of 2.5 seconds. Figure 17-2.Q illustrates the approximate times for bicycles to cross intersections. A conservative approach to timing is recommended to avoid having bicyclists being caught in the middle of wider intersections. At very wide intersections consider providing a median refuge area that is at least 6 ft (1.8 m) wide if signal timing would prohibit adequate crossing time. Providing for two-stage crossings is a good approach for many larger intersections and requires median pushbuttons and/or detection areas.
QUADRUPOLE LOOP
- Detects most strongly in center.
- Sharp cut-off of sensitivity.
- Used in bike lanes.

DIAGONAL QUADRUPOLE LOOP
- Sensitive over whole area.
- Sharp cut-off of sensitivity.
- Used in shared lanes.

RECOMMENDED LOOP TYPES AND PAVEMENT MARKINGS FOR BICYCLE DETECTION LOOPS

Figure 17-2.P
Number of Lanes*   | 2   | 3   | 4   | 5   | 6   | 7   | 8   | 9   |
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Approximate Time to Cross Intersection</td>
<td>4.2 sec</td>
<td>5.0 sec</td>
<td>5.8 sec</td>
<td>6.6 sec</td>
<td>7.4 sec</td>
<td>8.2 sec</td>
<td>9.0 sec</td>
<td>9.9 sec</td>
</tr>
</tbody>
</table>

*Assumes average of 12 ft (3.6 m) lane widths and no median. Consider median refuge where possible and calculate crossing time manually if median is present and no refuge is possible.

APPORXIMATE BICYCLE TRAVEL TIMES THROUGH INTERSECTIONS

Figure 17-2.Q

17-2.03 Off-Road Accommodations (Shared-Use Paths)

Off-road bicycle accommodations are provided on shared-use paths where bicyclists, pedestrians, and some other motorized (e.g., e-bikes and e-scooters) and non-motorized users share space. Paths fulfill a primary transportation purpose by providing an opportunity for relatively safe and separated travel for both pedestrians and bicyclists. Shared-use paths comprise both facilities along roadway corridors (side paths) and those along independent rights-of-way that have minimal cross flow of motor vehicles.

As noted in the Bicycle Facility Selection Table, side paths are an option that fulfills accommodation requirements, and they are effective in many project contexts. In an urban core or urban context, side path effectiveness can be diminished due to ROW constraints, operational inefficiencies (e.g., mixing of bicyclists and high pedestrian volumes), or the presence of closely-spaced commercial driveways. The suburban and rural town contexts can very often be conducive to side paths. A side path can be selected for an accommodation whenever it is locally supported in accordance with Chapter 5 cost sharing and maintenance requirements. Note that many communities have ordinances that disallow bicycles on sidewalks, often with exceptions for children. AASHTO and NACTO, among others, identify issues that make cycling on sidewalks generally inappropriate. The unique features of paths, including design speed and their minimum 10 ft (3.0 m) width, differentiate side paths from sidewalks and allow for effective bike accommodation.

Shared-use paths can also be located along abandoned railroad rights-of-way, on former canal towpaths, river banks, and other similar areas. Paths sometimes can provide access to areas that are otherwise only served by limited-access highways that are closed to bicycles. Appropriate locations for paths can be identified during the planning process.

Shared-use paths will serve both transportation/utilitarian and recreational purposes and must be fully accessible to people with disabilities in accordance with the American with Disabilities Act (ADA). Refer to Section 58-1.01(a) for accessibility standards and Sections 58-1.05 through 58-1.12 for accessibility requirements. Chapter 58 guidance is generally based on information presented in the 2010 ADA Standards for Accessible Design and the Illinois Accessibility Code. However, for situations in the public right-of-way that are not specifically or adequately addressed by either of the above standards, the guidance is taken from information presented in the Draft Public Rights-of-Way Accessibility Guidelines (draft PROWAG). An accessible pedestrian access
route (PAR) fully compliant with ADA shall be provided for the full width of any shared-use path, with maximum cross slopes limited to 2% at all points. Paths must be firm, stable, and slip-resistant. Hard, all-weather pavement surfaces are required since unpaved surfaces are more likely to result in bicyclists losing traction, can restrict some users, and will require more maintenance. Both asphalt and PCC can provide good all-weather pavement structures.

Paths should be considered extensions of the highway system that are intended for the preferential use of bicycles and pedestrians. As such, design criteria for paths are based on both bicycle use (e.g., for curvature, sight distance) and pedestrian use (e.g., for accessibility). Design considerations include horizontal alignment, sight distance requirements, drainage, signing and markings, horizontal and vertical clearance requirements, grades, and pavement structure. Section 17-3 provides bicycle clearances and operating characteristics. During design, always be cognizant of the operating characteristics of bicycles and how they influence the design of paths. Electric-assist bikes (e-bikes) are a growing segment of overall bicycle use and may increase the number of people bicycling, as well as average bicycling speeds. E-bikes include a motor, typically electric, that can either assist rider pedaling efforts or provide self-propelled operations. Any conventional bicycle may be converted to an e-bike. In general, the behavior of people riding e-bikes is very consistent with traditional bicyclist behavior on a national level (e.g. related to compliance with traffic control devices and risky behavior). In addition to e-bikes, electric assist pedestrian mobility (personal mobility) devices such as e-scooters may be used on shared-use paths. These devices are generally not allowed to operate on sidewalks, although local ordinances vary. The acceleration and braking characteristics of e-bikes and pedestrian mobility devices may vary somewhat from traditional bicycles. The design guidance provided in this chapter is based on traditional riders and is appropriate to cover the mix of users expected to use paths. The following sections provide guidance for designing safe and functional paths. Several issues that are unique to side paths are covered in Section 17-2.03(c).

17-2.03(a) Consideration of All Users

Potential users of shared-use paths include bicyclists, pedestrians, joggers, in-line skaters, and individuals with disabilities in either motorized or un-motorized wheelchairs. In most local jurisdictions in Illinois, bicycles on paths may be motorized (e-bikes) as long as operated at reasonable speeds. All potential users should be considered in the design of the facility. Where practical and where use levels are high, provide separate areas to minimize the conflicts arising from the different user speeds. If this is not feasible and usage is expected to be high, consider providing additional width, signing, and pavement markings. Figure 17-2.8 shows an option for accommodating diverse users, minimizing conflicts, and delineating rights-of-way.
Using a path for both bicycles and horses is not a recommended practice. However, when circumstances dictate that horses share the same corridor as bicyclists, provide a minimum unpaved width of 4 ft (1.2 m) and provide signs to warn users of shared use (see Figure 17-2.S) and to restrict equestrians to the side area. Further guidance on equestrian trails is provided in the publication *Trails for the Twenty-First Century.*
17-2.03(b) Width and Clearance

Widths for shared-use paths will vary in accordance with the use level, as illustrated in Figure 17-2.T. Most locations will have use levels under 300 users per peak hour. Figure 17-2.U illustrates the minimum cross sections for two-way, shared-use paths. The 10 ft (3.0 m) minimum paved width shall be used for two-way paths. Wider paved paths should be considered in areas where very high use is expected. Widths less than 10 ft (3.0 m) do not allow for appropriate operation even with low use volumes. Normal social behavior, the need for passing, and the normal mix of users and operating speeds necessitates this width to address safety concerns for all users. However, where is a substantial physical constraint or an environmental feature to be avoided, reductions to an 8 ft (2.4 m) width for short distances may be allowed. Provide signing to notify path users of narrowed path conditions.

A minimum 2 ft (600 mm) wide graded turf or gravel area should be maintained adjacent to both sides of the path pavement. Three ft (0.9 m) or more is desirable to provide clearance from trees, poles, walls, fences, guardrails, and other lateral obstructions.

As shown in Figure 17-2.T, a paved width of 7 ft (2.1 m) may be considered as a one-way bicycle accommodation where such bike travel is allowed by local ordinances and pedestrian use is low. Paths are needed on both sides of the roadway where one-way facilities are selected.

<table>
<thead>
<tr>
<th>Anticipated Volume</th>
<th>One-Way</th>
<th>Two-Way</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; 300 Users per Peak Hour</td>
<td>7 ft (1.8 m)</td>
<td>10 ft (3.0 m)</td>
</tr>
<tr>
<td>&gt; 300 Users per Peak Hour</td>
<td>10 ft (2.1 m)</td>
<td>12 ft (3.6 m)</td>
</tr>
</tbody>
</table>

Notes:
1. With very high use, separating bicycle and pedestrian travel should be considered, as shown in Figure 17-2.U.

**SHARED-USE PATH WIDTHS**

Figure 17-2.T
Illinois BICYCLE AND PEDESTRIAN ACCOMMODATIONS August 2019

TYPICAL CROSS SECTIONS FOR TWO-WAY SHARED-USE PATHS

Figure 17-2.U
17-2.03(c) Side Path Separation from Traffic

Side paths must be sufficiently offset or otherwise separated from motorized traffic so that operational and safety needs are met. Separation should be as wide as practical while allowing bicyclists to be visible to motorists at intersections and driveways; refer to Figure 17-2.V. Along urban roadways, a path could be located much like a sidewalk, with the edge of the path located at least 5 ft (1.5 m) from the curb face and 7 ft (2.1 m) from the traveled way. In rural sections, it is desirable for a two-way shared use path to be located on the top of the back slope at least 30 ft (9.1 m) away from the edge of the traveled way. At a minimum in a high-speed rural section the path edge should be 10 ft (3.0 m) from the outside edge of the shoulder. Turf areas will typically provide an adequately delineated boundary between the roadway and the path. Maintaining minimum offsets will reinforce that the bicycle path is an independent facility and will discourage bicyclists from making unexpected and undesirable movements between the path and the traveled way. Existing side paths closer than the offset distances described should be addressed as part of a project. Where safety issues are identified for such side paths consider retrofit options that either shift the path or insert appropriate barrier separation. Concrete barrier used for this purpose should be a minimum of 3 ft (910 mm) high; standard guardrail also provides adequate separation at a slightly lower height. Refer to Section 17-2.03(m) for further discussion.

All vertical surfaces within a 2 ft (600 mm) clear distance adjacent to the bicyclists' path should be smooth to avoid snagging of clothing or incurring abrasive injuries from contact with the surface. A primary concern in this regard is protection of the sharp edges of the backside of guardrail located within 2 ft (600 mm) of the edge of a path by smooth planking or a rub rail as shown in Figure 17-2.W. No modifications shall be made within the length of Type 1 guardrail terminals. Highway Standard 630116 provides further details. Approved crash testing for elements attached to guardrail should be investigated by the designer.
TYPICAL SIDE PATH SEPARATION FROM ROADWAY

Figure 17-2.V
PROTECTION OF BACKSIDE OF GUARDRAIL

Figure 17-2.W

Note: Refer to Highway Standards 6300I and 63011G.
Additional Safety Considerations

Safety rails should be considered alongside paths with front slopes steeper than 1:3. Refer to Section 17-4.07 for situations where safety rails should be considered and to Figure 17-4.D for guidance on railing placement and height. The minimum height for a bicycle safety rail is 4 ft (1.2 m). Generally, if the consequences of striking a fixed object hazard or running off the path are believed to be more serious than hitting the railing, then the barrier may be warranted. In addition, the cost effectiveness and probability of encroachment also should be considered. For example, along a lengthy tangent section of path on an elevated railroad section, the cost effectiveness of installing safety rail along the entire distance would be questionable; however, the placement of rail at clearly hazardous locations (e.g., river crossing approaches, less than minimum widths and curves, potential points of conflict) may be prudent. Select the treatment that is judged to be the most practical and cost-effective for the site. The range of treatments includes:

- eliminating the hazard (e.g., flatten embankment, remove rock outcroppings);
- relocating the hazard;
- shielding the hazard with safety railing; or
- doing nothing.

The determination of the separation distance between a path and an active railroad is dependent on the speed and frequency of the rail service, the amount of access available to the railroad from the surrounding area, and the requirements of the railroad company. For low speed and low frequency service, the separation may be as little as 10 ft – 15 ft (3.0 m – 4.6 m), with no physical barrier (e.g., fencing, landscaping). As railroad speeds and frequencies increase, the requirements for increased separation and a physical barrier increase as well. An 8 ft (2.4 m) high chain link fence or other barrier type may be required to satisfy the railroad company that path users will be adequately separated from the hazards of the trains.

The vertical clearance to obstructions should be an absolute minimum of 8 ft (2.4 m). However, vertical clearance may need to be greater to permit passage of maintenance vehicles, rescue vehicles, and ambulances. Rescue vehicles typically can exceed 9 ft (2.7 m) in height and 9 ft (2.7 m) in width. In undercrossings and tunnels, a vertical clearance of 10 ft (3.0 m) is desirable. The geographical location of the vertical obstructions, as well as alternate access points, are primary considerations for determining clearance. It is imperative that adequate clearance be provided where the path offers the primary access to a remote location. Any overhead restrictions with less than a 10 ft (3.0 m) clearance should be marked on the structure according to the IL MUTCD.

Design Speed

Paths should be designed for a selected speed that is at least as high as the preferred speed of the faster bicyclists. In general, use a minimum design speed of 20 mph (30 km/hr). However, where the grade exceeds 4% or where strong prevailing tail winds exist, (e.g., along a lake or river), a design speed of 30 mph (50 km/hr) is advisable. On approaches to intersections, bicyclists can be expected to slow since the path will typically cross the side street in a crosswalk fashion and caution is required. A 10 mph (15 km/hr) design speed may be applied to the curves that provide for alignment into crosswalks.
17-2.03(f) Horizontal Alignment and Superelevation

Unlike an automobile, a bicycle must be leaned while cornering to prevent it from falling outward due to centrifugal force. The horizontal curvature should not require a bicyclist to use a lean angle greater than 15° nor need more than 2% superelevation. The minimum radius is calculated by the following equation:

\[ R_{\text{min}} = 0.067 V^2 / \tan \theta \]  
(U.S. Customary) Equation 17-2.1

\[ R_{\text{min}} = 0.0079 V^2 / \tan \theta \]  
(Metric) Equation 17-2.1

where:  
\[ R_{\text{min}} = \] minimum radius of curvature, ft (m)  
\[ V = \] design speed, mph (km/hr)  
\[ \theta = \] lean angle from vertical, degrees

Figure 17-2.X presents minimum radii for horizontal curves using a 15° lean angle. Paths should be superelevated so that the 1% to 2% cross slope is partially counteracting the inward friction force on a bicycle as it traverses the horizontal curve, but the radius values shown in the figure are acceptable for adverse cross slopes of up to 2%.

<table>
<thead>
<tr>
<th>Design Speed (V)</th>
<th>Lean Angle (θ)</th>
<th>Minimum Radius (R_{\text{min}})</th>
</tr>
</thead>
<tbody>
<tr>
<td>mph</td>
<td>km/hr</td>
<td>(degrees)</td>
</tr>
<tr>
<td>10</td>
<td>16</td>
<td>15</td>
</tr>
<tr>
<td>20</td>
<td>30</td>
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<td>15</td>
</tr>
<tr>
<td>30</td>
<td>50</td>
<td>15</td>
</tr>
</tbody>
</table>

**DESIRABLE MINIMUM RADIUS FOR PAVED PATHS BASED ON 2% SUPERELEVATION RATE AND 15° LEAN ANGLE**

Figure 17-2.X

In restricted conditions a lean of up to 20° can be tolerated. The same formula is applied. Figure 17-2.Y presents minimum radii for horizontal curves where lean angles up to 20° can be tolerated. For either lean angle the radii assume a maximum superelevation rate of 2% so that ADA requirements for accommodation of users with disabilities are fully met. A minimum 1% cross slope should be maintained to facilitate drainage of the path. Where transitioning from a
1% to a 2% cross slope on tangent to a 2% superelevation rate on the high side of the curve or where reversing curvature, use a minimum transition length of 15 ft (4.6 m).

Figure 17-2.Y presents minimum radii for horizontal curves where lean angles up to 20° can be tolerated and the path is not paved. Use of unpaved paths (or portions of paths) would be very rare; additional detail is available in the AASHTO Bike Guide.

<table>
<thead>
<tr>
<th>Design Speed (V)</th>
<th>Side-Friction Factor (f) (Paved Surface)</th>
<th>Minimum Radius (R_{min})</th>
</tr>
</thead>
<tbody>
<tr>
<td>mph</td>
<td>km/hr</td>
<td>ft</td>
</tr>
<tr>
<td>10</td>
<td>16</td>
<td>0.31</td>
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<td>30</td>
<td>50</td>
<td>0.21</td>
</tr>
</tbody>
</table>

MINIMUM RADII FOR PAVED PATHS BASED ON 2% SUPERELEVATION RATE AND 20° LEAN ANGLE

Figure 17-2.Y

When a lean angle of 20° is used, the bicyclist taking the curve will occupy more horizontal space and more width needs to be provided. In these cases, the path width should be increased as noted in Figure 17-2.Z and a centerline located in the middle of the curve.

When curve radii smaller than those shown in Figure 17-2.X must be used because of limited right-of-way, topographical features, or other considerations, standard curve warning signs and supplemental pavement markings should be installed according to the ILMUTCD. The negative effects of sharper curves can also be partially offset by widening the pavement through the curves as shown in Figure 17-2.Z.
**Note:** Only use additional pavement width where curve radii are less than design speed of bike path or where a 20° lean angle is assumed.

### BIKEWAY CURVE WIDENING FOR VARIOUS CURVE RADII

**Figure 17-2.2**

<table>
<thead>
<tr>
<th>Curve Radius (ft)</th>
<th>Additional Pavement Width (ft)</th>
<th>Curve Radius (m)</th>
<th>Additional Pavement Width (m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-25</td>
<td>4</td>
<td>0-7.5</td>
<td>1.2</td>
</tr>
<tr>
<td>25-50</td>
<td>3</td>
<td>7.5-15</td>
<td>0.9</td>
</tr>
<tr>
<td>50-75</td>
<td>2</td>
<td>15-22.5</td>
<td>0.6</td>
</tr>
<tr>
<td>75-100</td>
<td>1</td>
<td>22.5-30</td>
<td>0.3</td>
</tr>
<tr>
<td>100+</td>
<td>0</td>
<td>30+</td>
<td>0</td>
</tr>
</tbody>
</table>
17-2.03(g) Drainage

Typically design paths with cross slopes of 1% to 1.5% for drainage; ensure that a 2% maximum cross slope is not exceeded. Sloping in one direction instead of crowning is preferred and usually simplifies the drainage and surface construction. A smooth surface is essential to prevent water ponding and ice formation. Shoulders should provide further positive drainage by sloping away at 2% to 4%.

Where a path is constructed on a hillside a ditch of suitable dimensions should be provided on the uphill side to intercept the hillside drainage. Design these ditches so as not to present an obstacle to bicyclists. Figure 17-2.AA shows the dimensions of a minimum swale/ditch to redirect runoff. Where necessary, provide catch basins with drains to carry intercepted water under the path. Locate drainage grates and manhole covers outside the traveled way of bicyclists. To assist in draining the area adjacent to the path, consider preserving the natural ground cover. Include seeding, mulching, and sodding of adjacent slopes, swales, and other erodible areas in the design plans.

Side paths should pass over waterways at elevations consistent with the adjacent roadway, and path flooding would not be a concern. However, concerns related to path overtopping may be relevant for some paths along independent alignments, such as for roadway underpasses or for locations along waterways. Path usability at such locations is a pertinent issue, and studies of the potential for path flooding will be important to understand the reliability of the path system. Refer to the IDOT Drainage Manual for further information.
17-2.03(h) Grade

Grades on paths shall not exceed 5%, except along a roadway with a grade that exceeds 5%, in which case the path grade may match but not exceed the roadway grade. Long grades of over 2% on shared-use paths should be avoided to the extent possible. Some users, especially individuals with disabilities, may have difficulty negotiating high grades over 300 ft (90 m) in length. Consider incorporating intermediate flatter and wider landings when this distance would be exceeded.

17-2.03(i) Accessible Width

Because the intent is to create a facility to accommodate pedestrians, shared-use paths must meet accessibility requirements across the full width. Vertical discontinuities must be less than ¼ in. (6 mm) untreated or ½ in. (13 mm) beveled per ADA guidelines to accommodate individuals in wheelchairs. Additionally, grates and utility covers located in the expected paths of bicyclists or pedestrians should be flush with the pavement. Refer to Section 58-1 for accessibility standards and the criteria to be met in the design of paths.

17-2.03(j) Sight Distance

To provide bicyclists with an opportunity to see and react to the unexpected, a shared-use path should be designed with adequate stopping sight distance and intersection sight distance. The distance required to bring a bicycle to a full controlled stop is a function of:

- the bicyclist’s perception and brake reaction time,
- the initial speed of the bicycle,
- the coefficient of friction between the tires and the pavement, and
- the braking characteristics of the bicycle.

See the AASHTO Bike Guide for information on determining adequate sight distance.

Bicyclists frequently ride abreast of each other on paths, and on narrow paths bicyclists tend to ride near the middle of the path. For these reasons, and because of the serious consequences of a head-on bicycle crash, calculate lateral clearances on horizontal curves based on the sum of the stopping sight distances for bicyclists traveling in opposite directions around the curve. Where this is not feasible, consider widening the path through the curve, installing a yellow center stripe, installing turn or curve signs (W1-1 or W1-2) as appropriate, or a “KEEP RIGHT” (R4-7b) sign, or some combination of these alternatives.

17-2.03(k) Path Intersections

Shared use paths usually cross various transportation elements. These intersections can be roadways, railroads, or other paths; all present potential conflicts and must be thoroughly analyzed to consider their impacts on the path users as well as the users of the other intersecting
legs. Figure 17-2.BB illustrates how a bikeway could interact with crossing roads and railroads. All paths intersecting with roads and railroads require the installation of detectable warnings immediately adjacent to the crossing. Unauthorized access is sometimes a concern. Although rigid bollards have been used to restrict motor vehicle access to paths the hazards they create for bicyclists, and in some cases for motor vehicles, often outweigh access concerns. Refer to Section 2.03(p) for further guidance on this issue.

Where a side path crosses a street, by definition near an intersection, the path should cross in a typical crosswalk fashion, as in Figure 17-2.CC. AASHTO notes that paths should be located in close proximity to the parallel roadway at intersections so that motorists turning off the roadway can better detect the path users. Locating the crosswalk close to the parallel through edge of pavement may also lead motorists to better obey the single stop bar location. Consider including right-turn corner islands for path crossings to provide refuge areas for all vulnerable users. Regardless of location, crosswalks width must equal or exceed the full width of the path.

For paths on independent rights-of-way, according to AASHTO, it is preferable that any crossing of the path and a highway be at a location away from the influence of intersections with other highways. Crosswalks width must equal or exceed the full width of the path; refer to Figure 17-2.DD. Assign right-of-way and provide adequate sight distance to minimize the potential for conflicts. For further discussion of mid-block crossings see Section 17-4, Operations Policy TRA-23 (IDOT Guidelines for Pedestrian Crossings at Uncontrolled Locations), and the AASHTO Bike Guide.

Design crossings as close to a right angle as possible for safety reasons. Controlling vehicular movements at mid-block intersections is more easily and safely accomplished through the application of standard traffic control devices and normal rules of the road. Use engineering judgement in determining appropriate crossing measures such as markings, post-mounted signs, overhead signs, flashing beacons, traffic signals, or a grade separation. At crossings with high-volume, multi-lane arterial highways where a signal or a grade separation is not practicable, consider providing a median refuge area for bicyclists and pedestrians. IDOT Bureau of Operations Policy TRA-23 provides design guidelines for uncontrolled pedestrian crossing locations and includes recommended signing, striping, refuge areas and beacon treatments based on vehicle speeds, traffic volumes, and roadway cross section. These guidelines apply to roadway crossings involving either paths or sidewalks. At all roadway crossings, appropriate curb ramps and detectable warnings shall be included on the paths as discussed in Section 58-1.09.
BIKE PATH/TRAIL INTERACTION WITH VARIOUS INTERSECTIONS

Figure 17-2.BB
Where paths terminate, integrate the path into the adjacent road network. Transition traffic into a safe merging or diverging situation, considering all users. Provide appropriate signing to warn and direct both bicyclists and motorists regarding these transition areas. Ensure that signs are located so that they clearly direct each user group. Do not merge a shared-use path into a bicycle lane or paved shoulder without providing an alternative connection for pedestrians away from vehicular traffic to the existing sidewalk network.

Path intersection approaches should have relatively flat grades. Check stopping sight distances at each intersection and provide adequate warning to allow bicyclists to safely stop before the intersection, considering downgrades where present.

Flare the ramps for curb cuts at intersections to allow bicycle movements from the roadway to the path. A minimum radius or flare of 5 ft (1.5 m), as shown in Figure 17-2.DD, will allow bicycles, including tandem bicycles (i.e., two-person bicycles) and bicycles with trailers, sufficient opportunity to negotiate turns. If maintenance vehicles are expected to access the path at these points, provide a 15 ft (4.5 m) flare to reduce edge rutting and turf disturbance.
Path/Railroad Crossings

Where independent paths intersect with railroads, locate the crossing as close to a right angle as practical for safety reasons, as shown in Figure 17-2.EE. Considerations noted in Section 17-2.02(h) apply. Signing and pavement markings shall be in accordance with the *ILMUTCD*. Crossbuck signs and pavement markings are minimum advanced warning requirements. In addition, ensure that adequate sight distance is provided so bicyclists can see approaching trains. Existing and planned railroad operations always should be factored into the design elements of the crossing. As train speeds and frequencies increase, the level of crossing protection should increase. It may be necessary to provide train activated crossing gates and signals, along with fencing, to ensure the safety of bicyclists and to satisfy the requirements of the railroad company. In extreme situations, rerouting the path to an adjacent roadway crossing or installing an underpass or overpass may provide the best crossing solution.

**Note:** Consider warning signs and other treatments per Bureau of Operations TRA-23 Policy.

**TYPICAL CURB FLARES AND STRIPING AT PATH/ROADWAY INTERSECTIONS**

*Figure 17-2.DD*
TYPICAL PATH/RAILROAD INTERSECTIONS

Figure 17-2.EE

Path/Path Crossings

Where paths intersect with other paths, the minimum return radius provided should be 15 ft (4.5 m), as shown in Figure 17-2.FF, to accommodate tandem bicycles, bicycles with trailers, and occasional vehicular movements without running off the pathway. These movements are likely to be negotiated at higher speeds and thus the larger radii are necessary. The figure also shows a circular intersection option that can be applied to slow riders where there are operational and safety concerns.
PATH INTERSECTIONS

Figure 17-2.FF

Note: Consider "KEEP RIGHT" signs.
**17-2.03(I) Independent Path Structures**

An overpass, underpass, bridge, or drainage facility may be necessary to provide continuity to a path. Modification of existing facilities are sometimes necessary to construct a side path under an existing bridge, most commonly along expressways. One method for retrofitting paths under bridges is illustrated in Figure 17-2.GG. Slopewall modifications typically involve full removal and reconstruction of the walls. Consult with the Bureau of Bridges and Structures in developing the structural plans.

With new shared-use path structures, the minimum clear width should be the same as the path’s paved approach, and the desirable clear width should include 2 ft (600 mm) minimum shoulders on each side; see Figure 17-2.HH. Carrying the clear width across a bicycle path structure has two advantages. First, it reduces concerns about horizontal shy distance from the railing or barrier; and second, it provides needed maneuvering space to avoid conflicts with pedestrians and other bicyclists who are stopped on the bridge. Additional width would be warranted on structures over rivers where users would likely stop to enjoy the view. Users would be less likely to stop on bridges over railroads or highways or in tunnels.

Bridges designed exclusively for bicycle and pedestrian traffic should be designed for live loadings in accordance with the AASHTO publication, *Guide Specifications for Design of Pedestrian Bridges*. Bridges that must provide access for ambulances or rescue vehicles shall support specific minimum design loads.

On all bridge decks, ensure that bicycle-safe expansion joints are used. Where wood planking is used for flooring, it should be placed 45° to 90° from the direction of travel, as shown in Figure 17-2.HH. Bridge railings on paths should be a minimum of 4 ft (1.2 m) tall. Bridge approaches should provide a safety railing as shown in Figure 17-2.HH to protect users from hazardous conditions.

Other types of bikeway structures will be necessitated by the various ways that paths can interface with roadways, rivers, or railroads. Paths can utilize the underside of a highway or railroad bridge and can cross under roadways or railroads in various ways, as illustrated in Figures 17-2.II and 17-2.JJ. Where bikeways are routed under highway bridges, drainage from the bridge above should be routed to drain away from the path surface.

Design of bikeway underpasses should proceed with recognition of the types of traffic that need to be accommodated (e.g., emergency vehicles). Minimum vertical clearance should be 10 ft (3.0 m) and the minimum width should be 10 ft (3.0 m). With tunnels or box culverts exceeding 100 ft (30 m) in length, the users’ sense of security is enhanced with larger openings (e.g., 12 ft (3.6 m) high and 14 ft (4.2 m) wide). The alignment of the approaching path should provide a clear view through the structure where practical. On long structures (e.g., under multi-lane highways) a shaft opening at the median can provide natural light and ventilation. Lighting should be considered in areas where security is a concern.
Note: Alternate bikeway is considered under bridge where separate two-way side path is proposed within or adjacent to existing right-of-way line of a freeway or expressway.

TYPICAL MODIFICATION OF EXISTING FACILITIES FOR BIKEWAYS UNDER A BRIDGE

Figure 17-2.GG
PLAN AND CROSS SECTION OF SHARED USE PATH BRIDGE WITH RAILING

FIGURE 17-2.HH
Figure 17.2.4

BOX CULVERT FOR BIKEWAY
Figure 17.2 JJ

BIKE PATH DEPRESSED TO GAIN ADEQUATE VERTICAL CLEARANCE

[Image: A view of a depressed bike path with a note indicating the need for adequate vertical clearance.]
17-2.03(m) Paths on Highway Structures

Side paths should be accommodated on new and rehabilitated structures in accordance with the dimensions shown in Figure 17-2.KK. Appropriate railings must be provided. Bridge railings along shared-use paths must provide a minimum 4 ft (1.2 m) rail-height on the outside edge. The required barrier or separation element between the path and the adjacent traffic lane must be a minimum of 3 ft (910 mm) high, with the lesser height in recognition of the need for both path user safety and the need for visibility between path users and motorists. Consider the potential for sight line impediments at adjacent intersections created by barriers. Adjacent signalized intersections may need to include right-turn-on-red (RTOR) restrictions if intersection sight distance is substantially limited by a barrier adjacent to the traveled way.

Several examples of barriers and railings used for path applications on bridges are shown in Figure 17-2.LL. Specific configurations depend on the roadway speed limit, roadway classification and the facility being crossed. Barrier and railing selection can be determined in consultation with BPPE and the Bureau of Bridges and Structures.

When a project has a bridge omission with side path accommodations along the roadway, fully compatible future accommodations should be planned for the omitted structure. Where it is necessary to accommodate a shared-use path across an existing highway bridge as an interim condition, consider alternatives in light of what the geometrics of the bridge will allow. Carrying the path across the bridge is a primary goal where the bridge facility will connect to a shared-use path at both ends. Sufficient width may be provided on one side of the bridge by shifting, narrowing or restriping lanes, or by reducing median width. Consider a reduced path width if necessary. In all cases separate bicycle traffic from motor vehicle traffic by means of a crashworthy barrier. Identifying existing sidewalks as one-way shared-use facilities is not typically acceptable, since bicyclists do not have good options for crossing a roadway twice to access a path on the opposite side of the roadway. Raised sidewalks without a separation barrier do not provide for two-way bicycle accommodation adjacent to traffic lanes. Consult with BPPE and Bureau of Bridges and Structures for retrofit options. Adding a separation barrier on the deck could sometimes be an option, as illustrated in Figure 17-2.KK.
APPROACHING ROADWAY SECTION WITH ADJACENT TWO-WAY PATH

ROADWAY SECTION CONTINUED ACROSS BRIDGE WITH INTEGRAL PATH

ROADWAY SECTION ACROSS BRIDGE WITH RETROFIT PATH

TYPICAL CROSS SECTIONS FOR PATHS ON HIGHWAY STRUCTURES

Figure 17-2.KK
BICYCLE RAILING APPLICATIONS

Figure 17-2.LL

Note:
A raised path on a bridge can only be pursued in a retrofit condition where the raised walkway already exists.
17-2.03(n) Paths Through Interchanges

Design of a path along an arterial roadway, as it passes through an interchange with free-flow ramps, requires design considerations to address safety of bicyclists. Providing a separate structure for bicyclists and pedestrians will maximize safety but can be cost-prohibitive. A side path can be accommodated at ramp crossings in a similar pattern to that shown for on-road accommodations, as discussed in Section 17-2.02(e) and shown in Figure 17-2.J. All interchange ramp crossings require individual consideration to meet accommodation, sight distance, and geometric design requirements.

A diverging diamond interchange (DDI) accommodates left-turning movements at signalized intersections while eliminating the need for left-turn phasing. DDIs will typically feature paths within the center of the arterial roadway to provide improved sight lines further from the bridge parapet walls, to place path crosswalk at signalized intersections, and to allow free-flow left turns onto entrance ramps without the potential for conflicts. These paths typically would be protected from traffic by barrier wall for the full length between the two intersections. A single-point urban interchange (SPUI) provides a convergence of all through and left-turning movements into a single large signalized intersection area. There are significantly wider pavement areas for path users to cross at SPUIs. The addition of path crosswalks may create greater delays in traffic when compared to the conventional diamond since SPUI signal phasing does not typically provide a red phase where crosswalks would be protected. Unique operational and safety design considerations will apply at SPUI interchanges.

17-2.03(o) Signing and Marking

Adequate signing and marking are essential on paths and the adjacent roadway, to alert bicyclists and pedestrians to potential conflicts and to convey regulatory messages to motorists and other users at highway intersections. Provide warning signs to identify conflict points and for design elements that are less than minimum criteria (e.g., less than minimum curve radii, vertical or horizontal clearances, speeds dictated by grades) to warn the user of these conditions. Additionally, use guide signing, (e.g., directions, destinations, distances, route numbers, names of crossing streets) in the same manner as they are used on highways. In general, uniform application of traffic control devices, as described in the ILMUTCD, will tend to encourage proper bicyclist and motorist behaviors.

A solid yellow centerline may be appropriate on path approaches to an intersection to discourage passing and help increase bicyclist awareness of the intersection. Consider a broken yellow centerline stripe (3 ft (0.9 m) stripe with 9 ft (2.7 m) gap) to separate opposite directions of travel on path segment under the following circumstances:

- for heavy volumes of bicycles,
- on curves with restricted sight distance, and
- on unlighted paths where nighttime riding is expected.
White edge lines also can be beneficial where nighttime bicycle traffic is expected. Marking should be considered for shared-use paths that are 12 ft (3.6 m) or wider to delineate lanes for bicyclists and pedestrians.

Investigate friction qualities of pavement marking materials. Some marking materials become slippery when wet. Marking materials with reflective elements typically offer better friction properties, especially in wet conditions.

17-2.03(p) Lighting

Fixed-source lighting reduces the potential for crashes and conflicts along paths and at intersections. Additionally, lighting allows the bicyclist to see the bicycle path direction, surface conditions, and obstacles. Lighting should be considered where substantial riding at night is expected (e.g., bicycle paths serving college students or commuters, highway intersections). Lighting is important through underpasses or tunnels and when nighttime security could be an issue; see Chapter 56. Depending on the location, average maintained horizontal illumination levels of 5 lux to 22 lux should be considered. Where special security problems exist, higher illumination levels may be considered. Light standards (poles) should meet the recommended horizontal and vertical clearances. Luminaires and standards should be at a scale appropriate for a path and should be designed to deter vandalism.

17-2.03(q) Restriction of Motor Vehicle Traffic

Restriction of path use by motor vehicles may be reinforced by signing at roadway intersections. In certain situations, a physical barrier may be appropriate to prevent unauthorized motor vehicles from using the facility. Rigid bollards have often been used to restrict motor vehicle access to paths and can be an acceptable solution. However, the hazards they create for bicyclists, and in some cases motorists, can be significant. Barriers to path entry need not be proposed where unauthorized access is considered unlikely.

An alternate method of physically discouraging entry of motor vehicles is to split the entry way into two 5 ft (1.5 m) minimum sections separated by very low landscaping (e.g. groundcover, grass) as shown in Figure 17-2.MM. Motorists can thereby identify the path as a restricted feature while emergency vehicles can enter, if necessary, by straddling the landscaping.
Designing and selecting pavement sections for bicycle paths are in many ways similar to designing and selecting highway pavement sections. A soils investigation should be conducted to determine the load carrying capabilities of the native soil and the need for any special provisions. The investigation need not be elaborate, but should be performed by, or under the supervision of, a qualified engineer. Additionally, while loads on bicycle paths will be substantially less than highway loads, design bicycle paths to sustain, without damage, the wheel loads of occasional emergency, patrol, maintenance, and other motor vehicles that are expected to use or cross the path.
Give particular consideration to the location of motor vehicle wheel loads on the path. Where motor vehicles are driven on paths, especially if less than 10 ft (3.0 m) wide, their wheels usually will be at or very near the edges of the path. Because this can cause edge damage that will, in turn, reduce the effective operating width of the path, adequate edge support should be provided. Edge support can be either in the form of stabilized shoulders (e.g., use of geotextile fabric underlay) or in constructing additional pavement width.

Paths built along streams and in wooded areas can present unique problems. The roots of shrubs and trees can pierce through the path surfacing and cause it to bubble up and break apart in a short period of time. Preventative methods include: removal of vegetation, realignment of the path away from trees, and placement of root barriers (e.g., a 1 ft (300 mm) deep plastic shield) along the edge of the path as shown in Figure 17-2.NN.

![Image of a shared-use path adjacent to a tree, with a root barrier and a root system diagram.]
At unpaved highway or driveway crossings of shared-use paths, pave the highway or driveway a minimum of 10 ft (3.0 m) on each side of the crossing to reduce the amount of gravel being scattered along the path by motor vehicles. Design the pavement structure at the crossing to adequately sustain the expected loading at that location.

Bituminous (HMA) or PCC pavement surfaces are required for side paths in state right of way. Aggregate materials provide a much lower level of service and require substantially more maintenance over the life of a project. PCC may offer advantages in wet soil conditions or in areas that may periodically flood. As guidance, Figure 17-2.0O provides examples of several acceptable pavement cross sections (an aggregate surface is also shown for reference). Consider using geotextile fabric in all areas. Fabric offers advantages that include extended pavement life, weed control, and lower maintenance.

In some situations, an HMA surface treatment (A1/A2/A3) may be adequate for paths, considering the limitations of the surface (e.g., bleeding oil on hot summer days). The proper application of this type of surface is very important. Specify a CA 16 aggregate size or smaller. The surface should be rolled, and the excess stone should be swept away, preventing accumulation at the outside edges of the path. Negotiating loose gravel on a bicycle can be very hazardous.

Figure 17-2.PP provides information regarding the advantages and disadvantages of various path surfaces.
**UNPAVED PATH CROSS SECTIONS**

*CA-6 or CA-10

Note: Unpaved path surfaces are not directly covered in this policy and all paths constructed in state right of way must be paved. Refer to Bureau of Local Roads guidance for unpaved paths.

**PAVED PATH CROSS SECTIONS**

**SHARED-USE PATH CROSS SECTIONS**

Figure 17-2.00
<table>
<thead>
<tr>
<th>Surface Material</th>
<th>Advantages</th>
<th>Disadvantages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crushed Aggregate</td>
<td>Soft but firm surface; natural material; moderate cost; rough surface; accommodates some multi-use.</td>
<td>Surface can rut or erode from heavy rainfall; surface softens when set - bike tires, horses will damage surface; regular maintenance to keep consistent surface; replenishing aggregate may be a long-term expense; not for slopes &gt;3%.</td>
</tr>
<tr>
<td>Bituminous Surface Treatment (also called Oil &amp; Chip, Chip Seal)</td>
<td>Inexpensive to apply; more stable surface, durable.</td>
<td>Potential for oil bleeding to surface in hot weather, application methods important to minimize loose gravel.</td>
</tr>
<tr>
<td>Asphalt</td>
<td>Hard surface; supports most types of use; all weather; does not erode; accommodates most users simultaneously; low maintenance.</td>
<td>Higher installation costs; more costly to repair; not a natural surface; freeze/thaw can crack surface; heavy construction vehicles need access.</td>
</tr>
<tr>
<td>Concrete</td>
<td>Hardest surface; easy to form to site conditions; supports multiple use; lowest maintenance; resists freeze/thaw; best cold weather surface; best for wet conditions.</td>
<td>High installation cost; costly to repair; not a natural looking surface; construction vehicles will need access to the trail corridor.</td>
</tr>
</tbody>
</table>

**SHARED-USE PATH/TRAIL SURFACE SYNOPSIS**

Figure 17-2.PP
17-2.04 Accommodations Through a Roundabout

Safety and usability for bicyclists through roundabouts depend on the details of the roundabout design and provisions unique for bicyclists. When approaching a roundabout using an on-road bike accommodation, some cyclists may choose to travel like other vehicles, through the circulatory roadway, while others may choose to travel like pedestrians, along the sidewalks. Roundabouts can be designed to accommodate either choice.

Since typical on-road bicycle travel speeds are between 12 mph and 20 mph (20 km/hr to 30 km/hr), roundabouts that are designed to constrain the speeds of motor vehicles below 30 mph (50 km/hr) thereby improve safety and usability for cyclists. As described in Section 36-9.04(a), roundabouts designed for urban conditions should have a recommended maximum entry speed of 20 mph to 25 mph (30 km/hr to 40 km/hr) based on theoretical fastest path. These speeds are generally compatible with bicycle travel. Note that side paths at a roundabout are treated similarly to more typical intersection types, but clear opportunities for bicyclists to join the path from the sideroad approaches need to be provided in all such cases.

17-2.04(a) Traversing Roundabouts like Motorized Vehicles

In general, cyclists who have the knowledge and skills to ride effectively and safely on collector roadways can navigate low-speed, single-lane roundabouts without much difficulty. Cyclists and motorists will travel at approximately the same speed, making it easier for bicyclists to merge with other vehicular traffic and take the lane within the roundabout itself; these are necessary actions for safe bicycling in a roundabout. Even at multilane roundabouts, many cyclists will be comfortable traveling through like other vehicles.

Where bicycle lanes or shoulders are used on approach roadways, they should be terminated in advance of roundabouts. The full-width bicycle lane should normally end at least 100 ft (30 m) before the edge of the circulatory roadway. Terminating the bike lane helps remind cyclists that they need to merge. An appropriate taper should be provided to narrow the sum of the travel lane and bike lane widths down to the appropriate width necessary to achieve desired motor vehicle speeds on the roundabout approach.

The taper should end prior to the crosswalk at the roundabout to achieve the shortest possible pedestrian crossing distance. A taper rate of 7:1 is recommended to accommodate a design speed of 20 mph (30 km/hr), which is appropriate for bicyclists and motor vehicles approaching the roundabout. To taper a 5 ft to 6 ft (1.4 m to 1.8 m) wide bicycle lane, a 40 ft (12 m) taper is recommended. The bicycle lane line should be dotted for 50 ft to 200 ft (15 m to 60 m) prior to the beginning of the taper and dropped entirely through the taper itself. A longer dotted line gives advance notice to cyclists that they need to merge, providing more room for them to achieve this maneuver and find an appropriate gap in traffic; see Figure 17-2.QQ.

Bicycle lanes should not be located within the circulatory roadway of roundabouts. This would suggest that bicyclists should ride at the outer edge of the circulatory roadway, which can increase crashes resulting from exiting motorists who cut off circulating bicyclists and from entering motorists who fail to yield to circulating bicyclists.
At roundabout exits, an appropriate taper should begin after the crosswalk, with a dotted line for the bike lane through the taper. The solid bike lane line should resume as soon as the normal bicycle lane width is available.

**17-2.04(b) Traversing Roundabouts like Pedestrians**

Because some cyclists may not feel comfortable traversing roundabouts in the same manner as other vehicles, bicycle ramps can be provided to allow access to the sidewalk or a shared use path at the roundabout. Bicycle ramps at roundabouts have the potential to be identified as pedestrian ramps, particularly by pedestrians who are blind or who have low vision, unless properly designed.

Bicycle ramps may always be used. At some roundabouts traffic speeds or other conditions (e.g., a right turn bypass lane) make circulating like other vehicles more challenging for less confident riders than is typically the case. Multilane roundabouts are more challenging for all cyclists, and bicycle ramps should always be provided along with widened sidewalk or path connections. Where bicycle ramps are provided, provide a shared-use path or a widened sidewalk of 7 ft (2.1 m) between the ramps along all edges of the roundabout. A minimum 10 ft (3.0 m) width is recommended, and appropriate shared-use path design details should be applied.

In some jurisdictions, local laws may prohibit cyclists from riding on sidewalks and local coordination is encouraged to address this. In these areas, the following options could be considered:

- Signs could be posted to remind cyclists that they must walk their bicycles on the sidewalk.
- An exception could be made to allow cyclists to ride on the sidewalks at the roundabout; with appropriate regulatory signs posted.
- The sidewalk could be designed and designated as a shared use path.

**Appropriate** bicycle ramps are critical to provide choice to cyclists, ensure usability by cyclists, and reduce the potential for confusion of pedestrians, particularly those who are blind or who have low vision. Bicycle ramps should be placed at the end of the full-width bicycle lane where the taper for the bicycle lane begins. Cyclists approaching the taper and bike ramp will thus be provided the choice of merging left into the travel lane or moving right onto the sidewalk/path.

Bike ramps should not be placed directly in line with the bike lane or otherwise placed in a manner that appears to cyclists that the bike ramp and the sidewalk is the recommended path of travel through the roundabout. This encourages more sidewalk use by bicyclists, which can have a negative effect on pedestrians at the roundabout and may be less safe for bicyclists as well. Bicycle ramps should be placed at least 50 ft (15 m) prior to the crosswalk along the entry approach to the roundabout.

Wherever possible, bicycle ramps should be placed entirely within the planting strip between the sidewalk and the roadway. In these locations, the bicycle ramps should be placed at a 35° to 45° angle to the roadway and the sidewalk to enable cyclists to use the ramp even if pulling a trailer,
but to discourage them from entering the sidewalk at high speed. The bike ramp can be fairly steep, with a slope potentially as high as 20%. If placed within the sidewalk area itself, the ramp slope must be built in a manner so that it is not a tripping hazard. Figure 17-2.QQ illustrates several possible designs of bike ramps, depending on whether a planting strip is available and the available sidewalk width.

Detectable warnings are shown at the top of the bicycle ramps in Figure 17-2.QQ. These ramps are not intended for pedestrians. This detectable warning position indicates that the ramp itself is part of the vehicular area for which the detectable warning is used. If the ramp is in the sidewalk itself the detectable warning should be placed at the bottom of the ramp. Other aspects that can help keep pedestrians from misconstruing the bike ramp as a pedestrian crossing location include the angle of the ramp, the possible steeper slope of the ramp, and location of the ramp relatively far from the roundabout and crosswalk.

Bicycle ramps at roundabout exits should be built with similar geometry and placement as the ramps at roundabout entries. On exits, the angle between the bike ramp and the roadway can be as small as 20° since it is not necessary to encourage bicyclists to slow down as they reenter the roadway, but some angle is necessary so that visually-impaired pedestrians do not inadvertently travel down the ramp. Bike ramps should be placed at least 50 ft (15 m) after the crosswalk at the roundabout exit.
### POSSIBLE TREATMENTS AND RAMP OPTIONS FOR BICYCLES

**Figure 17-2.QQ**

<table>
<thead>
<tr>
<th>Landscape buffer provided on approach to roundabout</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wide curb-tight sidewalk on approach to roundabout</td>
</tr>
<tr>
<td>8 ft (2.4 m) min</td>
</tr>
<tr>
<td>Narrow curb-tight sidewalk on approach to roundabout</td>
</tr>
<tr>
<td>8 ft (2.4 m)</td>
</tr>
</tbody>
</table>

**NOTE:**
- 7:1 taper rate min.
- 50 ft (15 m) min.
- 100 ft (30 m) min.
- 6 ft (1.8 m) Typical
- Detectable warning surface
- Ramp down for bicycle
- Ramp up for bicycle (See Detail "A")
- 36" to 45" Typical
- 20" to 45" Typical
- Landscaping strip
17-3  BICYCLE OPERATING CHARACTERISTICS

Bicycle operating characteristics, rider dimensions, and rider clearances are important considerations in design. There are many different types and sizes of bicycles, ranging from children’s bicycles to tandem units for two riders, as well as buggy carts for transporting children and belongings. Typical bicycle dimensions and clearances are shown in Figures 17-3.A and 17-3.B, respectively. Figure 17-3.C illustrates the rider envelopes that are a primary basis for the minimum widths for paths, buffered bike lanes, and one-way and two-way SBLs. Minimum operating space is 3.5 ft (1.1m) for each rider. Passing between bicyclists will occur regularly along SBLs; the addition of pedestrians along paths, and considering social walking behavior, is a primary basis for the minimum 10 ft (3.0 m) width of paved paths. Providing the shy space envelopes shown in Figure 17-3.C is desirable and will further improve bicyclists comfort.

<table>
<thead>
<tr>
<th>Characteristics</th>
<th>Dimensions*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Width (physical space)</td>
<td>30 in. (760 mm)</td>
</tr>
<tr>
<td>Length</td>
<td>6 ft (1.8 m)</td>
</tr>
<tr>
<td>Height</td>
<td>7 ft (2.2 m)</td>
</tr>
<tr>
<td>Vertical Pedal Clearance</td>
<td>6 in. (150 mm)</td>
</tr>
</tbody>
</table>

*Note: If bike trailers are likely, the characteristic width becomes 3 ft – 3.5 ft (0.9 m - 1.0 m) wide and 9 ft (2.7 m) long. The indicated height of an adult bicyclist takes into consideration that the rider may be standing up while riding. Adult bicyclists sit between 5 ft (1.5 m) and 6 ft (1.8 m) above the riding surface while sitting on the saddle.

TYPICAL BICYCLE AND RIDER DIMENSIONS

Figure 17-3.A
### Lateral Clearances

<table>
<thead>
<tr>
<th>Description</th>
<th>Clearance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bike to Parked Car</td>
<td>2 ft (600 mm)</td>
</tr>
<tr>
<td>Bike to Curb Drop-Off</td>
<td>2 ft (600 mm)</td>
</tr>
<tr>
<td>Bike to Utility Poles, Trees, Hydrants</td>
<td>2 ft (600 mm)</td>
</tr>
<tr>
<td>Bike to Soft Shoulder</td>
<td>1.5 ft (450 mm)</td>
</tr>
<tr>
<td>Bike to Sloped Drop-Off</td>
<td>1 ft (300 mm)</td>
</tr>
<tr>
<td>Bike to Raised Curb</td>
<td>1 ft (300 mm)</td>
</tr>
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</table>

### Preferred Vertical Clearances

<table>
<thead>
<tr>
<th>Description</th>
<th>Clearance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bike Rider to Overhead Obstruction</td>
<td>3 ft (900 mm)</td>
</tr>
</tbody>
</table>

### Maneuvering Clearances

<table>
<thead>
<tr>
<th>Description</th>
<th>Clearance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bike to Vehicle</td>
<td>3 ft (900 mm)</td>
</tr>
<tr>
<td>Bike to Other Bike</td>
<td>2.0 ft (600 mm)</td>
</tr>
<tr>
<td>Bike to Pedestrian</td>
<td>2.5 ft (750 mm)</td>
</tr>
<tr>
<td>Turning Radius</td>
<td>5 ft (1.5 m) (min)</td>
</tr>
</tbody>
</table>

**Note:** Because turning radius, sight distance, and braking of bicycles differ significantly from that of motor vehicles, design of bicycle facilities should take a conservative approach. This conservative approach should accommodate differing aspects of bikes, including the fact that riders are of different skill levels.

**BICYCLE OPERATIONAL CLEARANCES**

**Figure 17-3.B**
BICYCLE RIDER ENVELOPES FOR DESIGN

Figure 17-3.C

Note: A 7 ft (2.1m) minimum width is required to accommodate the operating space requirements of either side-by-side or two-way bicyclist operations.
17-4 PEDESTRIAN ACCOMMODATIONS

17-4.01 General

Pedestrian accommodations are an integral part of urban and suburban transportation corridors. They facilitate pedestrian travel and access to public transportation, thereby contributing to alleviation of urban traffic congestion. The most pressing need for accommodation is at points of community development that result in pedestrian concentrations near or along the highway, such as at schools, public transportation stations and stops, local businesses, industrial plants, hospitals, churches, shopping centers, parking lanes, etc. Moreover, pedestrians should be included as design users at all intersections where they are expected to cross. Accommodations can include sidewalks, elevated walkways, grade-separated structures, curb ramps, crosswalks, traffic signals, and other traffic control devices.


The legal basis for bicycle and pedestrian policy is discussed in Section 17-1.02.

17-4.02 Pedestrian Warrants – Needs Assessment

The Department seeks to accommodate pedestrians within all project contexts with the exception of rural. Exceptions to the provision of accessible sidewalks on both sides, and logical crosswalks, will be quite rare within the urban and urban core project contexts. Suburban and rural town contexts will also typically include pedestrian accommodations, although in these contexts there may be more situations where constraints dictate that sidewalk be provided only along one side of a roadway. Consistent with this philosophy, there is no mechanism for tracking lack of need, excessive cost, or user safety issues to potentially justify sidewalk omissions, as there is with the BTA form for bicycle travel.

Pedestrian accommodations are specifically warranted, including provision of logical new state route crossing opportunities if they are absent, if any of the following conditions exist:

- there is current evidence of frequent pedestrian activity;
- there is a history of pedestrian-related crashes;
- the roadway improvement will create a safety impediment to existing or anticipated pedestrian travel (e.g., adding lanes so that the improvement itself acts as a barrier to pedestrian traffic);
- there is urban or suburban development that would attract pedestrian travel along or immediately adjacent to the route to be improved;
• pedestrian-attracting development is expected along the route within five years of project completion, either as documented in a local plan or anticipated as a factor of similar development history; and/or

• the roadway provides access to a park, recreation area or other significant destination, or across a natural or man-made barrier, within contexts other than rural.

In projects that require local participation, if the local agency chooses not to participate in the sidewalk, the Department will request that local agency pass a local resolution indicating their non-participation. Note this in the Phase I project report. Proposed resolution language is included in Section 17-7.

Overpasses and underpasses involve substantial cost and accessibility challenges and will be evaluated on a case-by-case basis considering the level of pedestrian travel, travel generators (e.g., schools, factories, stadiums, parks, transit terminals, shopping districts), the amount of other non-motorized traffic, and the potential safety impacts of not providing the accommodations. Anticipated pedestrian trip length to generators should be 1 mile (1.6 km) or less and the adverse travel distance alleviated by construction of the overpass/underpass should be greater than 0.5 miles (800 m). Refer to Section 58-1.12 for more information on grade separations.

17-4.03 Sidewalk Design Considerations

Where pedestrian accommodations are provided they must be accessible to all users. Refer to Section 58-1 for accessibility standards and the criteria to be met in the design of sidewalks and crosswalks. The typical ROW challenges associated with adding sidewalks to existing roadways underscore the importance of providing adequate sidewalks during new construction and reconstruction projects. Refer to 17-2.02(g) on road diets and lane diets for a discussion of redistribution of space within the right of way; pedestrian accommodations can be added by similar means into urban roadway projects where no (or substandard) facilities exist. Amenities along sidewalks to increase pedestrian safety and comfort levels may include sidewalk buffers, plantings, bump-outs, and street furniture. Note that on projects that will not move curb lines (e.g., resurfacing) scope constraints will typically restrict construction work beyond the curb lines.

Sidewalks are typically 5 ft (1.5 m) wide along state routes. Where conditions do not allow for a width of 5 ft (1.5 m), a minimum clear sidewalk width 4 ft (1.2 m) is permissible as long as 5 ft by 5 ft (1.5 m by 1.5 m) passing spaces are provided at least every 200 ft (60 m). Sidewalks wider than 5 ft (1.5 m) should be considered if more compatible with the local sidewalk network or if intended to accommodate a high volume of pedestrians or a wider range of users. If located directly behind a curb, sidewalks should be a minimum 7 ft. (2.1 m) wide. Preferably and especially where utilities will be present, include a 3 ft (900 mm) minimum turf sidewalk buffer, considering that an area is typically required for signs and other small appurtenances. The object free operational offset must be met and encroachments on the sidewalk PAR width must be avoided. Consider applying the enhanced lateral offset (see Section 38-9.02) for any locally-desired features being evaluated for placement within a corridor with sidewalk. Typical sections for
sidewalks along urban roadways are presented in Section 48-2.03; incorporation of sidewalks on urban roadways is covered in Section 48-2.04.

Along high-speed rural roadways, sidewalks should be located as far as practical from the roadway. At a minimum along lower speed rural roadways (e.g., rural town context), the sidewalk edge should be at least 5 ft (3.0 m) from the outside edge of the shoulder. While pedestrians are not prohibited by law from walking on roadway shoulders they should not be designed for pedestrian use or designated as pedestrian facilities.

Project limits may be extended beyond highway improvements for reasonable distances to include necessary pedestrian facilities at nearby intersections, to provide access to public transportation facilities, or to avoid short sidewalks gaps either on one side or both sides of the primary route. Any such extensions should be documented to show justification and reflected in the Phase I report.

17-4.04 Sidewalks on Highway Structures

Raised sidewalks are the typical pedestrian accommodation provided on roadway bridges. Chapter 39 includes additional design considerations. Provide a 5 ft (1.5 m) minimum clear width for pedestrians on a structure. If not separated from traffic by a barrier, a sidewalk is raised 8 in. (200 mm) above the bridge deck to provide a level of separation and comfort for pedestrians. A vertical barrier is required between the travelled way and the sidewalk when speed limits exceed 40 mph, and the raised surface is optional in those cases. At lower speeds the vertical barrier should still be considered where there are high pedestrian volumes, concentration of school children, or safety concerns. Regardless of speed limit, bicycles are accommodated in the traffic lane, on the shoulder or in a bicycle lane adjacent to the traffic lane. If bicyclists are to be separated from the traveled way, provide a side path as described in Section 17-2.03(m).

Sidewalks should be provided on new and rehabilitated structures in accordance with the dimensions shown in Figure 17-4.A. Required bridge railings along sidewalks must provide a minimum 3 ft 6 in (1070 mm) rail height along the structure edge, and 3 ft (910 mm) between the sidewalk and adjacent traffic lanes. Consider the potential for sight line impediments created by barriers and/or railings for drivers at adjacent intersections. Adjacent signalized intersections may need to include right-turn-on-red (RTOR) restrictions if intersection sight distance is restricted by a pedestrian railing. Several examples of barriers and railings used for sidewalk applications on bridges are shown in Figure 17-4.B. Specific configurations depend on the roadway speed limit, the roadway classification, and the facility being crossed. Refer to Chapters 39 and 58 for requirements of protective fencing.

When a project has a bridge omission with sidewalk accommodations along the roadway, fully compatible future accommodations should be planned for the omitted structure. Where it is necessary to accommodate pedestrians on an existing highway bridge as an interim condition, consider alternatives in light of what the geometrics of the bridge will allow. If it is necessary to accommodate pedestrians directly on the bridge deck, separate pedestrians from motor vehicle traffic with a barrier. When questions arise consult with BPPE and Bureau of Bridges and Structures for retrofit options and/or barrier and railing selection.
TYPICAL CROSS SECTIONS FOR SIDEWALKS ON HIGHWAY STRUCTURES

Figure 17-4.A
Figure 17-4.B: Pedestrian Railings on Highway Structures
17-4.05 **Intersection Crosswalks**

Wherever pedestrians use an intersection, crosswalks are a primary geometric design element and should be considered in the initial steps of the intersection design process that is governed by Chapter 36. Signalized intersections are often the most direct and best places for pedestrians to cross a major roadway. Consider roadway width, traffic volumes, traffic speeds, and lines-of-sight when designing crossings. Assess the overall pedestrian network. Consider that the *Illinois Vehicle Code* includes in the definition of a crosswalk the prolongation or connections of the lateral lines of a sidewalk or shoulder across the intersection regardless of whether a crossing is marked or not, pursuant to 625 ILCS 5/1-113.

Pedestrian safety at intersections is typically improved with slowed turning traffic and good sight lines. Minimizing curb return radii within the constraints of operational needs can improve accommodations. Tighter radii can increase visibility of pedestrians, slow vehicle turning speeds, and reduce crossing distances.

Longer crossing distances increase pedestrian exposure to traffic and the potential for vehicle–pedestrian conflicts. Providing for multi-stage crossings can decrease overall traffic delay. Intermediate pedestrian refuge areas within raised medians and corner islands can reduce exposure and enhance pedestrian safety by providing multi-stage crossing opportunities. Refuge areas must provide 6 ft (1.8 m) minimum face-to-face width measured along the pedestrian travel path. Well-designed channelizing raised corner islands can help separate the individual conflicts between motor vehicles and pedestrians or bicyclists. They can be especially effective in conjunction with right-turn lanes and where intersection returns must accommodate larger design vehicles. Painted islands with crosswalks provide neither refuge for pedestrians nor directional guidance for persons with vision impairment. At actuated signalized intersections where raised medians provide refuge, pedestrian signal heads and pushbuttons/detectors must be installed within the median. Where corner islands are used in conjunction with dual right-turn lanes, the same requirement applies. Countdown pedestrian signal heads are required, and lead pedestrian interval (LPI) phasing should be considered, especially in urban core and urban contexts. Consult the Bureau of Operations regarding inclusion of LPI phasing on projects.

To the extent possible, minimize intersection skews and place crosswalks at right angles to traffic movements where they best meet both driver and pedestrian expectations. Skewed crossings tend to increase pedestrian exposure to traffic and may reduce sight distance for some users. Design return radii to minimize crossing distances considering that design turning vehicles may utilize all available roadway width in the direction of travel rather than turning into the near lane.

The *ILMUTCD* provides standards for marked crosswalks. All crosswalk markings must be white. For simplicity of maintenance, two transverse crosswalk lines are typically used for marking crosswalks on stop-controlled and signalized approaches. Two transverse crosswalk lines provide for good channelization and guidance and are adequately visible in conjunction with stop bars. However, longitudinal crosswalk markings (e.g. Continental style) should be considered at locations where (a) physical or level-of-use conditions are such that added visibility of the crosswalk is desired; or (b) a pedestrian crosswalk might not be expected by drivers. Studies show that crosswalks marked longitudinally can be detected much further away than crosswalks.
with only transverse lines. IDOT Bureau of Operations Policy TRA-23 provides design guidance for crosswalk striping that can apply to intersection markings.

**17-4.06 Midblock Crosswalks**

In areas of considerable pedestrian activity, midblock crosswalks reduce distances pedestrians must travel and focus crossing interactions where pedestrian safety can be maximized. Pavement markings legally establish a crosswalk at any non-intersection location. Designated midblock crossings must meet the same accessibility requirements as pedestrian crossings at intersections. Where safety concerns are identified at midblock crosswalks, first consider potential methods for upgrading the design, rather than simply working to remove them.

Because drivers may be less expectant of pedestrians crossing at non-intersection locations, these crossings should include enhanced visual cues and/or geometric features to increase driver awareness of the crossing and improve safe behavior by all users. IDOT Bureau of Operations Policy TRA-23 provides guidelines for establishing pedestrian crossings at midblock locations, including recommended signing, striping, and beacon treatments based on vehicle speeds, traffic volumes, and roadway cross section. A general illustration of a midblock crosswalk for a multi-use path is shown in Figure 17-4.C(1). The location and design of midblock crossings should consider pedestrian volumes, vehicle mix, desired paths for pedestrians, and adjacent land uses. Longitudinal crosswalk markings (e.g., Continental or ladder style) should typically be specified. Especially for areas where there has been a history of nighttime pedestrian crashes, crosswalk lighting should be considered. Guidance on crosswalk lighting can be found in Chapter 56 as well as FHWA’s *Informational Report on Lighting Design for Midblock Crosswalks.*

Providing shorter directional crossings can maximize pedestrian safety. Raised medians that are a minimum 6 ft (1.8 m) wide face-to-face with cut-throughs provide an area of refuge for both pedestrians and bicyclists. For guidance on the use of medians to divide traffic, refer to Chapters 31 and 36 as well as the *AASHTO Green Book.* Raised medians with cut-throughs also call attention to a crossing, reduce pedestrian exposure, and allow pedestrians to address one direction of conflict at a time. Designers can sometimes provide adequate space for a raised median refuge by reducing lane or shoulder widths. Cut-throughs within raised medians may be angled to better align pedestrians toward oncoming traffic, increasing their awareness of traffic. Refer to Figure 17-4.C(2) for an example. Another measure to enhance safety is a curb bump-out. These geometric features can greatly improve sight lines at crosswalks, especially where parking or other sight line constraints will exist. It is critical that operational and maintenance issues are considered when curb bump-outs are to be included in the roadway design.
EXAMPLE MIDBLOCK CROSSWALK WITH REFUGE FOR SHARED-USE PATH

Figure 17-4.C
(1 of 2)
Pedestrian Hybrid Beacons (PHBs) are a type of traffic control device used to warn and control motorists at marked unsignalized midblock crosswalks and assist pedestrians in crossing. PHBs are typically not to be considered at locations where conventional signal warrants are met. The ILMUTCD provides guidance regarding the volume of pedestrians crossing a roadway that would merit the consideration of PHBs as well as the location and design requirements. The ILMUTCD also identifies specific restrictions on the locations of PHBs near intersections or entrances. The primary location for consideration of PHBs is at midblock crosswalks along multi-lane urban and suburban roadways, as covered in Operations Policy TRA-23.

Another example of a supplemental device to increase driver awareness of pedestrian presence at a midblock crosswalk is the Rectangular Rapid Flashing Beacon (RRFB). RRFBs can be utilized under an Interim Approval statewide (IA-21.38). Specific technical conditions are established by FHWA for their use. Pedestrian actuation and supplemental signs and pavement markings are required with both PHBs and RRFBs. Compliance by pedestrians and motorists can be maximized by providing a relatively “hot response” (fast activation) for pedestrians pressing a button. For PHBs, this type of activation may adversely affect progression along
arterial roadways. Consider whether the potential safety benefit of a system that reduces non-compliance by all users (e.g. improves motorist stopping behavior) warrants some disruption to vehicle traffic flow. Coordinate these issues with the Bureau of Operations.

17-4.07 Safety Rails and Handrails

Safety rails are placed along paths or sidewalks to protect pedestrians and bicyclists from hazards such as vertical drop-offs or steep slopes. Refer to Figure 17-4.D for guidance on railing placement and height. Consider the range of non-motorized users expected in applying this guidance to sidewalks and paths. Situations that should be considered for the inclusion of safety rails include areas where there are:

- Slopes steeper than 1:3 (for drops of 6 ft (1.8 m) or greater) or 1:2 (for drops of 4 ft (1.2 m) or greater immediately adjacent to the path,
- Drop-offs of more than one ft (300 mm) and steeper than 1:1 immediately adjacent to the path,
- Slope surfaces consisting of rough materials, such as revetment or rip-rap, immediately adjacent to the path, or
- Bodies of water at the bottom of a slope adjacent to the path.

Safety rails adjacent to pedestrian-only areas (e.g., sidewalks) should be a minimum of 3 ft 6 in. (1070 mm) high. A typical design for a safety rail includes two to four horizontal elements with vertical elements equally spaced. On bridges or other locations with high vertical drops there are important opening restrictions. Opening sizes in the lower 27 in. (700 mm) should be small enough so that a 6 in. (150 mm) sphere cannot pass between them. Above 27 in. (700 mm) openings should restrict passage of an 8 in. (200 mm) sphere.

Related to accessibility, handrails are required in the following situations in accordance with ADA requirements:

- On both sides of stairways, with appropriate extensions at the top and bottom,
- On both sides of ramps, not curb ramps, where the rise of the ramp run is more than 6 in. (150 mm).

However, it is not the intent to typically provide handrails along state highways as they likely could pose a hazard to vehicle traffic. Handrails may have applications perpendicular to traffic, and when outside of the clear zone. Also note that matching the grade along a side road usually does not create a condition where a handrail is required.
SAFETY RAILS FOR WALKWAYS AND SHARED-USE PATH

Figure 17-4.D
17-4.08 Documentation

When one or more of the warrants presented in Section 17-4.02 are met, appropriate and accessible pedestrian sidewalk accommodations are required. When pedestrian accommodations will be included in the project, include documentation of the decision in the Phase I report. When urban core, urban or suburban context projects do not meet warrants, send an electronic copy of the assessment of the warrants to BPPE to obtain concurrence. Exceptions to these design treatments, either on the basis of cost or user safety, require concurrence by BPPE and will be granted at coordination meetings after a sufficient review period. Total omissions based on documented safety issues, excessive cost or lack of need on projects within 1 mile (1.6 km) of an urban area will require concurrence of the Secretary. Signed documentation of the Secretary’s concurrence on a BDE 1701 shall be included in the Phase I report.

17-4.09 Pedestrian Accommodations During Construction

The ILMUTCD requires that alternate pedestrian access routes (APAR) be provided whenever existing pedestrian accommodations are affected by construction; refer to ILMUTCD Section 6D. Accessibility must be maintained consistent with the features present in the existing facility. See Section 55-2.01(d) and the Highway Standards for guidance. Lengthy pedestrian detours should be avoided. In rare circumstances, provision of an APAR or a reasonable pedestrian detour may not be feasible along a roadway or across a structure. In such cases alternative accommodations such as a shuttle service may be provided.

17-4.10 Maintenance and Jurisdiction

Jurisdiction and maintenance of pedestrian walkways are considered a local responsibility and should be coordinated with local agencies early in the planning process; see Chapter 5.

If the local agency chooses not to participate in the pedestrian accommodation, the Department will request that that local agency pass a local resolution indicating their non-participation and note this in the Phase I report. Proposed resolution language is included in Section 17-7.

In such cases, consider the inclusion of a shelf or berm of sufficient width to allow for future sidewalk construction within right of way.
17-5 REFERENCES

The following are applicable references for bicycle travel assessments and facility design and pedestrian accommodation evaluation and design:


17. *Standard Specifications for Road and Bridge Construction*, IDOT.


All projects involving bicycle and pedestrian accommodation for the Department will be in accordance with Reference Publications 1 and 2 above. For projects involving separate bikeways, guidance beyond the AASHTO Guide (i.e., Reference Publication 1) is available in Reference Publication 3. The following FHWA-endorsed webpages can also be referenced for additional guidance and information on specific design features:


# 17-6 BICYCLE CHECKLISTS AS INCLUDED ON BTA FORM (BDE 1702)

## CHECKLIST FOR BICYCLE TRAVEL GENERATORS IN PROJECT VICINITY

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## CHECKLIST FOR ORGANIZATIONS AND PUBLIC COORDINATION

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Organizations and Public Coordination addresses:

- League of Illinois Bicyclists, 2550 Cheshire Drive, Aurora, IL 60504.
- Illinois Department of Natural Resources, Office of Planning and Realty, One Natural Resources Way, Springfield, IL 62702-1271.
- Active Transportation Alliance, 35 East Wacker Place #1782, Chicago, IL, 60601.
### Example of Map to Accompany Checklist for Bicycle Travel

#### Key Symbols:
- **R**: Residential Areas
- **P**: Parks
- **PBP**: Planned Bicycle Trails
- **P**: Recreational Areas
- **C**: Churches
- **S**: Schools
- **BP**: Existing Bicycle Trails
- **M**: Shopping Centers
- **H**: Hospitals
- **E**: Employment Centers
- **G**: Government Offices
- **B**: Local Businesses
- **I**: Industrial Plants
- **T**: Public Transit Facilities
- **O**: Other

#### Legend:
- **MRB**: 0.5 km Project Corridor

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**HARD COPIES UNCONTROLLED**
QUESTIONS ON BICYCLE TRAVEL ASSESSMENT

Route ___________________________
Section ___________________________
County ___________________________

Warrants Met

Warrant 1: Is the highway or street designated as a bikeway or recommended bike route in a regionally or locally adopted bike plan or shown in a regionally or locally adopted map as a recommended bike route? Describe the designation.

Warrant 2: Will the projected two-way bicycle traffic volume approximate 25 ADT or more during the peak three months of the bicycling season five years after completion of the project? Describe estimating method.

Warrant 3: Does the route provide access to a park, recreational area, school, or other significant destination? List destinations.

Warrant 4: Does the project provide access across a river, railroad, highway, corridor, or other natural or man-made barrier? Note barriers.

Warrant 5: Will the highway project negatively affect the recreational or transportation utility or an independent bikeway or trail? Highway projects will negatively affect at-grade paths or trails when they are severed, when the projected roadway traffic volumes increase to a level that prohibits safe crossing at-grade, or where the widening of the roadway prohibits sufficient time for safe crossing. List bikeway(s) affected.

If any of the five warrants above are met, the Department shall provide on-road or off-road accommodations for bicycle travel. Roadway improvement corridors should also be assessed with respect to adjacent/contiguous routes. Items to be addressed in the reporting include:

- The following bicycle network considerations apply
- Key connections to be provided with this project
- Accommodations type identified as "required" or "optional" in the Bicycle Facility Selection Table
- Accommodations proposed
- Reasons for lesser accommodations (highest/best or none)
- Bicycle LOS information (urban on-road facilities only; attach BDE 1703)
17-7 PROPOSED RESOLUTION LANGUAGE FOR NON-PARTICIPATING LOCAL AGENCIES

WHEREAS, The Illinois Department of Transportation (IDOT) has the power to approve and determine the final plans, specifications and estimates for all State highways; and

WHEREAS, IDOT’s projects must adequately meet the State’s transportation needs, exist in harmony with their surroundings, and add lasting value to the communities they serve; and

WHEREAS, IDOT must embrace principles of context sensitive design and context sensitive solutions in its policies and procedures for the planning, design, construction, and operation of its projects for new construction, reconstruction, or major expansion of existing transportation facilities by engaging in early and ongoing collaboration with affected citizens, elected officials, interest groups, and other stakeholders to ensure that the values and needs of the affected communities are identified and carefully considered in the development of transportation projects; and

WHEREAS, Bicycle and pedestrian ways must be given full consideration in the planning and development of transportation facilities, including the incorporation of such ways into State plans and programs; and

WHEREAS, The State’s complete streets law requires bicycle and pedestrian ways to be established in or within one mile of an urban area in conjunction with the construction, reconstruction, or other change of any State transportation facility, except in pavement resurfacing projects that do not widen the existing traveled way or do not provide stabilized shoulders, or where approved by the Secretary of Transportation based upon documented safety issues, excessive cost or absence of need; and

WHEREAS, During the development of highway projects throughout the State, IDOT gives consideration to accommodating bicyclists and pedestrians on a need-basis; and

WHEREAS, IDOT has presented the (local authority), for its consideration, a bicycle and/or pedestrian improvement with funding to be split 80% State, 20% local with maintenance to be provided by (IDOT/unit of local government); therefore, be it

RESOLVED, That the (local authority) hereby rejects IDOT’s proposed bicycle and/or pedestrian improvement and acknowledges that such rejection will result in a cancellation of the proposed improvement; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the IDOT district office associated with the proposal, or his or her equivalent, within IDOT.
Chapter Eighteen
RESERVED

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
Chapter Eighteen
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Chapter Nineteen
PUBLIC INVOLVEMENT GUIDELINES
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Chapter Nineteen
PUBLIC INVOLVEMENT GUIDELINES

Pursuant to 23 CFR 771.111, each State must have procedures approved by the FHWA to carry out a public involvement/public hearing program pursuant to 23 U.S.C. 128 and 139, and Council on Environmental Quality (CEQ) regulations. Chapter 19 outlines IDOT’s public involvement/public hearing procedures and fulfills this requirement.

The public involvement process provides for free and open discussions with individuals, organizations, agencies, and other interested parties to encourage early resolution of controversial and non-controversial issues related to the project. The process also ensures that potential adverse economic, social, and environmental effects are fully considered in project development. This should result in final decisions that reflect the best overall public interest in providing a safe, economic, and efficient transportation system with minimal adverse effects.

19-1 GENERAL GUIDELINES

19-1.01 Definitions

The following definitions apply to Chapter 19:

1. **Context Sensitive Design.** Context Sensitive Design is a model for transportation project development. Proposed transportation projects must be planned not only for their physical aspects as a facility serving specific transportation objectives, but also for their effects on the aesthetic, social, economic and environmental values, needs, constraints and opportunities in a larger community setting.

2. **Context Sensitive Solutions.** Context Sensitive Solutions (CSS) is an Illinois law which provides for a collaborative, interdisciplinary, and holistic approach to public involvement for the development of transportation projects. It is both a process and product, characterized by a number of attributes. It involves all stakeholders, including community members, elected officials, interest groups, and affected local, State, and Federal agencies. It puts project needs and both agency and community values on a level playing field and considers all trade-offs in decision making. Often associated with Context Sensitive Design, Context Sensitive Solutions should be a part of all phases of program delivery including long range planning, programming, environmental studies, design, construction, operations, and maintenance.

3. **National Environmental Policy Act Process.** Signed into law January 1, 1970, National Environmental Policy Act (NEPA) requires federal agencies to assess the environmental effects of their proposed actions, provides for public input, and requires that agencies make well-informed decisions. The NEPA process includes development of purpose and need, analysis of alternatives to address the purpose and need, public involvement, interagency coordination, and well-informed decisionmaking in determining the preferred
alternative. NEPA is completed with approval of a Categorical Exclusion (CE), Finding of No Significant Impact (FONSI), or Record of Decision (ROD).

4. **Public Hearing.** A type of public involvement activity referenced in public law where the public’s comments are recorded, transcribed, and sent to the lead agency. A public hearing is a formal opportunity for the public to review proposed plans for transportation projects and provide comments for decision makers to consider in reaching a final decision. Federal regulations include specific requirements for what must occur prior to, during, and after a public hearing is held. Typically, public hearings are held toward the end of Phase I after a preferred alternative has been identified.

5. **Public Involvement Activity.** A public involvement activity is any effort by the Department to engage the public in discussion about a proposed project, for the purpose of providing information to the public and receiving information from the public. Public Involvement activities include, but are not limited to, property owner contact letters, public meetings, and public hearings.

6. **Public Meeting.** A type of public involvement activity where the public can comment or inquire about the nature of the project and its potential impacts. Federal regulations do not include specific requirements for public meetings, such as a transcript of the proceedings. Public meetings are therefore a more flexible public involvement activity than a public hearing.

**19-1.02 Acronyms**

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<tr>
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<tr>
<td>3P</td>
<td>Pavement Preservation Project</td>
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<td>3R</td>
<td>Project Resurfacing, Restoration, Rehabilitation</td>
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<td>CAG</td>
<td>Community Advisory Group</td>
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<td>CE</td>
<td>Categorical Exclusion</td>
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<td>Council on Environmental Quality</td>
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<td>Code of Federal Regulation</td>
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<td>Environmental Impact Statement</td>
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<td>Finding of No Significant Impact</td>
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<td>Record of Decision</td>
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<td>SIP</td>
<td>Stakeholder Involvement Plan</td>
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<td>SIR</td>
<td>State Improvement Report</td>
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<td>Surface Maintenance at the Right Time</td>
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19-2 LEGAL REQUIREMENTS FOR PUBLIC INVOLVEMENT

19-2.01 Federal Requirements

Pursuant to 23 CFR 771.111, State public involvement/public hearing procedures must provide for one or more public hearings, or the opportunity for hearing(s), to be held by the State highway agency for any Federal-aid project which:

- involves the bypassing of, or going through, any city, town, or village, either incorporated or unincorporated; or
- requires significant amounts of right-of-way; or
- substantially changes the layout or functions of connecting roadways or of the facility being improved; or
- has a substantial adverse impact on abutting property; or
- has a significant social, economic, environmental or other effect; or
- FHWA determines that a public hearing is in the public interest.

The public hearing must be held at a convenient time and place, include reasonable notice to the public, indicate the availability of explanatory information, and provide information required to comply with public involvement requirements of other laws, Executive Orders, and regulations. Federal requirements describing what must be explained at the public hearing are in Section 19-3.04.

The Department must submit to FHWA a transcript (Section 19-3.04(g)) of each public hearing and a certification (Section 19-3.04(h)) that a required hearing was held, or that a hearing opportunity was offered. The transcript must be accompanied by copies of all written comments from the public, both submitted at the public hearing or during an announced period after the public hearing.

19-2.02 State Requirements

In addition to Federal requirements, the State also requires a public hearing for road closures and corridor protection. The State also has requirements for when Context Sensitive Solutions must be implemented on highway projects.

19-2.02(a) Road Closures

When the Department proposes to permanently close a road to eliminate an at-grade crossing or junction with an Interstate highway or a highway where the authority to control access has been exercised to permit access only at certain public roads, 605 ILCS 5/8-106 requires that a public hearing be held to consider the road closure. Such road closure hearing must be held in
the county where the closure will occur, and must consider local traffic needs and the effect of the closing on other highways in the locality. The preparation of final construction plans shall not begin until road closure hearings have been held. See Chapter 11 for more information on road closures.

Road closure hearings may be held in conjunction with other required hearings. If the discussion of road closures extends the length of the presentation beyond the time limits discussed in this Section, separate hearings may be necessary. Because road closures should be discussed in environmental reports, the district should schedule road closure hearings prior to the preparation of the final report if not combined with other hearings. Changes in proposed road closures may be sufficient grounds for preparing revised or supplemental environmental reports. Public Hearing announcements should be in conformance with Section 19-4.01(c).

19-2.02(b) Corridor Protection

The Illinois Highway Code, 605 ILCS 5/4-510 provides means of protecting the right-of-way for future additions to State highways from future developments through the preparation and filing of a map showing the location and approximate widths of the rights-of-way needed for future additions; see Section 12-6. When the Department intends to invoke this provision, it must hold a public hearing in or near the county or counties where the land to be used is located and must publish notice of the hearing in a newspaper or newspapers of general circulation in the county or counties involved. If a public hearing is held in conjunction with the location and design studies for a project, it can also serve as the hearing required for corridor protection under 605 ILCS 5/4-510. As an alternative, the Department may hold a separate hearing specifically to receive testimony regarding the corridor protection map. For any hearing intended to fulfill the requirements of 605 ILCS 5/4-510, the notice(s) announcing the hearing should indicate that intent; see Section 19-4.01(c).

Not more than ten years after a protected corridor is established and not later than the expiration of each succeeding ten year period, the Department shall hold public hearings to discuss the viability and feasibility of the protected corridor. The Department shall retain the discretion to maintain any protected corridor but shall give due consideration to the information obtained at the public hearing. If the Department in its discretion determines that the construction of the roadway is no longer feasible, the Department shall abolish the protected corridor.

The Land Acquisition Manual describes the procedures and exhibits needed to file a Corridor Protection Map.

19-2.02(c) Context Sensitivity

Pursuant to 605 ILCS 5/4-219, the Department shall embrace the principles of context sensitive design and context sensitive solutions in the policies and procedures for the planning, design, construction, and operation of its project for new construction, reconstruction, or major expansion of existing transportation facilities.
Departmental policy D&E-21 provides guidelines for defining the Context Sensitive Solutions (CSS) process and its uses. Section 19-5 discusses procedures for implementing CSS for Department projects.

**19-2.02(d) Projects not Involving Federal Funds**

For projects not involving the use of Federal funds, the Regional Engineer will generally follow the same public involvement process as that for projects using Federal-aid funds. When State-only funded projects are subject to restricted time constraints, the Regional Engineer may elect to implement the following procedures as appropriate:

1. Where no additional right-of-way will be acquired, make releases of information to one or more news media announcing the initiation of studies and/or plans and the awarding of contracts.

2. Where minor amounts of right-of-way will be acquired, initiate property owner contact from whom right-of-way will be acquired and provide an opportunity to comment on the improvement. A representative of the Regional Engineer will record and document these comments and address them in the Phase I report. In addition, release information to one or more news media on the initiation of studies and/or plans and the award of contracts.

3. Where significant amounts of right-of-way will be acquired or the scope of the project is major in nature, the Regional Engineer will schedule one or two public meetings and an offer to hold a public hearing should be made. Comments received from these public involvement activities will be included in the State Improvement Report (SIR). In addition, release information to one or more news media on the initiation of studies and/or plans and the award of contracts.
19-3 LEVELS OF PUBLIC INVOLVEMENT

19-3.01 General

This Section describes the types of public involvement activities that may be implemented for a project and the procedures for implementing them. Public involvement activities may include property owner contact, public meeting(s), or a public hearing.

An early activity of the project team will be to design and schedule the public involvement activity(ies) for the project. The public involvement should be dynamic and flexible and may include one or more public involvement activities described in this Section, depending on the project size, impacts, complexity, or class of action. The public involvement team should be especially cognizant of any opposition to the project and should develop strategies to address conflict issues early to help minimize disruptions at the meetings/hearings. Strategies may include:

- meeting with opposition groups early to hear and try to alleviate their concerns;
- include those opposed to the project in the advisory group if CSS is being used; and
- use of conflict resolution specialists.

Once completed, each public involvement activity should be documented and included in the project file. For projects using CSS, the Stakeholder Involvement Plan (SIP) provides this documentation.

The following provides a description of the typical levels of public involvement and procedures for each (e.g., property owner contact, public meeting, or public hearing).

19-3.02 Property Owner Contact

19-3.02(a) General

Property owners are generally contacted to notify them of the project and the potential impact to their property. Property owner contact is generally suitable when the project involves acquisition of a minimal amount of right-of-way from a small number of property owners (e.g., 10 or fewer, depending on context) for projects such as:

1. 3P projects requiring involving right-of-way or easements.
2. 3R projects requiring minor amounts of right-of-way or easements.

19-3.02(b) Procedures

The district will contact each property owner from whom property will be acquired and provide them with an opportunity to comment on the project. A district representative can make contact
in-person or via certified mail. The district should document in-person contacts by including a summary of the conversation in a memorandum to the file. If certified mail is used, the letter (Figure 19-3.A) should describe/include:

- reason for the contact,
- scope and schedule of the project,
- reason for the proposed right-of-way,
- exhibit map showing the property affected,
- acquisition procedures,
- policy on public involvement,
- a comment form, Figure 19-3B,
- self-addressed, stamped return envelope,
- other options for submitting comments, and
- where to get more information.

Make a record of any comments from the property owner, whether contacted in person or via certified mail, and inform the owner of any actions taken to resolve any objections or suggested changes. When public involvement requirements are satisfied by this option, the Regional Engineer shall determine what information regarding the project should be released to the media.

When property owners are not readily available (e.g., when the property is the subject to a trust agreement) send a written notice or make an in-person visit to the trust officer or manager of record to request him/her to inform the actual owner of a possible need for the property. Attempt to ascertain the name and address of the owner or power of attorney for comments. Include a time limit of not less than 21 days for response in the request. If response is not received in that time, assume the owner or legal representative is not available or interested in commenting on the project.

For larger projects with many property owners affected, it may be more practical to hold a public meeting rather than to contact owners separately; see Section 19-3.03.
Location Studies
Illinois Route 2 to Illinois Route 3
Job No.: P-91-000-00
Some County

RE: Property Tax Number 12-34-567-890

Month Day, 20xx

Mr. John Doe
123 S. 4th Street
Some Town, IL 60000

Dear Property Owner:

Reason for Contact
The purpose of this letter is to notify you that the Illinois Department of Transportation is presently in the preliminary engineering phase of a study for the improvement of Illinois Route 1 from Illinois Route 2 to Illinois Route 3 and to seek your input on the project.

Scheduling
This project is one of the projects tentatively included in our Fiscal Year XXXX Program, subject to the availability of funds.

Policy
It is the policy of the Illinois Department of Transportation to allow interested or affected persons an opportunity to comment on this project during the early stages of project development. Depending on the impacts generated from this project, other types of public involvement may result when warranted, such as a public meeting or a public hearing. Notices for these types of public involvement will be made available to the public.

Identify Property Affected
Based upon a review of the XXXX tax records of Some County, you are indicated to be the owner of the property located in the northeast corner of Illinois Route 1 and Illinois Route 2 as shown on the enclosed aerial photograph.

Describe Project
The proposed improvement generally consists of widening, resurfacing, rehabilitation, restoration, intersection channelization and traffic signal modernization. The intersection at Illinois Route 2 will be channelized to provide separate left-turn lanes and the traffic signal will be modernized. The roadway will be widened 4 ft (1.2 m) on both sides and curb and gutter provided. The proposed right-of-way that is to be acquired from your property for this improvement is indicated on the enclosed aerial preliminary plan sheet.

SAMPLE PROPERTY OWNER CONTACT LETTER

Figure 19-3.A
(1 of 2)
Reason for acquisition: This right-of-way acquisition is needed to improve the corner turning radius at Illinois Route 2.

How to Comment: Included in the packet is a response form to indicate your comments, if any. You may also request further discussions with us, either via the telephone or in an in person meeting. Please indicate the appropriate response and return one copy to us in the enclosed, self-addressed, stamped envelope. We would appreciate receiving any comments you may have by (date).

Acquisition Procedures: Upon completion of our study, we will proceed with the plan preparation and land acquisition phase. In that phase, a representative of the Department will contact you regarding any necessary acquisition.

Please note that your response, or lack thereof, will in no way influence the amount of compensation you will receive for your property if acquired as part of the project.

How to Get More Information: If, after reviewing this letter, you have any questions or wish to arrange a meeting to discuss this improvement in more detail, please contact (Contact Person as assigned by district) at 312/884-4100.

Very truly yours,
Regional Engineer or District Program Development Engineer

Enclosure

SAMPLE PROPERTY OWNER CONTACT LETTER

Figure 19-3.A
(2 of 2)
Location Studies
Illinois Route 2 to Illinois Route 3
Job No.: P-91-000-00
Some County

RE: Property Tax Number 12-34-567-890

Month Day, 20xx

Mr. John Doe
123 S. 4th Street
Some Town, IL 60000

Comment Form

Check the appropriate response:

_____ I have no comments at this time.

_____ I have noted my comments on the back of this page.

_____ I would like to discuss this further in a telephone conversation.

_____ I will call you.

_____ Please call me at _____________ (Telephone Number)

(Indicate preferred day and time)

______________

_____ I would like to have a personal meeting to discuss this project.

(Please call (Contact Person) to arrange date, time and location.)

Signature
Blank for
Owner

____________________________
Print Name of Owner

__________________________
Signature of Owner

__________________________
Date

Sample Property Owner Contact Comment Form

Figure 19-3.B
19-3.03  Public Meetings

19-3.03(a)  General

Public meetings are suitable for, but not limited to, more complex projects such as Federal Approved Categorical Exclusions (CE), projects following CSS, projects requiring a public hearing, or an EA/EIS project. These types of projects may be:

1. A small 3R project in an urban area but with several displacements;
2. A large 3R widening and resurfacing project on highway, or a major bridge replacement in a rural area;
3. A 3R project with several unusual circumstances;
4. An add lanes project (i.e., 2 to 4 lanes);
5. A bridge relocation on new alignment;
6. A road diet project being supported by the local agency(ies) through early project coordination (see Section 17-2.02(g));
7. A new intersection; or
8. Several small projects in localized area but proposed for a single construction season.

Public meetings provide an opportunity to assemble a large group at one time to discuss the purpose and status of the project, design, project impacts, alternatives (if any), and critical remaining decisions.

The meeting should be prepared for and conducted following the guidelines in Section 19-4.

19-3.03(b)  Public Meeting Notice

Prior to the public meeting being held, regardless of format, a notice should be published in a newspaper near where the meeting is to be held, and other announcements should be made on social media, radio, television, and/or websites to encourage as much attendance as possible.

For content to include in the notice; see Section 19-4.01(c)

19-3.03(c)  Public Meeting Formats

The following are different public meeting formats that may be used depending on the desired goal. Some of the formats may be used in the CSS process as well; see Section 19-5.

19-3.03(c)1  Group Briefings
Group briefings are informal meetings with special interest stakeholders and can be an effective means of both circulating information on a proposed project and gaining valuable input. If a group or organization invites district staff to attend a meeting to make a presentation or participate in discussions, the district is not subject to compliance with the Open Meetings Act for its involvement in the meeting. However, if the district initiates arrangements for meeting with a specific group(s) to discuss project issues, it may need to provide notice of the meeting in accordance with the Open Meetings Act. If the district makes staff available for presentations to some groups or organizations, it should be prepared to accept invitations from other groups or organizations if they desire a similar opportunity.

These meetings generally begin with a brief presentation by a member of the project team giving the background and goals of the proposed project, a summary of the work and decisions made to date, and a brief synopsis of the proposed schedule for completing the improvement. After this presentation, the meetings should be “open” for a question-and-answer period.

The following is a list of such stakeholders:

- Service clubs (e.g., Kiwanis, Rotary);
- Units of local government (e.g. city councils and/or county boards);
- Chambers of Commerce;
- Homeowners associations;
- League of women voters;
- Local and regional planning agencies;
- State elected officials in whose district the project is located;
- Environmental organizations;
- Minority organizations;
- Organizations representing persons with a disability; and
- Non-motorized users.

Where there may not be an existing organized group, a neighborhood leader may need to be identified, or meeting arranged by the district. For example, in neighborhoods without homeowners associations, a particular homeowner may agree to act as a leader and arrange for meetings and attendees to discuss the project with representatives of the Department. If this option is not available, the district may arrange a meeting in the neighborhood or community and invite homeowners, business owners, community leaders, etc., in small groups at different times to discuss the project.

This format has been used very effectively to gather data and ascertain community attitudes and values towards transportation projects, acquisition of properties, rerouting of traffic, interruption of services during construction, preservation of archaeological and historic properties, and the extent of concern for certain types of environmental and social impacts. Where a certain interest group may be impacted more severely than others by a project, a
special meeting at a mutually acceptable time and place may be effective in gaining its understanding of the complexities of the issues, ascertaining the nature of possible resistance, and determining mitigation procedures which might resolve certain objections. Meetings of this type tend to diffuse organized opposition, especially when the opposition is based on non-factual data.

As a part of the group briefing format, use small displays and/or handouts to supplement the presentation as they may be used in facilities with limited space. Handouts containing basic project information will be useful for orientation and for future reference by attendees.

19-3.03(c)2  Open House

An open house offers the public an opportunity to meet with representatives of the district at a time and place that is reasonably convenient to discuss a proposed project. An open house may use any space that is readily available to the public and in the immediate area of the proposed improvement. Throughout the open house session, appropriate members of the district staff will be available to discuss the project with the public and answer questions.

An open house allows a large group of people to be able to learn about a project and ask questions in a short time. Also, the public can ask questions on a one on one basis, such as determining if there are any impacts to their property.

Section 19-4.02 discusses criteria for location and facilities suitable for an open house.

19-3.03(c)3  Workshops

Workshops are meetings where participants are given basic transportation requirements, economic and design constraints, and anticipated social, economic, and environmental impacts all related to a proposed project or project problem, and are then asked to study the problem and suggest a solution. In a workshop format participants are requested to analyze the provided information, identify impacts that may have been overlooked, work with others with whom they may agree or disagree, and offer solutions and explanations on their suggestions.

Workshops provide an opportunity for the public to fully understand the complexities and problems that confront Department personnel during project development. This enhances public understanding and appreciation of Department efforts. Because the public will be analyzing pertinent information, suggesting solutions to problems, and indicating preferences among impacts and tradeoffs, a sense of existing local values and preferred mitigation measures can be gained.

When workshops are announced in the news media, the announcements must clearly explain that those attending the meeting will be expected to participate in study groups. The announcement should also explain that formal comments or testimony will not be taken, but that other opportunities will be offered for that purpose. At the beginning of the meeting, the same information must again be clearly explained to those present.

Although not always controllable, workshop formats are generally more effective if the participants are limited to a number that can be divided into smaller groups of four to eight
participants per group, and the number of groups is consistent with available space and manpower.

Because those attending workshops will be expected to participate for two to three hours, they must be scheduled at a time when attendees will have the time available. Weekday evenings or daytimes during weekends are the most effective. Workshop meeting places should have tables and chairs, good lighting, and other facilities appropriate for the work groups. School cafeterias are usually excellent facilities for workshops.

At the beginning of a workshop, the moderator should explain the goals and objectives of the session. If other activities have been scheduled subsequent to the workshop, those should also be announced so the participants will be aware of subsequent opportunities to comment on the project. The moderator should explain the project background to the workshop attendees. This includes an explanation of the project need, the basic constraints under which the project will be designed (economics and design criteria), the impacts that have been recognized to date, and any other information that may be pertinent to the scope of the workshop. This presentation must be concise because most of the available time should be allotted to problem solving and solution development. The opening presentation should generally be thirty minutes or less. Divide the participants into groups of four to eight people. Provide each group with the data and exhibits needed for its work and assign each group a resource person or group leader to answer questions and provide general guidance to the group. The leader may also exercise informal group control, act as group recorder, and report group conclusions. Each group will be expected to provide a recommendation and an explanation.

For workshops or other public involvement activities involving the formation of small working groups, certain practices can be applied to optimize the effectiveness of the working group process:

1. When explaining the purpose and role of the working group, emphasize that the group should function as a “horizontal” organization (i.e., members of equal standing) rather than a hierarchical organization. A horizontal organization will enhance the productivity, creativity, participation, and commitment among the group members.

2. The group must recognize and understand that, to be effective, it must have a common focus and agreement on what will be discussed and how the discussion will progress. Designation of a group facilitator is essential to accomplishing this objective. (Facilitators may be paid personnel hired by the Department or the project consultant.) The facilitator will serve as a neutral agent in the process who will function to keep the participants focused and on track in working toward agreement on specific issues, rather than allowing the group participants to attempt to address multiple issues simultaneously. He/she will direct the flow of discussion to promote open and balanced participation and will protect individuals and their ideas from personal attacks that can stifle participation. At the outset of the group’s formation, the roles and responsibilities of the facilitator and group members must be made clear so all understand how the group will function.
3. Designate a recorder for the group. Like the facilitator, the recorder will act as a neutral agent and will not judge the comments or suggestions offered by group members. The recorder will write down the main points and ideas expressed by the group in a format that can be viewed by all group members as discussions proceed (e.g., large sheets of paper on which the ideas and comments can be written). The recording of discussion points in full view of the group serves to focus attention and ensures complete and accurate documentation of the ideas and comments expressed. This “group memory” is important both for the efficiency of group meetings (e.g., it eliminates the need for group members to be preoccupied with the process of recording) and for reporting on the actions of the group.

The seating arrangement can affect small work group functioning. The recommended arrangement has the group members seated in a semicircle facing the facilitator and recorder. This helps to focus the attention of the group on the facilitator and the written record of comments and ideas. It also avoids placing any of the group members in perceived positions of authority (e.g., at the head of a table) relative to other members.

19-3.03(c)4 Information Exchange (Citizen Working Groups/Advisory Committee)

The districts may consider establishing an Information Exchange, see Figure 19-3.D, to assist in identifying and focusing concerns and comments from a diverse array of interests. The Information Exchange involves the formation of Citizen Working Groups to analyze and react to project alternatives, impacts, and other project-related issues, and an Advisory Committee to serve as the focal point for receiving comments and recommendations from the Working Groups and to pass them to the Department.

Note: Information Exchanges are commonly used in CSS but are usually referred to as a Community Advisory Group (CAG) instead of a Working Group and Project Study Group (PSG) instead of Advisory Committee; see Section 19-5.

In using this approach, the district should discuss the expectations and rules of the exchanges and should state that this approach is not intended to make any final project decisions. Rather, the exchange will provide a forum for discussion and comment on various project-related issues. The following discussion presents an overview of the key elements of the Information Exchange process:

- Working Groups. In the Information Exchange process, Working Groups form the key mechanism for eliciting discussion and comment on the proposed project. These Groups are formed on the basis of common interests or stakeholders (e.g., public officials, resource and regulatory agencies, public interests, agricultural interests, development interests) and have the following primary objectives:

  - evaluating alternatives presented by the Department and discussing and commenting on impacts, analysis factors, and evaluation methods;
assessing the relative merits of the alternatives, identifying advantages and disadvantages of the alternatives, and suggesting ways to make the alternatives more acceptable; and

informing the Advisory Committee of the Working Groups’ evaluations, assessments, concerns, and suggestions.

The issues and interests on a specific project will affect the nature and number of Working Groups that may be appropriate. As the initial step in establishing Working Groups, organizations and other interests likely to see themselves as potentially affected by the project should be identified and contacted to determine their interest in participating. The district may solicit interest through any of the various methods used for public involvement. For public officials or organizations representing specific interests, letters of invitation to those entities may be appropriate. For the public at-large, public meetings may be a more effective method of alerting potentially affected parties and determining interest.

At the organizational meeting for the Working Groups, the Information Exchange process and the objectives of the Working Groups and Advisory Committee can be further explained. In addition, the district can determine the membership in each Working Group, present and adopt Constitutions and Bylaws, and initiate selection of a Group chairperson and vice chairperson to represent the group on the Advisory Committee. Following the initial organizational meeting, the adoption of Constitutions and Bylaws, and the designation of chairpersons, the Working Groups can proceed with their activities and exchange information concerning Working Group and Advisory Committee meetings, project details and schedules, etc., through their representation on the Advisory Committee.

Advisory Committee. The Advisory Committee may include two representatives from each of the Working Groups (the chairperson and vice chairperson of each Group), the Department of Transportation, the Federal Highway Administration, the project consultant, and others, as appropriate. The functions of the Advisory Committee include integrating the interests and values of the Working Groups into the planning process and advancing the objectives of the Information Exchange. The objectives of the Advisory Committee include the following:

providing policy direction for the Information Exchange;

evaluating alternatives for the project based on information provided by, but not limited to, public meetings/hearings; deliberations of Working Groups; consultant reports, as appropriate; and FHWA and IDOT inputs;

recommending alternatives for the project; and

If warranted, preparing a report to the Secretary of IDOT detailing the work of the Committee, including its recommendations and conclusions.
Tasks performed by the Advisory Committee in accomplishing its objectives will include actions such as:

+ evaluating the need for the project;
+ evaluating the social, economic, and environmental impacts of project alternatives;
+ serving as a communication link to the Working Groups and bringing their concerns to the decision makers (i.e., IDOT, FHWA, and public officials);
+ helping to resolve conflicts among various interests;
+ reviewing and making recommendations on the decision making process; and
+ assisting in educating the public about the proposed action and the decision making process.

See AASHTO Practitioner’s Handbook 05 *Utilizing Community Advisory Committees for NEPA Studies*, December 2006, for additional guidance concerning the role of Community Advisory Committees.
EXAMPLE OF INFORMATION EXCHANGE PROCESS

Figure 19-3.D
19-3.04 Public Hearings

19-3.04(a) General

Federal requirements for public hearings are broadly defined in Federal regulations; see Section 19-2.01. State requirements are more specific; see Section 19-2.02. In order to have a consistent public hearing process, the Department has developed procedures for when a public hearing is warranted under Federal or State law. The procedures consider the category of action and how it intersects with public hearing requirements.

19-3.04(b) Procedures

19-3.04(b)1 Environmental Impact Statement (EISs)

A public hearing is required for all EISs. The timing is discussed in Section 25-2.19.

19-3.04(b)2 Environmental Assessment (EAs)

A public hearing is required for all EAs. The timing is discussed in Section 24-2.16.

19-3.04(b)3 Categorical Exclusions (CEs)

1. Federal Approved CEs. Projects that have one or more potential for unusual circumstances, see Section 23-1.04(b), may approach the threshold of requiring a public hearing. In general, these will be 3R projects where a major amount of right-of-way is required or the function of the highway is altered. Examples of these project actions may include but are not limited to:

   • the relocation of an existing marked route from one street to another which did not previously carry marked route traffic, with or without additional right-of-way.

   • the changing of a route to a one-way couple which will use a street that did not previously carry marked route traffic, with or without additional right-of-way.

   • the reconstruction of an existing marked route with additional through traffic lanes, included because a reasonable alternative would be a bypass or one-way couple.

If the district is unsure about whether or not a Federal approved CE may warrant a public hearing, the district should discuss with FHWA at a district coordination meeting.

2. State Approved CEs. Pursuant to CE Agreement, projects on the 23 CFR 771.77(c) and 23 CFR 771.117(d) list may not have potential for unusual circumstances and the likelihood of a State approved CE involving a Federal requirement discussed in Section 19-2.01 is extremely small, especially for SMART or 3P projects.
If the district is unsure about whether or not a State approved CE may warrant a public hearing, the district should discuss with FHWA at the district coordination meeting.

19-3.04(c) Public Hearing requirements

FHWA regulations in 23 CFR 771.111(h)(2)(iii) require the Department to provide a public hearing(s), or the opportunity for hearing(s), for Federal-aid projects as discussed in Section 19-2.01.

The district may either offer to hold a public hearing and determine if there is sufficient interest based on the response, or may hold a public hearing.

When a public hearing will be offered, the offer of the public hearing must be done with proper timing and shall include the language required by Federal regulation; see Section 19-3.04(d).

When a public hearing was offered but not held, certification of the offer shall be submitted to FHWA.

When a public hearing will be held, the following shall be met:

1. The public hearing notice shall include applicable language in Section 19-3.04(e).

2. The format of the public hearing should be appropriate for the project; see Section 19-3.04(f).

3. The items in 23 CFR 771.111(h)(2)(v) shall be explained at the hearing, as appropriate.

4. A transcript and a certification that a public hearing was held shall be submitted to FHWA; see Sections 19-3.04(g) and 19-3.04(h).

19-3.04(d) Offer of Public Hearing

19-3.04(d)1 Timing

When the district, in consultation with FHWA, determines that an offer for hearing(s) will be afforded for a project, the requirements shall be satisfied by publishing an offer notice in a local newspaper.

The offer of a public hearing need not be announced by a legal notice in the legal notice section of newspapers. Public hearing offers can be announced by use of paid advertisements in newspapers and may be supplemented by radio and TV announcements, posters, the project website, social media, or other means. Legal notices may be used if it is the only means to ensure verbatim publication and specified timing. The size of paid advertisements should be sufficient to attract attention and to contain the information that is necessary.

The district should publish the offer notice at least twice, approximately one week apart. More than two notices may be published if it is considered necessary to provide adequate coverage of
those affected by the project. Publish the notice of the offer in at least one newspaper of general circulation in the vicinity of the project. If a notable segment of the local population is non-English speaking and there is a foreign language paper serving the area, it should also be used to carry the notice. The deadline for requesting a public hearing shall be at least 21 days after the notice first appears in a newspaper.

19-3.04(d)2  
**Content**

See Section 19-4.01(c) for content to include in the public hearing offer.

Figure 19-4.B presents an example of a typical offer of a public hearing.

19-3.04(d)3  
**Determination of Sufficient Interest**

If there is a request, or requests, to hold a public hearing, then the Regional Engineer will determine if there is sufficient interest to hold a public hearing. If a public hearing is determined to be necessary, follow Section 19.3.04(f) requirements.

If the Regional Engineer determines there is not sufficient interest, then the district shall contact each requestor by certified mail with return receipt and inform them of the lack of sufficient interest in the public hearing and advise the requestor that comments are welcome. If a personal contact is made, the district shall record comments during the contact. If the contact is by certified mail, the district shall include a stamped, self-addressed envelope and a name, telephone number, email, fax number, and telecommunications device for persons with hearing and speech impairments (TTY) number for returning comments. Use the fax number for the Regional Engineer’s office and the district’s TTY number.

19-3.04(e)  
**Public Hearing Notice**

When a public hearing is to be held, the district shall publish a notice in a local newspaper, on Department websites, and on other social media.

19-3.04(e)1  
**Publishing Frequency**

See Section 19-4.01(d) for publishing public notice frequency.

19-3.04(e)2  
**Content**

See Section 19-4.01(c) for content to include in the public hearing notice.

An example of a public hearing notice is shown on Figure 19-4.C.
Public Hearing Formats

General

Public hearings often involve a larger gathering compared to other public involvement activities. When an exceptionally large attendance is expected, it may be desirable to conduct several activities concurrently. If separate rooms are available at the hearing facility, a special room may be used for receiving testimony from persons having prepared statements for the record and who are not interested in attending the entire hearing. After the presentation is complete, comments can be recorded in the main hearing room also making two recorders available for statements. If such a process is used, it should be announced both prior to and at the public hearing and indicate that both recordings will become an official part of the record. Although some duplication of comments may occur, the shortening of the time involved at the public hearing may make the duplication acceptable.

Many of the comments expressed at public hearings concern right-of-way acquisition. The district may address these concerns by establishing a separate room or discussion center staffed with Land Acquisition personnel to dispense general information and to discuss property acquisition procedures, relocation assistance programs, and effects on individual properties. By satisfying property-related questions prior to or during the presentation, this may minimize the number of comments raised during the public hearing. Because Land Acquisition personnel should generally be available throughout the hearing, the separate, integrated use of such personnel is both effective and efficient.

The choice of the public hearing format should fit the project. The three types of format discussed below are the formal public hearing, open house public hearing, and hybrid public hearing.

Regardless of the type of format used and in accordance with 23 CFR 771.111(h)(2)(v), when a public hearing is held, the following information should be explained:

- the project’s purpose, need, and consistency with the goals and objectives of any local urban planning;
- the project’s alternatives and major design features;
- the social, economic, environmental, and other impacts of the project;
- the relocation assistance program and the right-of-way acquisition process; and
- the Department’s procedures for receiving both oral and written statements from the public.

Public hearings generally require considerable time for preparation of displays and electronic presentations. The need for a video presentation and the possible need for outside media services for the development of electronic presentations may require additional lead time.
displays for the individual discussions do not necessarily need to be large because they will generally be viewed from relatively short distances. The hearing may include aerial photography with superimposed design and location features, but preliminary plan and profile sheets may also be suitable. Where visual impacts are a major concern, the district may wish to also provide exhibits produced through video imaging, computer imaging, or photomontage, which depict how alternatives will look in the project setting.

19-3.04(f)2  **Formal Public Hearing**

A formal public hearing is where a speaker(s) directly addresses the audience via a presentation and a court reporter is present to transcribe the hearing. After the presentation, members of the audience have an opportunity to address the speaker(s) publicly; see Figure 19-3.E.

This type of format can discourage participation by certain persons or groups that are intimidated by the formality and size or make-up of the audience. Conversely, formal public hearings may attract individuals that are seeking a forum, which often includes press coverage, to present their views on transportation matters or a variety of other topics. As such, the moderator may need to caution attendees occasionally to restrict their comments and statements to the project and may need to suggest a time limit for each commenter to discourage individuals from attempting to monopolize the comment period. Whatever timeframe is utilized (e.g. 5 minutes, 3 minutes, 2 minutes) the moderator must clearly state such timeframe at the beginning of the hearing and impose the same timeframe for each commenter. The notice should also include any time constraints for public testimony during the comment period.

The presentation opening the formal public hearing should normally not exceed 30 minutes and in no case should it exceed 45 minutes. The district staff should carefully develop the discussion and highlight important points because time is limited. See Section 19-4.04 for further information on the development of presentations.
FORMAL PUBLIC HEARING FORMAT

Figure 19-3.G
19-3.04(f)3  

**Open House Public Hearings**

The open house public hearing format is an alternative to the formal public hearing format and may also be used wherever a public hearing is required or appropriate. It remains necessary, however, to have appropriate Department representatives present, to provide explanatory project information, to provide for the receipt of oral and written statements, and to prepare a transcript of the proceedings.

The open house public hearing format provides for a continuous flow of visitors over a period of hours in contrast to a formal public hearing that attracts a large crowd at a fixed time. The smaller number of visitors present at any given time at an open house public hearing allows personalized service through authorized IDOT staff and their consultants. The open house hearing format is less intimidating to participants and offers a more workable option for conducting hearings for large audiences.

Open house public hearings generally involve four separate activities:

1. The first is the greeting station. Here, staff members greet the public, advise them about hearing procedures, distribute handouts, obtain names and addresses, and note the opportunity to submit oral and written statements. The handout may include forms for submitting written comments during or after the meeting. While it is encouraged to ask names and addresses and have a sign-in sheet, it is not required.

2. Next, the visitors are directed to a presentation of general information about the project to orient them on the purpose of the project, alternatives under consideration, and the potential impacts. This is best accomplished by electronic means such as a video that can be repeated without variance.

3. The district staff directs the visitors to an area with displays and staff experts for small group or individual discussions on specific questions or concerns. A variety of disciplines should be represented so virtually any question can be addressed. Members of the public are free to remain in this area as long as necessary to obtain the information they desire. Staff members should remind visitors of the opportunity to submit comments at the conclusion of discussions.

4. The final activity is an opportunity to give oral comments to recorders or prepare and submit written comments. After completing their comments, visitors are free to leave. A typical setup for an open house public hearing is shown in Figure 19-3.F.

19-3.04(f)4  

**Hybrid Public Hearing**

The hybrid public hearing format combines elements of the open house public hearing format with a formal public hearing format. The hybrid public hearing format should be used to the maximum extent practical.

The advantages of the hybrid public hearing format include the ability to engage the public through the open house format while offering a formal opportunity for individuals to express their views in a public forum and also hear the views of their fellow citizens. Additionally, the hybrid
format may protect the project from legal challenges related to the use of the open house format alone.

There are several methods that the districts may use to allow the public to express their views publicly. The following are some examples for the districts to consider and are encouraged to explore other methods for accomplishing the goal of giving the public a forum to express and hear views from their fellow citizens at a specified time:

- asking questions – The public is given an opportunity to ask questions and the project team gives the answers. One option is for the district to allow the public to ask the questions directly to the project staff, who immediately responds in the public forum. Another option is to collect questions from the public on written cards and have the project staff read the questions and answer them. This allows the project staff to collate similar comments and remove some of the emotion from the question and answer process.

- formal comment with time limit – The public is given an opportunity to express their views publicly. The project team may limit the amount of time each speaker is given if there is a large quantity of speakers. The project team should decide ahead of time and make it clear to the public how comments will be responded to. For example, the project team may choose to respond to each comment after it is made in public, or they may choose to address comments later in writing as part of the comment/response period.

- conversation tables – A variety of tables are setup with each table having a different topic for conversation, with at least one project team member available at each table. For example, topics could include property acquisition, historic properties, natural resources, community resources, etc. Members of the public can sit at the table with a topic they are interested in and engage in conversations with other members of the public and the project team members.

A separate room is also desirable for the formal opportunity for the public to express their views.

**19-3.04(g) Transcripts**

A court reporter is the preferred means to meet the requirement of having a transcript from the public hearing. If a court reporter is not available, the public hearing shall be recorded using a digital recorder. A transcript shall be made from the digital recording.

To ensure coverage, some districts have used both electronic recorders and court reporters. If a digital recorder is used, a backup recorder should be available in case of malfunction. If an activity is scheduled that may last an extensive period of time, it may be necessary to arrange for more than one court reporter so they may operate in alternating shifts to maintain alertness.

For any public hearings, the transcript will consist of a copy of the handout, the attendance list, all written comments received, a written copy of the narrative from the general information presentation, and a written copy of the verbal comments recorded by the court reporter.
19-3.04(h) Certification

In accordance with 23 CFR 771.111(h)(2)(vi), IDOT must certify in writing to FHWA that a public hearing was offered or held. This certification shall include the following, as applicable:

- A letter certifying that a public hearing was held or that a public hearing was offered (but not held).
- If a public hearing was held, include the transcript of the public hearing, along with copies of all written statements received during the hearing and during the public comment period.

Figure 19-3.H is an example letter that may be used to satisfy this requirement. The letter should address the bullet points as appropriate.
<insert project Information>

Public Hearing Certification

This letter certifies the following to be true:

The opportunity for a public hearing was offered and the offer was published on <insert date> in the <insert newspaper’s name>. Based on the public’s response there was/was not sufficient interest in the public hearing (remove previous paragraph if there was no offer).

OR

The public hearing notice was published on <insert 1st publication date> and <insert 2nd publication date> > in the <insert newspaper’s name>.

A public hearing was held on <insert date> at <insert location>.

Transcripts of the public hearing and a copy of all written statement from the public hearing and public comment period are attached per 23 CFR 771.111(h)(2)(vi) for FHWA review.

<insert District contact information>

<insert date>

Public Hearing Transcript Certification Letter Example

Figure 19-3.H
OPEN HOUSE PUBLIC HEARING FORMAT

Figure 19-3.I
19-3.05 Public Engagement

The following activities may be useful for gathering additional input from the public, or providing information to the public, but do not involve face-to-face interactions like public meetings or hearings. These activities are not intended to replace other public involvement activities but may be used to increase public awareness of projects and upcoming meetings/hearings. This section presents a list of ideas that may be utilized. The district can best determine what types of public engagement works for their stakeholders:

- social media (facebook, twitter, etc.);
- newsletters, brochures, and handouts;
- television and radio ads;
- electronic signs; or
- internet sites.
19-4  PLANNING AND IMPLEMENTING THE PUBLIC INVOLVEMENT ACTIVITY

This section discusses the overall process for planning and implementing the public involvement activity, whether it is a public meeting or a public hearing. The district must carefully prepare and develop the public involvement activity not only to attract and hold the public’s attention but also to create a comfortable atmosphere for discussion of highway projects.

19-4.01  Stakeholder Engagement

After the type of public involvement activity has been determined, the district must decide to whom (stakeholders), when, and how the information will be transmitted to the public to make sure interested individuals and organizations are aware of the opportunity to provide input on the project.

19-4.01(a)  Stakeholder Identification

The district must determine which groups or sectors will be contacted and what means or media are most appropriate. When identifying groups to be notified, consider several general categories:

- those who live in the geographic area of the project.
- groups who are known to be or are likely to be affected by property acquisition.
- potential users of the facility.
- commuters who will likely be concerned with the effect of alternative routing both during and after project construction.
- owners of businesses along a route who may be concerned about ingress/egress.
- resource and regulatory agencies that may have an action or authority over the proposed project.

Other groups may be singled out for attention because of special communication needs. This sector could include ethnic neighborhoods, low-income neighborhoods, elderly people, non-English speaking individuals, and persons with disabilities.

19-4.01(b)  Notification of Involvement Activities

Once the proper recipients of project information and interaction have been identified, the next action is to determine the most appropriate means of announcing the involvement activity. It is not necessary to publish legal notices of upcoming activities, although it is the most defensible method for documenting public notice, particularly when it is a public hearing. Paid advertisements in newspapers and on radio and television are acceptable and frequently more
effective. Where local news media are reluctant to carry such advertisements, a legal notice may be one means of ensuring verbatim publication and specified timing. For an announcement in a newspaper to be effective, it must be strategically located and of sufficient size to attract attention. It may also be necessary to advertise notices in more than one newspaper or on more than one radio or TV station to provide adequate coverage.

In predominantly ethnic or non-English speaking neighborhoods, it may be appropriate to publish a notice in a foreign language newspaper. Newsletters of various clubs and organizations may also provide an effective means of notifying specific groups. A local chapter of a State or national association, a church, the Chamber of Commerce, or a service club may publish periodic newsletters and may be agreeable to including announcements of upcoming public involvement activities free of charge. Translations of notices and project documents should be made available when large numbers of non-English speaking residents will be affected by the project.

It may be appropriate to place posters or to distribute handouts or pamphlets on street corners in neighborhoods that are likely to be affected. Announcements of upcoming activities may be mailed to anyone on established mailing lists or to anyone who has shown an interest in the project or in highway projects in general. If low-income and/or minority populations will be affected by the proposed project, special efforts to announce public involvement activities may be necessary. In accordance with the Executive Order 12898 “Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations,” and the the public involvement process must be thorough and fully inclusive. It may be necessary to distribute pamphlets or project notices door to door for residents or place notices in churches or other community centers.

Appearances on radio and TV talk shows are also effective in many communities. Copies of all notices announcing upcoming public involvement activities shall be kept in the project file. A copy should also be forwarded to the Department’s Office of Communications for their use.

Public involvement activities should be advertised via the news media, posters, mailing lists, or other media as needed. General announcements are not normally required with presentations to specific groups and other activities which the general public is not expected to attend; instead, a group requesting a presentation will arrange for attendance. When the district initiates the presentation, it will arrange for attendance through appropriate invitations. There may be occasions where the group involved will release the results of these meetings to the media. Clubs or other special interest groups may have a standard practice of issuing a news release summarizing the activities and programs that occur at their meetings. Occasionally, the district may announce the results of certain non-public activities. For example, the results of opinion polls or questionnaires may be of interest to the general public and appropriate for general release.

However, pursuant to 23 CFR 771.111(h)(iv) notices for public hearings have specific requirements addressed in the following section.
19-4.01(c) Public Notice Content

19-4.01(c)1 General Content

In general, the notice should:

- discuss the date, time and location of the meeting/hearing,
- discuss the purpose of the meeting/hearing and the format to be used,
  
  + if an open house format will be used, the notice should specifically state this and mention both the features of the open house and that all information and presentations will be available throughout the time period specified.
  
  + if a hybrid format will be used, the notice should state this and specifically describe that all information and presentations will be available throughout the time period specified and that a formal opportunity will be offered to publicly express views at a specific time.
  
  + if a formal format will be used, the notice should specifically state this and give the time that the formal presentation will be made and that an opportunity to provide comments on the project will occur following the presentation.

- include a description of the proposed improvement,
- state that all interested persons (i.e., stakeholders) are invited to attend and participate and should also state that district personnel will be present to receive input, provide information, and answer questions,
- include project website, if available,
- the time limit available to submit a request,
- information concerning the preparation and availability of EIS, EA, or CE, if applicable,
- include a map showing the location of the improvement, if feasible,
- discuss applicable laws, regulations, or executive orders for specific issues that may be involved with the project; see Section 19-4.01(c)2,
- explain that the location is accessible to person with disabilities; however individuals in need of special accommodations or assistance should contact the department at least 5 days before the meeting,
- include contact information:
  
  + fax, email, phone (including TTY) for the Regional Engineer in the body of the notice.
+ a contact person and telephone number from the Office of Communications in the upper right-hand corner.

19-4.01(c)2 Public Notice Legal Content

Whether it is an offer of a public hearing, or a notice of a public meeting/hearing, pursuant to 23 CFR 771.111(h)(2)(iv) the notice will indicate the availability of explanatory information and provide information required to comply with public involvement requirements of other laws, Executive Orders, and regulations. Example legal language for some specific issues which may be involved in the project is included below:

• **EA/EIS:**
  
  This offer/hearing will provide an opportunity for the public to provide comments on the proposed EA/EIS and provide comments regarding potential impacts to the resources discussed below. IDOT is requesting these comments to assist in the project decision making and consultation with resource agencies.

+ **Corridor Protection (if applicable, see Section 19-2.02(b)):**
  
  This hearing will afford an opportunity to provide input on the location and approximate widths of right-of-way needed for certain future additions to the highway system in accordance with the Illinois Highway Code, 605 ILCS 5/4 510.

+ **Relocations:**
  
  When individuals or businesses will be relocated due to a Federally funded project, state that right-of-way acquisition and relocation assistance information will be available as required by the Uniform Relocation Assistance and Real Property Acquisition Regulations for Federal and Federally-Assisted Programs, 49 CFR 24.

+ **Section 106:**
  
  List known historic resources that may be affected by the proposed project and the historic resources protection process, pursuant to Section 106 of the National Historic Preservation Act of 1966.

+ **Parks, Recreation Areas, and Refuges (Section 4(f) de minimis impact):**
  
  The proposed project would involve use of land from the city park. Approximately two out of forty acres included in the park would be converted for highway use. The two acres would be taken from the northeast edge and would not affect the park’s activities, features, or attributes that make the property eligible for Section 4(f) protection. Through publication of this notice, the Department is requesting the public’s views on the proposed use of parkland, and on FHWA’s intent to make a Section 4(f) de minimus determination.

+ **Floodplains (Executive Order 11988 Floodplain Management):**
In accordance with the Executive Order 11988, Floodplain Management, the environmental document (EA or EIS) describes impacts to the floodplain. The comment period on the environmental document (EA or EIS) is the opportunity for early public review of the proposal for action in the floodplains. The proposed project will impact X acres of floodplain (describe floodplain and location). Accordingly, IDOT is providing the public an opportunity to comment on the potential floodplain impacts.

A statement concerning permits for construction in a regulated floodway is required for District One projects that are outside of Chicago. The Illinois Department of Natural Resources – Division of Water Resources Management (IDNR-DWRM) has delegated authority to IDOT to issue permits under the IDNR-DWRM (17 Ill. Admin. Code 3708) rules for floodway construction in Northeastern Illinois for certain projects like bridge and culvert replacements. Example, One alternative under consideration involves a potentially significant encroachment on the Salt Creek flood plain. The Department will process a Permit for Construction in a Regulated Floodway for the replacement of the bridge over Salt Creek.

+ Project Level Conformity Analysis (Pariculate Matter (PM)$_{2.5}$ Hot Spot):

Pursuant to 40 CFR 93.105(e), IDOT and FHWA are seeking public comments on the project level hot spot analysis for PM$_{2.5}$. In compliance with air quality conformity requirements, a quantitative hot spot analysis has been prepared for this project and is included in the environmental document (EA/EIS) and is available for public review and comment.

19-4.01(d) Public Notice Publishing Frequency

Each public involvement activity will be subject to a minimum of two notices to the public. More than two notices may be published if a special effort is needed to ensure an adequate public response or if there is considerable public interest in the project. However, the number of days prior to a public hearing are different for EISs versus EAs and CEs.

- The first notice of a public hearing on a project requiring an EA or a CE shall be published at least 15 days in advance of the public meeting or public hearing.
- The first notice of a public hearing on a project requiring an EIS shall be published at least 30 days in advance of the hearing.
- In all cases, the second notice shall be published 3 to 7 days before the activity. If notices in addition to the two required notices are beneficial, they may be scheduled up to 2 months ahead or during the week preceding the involvement activity.

The unique circumstances surrounding a particular project may affect the timing of notices. If a project requiring an EA or a CE is known to be controversial or the subject of organized opposition, the district should consider extending the minimum 15-day public hearing notice timing to 30 days.
19-4.01(e)  Public Notice Examples

The following page has an example for each of the following:

- Public Meeting Notice, Figure 19-4.A
- Public Hearing Offer, Figure 19-4.B
- Public Hearing Notice, Figure 19-4.C
Public Meeting
Scheduled by
Illinois Department of Transportation
For Improvement of US Route 52 near Central City

The Illinois Department of Transportation (IDOT) announced today a public meeting has been scheduled for September 22, 2017 from 7:00 P.M. to 9:00 P.M. in the Central City High School Gymnasium for the purpose of discussing the improvement of US Route 52 from its intersection with Main Street east to the corporate limits of Central City. All persons interested in this project are invited to attend the meeting.

The meeting will be conducted on an informal basis with project displays and other other information available for viewing. IDOT representatives will also be available to explain the project, answer individual questions and record comments offered by those in attendance.

One alternative under consideration involves a potentially significant encroachment on the Salt Creek flood plain. Preliminary reports, including an environmental assessment and an engineering analysis with drawings, maps, and aerial photography, will be available for inspection and viewing during the entire time the IDOT representatives are present. This same material currently is available for review and inspection at the district office.

This meeting will also serve to involve and obtain the views of the public about potential project impacts to: (see Section 19-3.04(e) & insert as appropriate).

The location of the meeting is accessible to persons with disabilities. If special accommodations or assistance are needed, please contact the individual listed below by September 17, 2017.

For more information, contact George Robertson, Regional Engineer, 1200 East Main Street, Richland, Illinois 62673, telephone 416/343-6420, fax 416/343-6414, TTY 217/524-4875.

PUBLIC MEETING NOTICE EXAMPLE

Figure 19-4.A
Public Hearing Offer
by
Illinois Department of Transportation
concerning
Improvement of US Route 52 near Central City

The Illinois Department of Transportation (IDOT) is proposing to improve US Route 52 from its intersection with Illinois Route 1 to its intersection with Main Street in Central City. The project will consist of reconstructing the existing two-lane pavement to provide four lanes, two in each direction, separated by a 14-foot painted median. The project will include the signalization of the intersections of US Route 52 and Illinois Route 1 and US Route 52 and Main Street. Curb and gutter and underground drainage will be provided as a part of this project. Alternatives under consideration have potentially significant impacts to Moore’s Slough, approximately 0.5 miles east of Illinois Route 1. IDOT has prepared an Environmental Impact Statement (EIS) for the project in accordance with the National Environmental Policy Act of 1969 and this public hearing is being held to address requirements of 23 U.S.C. 128 and 139, and the Council on Environmental Quality regulations.

This meeting will also serve to involve and obtain the views of the public about potential project impacts to: (see Section 19-4.01(c)(2)).

Any interested person who believes a public hearing should be held for this project may request that a hearing be held by contacting George Robertson, Regional Engineer, 1200 East Main Street, Richland, Illinois 62673, telephone 416/343-6420, fax 416/343-6414, TTY 217/524-4875. To be considered, requests must be received by September 23, 2017. A hearing will be held if the public demonstrates sufficient interest.

Maps, drawings, aerial photography, the Environmental Assessment and other information are available for viewing and inspection by the general public in the district office at the above address. If additional information is desired, contact the Regional Engineer.
Public Hearing
Scheduled by Illinois Department of Transportation
For Improvement of US Route 52 near Central City

The Illinois Department of Transportation (IDOT) announced today an open house public hearing has been scheduled for 7:00 P.M. on September 22, 2017 in the Central City High School Gymnasium Central City, Illinois for the purpose of discussing the improvement of US Route 52. The project limits are from the intersection with Main Street east to the corporate limits of Central City. The project will consist of reconstructing the existing two-lane pavement to provide four lanes, two in each direction, separated by a 14-foot painted median. The project will include the signalization of the intersections of US Route 52 and Illinois Route 1 and US Route 52 and Main Street. Curb and gutter and underground drainage will be provided as a part of this project. IDOT has prepared an Environmental Impact Statement (EIS) for the project in accordance with the National Environmental Policy Act of 1969 and this public hearing is being held to address requirements of 23 U.S.C. 128 and 139, and the Council on Environmental Quality regulations.

All persons interested in this project are invited to attend the meeting to express their views and comment on the project. This hearing will also serve to involve and obtain the views of the public about potential project impacts to: (see Section 19-4.01(c)(2).

Beginning at 7:00 P.M. a brief presentation on the status of the project, the proposals under consideration, and the decisions to be made. Representatives of the IDOT will be available from 6:00 P.M. until the presentation and also after the presentation to discuss the project. An opportunity will be made available for participants to comment on the project and these verbatim comments will be made part of the public record. The presentation will address topics such as the need for the project, the design alternatives under consideration, right-of-way acquisition and relocation assistance, and the tentative construction schedule.

Project documents, including an environmental impact statement and an engineering analysis with drawings, maps, and aerial photography, will be available for inspection and viewing during the entire time the IDOT representatives are present. This same material currently is available for review and inspection at the district office at Richland.

The location of the hearing is accessible to persons with disabilities. If special accommodations or assistance are needed, please contact the individual listed below by September 17, 2017.

For more information, contact George Robertson, Regional Engineer, 1200 East Main Street, Richland, Illinois 62673, telephone 416/343-6420, fax 416/343-6414, TTY 217/524-4875.
19-4.02 **Location and Facility Selection**

A critical aspect of planning the public involvement activity is the selection of an appropriate location(s) and facility(ies). Several criteria must be considered.

19-4.02(a) **Number of Locations**

The number of locations should be based on the geographic area affected by the project, the availability of adequate transportation for those affected, and reasonable travel distances for the public expected to attend the involvement activities. In rural areas, it may be necessary to hold public involvement activity in each county traversed by the project.

In urban areas, the determination of needs is more difficult. In low-income neighborhoods, many persons depend upon public transportation. Accordingly, it may be a burden for these individuals to attend involvement activities outside of their immediate neighborhood. Residents of racial minority or ethnic neighborhoods may be reluctant to travel outside their neighborhood, especially to another racial or ethnic neighborhood. Where minority or ethnic neighborhoods are of considerable size, it may be appropriate to hold individual involvement activities in each affected neighborhood. Where neighborhoods are relatively small and without apparent mobility problems, it is usually appropriate to hold one involvement activity for multiple neighborhoods.

19-4.02(b) **Selection of Facility**

When selecting the facility(ies) where public involvement activities will occur, consider the following:

- During their normal activities, do residents of the area affected by the project normally travel the distances that will be required to attend the public involvement activity?
- Is transportation available to those interested for travel to the facility during the time the involvement activity is scheduled?
- Are there any social impediments that could affect travel to the area or neighborhood scheduled for the involvement activity?

Other criteria that should be considered when selecting a facility for a public involvement activity are listed below. Most are self-explanatory; however, the discussion of individual formats in Section 19-3 offers some insight into the application of these criteria:

- size and capacity,
- availability of the facility and/or equipment,
- comfort,
- cost,
- parking,
- accessibility for persons with disabilities, and
- acceptability to all segments of the public.
Title II of the Americans with Disabilities Act (ADA) requires all of the programs and services provided by the Department be accessible to all individuals. As a result, potential public involvement sites must be reviewed to ensure they meet accessibility standards.

19-4.02(c) Examples of Suitable Locations

Presentations for Groups:

- organization’s regular meeting place,
- community or civic center,
- schools,
- churches,
- restaurant,
- motel or hotel meeting rooms,
- private company meeting rooms or offices, and
- district office.

Open House:

- school gymnasium or cafeteria,
- hotel/motel conference room,
- church meeting room
- storefront building,
- courthouse rotunda,
- central area of shopping mall,
- civic center,
- Chamber of Commerce meeting room,
- City Council chambers,
- judicial courtroom, and
- district office.

Workshops:

- school cafeteria or classroom,
- church meeting room,
- hotel or motel meeting rooms,
- restaurant (during off-peak hours),
- civic center, and
- service club meeting hall.

Public Meetings and Public Hearings:

- schools (gymnasium, auditorium, cafeteria, or classroom);
- church meeting room;
- civic center;
• City Council chambers;
• judicial courtroom;
• service club or other social club meeting hall; and
• any meeting hall generally used by the public.

19-4.02(d) Inspecting the Site

Before district personnel begin the preparation of exhibits and presentations, inspect the selected meeting site. A rough drawing of the shape of the room(s), noting the approximate dimensions may be helpful. Note other features such as stage location, projection room, light switches, electrical plug-ins, public address (PA) equipment (mixing console, microphones, microphone jacks, cables, and speakers), entrances, and emergency exits. The person(s) conducting the inspection of the meeting site should also note whether there are other rooms available for possible use for recording public statements or in answering individuals’ questions concerning right-of-way, relocation, acquisition, etc.

The person(s) conducting the inspection should examine any equipment that the facility will provide to ensure that it is in good working order and that district personnel are familiar with its operation. PA equipment and projectors should be provided special attention. At the time of the site visit, if practical, discuss with the facility manager arrangements for setting up tables and chairs and for bringing equipment to the meeting room on the day(s) of the involvement activity.

When conducting the site inspection, the district representative(s) also should evaluate whether signs will be needed outside or inside the meeting facility to direct participants to the involvement activity.

19-4.02(e) Preparing the Meeting Site

When all personnel have reached the site and have set up the equipment supplied by the district, make a final check to ensure that all equipment, especially any furnished at the site, is operational (such as the PA equipment for the sound quality and function). Set up a table at each entrance that will be used for access into the meeting room. The table(s) should be used for registering attendees and for distributing printed materials. Assign personnel to each table to handle the registration and to direct attention to the available handout materials. Entrances not used for the meeting should be locked and signed (but be mindful of emergency evacuation procedures). Place other signing, as determined necessary, at the meeting location. Set up displays as previously planned and orient them with North in the same direction in each. As applicable, the district may have security personnel at the meeting site, before, during, and after the meeting.

19-4.03 Preparations at the District

During the course of developing a public involvement program, the district generally will have gained some insights on the profile of the potential audience. The knowledge of which sectors
of the public are likely to attend, what they are likely to expect, and their likely positions may be helpful in selecting a format for the involvement activity that will be most effective.

The notices of upcoming public involvement activities will instruct persons with a disability needing special accommodations to contact the district by telephone, in writing/e-mail, fax, or by TTY to advise of their anticipated attendance and any special needs. If interpreters for hearing-impaired persons or materials for visually impaired individuals have been requested, make every effort to provide the requested services. The district may prepare recordings of printed materials when Braille materials are not available or not acceptable.

If the involvement activity will include a period for questions or informal discussion, the district staff responsible for providing information at the activity should be prepared to respond to anticipated questions. Informal “brainstorming” sessions in advance of the activity may be helpful in generating possible questions that may be asked.

When developing handout materials, in many cases some material from previous involvement activities or previous projects may be usable. For example, information regarding right-of-way and relocation assistance will remain essentially the same. For new materials that will be developed, schedule appropriate lead time for preparation of displays and written materials and for printing handouts. Allow sufficient lead time for printing and other preparation activities whether the work will be performed commercially or by the Surveys, Mapping and Modeling Section or the Print Shop in the central office. Review any activities requiring action outside the district to determine the proper lead time for completion.

The district may prepare the photo-ready copy for notices of public involvement activities. After the notices have been sent to the newspapers, the district should ensure that the notices appear in the papers at the specified time.

All personnel who will be expected to participate in the involvement activity should be familiar with the format, schedule, objectives, and any applicable time constraints for their participation. This includes the moderator, if one will be used, who may or may not be an IDOT employee.

A checklist is an excellent tool for ensuring that final preparations do not overlook required equipment and supplies such as nametags, laser pointers, projectors, laptops, displays, display stands, and handouts or reminders to involved personnel. Spare equipment and parts such as extra bulbs for projectors, a spare slide screen, extension cords, charging cables, and other equipment can be extremely valuable in keeping the meeting on schedule in the event of equipment failure.

19-4.04 The Presentation

19-4.04(a) General Considerations

Public participation and attitudes may depend upon how well the personnel conducting the activity understand and react to the public’s viewpoints and reasons for participation. With the proper approach, both the public and the Department can use the involvement activity to benefit
its interests. A frequently overlooked element that is important to the overall success of the involvement activity is the time required for completion. Normally, an audience will tolerate a two-hour meeting. With this time frame, limiting the presentation portion to 30 minutes (40 minutes on complex projects) provides sufficient time to discuss the basic features of the proposed improvement while recognizing the participants’ desire to have questions answered with as little delay as possible.

To conform to the time allotted, carefully prepare and review the presentation to ensure that only necessary information is included. Practice sessions or “dry-runs” are helpful for allowing the presenter to fit the presentation to the scheduled time limits. When more than one person will be involved in the presentation, complete a practice session(s) with all of the presenters prior to the actual presentation at the involvement activity.

Most of the people attending a public involvement activity will not be familiar with the technical language associated with highway projects. Those making presentations should minimize the use of technical terms in their presentations and in their responses to questions. The personnel presenting should convey an attitude of friendliness, understanding, respect, and cooperation to promote a positive atmosphere. If non-English speaking persons are expected, it may be appropriate to provide oral and written information in more than one language. If visually impaired persons will be attending the activity, it may be appropriate to have the information from the handout materials available in Braille or on a recording.

19-4.04(b) Presentation Content

The following paragraphs discuss the general topics that should be addressed in a presentation and provide some insight on the manner in which the topics should be approached.

19-4.04(b)1 Introduction

The opening speaker or moderator should first welcome those in attendance and explain the purpose of the activity. The opening remarks are extremely important for they may set the tone for the entire activity. Those in attendance should understand from the explanation of the purpose whether they are providing input into the basic data gathering effort or whether they are involved in providing input on alternatives, environmental impacts, the preferred alternative, etc. The opening speaker should also explain the format to be used. The speaker should describe what is involved in a workshop, a public meeting, or a public hearing, and the method that will be used to record comments.

The moderator should introduce all staff participants and district representatives and describe their role in the program. The public must be made aware that those with the expertise required to address their questions are present. If staff participants will be available for informal questioning after the presentation and formal comment period (if one is being held), the speaker may also indicate where the various experts will be located during the informal discussion period. At this time in the program, remind the audience of handouts, if available, and briefly describe the contents of the handout. If exhibits used in the presentation correspond with
information in the handouts, attendees may use the handouts to their benefit as a presentation supplement.

19-4.04(b)2  *Main Portion*

At this point, the presentation should describe the project and include the following (as appropriate):

- the project’s purpose, need, and consistency with the goals and objectives of any local urban planning;
- the project’s alternatives, and major design features;
- the social, economic, environmental and other impacts of the project;
- the relocation assistance program and the right-of-way acquisition process; and
- IDOT’s procedures for receiving both oral and written statements from the public.

If the purpose of the meeting is to collect data, the description should briefly outline the work that is proposed and then describe the type of information that is desired from the participants. If the project is further advanced and the participants are expected to offer information concerning the development of alternatives, the description should include a discussion of some of the work completed to date. If the involvement activity occurs when the project is in an advanced stage and the purpose is to provide information that will facilitate a choice among alternatives, provide more information to indicate the status of the improvement and the scope of the options or alternatives that remain. It should include descriptions of design features and beneficial and adverse impacts.

Often when describing a project to the participants, it is helpful to use examples of similar design in the immediate area of the proposed project. For example, in describing the type of medians that are under consideration, the speaker should emphasize that the median types being considered are similar to the flush painted median as now exists on Main Street, or a curved-barrier median as now exists on Broadway. The participants can thereby relate directly to an operational situation with which they are already familiar.

Another topic that should be addressed during the meeting presentation is the tentative schedule for the remaining steps in the project. The public should be apprised of future opportunities to participate in the project’s development, when the NEPA process will be completed, when construction will be initiated, and when construction should be completed.

19-4.04(b)3  *Special Considerations*

If noise abatement measures are proposed for the project, they should be briefly discussed. Also, briefly discuss the acquisition of right-of-way and the availability of relocation assistance. If the purpose of the activity is to offer an opportunity to provide input on alternatives that are being considered, then information should also be available which would indicate the approximate right-of-way acquisition and the properties affected. Advise interested property owners of whether they will be affected and to what extent. Explain that individual questions concerning the land acquisition process will be answered by land acquisition personnel during
the informal period. Indicate where the land acquisition personnel will be located during the informal period.

If the project involves use of land subject to Section 4(f), the presentation should describe the nature and extent of the proposed use (e.g., name, location and size of the facility affected, amount of land proposed for use, impacts to the functions of the facility) and proposed measures to minimize harm to the facility resulting from the intended use. The presentation should also seek input regarding the proposed use, its anticipated impacts and the measures for minimizing harm, including the intent of FHWA to make a de minimis determination, if applicable.

If a public hearing is held to satisfy the requirements for a road closure hearing, the discussion should include a statement of need for road closings, the needs of local traffic, and the effect of the closing on other highways in the locality. The discussion should further address access to schools, churches, markets, and trade or community centers. Discuss all anticipated impacts and benefits of various closing options.

19-4.04(b)4 Closing the Presentation

The last portion of the presentation should address the procedure that will be used during the formal comment period if included in the meeting. If there are time limitations on speakers or other procedures to be used, the participants should be aware. Remind the audience that Department personnel will be available at discussion centers to answer individual questions after the formal part of the presentation is complete. If any activities are occurring in a separate room, the participants should be reminded of them. Before closing, announce the length of time (e.g., 10 days) that written comments will be included as a part of the hearing transcript or meeting records; however, comments are welcomed at any time during the development of the project. Present the name and address of the person to whom comments should be submitted.

The information described in the preceding paragraphs should be developed to answer as many questions as possible for the participants.

19-4.04(c) Audio-Visual Aids

19-4.04(c)1 General

A major problem in developing public involvement activities is how to convey a large amount of technical data to the public in a manner and language that they can understand and in a relatively short time. The majority of those who attend public hearings are unable to understand the technical language and engineering drawings that are typically used by project team personnel in their studies of a particular project. Audio-visual aids are capable of significantly increasing the ability of the public to understand the information being presented.

Use the following audio-visual aids for public involvement activities as appropriate:

- projector,
- video/DVD,
• audiotape/digital recording,
• large writing pad and tripod,
• fixed exhibits,
• models,
• demonstrations, and
• markerboard.

Several of these aids may be combined for an even more effective presentation. A coordinated video and exhibit show is a good example of an effective combination.

Exhibits should remain as simple as practical, omitting contour lines, curve data, and other technical information that may not have meaning to the majority of those attending the activity. Label the exhibits to indicate the project stage such as preliminary, proposed, or draft and, if applicable, to contain a title such as Alternative 1 of 3. Identification of local landmarks shown on exhibits can be helpful in orienting viewers. Common landmarks include major street intersections, rivers, parks, large buildings, etc. They should be identified with large bold letters and should be readable from a considerable distance.

In the preparation of visual exhibits, the use of colors to depict different alternatives or features of the proposal can be important. If one alternative is shown in a particular color on one exhibit, it should be shown in the same color on all exhibits. This is also preferable when examples such as bar graphs are used for quantitative comparisons. If quantitative comparisons are appropriate, a bar graph is one means of demonstrating such comparisons quickly and simply. In general, all exhibits should be simple and as easy to understand as possible.

Another effective means of communicating with the public is the use of examples of similar existing facilities near the project area. In many cases, such examples will be helpful to the public in visualizing the scope of the project and its effects on them individually or as a community. For instance, instead of using a typical section of a proposed arterial street, an example of a local facility that is familiar to the attendees may be more effective. The familiarity of the attendees with the example facility should lead to a better understanding of how the proposed project will affect access to homes and businesses, the amount of right-of-way that might be required, and the vehicular and pedestrian characteristics of the facility. Usually, examples of this nature are superior to technical drawings in conveying a message to the public.

19-4.04(c)2  Fixed Exhibits

Fixed exhibits are defined as large-size drawings, maps, aerial mosaics, etc., that are prepared for use at public involvement activities to display proposed designs and alignments that are under consideration. Fixed exhibits can be very helpful during public involvement activities because some design concepts and alignments are difficult to visualize from a verbal description alone. Some fixed exhibits may serve a dual purpose in that large-scale maps or aerial mosaics are often prepared for normal use by a project team during the course of its study. Although fixed exhibits are often prepared for a specific purpose and used only once, their use may be increased by photographically reproducing them or using plastic overlays so that alternatives can be drawn on the exhibit or overlays during workshop sessions. Smaller exhibits may be enlarged photographically for use as a fixed exhibit at a public hearing.
Fixed exhibits may also be used effectively in combination with other audio-visual aids at public involvement activities. Because slide presentations have a relatively short duration and require a darkened room, fixed exhibits that duplicate slides can be used for discussion following the presentation. Handouts may also contain reduced photocopies of fixed exhibits. Some fixed exhibits may be retained for future use if they display a standard design or feature that might be a consideration in another project. Districts can establish a library of reusable exhibits so that standard design exhibits will not need to be prepared for each involvement activity.

Although fixed exhibits are useful and flexible visual aids, they have some disadvantages when compared to audio-visual aids. They require considerable space for displaying, storing, and transporting. Another limitation is the time and expense often required to prepare a large drawing or display.

19-4.04(c)3 **Presentation Software**

Presentation software (e.g. PowerPoint) may be effective because a large amount of information can be disseminated in a controlled time and repeated as needed.

19-4.04(c)4 **Video**

Video can be a practical alternative for public involvement activity presentations. Such presentations are very effective for repetitive showings of the same information to small groups. Projected videos can be used with an audience size limited only by the size of the facility and screen and the audio capability. This need might commonly occur at open houses and at briefings of small groups such as homeowners or civic organizations. Technical videos may be integrated with other audio-visual aids to demonstrate certain design techniques that may be new or not available in the project area for local familiarity. An example of this is demonstrating the effectiveness of a concrete median barrier compared to a guardrail median barrier via actual crash tests. The district may obtain technical films demonstrating the effectiveness of specific design features from a variety of sources including FHWA and TRB.

19-4.04(c)5 **Miscellaneous Audio-Visual Aids**

There are other audio-visual aids that are not as common as those which have been described. Many of these are more applicable to serving special needs that do not commonly occur. The use of models, for example, may not be appropriate on most projects; however, they may be appropriate to demonstrate complicated interchanges or complex urban joint development projects. Demonstrations for use at a public involvement activity are also generally reserved for a special situation. The district may use a demonstration to explain the effectiveness of a specific design feature such as a noise barrier.

Another visual-aid technique is the use of a large writing pad mounted on an easel and drawn on with felt tip markers. The usefulness of this technique is limited by the ability of the speaker or an aide to draw and sketch as the presentation is being made.

A large writing pad and felt tip markers may be used to record spoken comments. This is in addition to recording comments by a court reporter or electronic recorder (e.g., tape, digital).
This ensures the speaker that his comment is received and interpreted correctly. Large writing pads are also effective at workshop sessions to record comments, interests, suggested alternatives, etc. The working groups usually prioritize these, and they can become a significant source of input for district decision making.

Audiotape and other electronic recording media are another aid that may be used to present information to the public and control precisely the length and content of a talk. These media are useful in the preparation of standard presentations that are repeated, such as those concerning right-of-way acquisition and relocation assistance and the Federal-State relationship.

19-4.05 Post-Activity Follow-Up

Those who attend a public involvement activity are normally interested in the results of the input provided. This includes the follow-up to questions for which answers were not available at the time of the activity. The public may determine the success or failure of a public involvement activity based on the actions taken after the activity. Therefore, follow-up is a significant action to minimize opposition and create a positive relationship with the public.

The appropriate type of follow-up will partially depend on the public’s attitude at the public involvement activity. If the public has been generally supportive of the proposed project, it is probably not necessary to initiate a large-scale follow-up. It may suffice to write individual letters to those who asked questions which were not answered and to release information to the news media on any changes that were made as a result of the input.

If the public attending the activity was generally opposed to the project, a more extensive follow-up is appropriate. In this case, write those individuals who had questions that were not answered and provide the information requested or explain the results of the investigation. Issue a news release that notes some of the major comments made at the activity and the Department’s reaction to these comments. The release should also include a discussion on any changes resulting from the activity. For projects of major scope where a mailing list has been developed and where public involvement activities may span a long period of time, a newsletter might be developed and mailed to those on the mailing list and to those who attended the activity. Local radio and TV talk shows may also be used to disseminate information following a public involvement activity of major scope and impact.

Project revisions are often made after public involvement activities. If project revisions are substantial, the project shall be discussed with BDE and FHWA to determine if additional public involvement activities are needed.

19-4.06 Mailing Lists

Each district should develop and maintain mailing lists for distributing information. A general mailing list should include agencies, organizations, and appropriate individuals that are generally interested in being advised of all highway projects scheduled within the district. The general list consists primarily of Federal, State, and local agencies usually interfacing with the
Department on highway projects; entities such as major industries, environmental groups, and local transportation operators; and individuals, including elected officials, who have requested and have a need for project information. To serve the intended purposes, those included in the general list should be sent copies of announcements of public involvement activities and other general information as appropriate. Confirm names and addresses periodically to keep lists current and to determine whether the parties are still interested in receiving project information.

In addition to a general mailing list, the district should develop specific lists for individual projects. These project-specific lists include the general mailing list and any additional persons or groups that are interested in specific highway projects. Individuals and organizations may be added to the list when requests are received for information on a specific project or on the basis of attendance lists that are maintained as part of involvement activities. These lists may be used to distribute information on the resolution of certain problems discovered during involvement activities. The project-specific mailing lists may be retained for use with other planned projects in a particular area, or they may be discarded following completion of the project for which they were developed.

19-4.07 General Releases of Information

Releases of information to the news media can be a very effective tool for minimizing adverse public reaction during both the daily operations of the Department and the development of proposals and final plans for specific projects. Maximize effectiveness by writing the release in layman's terms and avoid using jargon and technical terms as much as possible. Releases of information involving the routine operations of the district may be at the discretion of the Regional Engineer. Releases of information on activities which are controversial or in which the Secretary has shown an interest, such as major freeway projects, should be coordinated with the Office of Communications. That Office also may initiate releases of information in response to inquiries from the news media or to address a demonstrated public interest. It may also release information concerning involvement activities for projects of statewide interest when advised of their scheduling. All releases of information should include, in the upper right-hand corner, a fax number, a TTY number, and the name and telephone number of the person the media may call for additional information.

19-4.08 Records and Reports

19-4.08(a) Public Comments

The district must record all comments received by the Department on a given highway improvement and enter these in the project file. Encourage all commentators to put their comments in writing and include their name and address. This relieves Department personnel from the responsibility of interpreting the meaning of the commentator’s spoken word in recording their input. Consider providing a Comment Form that commentators may complete and return. Include on the form the date by which the form should be returned.
Record comments when they are received, whether or not they were received as a part of an involvement activity. For example, if an individual visits or calls the district and comments on a project, record that comment and include it in the project files. All comments received should be addressed.

For public hearings, all public comments shall be documented either by a court reporter or, if a court reporter is not available, a digital recording that is transcribed and a transcript produced; see Section 19-3.04(g).

19-4.08(b) Reports

All comments must become a part of the project files and the Phase I report or NEPA document. For a public hearing, the transcript from the hearing is sent to FHWA; see Section 19-3.04(g). In either case, the report/document should also contain a response to each of the comments included in the summary or the transcript. If a comment is addressed in the body of the report, it is not necessary to repeat that information under “Responses.” Refer to the applicable page number of the report.

19-4.08(c) Responses

The district should acknowledge in writing all written comments received from the public, including individuals, private organizations, or government agencies. The acknowledgment should thank them for their input and provide a response to their questions or comments. If an answer will not be available for some time, acknowledge receipt of the comment with an indication that a final response will be forwarded at a later date. Verbal comments should also be acknowledged and responded to when the name and address of the commenter is available.

To reduce the workload of responding to comments after a scheduled public involvement activity, consider forwarding copies of the summary of comments and responses prepared for inclusion in the Phase I report, along with a letter thanking them for their participation, to all who attended the activity. Separate responses need not be prepared. This summary of comments and responses could also be incorporated into a newsletter.

The district should acknowledge and respond to comments received from other governmental agencies. These responses are likely to eliminate the repetition of those comments in subsequent formal contacts, such as through the circulation of environmental documents. For local agencies, the formal responses serve as resolution documentation, which can also aid in the transition by new local administrations.
19-5 CONTEXT SENSITIVE SOLUTIONS

19-5.01 The Stakeholder Involvement Process

Once a project has been scoped and included in the Department’s Proposed Highway Improvement Program, the Regional Engineer will determine if it is to be developed using the principles of Context Sensitive Solutions (CSS). This decision shall be based on the preliminary scope of the project and if it falls under the types of projects 605 ILCS 5/4-219 specifies to embrace CSS, which includes new construction, reconstruction, or major expansion of existing transportation facilities.

For projects that meet CSS criteria, the districts shall confirm the decision to use CSS, or the decision not to use CSS, by a memorandum to that effect signed by the Regional Engineer. The signed memorandum shall be placed in the project file. This will document compliance of the project with the terms of 605 ILCS 5/4-219. Further, any decision regarding the CSS status for a project shall be discussed at a district coordination meeting and documented.

All CSS projects must use the stakeholder involvement process for public involvement; see Figure 19-5.A. At the discretion of the Regional Engineer, this process and the CSS approach may also be used for any State highway improvement.

The stakeholder involvement process will facilitate effective identification and understanding of the concerns and values of all stakeholders (i.e., persons and entities that have a stake in the outcome of a highway project, see Figure 19-5.B, as an integral part of the project development process. It includes a formal written plan, the Stakeholder Involvement Plan (SIP), see Figure 19-5.C, which explains how stakeholders input and comments will be obtained. Public hearings may be required, depending on the project.

The purpose of the stakeholder involvement process is to promote a proactive and responsive CSS approach that seeks the input of the full range of concerned stakeholders early and often and provides for appropriate consideration of stakeholder input at key points in the project decision making process (e.g., project purpose, range of alternatives, selection of a preferred alternative).

The involvement and coordination activities associated with the environmental process are an integral part of the stakeholder involvement process. The district should schedule stakeholder involvement process activities to coordinate with and accommodate the key milestones in the environmental process and, as applicable, the concurrence points for the NEPA/404 merger process; described in Section 22-4. For projects subject to the NEPA/404 merger process, consideration of the outcomes of the concurrence point meetings with the environmental regulatory and resource agencies should be a part of the iterative processes for achieving stakeholder consensus on project purpose and need, range of alternatives, and the preferred alternative.
STAKEHOLDER INVOLVEMENT PROCESS

Figure 19-5.A
(1 of 2)
STAKEHOLDER INVOLVEMENT PROCESS

Figure 19-5.A
(2 of 2)
The most serviceable definition of consensus is when a majority of the stakeholders agree on a particular issue, while the dissenting remainder of stakeholders agrees its input has been heard and duly considered and that the process as a whole was fair.

The stakeholder involvement process is flexible and modular and should be designed to fit the size and complexity of each project. The stakeholder involvement process includes the complementary concepts of “omission points” and “halting points.” The “omission points” show where and why certain activities may be omitted from the process for a particular project. The “halting points” show under what conditions certain activities can be considered completed. Decisions made for each of these points may be found in a particular SIP, where certain activities are excluded as being unnecessary while others are continued until a result is reached. The Project Study Group should tailor the stakeholder involvement process to meet the needs of a particular project and its stakeholders.

19-5.01(a) Stakeholder Identification and Development of the Stakeholder Involvement Plan (SIP) (Step 1)

19-5.01(a)1 Project Study Group

Once a project is designated for CSS, a Project Study Group (PSG) should be formed. In addition to appropriate district and consultant staff, the group may include representatives from other offices/entities, including, but not limited to, the following:

- FHWA,
- Office of Planning and Programming (OP&P),
- Bureau of Design and Environment (BDE), and
- Metropolitan Planning Organizations (MPOs).

If the project is likely to involve bicycle and pedestrian issues, the district’s bicycle and pedestrian coordinator also should be a part of the PSG.

Once the preliminary engineering study is started, other disciplines can be added to the PSG, or consulted as necessary to respond to issues involved with the project and to promote identification and evaluation of the full range of possible project options. The disciplines to be included or consulted should be determined early in the process and should be reflected in the SIP.

The PSG should research correspondence and other information leading to the initiation of the project and start making a list of stakeholders (e.g., individuals, organizations, agencies, that are on record as supporting or opposing a proposed transportation improvement project or issue). This initial stakeholder list should expand as the preliminary engineering study proceeds, and can grow into a contacts list for specific issues or projects; see Section 19-4.06.

For EIS projects, the PSG will identify entities to be invited to become Participating Agencies in accordance with 23 U.S.C. 139. For EIS and EA projects, the PSG should identify Cooperating
Agencies and Section 106 consulting parties. The PSG should coordinate with FHWA to identify the appropriate Tribal governments to include in project coordination.

Each district should maintain such a contacts list of concerned citizens, public officials, organizations, agencies, and others who want to be involved or informed on transportation issues in their areas. The district should determine from this list the possible stakeholders that may desire to be involved in helping the Department proceed with a preliminary engineering study on the transportation issue and should add those names to the list of stakeholders for the project. The stakeholder list will be expanded as information is gathered from contacts or meetings with local officials, chambers of commerce, planning commissions, affected property owners, environmental resource agencies, the motoring public, special interest groups, etc.

19-5.01(a)2 Community Advisory Group (CAG)

Unless previous records or contact lists already exist, the best way to identify many of the stakeholders for a particular project is to meet with the elected officials and agency representatives for the project area. The PSG can ask these officials and representatives about the groups and types of people likely to be interested and/or affected, and ask them to identify any organizations through which these stakeholders can be contacted. For larger and more complex projects, it is suggested that other sources of stakeholder information (e.g., neighborhood and business organizations, environmental and preservation interest groups, transportation and growth management groups) be consulted to supplement the information received from elected officials and agency representatives.

Figure 19-5.B lists various types of stakeholders. Not all of these types will necessarily be affected on any specific project, and a particular group of stakeholders may belong in more than one category. This listing is intended to aid the PSG in formulating potential stakeholder contact lists. It is not meant to be an exhaustive checklist that must be followed in strict order.

Although State and Federal Resource Agencies may be identified as stakeholders on any project, if it is known that the project will be subject to the NEPA/404 Merger Process (see Section 22-4), the Resource Agencies shall be considered stakeholders and involved in the process early on. Once the stakeholders are identified a CAG can be formed. The CAG will served to provide input to PSG on the content of the SIP.

19-5.01(a)3 Development of the Stakeholder Involvement Plan

After a preliminary list of stakeholders is compiled, the PSG will develop a Stakeholder Involvement Plan (SIP), see Figure 19-5.C, that identifies who the stakeholders are, how they are going to be reached, and a tentative schedule of meetings. The SIP does not need to be extremely detailed and can be modified as the process develops. The plan does not need to be time or date driven, but could be linked to milestones or decision points that occur throughout the course of a study. The SIP should also contain the tentative ground rules under which the stakeholder involvement process will be conducted. An example outline of a SIP is included for reference.
For projects subject to 23 U.S.C. 139, primarily EISs, the CSS study group must develop a draft Coordination Plan for working with Participating Agencies in development of the environmental document. The district should contact BDE for examples of the Coordination Plan. The CSS study group should integrate the Coordination Plan requirements within the SIP to provide a single document that addresses both the SIP and Coordination Plan requirements. FHWA and the Department, as joint lead agencies, must agree upon the content of this plan before it is distributed to external stakeholders, including participating agencies.

After FHWA publishes a Notice of Intent in the Federal Register, see Section 25-2.01(e), the Department and FHWA initiate external coordination activities. FHWA invites appropriate Federal agencies to be Participating Agencies or Cooperating Agencies. FHWA invites Tribal governments to become Participating Agencies and Section 106 consulting parties. FHWA also invites State agencies that have jurisdiction by law or special expertise to be Cooperating Agencies. The Department invites State and local agencies to be Participating Agencies, as applicable. The Department sends invitations to potential Section 106 consulting parties asking them to participate in the process. See Chapter 25 for sample agency invitation letters. The invitations to Federal, State, and local agencies will include a copy of the draft SIP and will request comments. The request for comments on the SIP will be revisited as new stakeholders are identified throughout project development.
<table>
<thead>
<tr>
<th>Geographic Interests</th>
<th>Transportation Professionals</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Adjacent property owners</td>
<td>• Regional Transportation Professionals</td>
</tr>
<tr>
<td>+ Residential</td>
<td>• Metropolitan Planning Organization</td>
</tr>
<tr>
<td>+ Commercial</td>
<td>• transportation planners</td>
</tr>
<tr>
<td>+ Industrial</td>
<td>• Council of Government Planners</td>
</tr>
<tr>
<td>+ Institutional: education, religious,</td>
<td>• Transportation Management Associations</td>
</tr>
<tr>
<td>government, non-profit</td>
<td></td>
</tr>
<tr>
<td>• Adjacent property renters</td>
<td>• State Transportation Professionals</td>
</tr>
<tr>
<td>+ Residential</td>
<td>• State DOT Highway designers</td>
</tr>
<tr>
<td>+ Commercial</td>
<td>• Traffic Engineers</td>
</tr>
<tr>
<td>+ Industrial</td>
<td>• Environmental Planners</td>
</tr>
<tr>
<td>+ Institutional</td>
<td>• Federal Transportation Professionals</td>
</tr>
<tr>
<td>• Transportation Service Providers</td>
<td>• Federal Highway Administration</td>
</tr>
<tr>
<td>+ Public Transportation Agencies</td>
<td>• Federal Transit Administration</td>
</tr>
<tr>
<td>+ Airports</td>
<td></td>
</tr>
<tr>
<td>+ Marine Ports</td>
<td></td>
</tr>
<tr>
<td>• Neighborhood Organizations</td>
<td>• Interest Groups</td>
</tr>
<tr>
<td>+ Homeowners Associations</td>
<td></td>
</tr>
<tr>
<td>+ Local Interest Groups</td>
<td></td>
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<tr>
<td><strong>Project Area Public Service Providers</strong></td>
<td></td>
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<tr>
<td>• Post Offices</td>
<td></td>
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<tr>
<td>• Emergency Services</td>
<td></td>
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<tr>
<td>• Schools</td>
<td></td>
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<tr>
<td>• Drainage Districts</td>
<td></td>
</tr>
<tr>
<td>• Utility Companies</td>
<td></td>
</tr>
<tr>
<td><strong>Local and Regional Officials</strong></td>
<td></td>
</tr>
<tr>
<td>• Local jurisdiction elected and appointed</td>
<td></td>
</tr>
<tr>
<td>officials</td>
<td></td>
</tr>
<tr>
<td>+ Mayors</td>
<td></td>
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<tr>
<td>+ Aldermen/City Council</td>
<td></td>
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<tr>
<td>+ County Board Members</td>
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<tr>
<td>+ County Commissioners</td>
<td></td>
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<tr>
<td>+ Township Boards</td>
<td></td>
</tr>
<tr>
<td>+ Planning Commissions</td>
<td></td>
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<tr>
<td>• Local jurisdiction transportation or</td>
<td></td>
</tr>
<tr>
<td>technical professionals</td>
<td></td>
</tr>
<tr>
<td>+ Public Safety Officials</td>
<td></td>
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<tr>
<td>+ Public Works Directors</td>
<td></td>
</tr>
<tr>
<td>+ Traffic Engineers</td>
<td></td>
</tr>
<tr>
<td>+ Planning Directors</td>
<td></td>
</tr>
<tr>
<td>• Permitting Agencies</td>
<td></td>
</tr>
<tr>
<td>+ Corps of Engineers</td>
<td></td>
</tr>
<tr>
<td>+ US Environmental Protection Agency</td>
<td></td>
</tr>
<tr>
<td>+ Ill. Environmental Protection Agency</td>
<td></td>
</tr>
<tr>
<td>+ Coast Guard</td>
<td></td>
</tr>
<tr>
<td>+ US Fish and Wildlife Service</td>
<td></td>
</tr>
<tr>
<td>+ Ill. Department of Natural Resources</td>
<td></td>
</tr>
</tbody>
</table>

**STAKEHOLDER TYPES**

*Figure 19-5.B*
Typical Stakeholder Involvement Plan (SIP) Content Outline

A. Cover Page
   This typically has a graphic, project name, and who prepared the SIP.

B. Table of Contents

C. Introduction
   This section discusses the project background, project limits, and other relevant introductory language.

D. Goals and Objectives
   This section discusses the goals and objectives of the SIP. Example goals are as follows:
   - Identify all stakeholders of the project, and ensure their opportunity for meaningful input into the project's development from beginning to end.
   - Determine project context, with stakeholder input and concurrence.
   - Identify transportation problems that can and should be solved by the project, with stakeholder input and concurrence.
   - Identify reasonable alternative solutions to solve identified transportation problems, with stakeholder input and concurrence.
   - Choose a preferred alternative solution to identified transportation problems for the project, with stakeholder input and concurrence.
   - Treat all involved parties with respect and dignity, in a transparent manner and in a way that ensures their input was duly heard and considered.

E. Project Study Group (PSG) and Community Advisory Group (CAG)
   This section describes who was included in the PSG and should list the CAG (person's name and the group they represent), Cooperating Agencies (CAs), Participating Agencies (PAs), and Section 106 consulting parties.

F. Public Involvement Plan Activities
   This section will include a summary of all the public involvement activities for the project (i.e. workshops, informational meetings, public hearings, etc.)

G. Tentative Schedule
   This section described the tentative schedule. The following is an example schedule:
   - The first meeting with all stakeholders will include gaining stakeholder consensus on the ground rules of the SIP including descriptions of roles, a description of the IDOT project development process and an introduction to the stakeholders of the preliminary project concept. Further, the project study group must explain the role the requirements of the
National Environmental Policy Act (NEPA) will play in the development of the project. Finally, the PSG will conduct a context audit with the stakeholders to determine characteristics contributing to the project’s context. The format for this meeting, like all stakeholder meetings for this SIP, will be in a workshop format to facilitate collaboration. It should precede definition of preliminary purpose & need, and its target date will tentatively be August 2018.

- The second stakeholder meeting will draw upon the completed context audit, and will have as its goal the development of a comprehensive statement of the transportation problem to be solved by the project. The statement must be realistic under the constraints placed by engineering considerations, available funding and geographic limitations. The statement must also represent a consensus view. This meeting should also precede definition of preliminary purpose & need, and its target date is January 2019.

- The third meeting with all stakeholders is to define several possible alternatives for further consideration, and is complete once consensus is reached. It should take place after preliminary purpose & need and determination of reasonable alternatives. Its target date is June 2019.

- The fourth stakeholder meeting has the goal of attaining consensus on a preferred alternative for the project. It should be held after in-depth analysis of reasonable alternatives and before a recommended alignment is chosen. Its target date is January 2020.

- The fifth and final stakeholder meeting is intended to formally approve the final preferred alternative, and should precede official design approval. There should be a formal and comprehensive statement outlining the purpose of the project, its scope specific design elements of the final alternative. The target date for this meeting is June 2020.

H. Appendices

The appendices typically include the Project Study Group (e.g. table showing the names, affiliated organization, and contact information), a list of stakeholders, revision dates to the SIP, etc.
19-5.01(b) Developing Project Problem Statement (Step 2)

The first general contact with stakeholders serves to introduce the transportation issues to be resolved to the public, exchange information, and identify concerns. This contact starts the process of coordinating with the public so they can begin to understand that their involvement is vital to the development of the project.

The contact should commence with an initial public meeting of the PSG with the stakeholders to explain the ground rules under which the SIP will be conducted. The following questions must be addressed by explicit ground rules, and agreed upon by the stakeholders:

- what is the code of conduct for the group?
- what are the purpose and goals of the process?
- what will be the method of decision making?
- what will be the method of decision making?
- how is consensus defined?
- how will transparency of the process be ensured?

Once SIP ground rules are established and accepted by the stakeholders, the PSG should present its vision of the transportation problem or problems to be solved and the preliminary proposed solutions resulting from the scoping process. It is also helpful at that time to explain departmental procedures for choosing and developing projects to stakeholders.

For projects subject to 23 U.S.C. 139, primarily EISs, the Department and FHWA collaborate with Participating Agencies on the methodologies and level of detail planned for analyzing environmental effects of project alternatives. (FHWA and the Department may agree to revisit methodologies and level of detail when new information warrants doing so. If this occurs, FHWA and the Department will re-coordinate with Participating Agencies for their input.) FHWA and the Department will finalize the SIP after receiving input from Participating and Cooperating Agencies and the public.

**Halting Point:** This activity is finished when the stakeholders understand and agree with the stakeholder involvement process ground rules and understand the Department's preliminary definition of the transportation problems and solutions for the project.

Next, the PSG should undertake an effort to complete a Community Context Audit Form, see Figure 19-5.D, for the project in concert with the stakeholders. These audits are intended to help identify various characteristics that define the context of each project. This will aid in defining the project purpose or the transportation problem to be addressed. The audit is designed to consider not only the area's history and heritage, but environmental conditions and community goals.
Purpose:

The Community Context Audit form is intended to be a guide to identify various community characteristics that make each transportation project location unique to its residents, its businesses and the public in general. This information will help to define the purpose and need of the proposed transportation improvements based upon community goals and local plans for future development. The audit is designed to take into account the community’s history or heritage, present conditions and anticipated conditions. As you complete this audit, please consider the interaction of persons and groups within your community when considering factors such as mobility and access (vehicular, non-vehicular and transit modes), safety, local and regional economics, aesthetics and overall quality of life.

<table>
<thead>
<tr>
<th>PROJECT INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Key Route:</td>
</tr>
<tr>
<td>PPS No.:</td>
</tr>
<tr>
<td>F.A. Route:</td>
</tr>
<tr>
<td>Marked Route:</td>
</tr>
<tr>
<td>County:</td>
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<tr>
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</tr>
<tr>
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</tr>
<tr>
<td>Contract No.:</td>
</tr>
<tr>
<td>Program No.:</td>
</tr>
<tr>
<td>Limits:</td>
</tr>
</tbody>
</table>

Municipalities:

General Description of Existing Facility:

Need for Proposed Improvement:

Design Policies Used: □ New Construction □ Reconstruction □ 3R □ Other

General Description of Proposed Improvement:

<table>
<thead>
<tr>
<th>Estimated Program Cost: (in FY Dollars)</th>
<th>Fund Type:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction Cost:</td>
<td>ROW Cost:</td>
</tr>
<tr>
<td>Utility Relocation Cost:</td>
<td>Consultant P.E. Cost:</td>
</tr>
</tbody>
</table>

Contact Person: ____________________________________________

Telephone #: __________________________

Individual Completing Context Audit Form: ____________________________

Date: ____________________________

COMMUNITY CONTEXT AUDIT FORM

Figure 19-5.D
(1 of 6)
## Community Context Audit Form

### Section 1: Community Characteristics/ Land Use

Please conduct a visual assessment in the field and attach a project location map. If appropriate, include a photo index for the project area. If appropriate gather public opinions and concerns about the proposed project. Consider community needs as the basis for this assessment. Assess the community characteristics and indicate the community’s perception of importance for each characteristic currently and based upon known / planned future conditions.

<table>
<thead>
<tr>
<th>Community Characteristics</th>
<th>Presence</th>
<th>Importance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is this place an established city center?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is this place a multi-modal transportation center?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is this place a commercial center?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is this place a residential center?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is this place a mixed residential/commercial center?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is this place an industrial center?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is this place a rural/agricultural area?</td>
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<td></td>
</tr>
<tr>
<td>Comments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are there important cultural features or identifiers which convey information about the community within the project area?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If yes, list:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are there social/community features or identifiers within the project area?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If yes, list:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are there important architectural features within the project area?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If yes, list:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are there important natural features within the project area?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If yes, list:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is this place of historical significance to the community?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If yes, list:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Overall assessment of community characteristics and setting:**

- [ ] Urban
- [ ] Suburban
- [ ] Rural

(Please note, this is not the identification of a functional classification. This is an assessment of the community based upon physical characteristics noted above.)
**Community Context Audit Form**

### Section 2: Infrastructure Assessment

Assess the project or study area for the presence and adequacy of the following infrastructure items. If present (a yes response) and in poor condition, please make notation and provide any other relevant comments in space provided for each item. If not present (a no response), indicate in the comment section if the item needs further evaluation. Indicate the level of importance each item may have to the community currently and based upon known/planned future conditions.

<table>
<thead>
<tr>
<th>Infrastructure</th>
<th>Presence</th>
<th>Importance</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Sidewalks</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ADA Compliance</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bicycle Lanes/Paths/Facilities</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>On-street Parking</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transit Connections</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transit Shelters</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Street Lighting</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pedestrian Lighting</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pedestrian Crossings</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Signals (Traffic, Directional &amp; Pedestrian)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crosswalks</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Other Comments:**

_____________________________________________________________________________
_____________________________________________________________________________
_____________________________________________________________________________

**COMMUNITY CONTEXT AUDIT FORM**

*Figure 19-5.D*

(3 of 6)
**Community Context Audit Form**

**Section 3: Neighborhood Culture, Aesthetics and Street Amenities**

Assess the study area for the following amenities and cultural, aesthetic and comfort factors. If present (a yes response) and items are in poor condition, please make notation and provide any other relevant comments in the space provided for each item. If not present (a no response), indicate in the comment section if the item requires further evaluation. Indicate the level of importance each item may have to the neighborhood currently and based upon known / planned future conditions.

<table>
<thead>
<tr>
<th>Resource</th>
<th>Presence</th>
<th>Importance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Neighborhood Parks /Open Space /Civic Areas</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td><strong>[]</strong></td>
<td><strong>[]</strong></td>
</tr>
<tr>
<td>Benches</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td><strong>[]</strong></td>
<td><strong>[]</strong></td>
</tr>
<tr>
<td>Trash Containers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td><strong>[]</strong></td>
<td><strong>[]</strong></td>
</tr>
<tr>
<td>Street Trees</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td><strong>[]</strong></td>
<td><strong>[]</strong></td>
</tr>
<tr>
<td>Landscaping</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td><strong>[]</strong></td>
<td><strong>[]</strong></td>
</tr>
<tr>
<td>Wayfinding Signage</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td><strong>[]</strong></td>
<td><strong>[]</strong></td>
</tr>
<tr>
<td>Community Safety Issues</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td><strong>[]</strong></td>
<td><strong>[]</strong></td>
</tr>
<tr>
<td>Traffic Safety</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td><strong>[]</strong></td>
<td><strong>[]</strong></td>
</tr>
</tbody>
</table>

Please list any seasonal events affected by proposed improvements at this location.

________________________________________________________________________________

________________________________________________________________________________

________________________________________________________________________________

Overall Comments:

________________________________________________________________________________

________________________________________________________________________________

________________________________________________________________________________

**COMMUNITY CONTEXT AUDIT FORM**

**Figure 19-5.D**

(4 of 6)
## Section 4: Economic Development

Assess the project or study area for the following community development indicators. Indicate the level of importance for each indicator currently and based upon known / planned future conditions.

<table>
<thead>
<tr>
<th>Resource</th>
<th>Presence</th>
<th>Importance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Has this area been identified for new development?</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>If yes, describe the proposed or planned development.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are visitors attracted to this area?</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>If yes, indicate why.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is the local economy supported by historic, natural, cultural and</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>entertainment resources?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Does the roadway serve as a commuter corridor?</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Does the roadway serve as a gateway?</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Do stakeholders include business or other advocacy groups? (in addition</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>to public agencies and residential associations)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is limiting sprawl a regional concern applicable to this place?</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Is redevelopment underway or planned for this place?</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>If yes, how does the proposed transportation project impact redevelopment?</td>
<td>Yes</td>
<td>No</td>
</tr>
</tbody>
</table>

**Other Comments:**

__________________________________________________________

__________________________________________________________

__________________________________________________________

**COMMUNITY CONTEXT AUDIT FORM**

**Figure 19-5.D**

(5 of 6)
# Community Context Audit Form

## Section 5: Community Planning

Assess the proposed project in context to local planning initiatives. Please provide the following information and documentation related to the project or study area.

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Does the municipality, county or regional planning authority have a comprehensive plan? If yes, indicate the date of the plan.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is this project generally consistent with the municipality's comprehensive plan? If yes, indicate how.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are there any special studies associated with this project? If yes, please indicate the name of study or studies and attach copies.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Has the municipality adopted a growth management plan or designated growth area? If yes, is this project located within the designated growth area.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Does this project have regional significance? If so, explain.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are there other scheduled or planned projects that may tie into this project or impact this project? If yes, please indicate the project name(s) and type of project(s).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Identify planning and project development partners for this project:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Other Comments:**

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

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**COMMUNITY CONTEXT AUDIT FORM**

**Figure 19-5.D**

(6 of 6)
Context audit meetings can be large and include all stakeholders or can be conducted as multiple smaller meetings if the project is large in scale and affects a great many stakeholders of varied interests or affects many communities. It is often helpful to conduct these smaller meetings with groups of stakeholders that have common interests, for example, based on geography or specific issues. The smaller meetings should be informal in nature, designed to learn about each group’s issues. At the end of a multi-meeting process, it is recommended that a full public meeting be held to compile and complete the overarching context audit for the project.

This audit process should be simple and should deal with broad, problem-defining issues. Staffing at the meetings should be adequate for stakeholders to have their questions answered in a timely fashion. For larger projects, communications consultants may be involved in this type of outreach instead of, or in addition to, Department staff.

After the context audit is completed, the PSG should meet with the stakeholders to develop a clear statement of the transportation problem(s) to be solved by the project. This can occur at a context audit meeting, or may require a meeting or meetings subsequent to the context audit meeting on projects with a more complex context. The PSG should seek input on current transportation problems in the area the stakeholders believe need to be solved, and how the project, as preliminarily proposed, might help alleviate them. If stakeholder solutions are suggested that are technically or financially infeasible, the PSG should determine the underlying problems the suggestions were attempting to solve, and whether or not there is a feasible way to address them within the project’s anticipated scope.

Translate the input into a clear problem statement, which should, and can be, solved by the project. The PSG should ensure the stakeholders understand that this statement is of perceived transportation problems, not of the preferred project scope of work. Care must be taken to make the statement realistic within the limits imposed by engineering considerations, available funding, and the logical termini, see Section 11-3.02, of the project. Once a clear problem statement is completed, it must be accepted by consensus of the stakeholders.

IDOT and FHWA develop the Purpose and Need based on many factors and relevant planning/transportion data. The PSG should ensure that the stakeholders understand that the problem statement is a contributing factor to the Purpose and Need. Further, Federal and State Resource Agencies (e.g., US Environmental Protection Agency, US Army Corps of Engineers) must concur in the Purpose and Need for projects subject to the NEPA/404 Merger process. For EIS projects, Participating Agencies and the public must be afforded an opportunity for involvement in defining the Purpose and Need.

**Omission Point:** The PSG should ensure that the stakeholders understand that these issues will be revisited on projects during formal development of Purpose and Need under the NEPA process, if applicable. Further, Federal Resource Agencies (e.g., US Environmental Protection Agency, US Army Corps of Engineers) must concur in the Purpose and Need for projects subject to the NEPA/404 Merger process. For EIS projects, Participating Agencies and the public must be afforded an opportunity for involvement in defining the Purpose
and Need. Purpose and Need also should be revisited for EIS projects subject to 23 U.S.C. 139 that requires that Participating Agencies and the public be afforded an opportunity for involvement in defining the Purpose and Need. It would be prudent to hold a meeting to verify that all stakeholders agree with the revised Purpose and Need.

**Halting Point:** This Step is finished when both the Department and the stakeholders arrive at an understanding as to the purpose of the project. If the project is subject to the NEPA/404 Merger Process, this will include concurrence on the Purpose and Need from the Resource Agencies. For projects subject to 23 U.S.C. 139, this will include having afforded Participating Agencies and the public an opportunity for involvement in defining the Purpose and Need. This step can also be concluded if the consensus is to not proceed with the project.

Developing the project purpose is the first, fundamental step in the overall project development process. Central to this concept is the understanding by all stakeholders that a transportation problem has been identified, and the Department is committing resources to address that problem. At the onset, outreach focuses on understanding community viewpoints on the nature of transportation issues associated with the identified problem. Outreach should also focus on finding out the specific values associated with the local context.

The point of this outreach is to assure congruence between the Department’s assessment of the problem(s) to be addressed and those recognized by the community. If these views are different, it can become very difficult for stakeholders to agree to make trade-offs during the planning and design process. The absence of general endorsement of the problem’s definition at this point is a strong indication that the process is not ready to proceed to the next step. A clear understanding between stakeholders and the Department regarding a transportation need, including what transportation issues and problems are to be addressed, is needed for progress toward solving the transportation problem.

**19-5.01(c) Defining Alternatives (Step 3)**

The intent of this step is to develop project alternatives or options and to ask for input into the development process for the preliminary study alternatives. The Purpose and Need that was developed in Step 2 for the project and the concerns identified from Step 2, are the driving force for the identification of the alternatives or options, and should be considered during this process. For EIS projects, Participating Agencies and the public must be afforded an opportunity for involvement in defining the range of alternatives.

On larger and more complex projects (e.g., new construction, major reconstruction), this is usually the appropriate time to form one or more “technical advisory groups” (TAGs). These groups are composed of stakeholders who volunteer to be in ongoing contact with the PSG, over and above the full public meetings that take place, and will work on analyzing alternatives generated. Several groups could be created and could each be responsible for analyzing the alternatives according to a particular subject matter (e.g., economic development, aesthetics). In some situations, consultant staff may assume these responsibilities, overseen by the PSG.
For smaller and less complex projects, a single group that handles all relevant subjects could be convened instead.

**Omission Point:** For smaller and/or less complex projects on which the number of stakeholders or the likely number of meetings is small, the formation of TAGs can be omitted.

Staff should approach stakeholder suggestions from the standpoint of determining what problems and issues are being addressed. If suggested proposals are either technically or financially infeasible (or both), explain this plainly and respectfully. Staff should work with stakeholders to determine the underlying issues and should try to identify alternative solutions that would address the concerns within the engineering and budgetary constraints. Input obtained from these meetings generally will result in revisions to the alternatives being considered at this time. Ideally, the range of alternatives retained for further study will be narrowed at this point in the process, based on the comments received, the results of preliminary surveys, and the design analyses conducted to date.

**Halting Point:** Once a reasonable range of alternatives have been developed and all issues that are reasonably related to the project have been identified, the process can move on to the environmental documentation and review stage. The alternatives and their respective environmental impacts will be made available for public and agency review through the environmental process.

**Omission Point:** The process can proceed directly to the environmental documentation and review stage if, at the initial meeting(s), stakeholders did not identify any significant differences or issues omitted from previously developed alternatives.

For all but the smallest or least complex projects, several meetings for analyzing alternatives are likely to be necessary. The purpose of follow-up “alternative analysis” meetings is to present the refined alternatives generated from the first round of meetings and to begin to reduce the number of alternatives carried forward. Concerns from previous meetings, along with any current conflict resolution results, are discussed. If concerns cannot be incorporated, staff must indicate why and attempt to offer solutions that address the issues underlying these concerns.

TAGs, if formed, would continue their analysis and help make the presentation at the full meeting(s). In fact, subsequent alternative analysis meetings are best conducted with the TAGs themselves. This saves time, space, budget, and is consistent with the purpose for which the TAGs were created. At this stage, full public meetings should only happen if a new issue emerges, or an issue not previously considered relevant becomes important.

For large or complex projects, there may be a need for several rounds of meetings for refining and reducing the number of alternatives; whereas, if the project is simple, elimination of alternatives can occur in one meeting. On larger projects, consultant staff can assume these responsibilities, under the supervision of the PSG.
Halting Point: Meetings are reiterated until a preferred alternative is reached. If a preferred alternative is being identified during a corridor or feasibility study, and the project is later subject to NEPA compliance, the preferred alternative identification process will be revisited if or when the NEPA process is initiated for the project. Further, Federal Resource Agencies (e.g., US Environmental Protection Agency, US Army Corps of Engineers) must concur in the alternatives to be carried forward for further analysis and the preferred alternative on projects subject to the NEPA/404 Merger process. For EIS projects, Participating Agencies and the public must be afforded an opportunity for involvement in defining the range of alternatives.

19-5.01(d) Preferred Alternative (Step 4)

This is the last stakeholder involvement activity during initial design/NEPA and its intent is to reach consensus with the public. In order to reach this point, all reasonable concerns should have been addressed and all conflicts resolved.

The purpose of this activity is to formalize the agreed-upon consensus for the project scope. The watchwords should be “no outstanding issues” and “no surprises.” Staff should carefully determine whether issues remain unresolved or unidentified. If so, more rounds of alternative definition, analysis, and selection should be conducted before a public hearing.

A good goal to work toward throughout the entire SIP is the creation of a consensus document outlining the following:

- the purpose of the project,
- project scope, and
- design elements that each stakeholder group and the Department feel comfortable approving at this end-point.

If staff does not feel that the process has reached such a point, address all outstanding issues before scheduling the final meeting. If a corridor study is conducted and a corridor is chosen, the preferred alternative within that corridor will be selected through the NEPA process, if applicable. The decisions made in the corridor study process will be carried forward into the NEPA document to explain why the corridor was selected and others were eliminated. Resource Agencies (e.g., US Environmental Protection Agency, US Army Corps of Engineers) must concur in the preferred alternative on projects subject to the NEPA/404 Merger process.

19-5.01(d)1 Documentation of the Stakeholder Involvement Process for CSS Projects

A critical element to the success of the CSS stakeholder involvement process is documentation. The PSG should clearly note and explain all major decisions made during the stakeholder involvement process. This includes all choices made from the selection of stakeholders, the definition of stakeholder involvement process ground rules, other parameters of the stakeholder
involvement process (e.g., type and frequency of meetings), the selection of alternatives to be studied, and the selection of the preferred alternative. Any exceptions to established departmental design criteria must be clearly and completely justified. Any design features requiring special treatment during Phase II, construction, or maintenance during the project’s design life should be noted and passed on to the entities responsible for those. Include this documentation in the project file for future reference.

19-5.01(d)2 Stakeholder Involvement in Phase II and beyond

There may be instances where changes to design features are proposed subsequent to Phase I Engineering and the stakeholder involvement process as outlined above. The changes can occur during Phase II Project Development, construction, or operation of the project. In the case where the change represents a major departure from the design resulting from the stakeholder involvement process, the PSG is required to meet again with the stakeholders to discuss and obtain consensus on the changes to be made. Any original design features, as well as any other commitments made during Phase I, will be contained in the project’s commitment file; see Section 4-3.07.

There may also be occasions where the PSG will be required to approach the stakeholders on new issues that arise during Phase II Engineering, construction, or operation of the project. The issues will generally relate to decisions including, but not limited to, architectural design features, landscaping, aesthetics, management of traffic, maintenance of access, or public health. Stakeholder consensus must be obtained on such issues before any such feature is included in the project.

19-5.02 Implementing the Stakeholder Involvement Process

The activities outlined above should lead to greater integration of stakeholder ideas and opinions into project development. These activities should be aimed at providing stakeholders, most of whom are not going to be transportation or engineering professionals, with a good understanding of the issues, limitations, and purpose of the project being considered. Districts should not feel that the process outlined above is a rigid checklist of activities that must be followed to the letter; rather, they should use their judgment in applying the steps in the framework to determine how best to contact and engage stakeholders.

The following are additional considerations that can guide the planning of a constructive stakeholder involvement process:

19-5.02(a) Choosing an Approach

For most of the stakeholder involvement activities detailed above, the “open house” format of meeting is generally considered to be the most conducive towards public understanding and input. However, specific involvement activities may utilize a number of other formats in providing information to and receiving input from stakeholders. Section 19-3.03 discusses other type of Public Meeting formats that may be utilized.
19-5.02(b) Follow-up

There are many types of meetings and activities that can be used to help plan for or follow-up on large-scale stakeholder meetings. It is important to reach a wide variety of stakeholders during the planning and design process and to create an atmosphere that encourages the free and open exchange of information. Section 19-4.05 provides further details on several of these techniques.

For the meeting activities described in the preceding section, prompt and open follow-up on issues raised during these meetings is necessary. The appropriate type of follow-up will partially depend on public or stakeholder attitudes at the public involvement activity. If the public has been generally supportive of the material presented at the meeting, it is probably not necessary to initiate a large-scale follow-up. It may suffice to write individual letters to those who asked questions that were not answered and to release information to the news media, via project newsletters, or through updates on the project website for any changes that were made as a result of stakeholder input.

A greater amount of follow-up is required when a particular meeting has not resolved the issues to a reasonable degree. If there was opposition or a lack of understanding regarding what the Department is trying to accomplish with the project, a more extensive follow-up program is appropriate. In this case, additional follow-up stakeholders meetings are an effective means of achieving better stakeholder understanding of issues at hand. These meetings can range from large-scale community briefings to one-on-one discussions with a particular stakeholder.

19-5.02(c) Working Towards Stakeholder Understanding.

"Project Purpose" discussions involving the community should focus on providing the community with background on known traffic safety problems or congestion/operational problems, traffic forecasts, and their anticipated effect on future traffic conditions. These help explain the Department's perspective on problems and needs, and set the stage for discussions about potential solutions. District staff should take advantage of any and all methods and opportunities to interact with the local citizens, public officials, and any other identified stakeholders. Efforts should focus on gathering data, developing a rapport and good working relationship with the local community, and obtaining a sense of what solutions to the identified transportation needs are in the context of the involved community.

19-5.02(c1) Consensus Building Efforts

It should be noted that more than one of the meeting types listed above may need to be used and may require repetition, depending on the following:

- the number of stakeholders or stakeholder groups involved,
- the scope of the problems and issues discussed, and
- the positions and views of the stakeholders on the various issues.
Keep in mind the “halting points” outlined in the SIP flowchart, Figure 19-5.A, if a consensus resolution of these issues has not been achieved, then further meetings are probably necessary. Department staff and elected officials involved in project development may find this frustrating or time consuming. However, problems and issues raised by stakeholders do not go away if left unaddressed. Often, relatively minor problems can become major impediments to progress if ignored or left unattended.

Throughout the SIP, project development staff should seek out activists and other participants with differing viewpoints from the team members, and engage in good faith discussions with them. An important component of conflict resolution is full disclosure of all information and discussions needed to manage and resolve conflicting values of stakeholders. When parties disagree, it is sometimes due to a misunderstanding or lack of information. It is important that both sides disclose relevant information to resolve or at least manage conflict between competing values.

An essential component of the stakeholder involvement process is the concept of “consensus.” The stakeholder involvement process seeks consensus on all decisions driving the project development process, and allows for multiple iterations of each step in order to achieve it. However, there may be occasions when consensus on one or more issues is impossible. Further, there may be occasions when the consensus decision of stakeholders is infeasible on engineering, environmental, funding, operational, safety, or other grounds.

If consensus is impossible or infeasible, the PSG must take the issue back to the Regional Engineer, and confer with FHWA, as necessary, to determine how to proceed with the project. Ultimately, the Department, acting in accordance with applicable State and Federal requirements, is responsible for project development decisions on State highway improvement projects.

19-5.02(c)2 Stakeholder Understanding of the Alternative Solutions.

The Context Sensitive Solutions approach varies as to how the Department handles this step. In one approach, the district can develop a range of alternatives that meet identified needs and that consider identified concerns. These alternatives are then reviewed in a public outreach process. New alternatives or variations on the original alternatives can be suggested by the stakeholders and should be analyzed and addressed by the district.

In a different approach, alternatives can be developed during the various stakeholder meetings and activities. Alternatives developed in this manner are refined and analyzed by district staff and presented broadly for public review and comment. This approach often fits best in situations involving a new facility, a significant change in the nature of a facility, or where a variety of configurations are possible for the project.

The PSG considers the issues involved, along with the time and resources available, in order to make a choice about the proper approach to use.

Stakeholders can be involved in the screening and evaluation of alternatives in many ways. The results of the district’s analyses are shared broadly with the stakeholders for review and
comment. Stakeholders can also be involved in conducting screening and evaluation. For example, stakeholders can be asked to conduct an exercise where they rate project criteria and then weigh alternatives. Technological tools are available for conducting this kind of interactive analysis. Using such tools can give both the PSG and the stakeholders a much clearer view of everyone’s preferences.

One of the issues in soliciting stakeholder input as it pertains to technical issues is how to convey a large amount of technical data to the public in a manner and language they can understand, and in a relatively short period of time. The majority of citizens involved in these processes do not have the time to become conversant in the technical language and engineering concepts that are typically used by team personnel in studies of particular issues. Visualization aids, especially newer computer-assisted visual renderings, can significantly improve public understanding, enabling stakeholders to quickly analyze the information being presented. As a result, the use of effective visualization techniques can be a major asset to the successful implementation of public involvement activities.

19-5.02(c)3 Stakeholder Understanding of the Recommendation.

If clear communication with stakeholders has occurred during the alternatives analysis stage, stakeholder understanding of the benefits and impacts of various transportation solutions should clear the way to a consensus option. Results of effective stakeholder involvement may include agreement that further study is needed, support for a solution or approach, revision of design right-of-way or construction details, or even the delay, postponement, or cancellation of the project. A true measure of the success of a SIP, regardless of the solution implemented, is the degree the community at large, and each stakeholder, can feel a sense of involvement and ownership of the recommended solution.
Chapter Twenty

REQUIREMENTS FOR
MAJOR PROJECTS

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
## Chapter Twenty

**REQUIREMENTS FOR MAJOR PROJECTS**

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Chapter Twenty

REQUIREMENTS FOR MAJOR PROJECTS

Subsection (h) of 23 U.S.C. 106, “Project approval and oversight,” sets forth specific requirements that apply to “Major Projects.” As defined in Subsection (h) and associated guidance issued by FHWA, “Major Projects” include those with a total estimated cost of $500 million or more that are receiving Federal financial assistance, or for such other projects as may be identified by FHWA. FHWA may choose to apply this designation in situations that include, but are not limited to, where FHWA determines a project requires a substantial portion of a State Transportation Agency’s program resources, has a high level of public or congressional interest, is an unusually complex project, or is likely to exceed $500 million in total cost during the life of the project.

The requirements described in Subsection (h) for Major Projects include preparation and submittal of the following plans and updates:

1. **Project Management Plan.** This plan will document the procedures and processes that are in effect to provide timely information to the project decision-makers to effectively manage the scope, costs, schedules, and quality of, and the Federal requirements applicable to, the project and the role of the agency leadership and management in the delivery of the project.

2. **Financial Plan.** This plan will be based on detailed estimates of the cost to complete the project and will provide for the annual submission of updates that are based on reasonable assumptions of future increases in the cost to complete the project.

Pursuant to 23 U.S.C. 106 (i), “Other Projects” having an estimated total cost between $100 million and $500 million, when not classified as Major Projects, are required to have a financial plan. However, these plans do not require FHWA approval and the project estimates do not need to be validated through a formal Cost Estimate Review. See Section 20-4 for requirements for Other Projects.

The Transportation Infrastructure Finance and Innovation Act (TIFIA) program is a Federal financial assistance program that provides Federal credit assistance in the form of direct loans, loan guarantees, and standby lines of credit to finance surface transportation projects of national and regional significance. Regardless of total project cost, TIFIA loan proceeds require the borrower to submit annual financial plan updates throughout the life of the loan, which can extend beyond completion of construction for the project. If TIFIA or other programs are used, one financial plan may be submitted to meet both TIFIA and Major Project requirements.

The following sections provide guidance for implementing the above requirements on IDOT projects that meet the $500 million total estimated cost threshold or that FHWA otherwise designates as Major Projects.

See the appropriate Chapter in Part III, Environmental Procedures, regarding environmental coordination guidelines for Major Projects.
20-1 MAJOR PROJECT DETERMINATIONS

All costs associated with the project from the NEPA phase through final construction must be included in determining the total estimated project cost, regardless of the source of funding. The scope of the Major Project is defined in the NEPA decision document - whether a Record of Decision (ROD), Finding of No Significant Impact (FONSI) or Categorical Exclusion (CE) and includes all work associated with implementing the undertaking.

20-1.01 Operationally Independent Non-Concurrent Construction Projects

For purposes of the Major Project requirements, the scope of work can be reduced to component projects where the overall project will be built over a long period of time. To be applicable, the “operationally independent non-concurrent construction projects” need to be separated by at least five years between the completion of one project and the start of the other. There also must be work that is not expected to begin construction for at least 20 years after initial construction commences. In addition, the completed non-concurrent project, once opened, needs to effectively operate even if the rest of the work described in the environmental document is never built.

The operationally independent non-concurrent construction projects need to be identified so they can be incorporated into the Final Environmental Impact Statement (FEIS) or Environmental Assessment (EA). Approval of the FHWA Division Office is needed for this approach, and the Division must consult with and obtain concurrence from the FHWA Headquarters Project Delivery Team in the Office of Innovative Program Delivery (OIPD), before making its determination.

This determination by FHWA is solely for the purposes of applying Major Project requirements, and specifically Financial Plan and Project Management Plan requirements, and has no effect on project planning or NEPA review. Once the determination has been made concurring with the operational independence of non-concurrent construction projects, Major Project requirements will apply to the initial portion of the project rather than the overall project. If the initial portion of the project is still deemed a Major Project on its own merits, the required Project Management and Financial Plans for the operationally independent and non-concurrent project should only cover the scope for that portion of the project.

20-1.02 Construction Phasing

Construction phasing is another option to be addressed within the Major Project requirements when the project will be implemented over a long period of time, so that incremental funding and building phases of the overall project are logically planned and completed.

In the event there are insufficient financial resources immediately available to complete the entire project as defined in the NEPA decision document, Financial Plans may identify fundable incremental improvements or phases (a “phasing plan”) that will address the purpose and need of the overall project in the short term (23 U.S.C. 106(h)(3)(C)). For projects with Financial
Plans that include phasing plans, the total cost of the overall project, not the cost of any fundable incremental improvement or phase, is still used to determine whether the project meets the $500 million threshold (23 U.S.C. 106(h)(1)).

In general, the inclusion of a phasing plan does not alter the contents of the Financial Plan as described in this guidance, but does have an impact on how the overall project can meet fiscal constraint requirements under 23 U.S.C. 134 and 135. If a phasing plan is included in an approved Major Project Financial Plan, and fiscal constraint requirements are met for the funded phase, then pursuant to 23 U.S.C. 106(h)(3)(C), the overall project is deemed to meet fiscal constraint requirements under 23 U.S.C. 134 and 135.

Fundable incremental improvements or phases do not need to meet the operationally independent and non-concurrent construction project criteria, but should be segments that can be opened to the public and effectively operated without the completion of subsequent segments or other additional transportation investments. The decision to adopt a phasing plan for a Major Project needs to be closely coordinated with FHWA, as this decision does not relieve or waive any of the other regular planning or NEPA requirements, and could require re-evaluation of fiscal constraint and/or NEPA reviews. Ideally, the phasing plan would be identified so it could be incorporated into the Final Environmental Impact Statement (FEIS) or Environmental Assessment (EA). Approval of the FHWA Division Office is needed for this approach, and the Division must consult with the FHWA Headquarters, Project Delivery Team in the Office of Innovative Program Delivery, before making its determination.

Fundable incremental improvements or phases should be presented as one individual funded phase in the Financial Plan. As additional fundable incremental improvements or phases are identified, they should be added to the single funded phase in the Financial Plan, including what was previously financed and constructed. Additionally, the Financial Plan should document the entire project’s scope, cost, and schedule as defined by the NEPA decision document approving the project, and be updated annually. A Project Management Plan is still required even if the first phase is less than what would be considered as a Major Project.

The decision to adopt a phasing plan for a Major Project needs to be closely coordinated with FHWA.

Section 20-2 follows which provides Project Management Plan guidance. See Section 20-3 regarding additional Financial Plan requirements.
20-2 PROJECT MANAGEMENT PLAN

References: FHWA Major Project Guidance Memorandum, January 19, 2007
FHWA Project Management Plan Guidance, May 22, 2017

20-2.01 Purpose

The Project Management Plan is the guide for implementing a Major Project. It documents assumptions and decisions regarding communication, management processes, execution, and overall project control. The ultimate purpose of the Project Management Plan is to clearly define the roles, responsibilities, procedures, and processes that will result in the Major Project being managed so that it is completed:

- on-time;
- within budget;
- with the highest degree of quality;
- in a safe manner for both the individuals working on the project and for the traveling public; and
- in a manner that will maintain the public trust, support, and confidence in the project.

The Project Management Plan addresses all phases of the Major Project’s life cycle and ensures the project will be managed holistically and as a continuum; not incrementally as the project progresses. The Project Management Plan establishes the metrics by which the success of the project is defined.

When a Major Project has multiple project sponsors, a single Project Management Plan should be prepared.

20-2.02 Submittal Process and Approval

The responsible district will prepare Project Management Plans for IDOT Major Projects. The district will obtain a written endorsement of the Project Management Plan from the IDOT executive leadership confirming the commitment of achieving the project objectives and officially initiating the use of the requirements set forth in the Project Management Plan. The executive endorsement signature page should include language noting that the effectiveness of the Project Management Plan will be continuously evaluated and revised, as appropriate, as the project progresses in order to provide for the most effective management of the project in meeting its defined objectives. Once the executive leadership endorsement is obtained, a draft Project Management Plan shall be submitted to the FHWA for review at least 60 days prior to approval of the NEPA decision document. The FHWA will provide comments and the district shall submit a final Project Management Plan for approval within 90 days of the date of the signed NEPA decision document (CE, FONSI or ROD).

The FHWA Division Office will coordinate with FHWA Major Projects Team in the Office of Infrastructure to review the Project Management Plan and any plan updates that require FHWA
review. FHWA will respond whether the plan conforms to applicable requirements no later than 60 days after the document is received by the FHWA Major Projects Team. The FHWA approval of the Project Management Plan and updates rests with the FHWA Division Office; however, the Division Office must receive a concurrence email from the FHWA Major Projects Team. For all Major Projects, the Project Management Plan should be submitted and approved by FHWA prior to the approval of the Initial Financial Plan.

The Project Management Plan is a living document which may be revised throughout the course of the project. Updates may be issued to ensure that the documented procedures, processes, and roles are current. Project Management Plan updates with significant changes to the project should be submitted to FHWA for review and approval. Other plan updates should be submitted for recordkeeping purposes.

Significant changes that will necessitate submittal of the updated Project Management Plan to FHWA for review and approval include organizational structure changes to the project management team or changes to the project management procedures or processes.

The Project Management Plan should be approved prior to authorization of Federal-aid funds for right-of-way acquisition and prior to authorization of Federal-aid funds for construction.

20-2.03 Contents

The following topics form the basic contents for the Project Management Plan. The intent of the following paragraphs is not to establish a prescriptive format, but to provide a general framework in which modifications can be made to produce a Project Management Plan that will most effectively serve IDOT and FHWA throughout the project.

1. Project Purpose, Goals, Objectives, and Metrics. A well-defined project purpose is instrumental to project success. The Project Management Plan should document the project purpose consistent with the NEPA purpose and need statement. The plan should also list goals and objectives of the overall project, and how those goals and objectives will be measured and quantified. Project goals and objectives explain what needs to be achieved by the project. While project goals broadly define the long-term vision for the project, the project objectives define strategies or implementation steps to attain such goals. Objectives are specific, measurable, short-term actions that set the framework for establishing quantitative and qualitative metrics for the project and define what is considered a successful project. For example, one commitment may be to complete the project within a certain budget. The extent to which this commitment will be met is a quality measure. Completing the project at 10% under budget would be a possible outcome and would be a more favorable outcome than completing the project at 1% under budget. Metrics included in the plan should cover schedule, budget (including cost containment), quality, safety, scope control, public trust and confidence, and Federal requirements.

The quality requirements for the project should be stated up-front, so that all involved and concerned parties can understand the basic management philosophies that will be
incorporated to meet these requirements. The Project Management Plan should be clear and specific on how quality will be measured and should include appropriate targets and tolerances.

2. **Project Description and Scope of Work.** The Project Management Plan should document the complete description of the project, along with the history of its development and important project decisions. It should contain a clearly defined project scope as defined in the NEPA decision document. A clearly defined scope of work will document design, construction, environmental, railroad/utilities, and right-of-way activities and outline which items of work have been dedicated in the baseline cost budget and will assist in controlling and minimizing future potential scope increases. A map of the defined project can be included for added clarity.

3. **Project Organizational Management.** The project management team should be organized, from a managerial, technical, oversight, and decision-making perspective, to achieve all of the stated project goals and objectives. The Project Management Plan should include an organizational chart for clarity, with a brief description of roles and responsibilities for each individual or organizational team. Normally, an executive oversight committee (or steering committee) will be shown at the top of the chart to provide overall project direction. The executive oversight committee would be primarily composed of executive level FHWA, IDOT, and local officials and should meet on a periodic basis. The day-to-day project management team is normally led by a project manager who would report to and support the executive oversight committee.

This section of the plan should define the relationships between public and private stakeholders and their organizational structures. Also, if the Major Project is in multiple states, describe each state’s roles and responsibilities.

In addition to technical and functional support teams for right-of-way, utilities, design, construction, project controls (e.g., scheduling, cost, document control), QA/QC, etc., consideration should be given to creating separate teams for media and public information, civil rights, environmental monitoring and review, safety, and security.

The project team must have experienced key personnel dedicated to the success of the Major Project, with the requisite technical, managerial, leadership, and communication skills needed to proficiently perform the required tasks. Project teams that integrate consultants and Department personnel in the project management and functional/support teams can be successful, but the use of consultants must be carefully structured and reviewed to ensure proper oversight. At least one Department manager should be directly responsible and accountable for the project management team and each functional/support team.

4. **Project Phases and Phasing.** The planning and project development portion of the project can include many stages and a range of potential alternatives. The Project Management Plan should include a description of the procedures and processes for a Major Project to facilitate effective management of day-to-day project activities and to promote understanding by the project management team of the broader context of the project timelines and potential influences on the project.
Additionally, project sponsors often fund and/or construct portions of the project incrementally. If the overall project scope is being delivered as part of several smaller, incremental projects as discussed in Section 20-1.02, the Project Management Plan should document and describe all operationally independent and non-concurrent construction phases approved for the project.

5. **Procurement and Contract Administration.** Document and formalize how procurement and contract administration activities are to be conducted to comply with all applicable federal, State, and local laws, regulations, rules, and mandates. This section should discuss how procurement decisions are to be made, including selection of consultants, contractors, and contracting methods. Consideration should be given to the size and length of contracts as they relate to bonding capacity, the number of likely bids, and other market conditions. It is also important to note that the strategy of using multiple contracts may introduce additional coordination and interface issues among separate contracts.

This section should address how the contract will be administered and the requirements for performance reporting, payments, claims administration, and records management will be monitored and documented. In addition, it should document the process for contract closeout, including analysis of the results of the contract.

6. **Cost, Budget and Schedule.** Cost and schedule data are included in the Financial Plan and annual updates (see Section 20-3) required for all Major Projects. The initial Financial Plan is required prior to the first federal authorization for construction funds. The Project Management Plan should specifically reference the Financial Plan and Annual Updates as an integral part of the Project Management Plan and should discuss the process and frequency for validation of cost estimates and schedules. The Project Management Plan should include the current cost and schedule information, broken down into major cost elements and significant schedule milestones. The initial financial arrangements for the project, including any proposed loans and/or bonds also should be discussed. The financing for Major Projects must be consistent with any fiscally constrained plans, Statewide Transportation Improvement Programs (STIPs), Transportation Improvement Programs (TIPs), etc. The Financial Plan Annual Updates will document any subsequent budget and financing revisions.

Prior to preparation of the Initial Financial Plan, the Project Management Plan should have a mechanism in place for providing an annual report updating the project cost estimate.

Independent validations of the cost and schedule at key milestones are important to avoid unexpected cost overruns and project delays. The Project Management Plan should provide for independent validations by an unbiased team that does not have a stake in the outcome of the validation. FHWA will conduct its own independent validations of the cost estimate as appropriate at key milestones throughout the project continuum (e.g., prior to approval of the FEIS or EA and again during preparation of the Initial Financial Plan, which will precede the initial FHWA construction authorization).
FHWA may also review project cost estimates any time the Financial Plan Annual Update shows a significant cost increase, delay, or scope change from the previous Annual Update. Independent validations conducted by IDOT should be coordinated with FHWA for verification.

7. **Project Documentation, Reporting and Tracking.** The Project Management Plan should include discussion on how project records will be managed, including definition of the project document control, reporting and tracking system. The project document control, reporting and tracking system will be a key element in ensuring the consistency of the project with the budget and schedule to the maximum extent practical, that the project will be completed with the highest degree of quality, and that compliance will be established with all applicable Federal regulations.

The project document control, reporting and tracking system should provide for collecting, assessing and maintaining timely, independent, and accurate project status information and data. It should provide current information on project progress, changes, and issues for use in identifying trends, forecasting project performance, and proactively addressing potential problems.

The need for continuously and accurately reporting cost increases, schedule changes, items of deficient quality and the causes, impacts, and measures to mitigate these issues is paramount for effectively administering the project and protecting the public investment in the project. Any apparent reporting deficiencies or questionable data should be promptly addressed and resolved. IDOT and FHWA must have timely and complete information on the project status to be able to take appropriate action to effectively address any problems, if necessary.

FHWA recommends monthly reports on project cost, schedule and status and monthly status meetings with the project management team, IDOT and FHWA representatives and representatives of other agencies, as appropriate. The monthly status meetings should include discussion of project costs, schedule, quality issues, compliance with Federal requirements, and other status items in sufficient detail to make all involved parties aware of any significant status issues and actions planned to address any adverse effects.

The following is a sample format for a monthly status report. It is provided as an example and is not intended to be prescriptive. (Refer to the FHWA *Project Management Plan Guidance* for additional detail on the content of each section of the report.)

a. **Executive Summary.** The executive summary should provide a clear and concise description of the current project status, including any major issues that impact the project scope, budget, schedule, quality, safety, etc.

b. **Project Activities and Deliverables.** The purpose of this section is to highlight (1) project activities and deliverables for the current reporting period (i.e., the previous month) and (2) activities and deliverables planned for the next two reporting periods.
c. **Action Items/Outstanding Issues.** This section should identify and track the progress in resolving highly significant or sensitive issues that require action and direction to address.

d. **Project Schedule.** This section should include an updated master project schedule reflecting the current status of project activities.

e. **Project Cost.** This section should include an updated cost spreadsheet reflecting the current projected cost, compared with the approved budget and the baseline budget.

f. **Project Quality.** The purpose of this section is to (1) summarize the QA/QC activities during the reporting period and (2) highlight any significant items of deficient quality identified.

g. **Other Status Reports.** IDOT and FHWA may agree that other reports may be beneficial for ensuring project status issues are fully and openly communicated. Examples include reports on contractor safety performance, wrap-up insurance payments and reserves, and/or actual DBE use compared to DBE-use goals.

8. **Project Management Controls (Scope, Cost, Schedule, Claims, etc.).** A project controls team normally helps to manage the scope, total cost, and overall master schedule for the project. The team also assists the project management team to meet the projects schedule and budget objectives. The project controls team also produces project reports that include quantification of delays and cost increases and initiatives being analyzed to address the delays and cost increases. The following are project management controls that should be used on most Major Projects and that should be documented, as appropriate, in the Project Management Plan (Refer to the FHWA Project Management Plan Guidance for additional details.):

a. **Risk Management Plan.** This plan documents a systematic process to identify, analyze, and respond to project risk throughout all phases of the project.

b. **Scope Management Plan.** This plan documents the philosophy regarding scope management, the process for approving scope changes, and for verifying the planned scope of work is actually completed.

c. **Scheduling Software.** This item describes the scheduling software to be used for the project and the frequency and detailed process for reviewing and validating schedules.

d. **Cost Tracking Software.** This item describes the software to be used to track and report costs for the project and the frequency and detailed process for reviewing and validating cost estimates.

e. **Project Metrics.** This item describes the metrics by which the success of the project is measured (e.g., cost, schedule, public opinion).
f. **New and Innovative Contracting Strategies.** This item discusses management processes for new and innovative procurement strategies to be incorporated in the project (e.g., Design-Build, Public-Private-Partnerships, cost-plus-time bidding, lane rental, bid options).

g. **Value Engineering Analysis.** Refer to Section 11-7.03 for requirements and guidance on value engineering analyses.

h. **Partnering.** This item documents a formalized partnering process to enhance working relationships between the project delivery team and contractors. It should describe the level of organizational involvement and professional facilitation required, including any partnership development and team-building workshops.

i. **Contractor Outreach Meetings.** If contractors are to be consulted during the early design process, this item discusses the level of involvement by contractors and any procurement restrictions on contractors involved in outreach meetings.

j. **Change Order and Extra Work Order Procedures.** These are procedures for addressing change orders and extra work orders during project construction that will ensure appropriate review, efficient processing, and consistency with project objectives.

k. **Claims Management Procedure.** This item describes the claims review and management process to be followed in cases of contractor claims. It should document the roles and responsibilities of those reviewing and approving the claims, including legal reviews.

l. **Other Programs.** This item describes how other unique programs (e.g., Owner Controlled Insurance Programs (OCIPs), Transportation Infrastructure Finance and Innovation Act (TIFIA) loan program) are to be managed.

9. **Design Quality Assurance/Quality Control (QA/QC).** The Project Management Plan should set the general requirements for QA/QC to be used during the design phase. A reference to standard design QA/QC documents may be appropriate, plus any enhanced QA/QC procedures to be incorporated due to the complexity and visibility of the Major Project. FHWA guidance suggests that, at a minimum, the design QA/QC procedures include the following:

- an overall Design QA/QC Plan;
- design criteria to be adhered to;
- design criteria specific to the individual project;
- procedures for preparing and checking individual plans, specifications, estimates, calculations, and other items;
- procedures for preparing and checking any unique or highly specialized designs;
• procedures for coordinating work performed by different persons for related tasks to ensure that conflicts, omissions, or errors do not occur between drawings or between drawings and other design documents;

• procedures for coordinating and obtaining permits from permitting agencies, utility companies, and railroad companies. This should include procedures for ensuring that all permitting, utility, and railroad requirements are incorporated into the design of the project and procedures for coordinating submittals and agency reviews so that the overall project schedule is not delayed;

• level, frequency, and methods of review of the adequacy of the total project design and methods by which:
  + all final design documents will be independently reviewed;
  + verified for constructability, completeness, clarity and accuracy; and
  + back-checked;

• level and frequency of audit and oversight design reviews (concerning QA/QC and validity of consultant payments) to be performed by IDOT, FHWA, independent consultants, and/or other agencies;

• procedures for reviewing and checking design drawings and documents required during construction;

• qualifications for all key design personnel; and

• documentation and submission procedures to ensure the established design QA/QC procedures have been followed.

10. Construction Quality Assurance/Quality Control (QA/QC). The Project Management Plan should also set the general requirements for QA/QC to be used during the construction phase. A reference to standard construction QA/QC documents may be appropriate, plus any enhanced QA/QC procedures to be incorporated due to the complexity and visibility of the Major Project. FHWA guidance suggests that, at a minimum, the construction QA/QC procedures include the following:

• an overall Construction QA/QC Plan;

• guidance on:
  + construction standards to be adhered to for performing construction inspection;

  + documents to be used that will define materials to be certified, materials to be tested, sampling procedures, and testing procedures; and

  + recordkeeping and reporting procedures and nonconformance plan;
• agency or party responsible for QA/QC (i.e., responsibilities of the contractor versus IDOT for sampling, testing, monitoring, and reporting test results);

• frequency and agency involvement for construction coordination (progress) and/or partnering meetings;

• procedures for coordinating with permitting agencies, utility companies and railroad companies during construction to ensure all requirements are incorporated into the project so that the overall project schedule is not delayed;

• level and frequency of inspections to identify and correct any deficiencies in the project construction that do not meet the requirements of the plans, specifications, and other binding documents;

• level and frequency of audit and oversight construction reviews (concerning QA/QC and validity of contractor payments) to be performed by IDOT, FHWA, independent consultants, and/or other agencies;

• qualifications for all key construction personnel; and

• documentation and submission procedures to ensure the established construction QA/QC procedures have been followed.

11. Environmental Monitoring. The final NEPA decision document and other agreements can define the required mitigation for the Major Project. In addition, environmental permits may be obtained during project design that will specify additional requirements to be adhered to during construction. The Project Management Plan should establish the general requirements for ensuring all environmental commitments are included in the design and construction of the project, and that a proactive approach is used for overseeing and inspecting environmental work during construction to help guard against cost overruns and project delays. In addition, many Records of Decision include requirements for environmental compliance actions on an ongoing basis after a facility is open to traffic (e.g., storm water management, wetlands performance). FHWA guidance suggests that for a Major Project with a substantial amount of sensitive environmental issues, environmental monitoring procedures should include some or all of the following:

• an overall Environmental Monitoring Plan to verify that environmental commitments from the NEPA document, environmental permits and other environmental approvals are implemented in accordance with the scope as described;

• roles and responsibilities of the environmental monitoring staff;

• any strategic stationing or positioning of staff members to maintain ongoing contact with resource agencies and a working knowledge of the project’s environmental issues to ensure follow-through on all commitments from the FEIS and environmental permits;
• any planned proactive coordination with resource agencies during project design and construction to ensure early and ongoing communication of environmental issues and requirements;

• any fluctuating work schedules among environmental monitoring staff to ensure continuous coverage of key contractor schedules and activities that may involve environmental effects;

• coordination of environmental monitoring staff’s daily activities with the project management and construction management teams to monitor and observe critical contractor activities;

• recordkeeping and reporting procedures;

• procedures for addressing noncompliance and violations;

• permit modification procedures related to construction activities, including strategies for guarding against cost overruns and project delays while still ensuring good environmental stewardship; and

• post-construction environmental performance for wetlands, storm water, vegetation, wildlife crossings, endangered species, etc.

12. **Right-of-Way.** This discussion should address policies and processes for appraisals, acquisitions, relocations, demolitions, construction/utility easements, scheduling, and reporting.

13. **Safety and Security.** This section should define the requirements to be incorporated to ensure the project is conducted in a safe and secure environment for all individuals working on the project. Accident prevention during execution of a Major Project should be a primary concern of all participants and should be a responsibility of all management levels for the project. Safety should be considered an integral part of an efficient and quality project and should never be compromised for the sake of production. FHWA guidance suggests that safety and security procedures include the following:

• safety and health standards;

• roles and responsibilities of the safety/security staff;

• requirement for contractors (i.e., prime contractors, subcontractors) to have a Safety Director and an approved safety manual or plan available to all employees;

• requirement for contractors to hold periodic on-site safety meetings;

• requirement for contractors to conduct periodic on-site safety inspections;
- requirement for contractors to provide safety training for all new employees and refresher training for all employees;
- requirement for contractors to conduct drug screening for all new hires;
- requirement for contractors to publish daily housekeeping and clean-up procedures;
- provisions for possible employee sharing of savings from accident prevention;
- provisions for having first-aid and medical kits readily available;
- provisions for having a site-security plan, possibly including such items as restricted parking near vulnerable structures, physical barriers (e.g., fences, barricades), coordinated efforts with local law enforcement officials during heightened threat levels, video surveillance, alarm systems, emergency telephones, etc.;
- provisions for having an emergency preparedness and incident management plan including roles and responsibilities, emergency evacuation procedures, communications, first responder awareness training, and field drills;
- provisions for establishing an employee identification (ID) system;
- provisions for level and frequency of audit and oversight safety/security reviews to be performed by IDOT, FHWA, independent consultants, and/or other agencies; and
- provisions for periodic reporting (normally monthly) on safety and security matters.

In addition, appropriate threat and vulnerability assessments should be made and taken into consideration throughout the project’s life cycle, recognizing that transportation elements of a Major Project could have a significant impact on regional safety and security plans.

14. **Traffic Management.** This section of the Project Management Plan should define the requirements for providing monitoring and oversight of the contractor’s day-to-day maintenance of traffic operations, to ensure the project is conducted in the safest and most efficient manner for the traveling public. FHWA guidance suggests traffic management procedures include the following:

- maintenance of traffic standards;
- roles and responsibilities of traffic management staff;
- provisions for reviewing maintenance of traffic plans and proposals at various design reviews for conformance with approved standards and familiarity with traffic phasing, traffic shifts, and lane closures proposed during construction;
• provisions for coordinating with local agencies during design and construction regarding placement of temporary signing and traffic control devices within their jurisdictions;

• provisions for coordinating with local agencies during design and construction regarding traffic restrictions and management for special events;

• provisions for coordinating with all local emergency agencies during design and construction to ensure adequate passage for emergency vehicles through construction zones;

• provisions for coordinating traffic maintenance with multiple contractors to integrate temporary signing and traffic control devices among various contracts;

• provisions for coordinating with contractors concerning specific language to be used on variable message signs during construction;

• provisions for conducting periodic reviews during construction (including nighttime inspections) for conformance with plans, specifications, and approved standards and to ensure all traffic control devices are functioning properly;

• provisions for having an incident management plan for crashes occurring within the project limits, including crash prevention strategies, emergency procedures, reporting requirements and mitigation strategies;

• provisions for coordinating with and assisting the media and public information team and local new media concerning traffic pattern changes, periods of lane closures, traffic delays, availability of alternative routes, work zone crashes, etc.;

• provisions for level and frequency of audit and oversight traffic management reviews to be performed by IDOT, FHWA, independent consultants, and/or other agencies; and

• provisions for periodic (normally monthly) traffic management reporting.

15. Project Communications Management. The Project Management Plan should document all external communications planned for the Major Project. A critical objective for all Major Projects is to maintain the trust, support, and confidence of the media and the public throughout the life of the project. A Media and Public Information Plan, that will promote proactive, effective, and responsive project communications, is a key component in meeting this objective. FHWA guidance suggests examples of key strategies that should be incorporated into the plan, including the following:

• establish a public information team or office to be responsible for all media and public information efforts for the project;
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- proactively convey current project status information to the media and the public, including scheduled milestone completion dates; major contracts advertised, awarded or completed, and total cost projections;

- proactively convey updated commuter and traffic information, including traffic pattern changes, periods of lane closures, traffic delays, work zone crashes, availability of alternative routes, and alternative forms of transportation (including benefits and possible subsidies);

- proactively convey, to the greatest extent possible, construction impacts to local residents and businesses and measures to be implemented for mitigation of the impacts;

- provide timely responses to questions and requests for project information from the media and the public; and

- provide information to increase awareness and understanding of the benefits of the project to encourage a sense of ownership and pride in the project for the affected community and other stakeholders.

In addition to external project communications, reporting and tracking, internal communications and communications with stakeholders should be addressed as an integral part to a successful project. The Project Management Plan should include a discussion addressing communications between project team members and stakeholders that covers how informal and formal communications will be conducted and managed.

16. **Civil Rights Program.** IDOT and FHWA should make a commitment to provide a strong civil rights program for the Major Project. This section of the Project Management Plan should outline the specific goals and requirements related to Disadvantaged Business Enterprises (DBE), Small Business Enterprises (SBE), Equal Employment Opportunity (EEO), and other civil rights programs for contractors, consultants, and the project delivery team. A separate civil rights team or office may be created that would be responsible for administration and oversight of the civil rights program for the project.

Procedures and requirements should be established for periodic (normally monthly) reporting on the civil rights program and for review and audit of the program. Procedures should be defined for prompt handling of negative findings and complaints regarding the program, including the use of appropriate sanctions, if necessary.

The civil rights team/office should interface with the public information team/office to ensure that disadvantaged communities are included in public outreach programs. Consideration should be given to conducting DBE outreach sessions that bring DBEs and prime contractors together in “one-on-one” meetings to discuss large, upcoming contracts. These types of sessions have shown positive results in helping to meet or exceed DBE goals.
17. **Closeout Plan.** The Project Management Plan should include a Closeout Plan that discusses the requirements for providing a coordinated transition from construction to operations and the roles and responsibilities of various agencies and offices in accomplishing the transition.

18. **Other Possible Sections.** The Project Management Plan could also include sections on:

- human resources management, including management of project teams and their roles and responsibilities, project team performance assessment and other human resource issues; and

- any other project functions IDOT or FHWA believe would be beneficial to help in meeting the goals and objectives for the Major Project.

19. **Appendices.** Appendices to the Project Management Plan could include any prior interagency agreements or other applicable documents that would aid users of the plan in understanding prior commitments and previously established roles.
20-3  **FINANCIAL PLAN**

References:  
FHWA Major Project Guidance Memorandum, January 19, 2007  
FHWA Major Project Financial Plan Guidance, December 18, 2014  

20-3.01 **General**

These Financial Plan requirements apply to Major Projects as described in 23 U.S.C. 106 (h).

Section 20-3.06 describes the review and approval process for Major Projects. Section 20-4 describes the financial plan requirements for Other than Major Projects under 23 U.S.C. 106 (i).

The Initial Financial Plan will provide information on the immediate and long-term financial implications resulting from project initiation. The Annual Updates of the Financial Plan should provide information on actual cost, expenditure, and revenue performance in comparison to initial estimates and updated estimates of future years’ obligations and expenditures. The annual updates will provide information on cost and revenue trends, current and potential funding shortfalls, and the financial adjustments necessary to ensure completion of the project. The projected uses of funding for the project must meet the fiscal constraint requirements for the IDOT planning process.

20-3.02 **Purpose**

A Financial Plan is a comprehensive document that reflects the project’s cost estimate and revenue structure and provides reasonable assurance that there will be sufficient financial resources available to implement and complete the project as planned. A Financial Plan provides a description of how a project will be implemented over time by identifying project costs and the financial resources to be used in meeting those costs. The plan should clearly explain the assumptions about cost and revenue upon which the plan is based. Additionally, the Annual Updates to the plan will enable decision makers to track the financial progress of the project over time by highlighting significant deviations from the Initial Financial Plan and subsequent Annual Updates explaining the mitigation actions taken to adjust for those deviations. In essence, the Financial Plan process is a subset of the overall Project Management Plan that is required for each Major Project.

20-3.03 **Timing**

The Initial Financial Plan should be prepared as early in the Major Project development process as practical. The cost estimate developed during the environmental process is used to determine if the action is subject to the Major Project requirements. If the estimated cost is over $500 million, a cost estimate review is completed no later than FEIS. Accordingly, a Financial Plan could be submitted to the FHWA Division Office at the time of issuance of the Record of Decision if all other elements of the Financial Plan have been completed. The Initial Financial
Plan for a Major Project could also be submitted and approved by FHWA prior to right-of-way acquisition but, in all cases, should be submitted and approved by FHWA before the first authorization of Federal-aid funding for construction. On a design-build project, the Initial Financial Plan should be approved prior to FHWA concurrence in the award of the design-build contract. The FHWA Division Office will approve all Financial Plan documents, even when the FHWA Headquarters Project Delivery Team is involved in the review and concurrence process. In these cases, the FHWA Office of Innovative Program Delivery (OIPD) will provide formal concurrence to the Division Office.

Financial Plans must be updated annually. The Initial Financial Plan should indicate the reporting date for Annual Updates to the plan. IDOT has the option of determining the effective date of the Annual Update submission and may choose a date one year after approval of the Initial Financial Plan or, more commonly, at the end of the IDOT fiscal year or end of the federal fiscal year. The Annual Updates must reflect changes in total and remaining project cost and/or available funding. The annual updates shall be submitted to FHWA for approval no more than 90 days after the effective date established in the Initial Financial Plan.

The scope of the Annual Updates should be sufficient to identify and resolve any cost and/or funding (including cash flow) changes that have occurred since submission of the previous plan or update. This would include any changes in project scope that impact the cost estimate and/or completion schedule for the project. In the event of major changes in cost or funding, the updates may need to revise the cost and funding figures for future years in addition to those for the current year.

20-3.04 Methodology

The Initial Financial Plan and Annual Updates should be prepared in accordance with the guidelines provided in this Chapter and recognized financial reporting standards (e.g., Guide for Prospective Financial Information of the American Institute of Public Accountants included as Attachment A in the FHWA Financial Plans Guidance). In unique or unusual circumstances, alternative formats may be acceptable with prior concurrence of the FHWA Division Office and the FHWA Project Delivery Team.

20-3.05 IDOT Certification

The Initial Financial Plan and each Annual Update should include a certification, signed by the IDOT Secretary, indicating that the content is “accurate and reasonable to the best of my knowledge and belief.” The Secretary may specifically delegate in writing the signature authority for major project financial plans. (See Attachment A of the FHWA Financial Plans Guidance for a sample Letter of Certification.)
20-3.06 **FHWA Review and Approval**

The Initial Financial Plan and Annual Updates shall be submitted to the FHWA Division Office for review and approval. The FHWA Division Office and FHWA Projects Delivery Team will coordinate the review and approval of the Initial Financial Plan and all Annual Updates. The review will evaluate such items as the reasonableness of the cost projections, the viability of the identified funding sources, including whether they are contained in the fiscally constrained STIP/TIP/Long Range Plan, and the likelihood the funding commitments will provide sufficient resources to complete the project as planned. The FHWA review and determination of acceptability should be completed within 30 to 60 days from the date the FHWA Project Delivery Team receives the document. A concurrence memorandum from the Director of OIPD will be sent to the Division Office prior to approval of the Initial Financial Plan. A concurrence e-mail from the FHWA Project Delivery Team will be sent to the Division Office prior to the approval of Annual Updates. After project construction is completed, the FHWA Project Delivery Team will send a concurrence e-mail which will include the statement that all major project requirements have been met. In all cases during the construction period, the approval of the Initial Financial Plan and Annual Updates will be by the FHWA Division Office.

20-3.07 **Content**

The Initial Financial Plan should consist of at least eight main sections:

- Project Description,
- P3 (Public-Private Partnership) Assessment
- Cost Estimate,
- Implementation Plan,
- Financing and Revenues,
- Cash Flow,
- Risk Identification and Mitigation Factors, and
- Annual Update Cycle

The following paragraphs provide a detailed explanation of the content for each of the required sections:

1. **Project Description.** The purpose of this section is to describe the scope of the project. Since the scope of the overall project is established by the environmental document, it must outline the environmental process and indicate the date of the NEPA decision document to ensure that the entire project is contained in the financial plan. Additionally, it is recommended to include a graphic depicting the project location.

   If a phasing plan is presented, a detailed description of the scope of the funded phase is required. It should document that the funded phase can be opened to the public and operated without the remaining construction being completed.

2. **P3 Assessment.** This section should describe the process used to determine the appropriateness of P3 to deliver the project. The discussion should include the
existence or absence of legislative authority allowing P3 type procurement; the plan to manage P3; and the comparison of benefits and challenges of procuring the project as P3 compared to traditional procurement methods, including innovation, project delivery schedule, cost and schedule impacts, quality, operations and maintenance efficiencies, and increased likelihood of project delivery. Additionally, the narrative should include the risk allocation analysis comparing P3 with traditional delivery methods and relative access to and cost of capital.

3. **Cost Estimate.** The purpose of this section is to present the current estimate of the total cost of the project and the remaining cost-to-complete. This should include all costs and the value of all resources necessary to perform the preliminary engineering, including the cost of NEPA and other environmental documentation, right-of-way, environmental mitigation, construction, project management, Transportation Demand Management and Transportation System Management, public outreach, and costs associated with external third party work (e.g., utility adjustments, railroad relocations.) All costs should be calculated in accordance with standard accounting methods and generally do not include the costs of acquiring revenue (taxation, mortgage interest payments, etc.). For further information on estimating costs for Major Projects Major Project Program Cost Estimating Guidance is available on the FHWA Major Projects website. The total cost of the project should be presented as the sum of the costs for each major segment and element of the project. This section should include a narrative describing the assumptions used in developing the cost estimates. All costs should be presented in “year of expenditure” dollars (i.e., dollars that are adjusted for inflation) because it is important for the Financial Plan to be consistent in presenting both costs and revenues in comparable dollars.

At least one FHWA Cost Estimate Review (CER) should have been conducted for the entire project within 12 months prior the submission of the Initial Financial Plan. The FHWA and the project sponsor should participate during the entire CER. Alternatives to CER process may be considered with prior FHWA consultation.

4. **Implementation Plan.** This portion of the Initial Financial Plan should present the schedule for completing the project. Completion is usually established as the date (month and year) when the project sponsor expects to accept all of the construction work; but it should not include warranty periods. The Implementation Plan should describe the methodology used to develop the schedule and include discussion of assumptions for future inflation, cost escalation, etc. These factors are key considerations in developing the schedule because estimated expenditures for project implementation must be covered by projected revenues. This section should discuss the likelihood of occurrence, and the possible impacts on the implementation schedule, for a wide array of potential changes in costs and/or revenues. For example, cost increases might result from unforeseen environmental and subsurface conditions, inflation, litigation, technological innovations, contractor problems, overtime costs needed to meet the project schedule, changes in government rules and regulations affecting the project, value engineering savings, etc. Changes in revenues could result from lower than expected toll or tax collections, or a diversion of project funds to other projects.
5. **Financing and Revenues.** The plan should describe all funding sources for the project and should clearly describe these funds either as committed or as anticipated amounts, with an evaluation of the likelihood of the anticipated amounts actually being realized. The discussion should note where the funding sources are identified in the fiscally constrained IDOT STIP/TIP/Metropolitan Long Range Transportation Plan. Funds that are identified in a Statewide Long Range plan are not fiscally constrained and will not automatically be considered committed. As a result, such funds must be evaluated for future commitment and availability.

Federal funds should be described by funding category under existing legislation and as potential amounts under future legislation. Projected expenditures of Federal-aid funds should be constrained by anticipated annual limitations on Federal-aid fund obligations.

If special funding techniques (e.g., advance construction) are to be used, the plan should include estimated annual conversion amounts.

Any portions of the project that are likely to be funded with other than Federal-aid funds should be discussed. The amount and sources of revenue for the non-Federal share should be clearly identified. If the availability of these funds is limited to certain parts or phases of the project, those limits should be explained. The Financial Plan should never assume there will be future Federal or non-Federal discretionary allocation made for the Major Project. If and when such discretionary allocations are enacted, they may be included in the project revenue in the next annual update.

The plan should address the potential for unanticipated changes in expected revenue and the impact on the project. Changes might include delays or decreases in receipt of project funding, reductions in user fees earmarked for the project, changes in government rules affecting the project, etc.

The cost of financing for the project should be estimated separately from the total project cost. It should include the issuance costs, interest costs and other aspects of borrowing funds, and each financing facility (e.g. bonds, loans etc.) should be shown separately as estimates in the Initial Financial Plan and Annual Updates.

6. **Cash Flow.** The key objective of this section is to demonstrate that revenue will be available to permit annual project fund obligations and expenditures as presented in the Implementation Plan, consistent with the STIP/TIP/Metropolitan Long Range Transportation Plan.

The plan should include an annual schedule of cash needs versus available cash to meet those needs. This will demonstrate that the project schedule for payments to construction contractors and others can be met. The cash flow analysis should extend through the point at which all project expenditures have been met and all Advance Construction conversions have been completed.

Annual Updates should include the original projected cash flow, actual expenditures and revised estimates for future construction. Significant deviations from the Initial Financial
Plan should be explained. If phasing plan is presented, cash flow should only be provided for the funded phase.

7. **Risk Identification and Mitigation Factors.** This section should discuss the risk analysis for the project. It should identify risks to project completion and revenue sufficiency and describe potential mitigation measures for addressing those risks. The following are examples of issues that should be addressed:

a. **Capital Program Impacts.** Major Projects will significantly impact the IDOT transportation project capital program, thus the Financial Plan for these projects should be coordinated with the Statewide Long Range Transportation Plan and the Statewide Transportation Improvement Program. This coordination will evaluate the impact to the transportation capital program during the period of analysis covered by the Financial Plan.

b. **Cost Containment.** This section should describe all special project cost containment strategies being used or planned for later use. These might include design-to-estimated cost for individual project elements (i.e., limit design so as not to exceed a target construction cost), design-build, use of cost control teams, management cost control strategies, vendor participation via warranties or guarantees, value engineering, incentive and disincentive clauses, etc.

c. **Responsibilities.** The plan should describe the major responsibilities, financial and otherwise, of the various parties involved in the project and should contain evidence of agreements or commitments.

d. **Special/Unique Arrangements.** The plan should describe any special or unique agreements, laws, rules, or regulations in addition to NEPA and Title 23 that apply to the Major Project. These could include Federal or State project-enabling legislation, financial agreements and covenants, accounting system reports and audits, etc.

e. **Cost Monitoring.** If pertinent, the plan should discuss the liability for subsequent operation and maintenance costs as project segments come on-line. On some Major Projects, the opening of certain segments to traffic could require significant operational resources (e.g., a tunnel or complex traffic management system) while other elements of the project are not complete and still require significant construction expenditures.

When Financial Plans call for funding mechanisms other than existing revenue streams to meet the non-Federal revenue needs or to meet cash flow demands, the likelihood of the mechanisms being implemented must be thoroughly analyzed. This would apply to mechanisms such as new taxes, future toll increases not currently authorized, contributions from third parties, and short-term or long-term borrowing. The analysis must address whether authority exists to pursue the mechanisms or must be granted through legislation or other means. In evaluating this portion of the Financial Plan, the
Federal focus will be on the likelihood of realizing the non-Federal revenues, not on the choice of mechanism.

8. **Annual Update Cycle.** The Initial Financial Plan will identify the schedule for the future Annual Updates. It may be advantageous to time the submittal of the Annual Updates to coincide with the beginning of either the State fiscal year or the Federal fiscal year, rather than the anniversary of the approval of the Initial Financial Plan. If the annual updates are submitted on a schedule that does not correspond to the beginning of the Federal fiscal year, it still will be permissible to display Federal-aid obligations and expenditures on a Federal fiscal year basis.

**20-3.08 Annual Updates**

Each Annual Update of the Financial Plan should be presented in both total cost (actual cost to date) and cost-to-complete estimates (shown in year-of-expenditure dollars). These updates should use the same project elements of segment breakpoints as used in the Initial Financial Plan to present the costs and revenues. Any significant change in the total project cost or revenue since the last estimate should be clearly presented and should include a discussion of the major reasons for the significant changes.

In the Annual Updates, each of the eight main sections from the Initial Financial Plan should be updated to reflect any changes that have occurred since approval of the initial plan. The following subjects should be addressed and incorporated in the appropriate sections of the annual updates:

1. **Cost and Revenue History.** The presentation should clearly summarize significant cost and/or revenue changes from the Initial Financial Plan estimates and discuss the reason(s) for the changes. Any identified or potential funding shortfall should be discussed in detail, along with the steps that have been taken, or that will be available, if needed, to address the shortfall(s). As appropriate, the annual updates should discuss mitigating measures that increase project funding and/or reduce project costs, including changes in project scope and design undertaken specifically in response to revenue shortfall. Significant changes in project scope also should be discussed and their impact on project costs, both to date and in the future, should be explained. Where appropriate, Annual Updates should track project milestones and compare initial cost and revenue estimates to the actual costs and revenues at the milestone points.

2. **Cost and Revenue Trends.** This discussion should clearly identify the trends that have impacted project costs and revenues in the past year(s) and the probable reasons for these trends. This may be as simple as identifying a change in the anticipated rate of inflation, the availability of materials, the cost of supplies, or the wages paid to project personnel; or as complicated as assessing changes in the competitive arena that have impacted construction bid prices. For each of the trends identified, the Annual Updates should discuss the implications of the trends for the remainder of the project and should explain any adjustments in the Financial Plan necessary to respond to those trends.
3. **Summary of Significant Cost Reductions.** If any changes in the project have reduced the cost by at least $10 million, the changes should be discussed individually. The discussion should include the original cost estimate, the reduced actual or projected cost, and a brief explanation of how and/or why the reduction was achieved. These changes should be grouped by element and include any scope changes made to the project.

4. **Summary of Significant Cost Increases.** If any items have increased the cost of the project by at least $10 million, the items should be discussed individually. The discussion should include the original cost estimate, the increased actual or projected cost, and a brief explanation of why the increase was necessary. Those increases in cost should be grouped by element and/or changes to the project scope.

5. **Summary of Schedule Changes and Trends.** This discussion should identify the changes that have affected the project completion date and/or funded phase since the Initial Financial Plan or the last Annual Update. The discussion should clearly identify the primary reason(s) and trends that have impacted the schedule change.
20-4 REQUIREMENTS FOR OTHER THAN MAJOR PROJECTS

References: FHWA Major Project Financial Plan Guidance, December 18, 2014

Subsection (i) of 23 U.S.C. 106, “Project approval and oversight,” sets forth requirements for preparation of an annual Financial Plan for “Other Projects,” which are projects not otherwise selected as Major Projects, and have an estimated total cost of $100 million up to $500 million. Phasing and Operationally Independent Non-Concurrent Construction Projects can also be applied to these projects in order to address projects implemented over extended periods of time.

In accordance with FHWA guidance implementing Subsection (i), the responsible district must prepare an Initial Financial Plan and Annual Updates for projects with an estimated total cost of $100 million up to $500 million. The estimated total cost will be based on the full scope of the project for the limits defined by the environmental process or for the limits that are considered an operationally independent non-concurrent construction project.

These Other Projects with an estimated total cost exceeding $100 million, but not designated by FHWA as Major Projects, must have an Initial Financial Plan and Annual Updates to be available to FHWA for review upon request.

The content of the Initial Financial Plan and Annual Updates should address the same sections as those for Major Projects and should be consistent with the guidance in Section 20-3. It is anticipated that the level of detail will be more straightforward for these plans. Also, optional reporting formats for presenting information on multiple IDOT projects of this type will be considered on a case-by-case basis. FHWA will not approve these Initial Financial Plans, but they will be subject to FHWA review to ensure they were completed in accordance with Title 23 requirements for content and timeliness.

For these projects, the Initial Financial Plan may be developed and completed at the earliest feasible point in the project development process. However, it must be finalized prior to construction contract authorization and obligation of Federal funds for construction under the design/bid/build process and prior to contract award for design/build projects.
Chapter Twenty-one

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Chapter Twenty-two

GENERAL
ENVIRONMENTAL PROCEDURES
# Chapter Twenty-two
## GENERAL ENVIRONMENTAL PROCEDURES

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Chapter Twenty-two

GENERAL ENVIRONMENTAL PROCEDURES

All projects administered by IDOT must meet applicable Federal and State laws and regulations requiring identification and evaluation of the project's environmental impacts. In aggregate, Part III of the BDE Manual describes the applicable environmental procedures for State highway projects. Chapter 22 presents information which has a general application to all IDOT projects. This includes environmental documentation, coordination, and general NEPA compliance procedures. The subsequent chapters in Part III discuss more specific applications of the environmental procedures (e.g., preparation of an EIS).

The appendices in Part III accomplish the following:

- Appendix A presents duplicated regulation and guidance to support the environmental procedures.
- Appendix B presents acronyms and definitions which apply to environmental procedures.
- Appendix C presents descriptions of legal authorities for key environmental requirements and descriptions of functional responsibilities of governmental agencies responsible for implementing environmental requirements.
- Appendix D presents guidance on the preparation of an EA/EIS.

22-1 COORDINATION BETWEEN BDE MANUAL AND KEY ENVIRONMENTAL DIRECTIVES AND GUIDANCE

The literature on environmental procedures is too voluminous to reproduce in its entirety. Therefore, Appendix A duplicates selected environmental documents.

IDOT has developed criteria and information for its specific application of the environmental procedures which supplements the national documents duplicated in Appendix A. The IDOT-specific information is presented in Part III, “Environmental Procedures”. Where applicable, a reference is provided to allow the user of the BDE Manual to coordinate the IDOT specific information with the duplicated documents in Appendix A.

The Council on Environmental Quality (CEQ) Regulations are intended to apply to Federal agencies. For Federally funded or regulated IDOT projects, the provisions of the regulations constitute policy guidance for IDOT and should be viewed accordingly.
22-2 ENVIRONMENTAL DOCUMENTATION AND PROCESS FOR FEDERAL ACTIONS

References:
- 23 U.S.C. 139 “Efficient Environmental Reviews for Project Decision Making”
- 40 CFR 1500-1508 “CEQ Regulations for Implementing NEPA”
- 23 CFR 771 “Environmental Impact and Related Procedures”
- FHWA Technical Advisory T 6640.8A “Guidance for Preparing and Processing Environmental and Section 4(f) Documents”
- FHWA SAFETEA-LU Environmental Review Process Final Guidance

22-2.01 Introduction

The primary purpose of environmental documentation is to ensure that the policies and goals defined in NEPA (See Section 22-4) are incorporated into the ongoing programs and actions of the Department. Environmental documentation is intended to accomplish more than mere disclosure; it will be used in conjunction with other relevant material to plan actions and to make decisions.

Environmental documentation is also required to reflect compliance with other applicable Federal and State laws, regulations, and Executive Orders (e.g., addressing protection of threatened and endangered species, farmland protection, historic preservation, protection of bald eagles and golden eagles, environmental justice, protection of flood plains and protection of wetlands).

22-2.02 Policy

References:
- 40 CFR 1502.1 “Early application of NEPA”
- CEQ Q&A, Question 17 “Consultants and Conflict of Interest”
- CEQ Q&A, Question 27a “Identifying Consultants in List of Preparers”

All environmental documentation shall provide full and fair discussion of environmental impacts and shall inform decision-makers and the public of the reasonable alternatives that would avoid or minimize adverse impacts or enhance the quality of the human environment. Preparers of environmental documentation shall focus on the significant environmental issues and alternatives and shall reduce paperwork and the accumulation of extraneous background data. Documentation shall be concise, clear, and to the point and shall be supported by evidence that the necessary environmental analyses have been performed. Use of metric values in environmental documents is optional. Where dual units are used, they may be shown in either order provided the selected approach is consistently applied in the documents for a particular project. The preferred method will be to show US Customary values first with metric values in parentheses.

Consultants may be employed to prepare all types of environmental documentation; however, the responsibility for all conclusions and determinations involved in environmental decisions remains with IDOT and FHWA. Environmental work by consultants leading to a project decision
shall be carefully reviewed to ensure that complete and objective consideration has been provided to all relevant project impacts and alternatives.

**22-2.03 Environmental Documentation for Federal Projects**

Reference: 23 CFR 771.115 “Classes of Action”

The term “environmental documentation”, as used in this Manual, refers to the information prepared to analyze the potential environmental impacts of project alternatives. Depending upon the specific circumstances involved, the environmental documentation for a project will be one of the following three types:

- documentation included in Phase I Report (Categorical Exclusions (CEs) (Chapter 23),
- Environmental Assessment (EA) Document (Chapter 24), or

The selection of the appropriate type of environmental documentation for a project is based upon the following two factors:

- the project's potential for significant environmental impacts, and
- the involvement of Federal funding participation or Federal approvals.

Figure 22-2.A illustrates the decision-making process for selecting the appropriate environmental documentation format. The determinations in the selection process must be supported by the appropriate environmental studies.

**22-2.04 Environmental Process for Federal Projects**

The environmental process for Federal Projects is discussed throughout Part III of the BDE Manual.

**22-2.05 Environmental Process and Documentation for Non-Federal Project**

For a discussion on this topic, please see Section 22-7.
A Finding of No Significant Impact (FONSI) is a separate document from the EA. It summarizes the basis for FHWA’s determination that a project will not cause significant impacts that would require preparation of an EIS.

**SELECTION OF ENVIRONMENTAL DOCUMENTATION TYPE**

**Figure 22-2.A**
22-3  GENERAL NEPA REQUIREMENTS

This section discusses general requirements which IDOT projects must follow to satisfy NEPA, if the project is Federally funded or regulated.

22-3.01  Purpose/Policy

References:  40 CFR 1500.1 “Purpose of NEPA”
            40 CFR 1500.2 “NEPA Policy”

40 CFR 1500.1 defines the purpose of the National Environmental Policy Act of 1969. The following excerpts highlight some of its key provisions:

•  NEPA establishes policy, sets goals, and provides means for carrying out the policy.
•  NEPA procedures must insure that environmental information is available to public officials and citizens before decisions are made and before actions are taken.
•  NEPA documents must concentrate on the issues that are truly significant to the action in question, rather than amassing needless detail.
•  The NEPA process is intended to help public officials make decisions that are based on understanding of environmental consequences, and take actions that protect, restore, and enhance the environment.

40 CFR 1500.2 sets forth the policy for compliance with NEPA. The policy provides that Federal agencies shall to the fullest extent possible:

•  Implement procedures to make the NEPA process more useful to decision makers and the public; to reduce paperwork and the accumulation of extraneous background data; and to emphasize real environmental issues and alternatives.
•  Use the NEPA process to identify and assess the reasonable alternatives to proposed actions that will avoid or minimize adverse effects of these actions upon the quality of the human environment.
•  Encourage and facilitate public involvement in decisions which affect the quality of the human environment.
•  Use all practicable means to restore and enhance the quality of the human environment and avoid or minimize any possible adverse effects of their actions upon the quality of the human environment.

22-3.02  Application

References:  40 CFR 1500.1(a) “Application of NEPA”
            23 CFR 771.109(a) “Application of 23 CFR 771”
The NEPA procedures apply to all Federally regulated and Federally funded projects; e.g., a State-only funded project which requires an individual Section 404 permit also might require an Environmental Impact Statement to comply with NEPA for the Federal action (granting the permit). In this example, the Federal Highway Administration may not be involved in the project; therefore, the flow of information and activities will be modified to suit the lead Federal agency involved (i.e., the US Army Corps of Engineers).

Section 22-7 presents the environmental process for non-Federal projects.

22-3.03 Integration of NEPA and Planning

References: 23 USC 134 “Metropolitan Transportation Planning”
23 USC 135 “Statewide Transportation Planning”
23 CFR 450.212 “Transportation Planning Studies and Project Development (Statewide Transportation Planning and Programming)”
23 CFR 450.318 “Transportation Planning Studies and Project Development (Metropolitan Transportation Planning and Programming)”
Appendix A to Part 450 “Linking the Transportation Planning and NEPA Processes”
40 CFR 1501 “NEPA and Agency Planning”
Chapter 2 “Project Development Network (New Alignment)”
Part II, Project Development

The CEQ Regulations issued to implement the National Environmental Policy Act (NEPA) include provisions that address the relationship between NEPA and planning. 40 CFR 1501.2 states, in part, that:

Agencies shall integrate the NEPA process with other planning at the earliest possible time to ensure that planning and decisions reflect environmental values, to avoid delays later in the process, and to head off potential conflicts.

The Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU) implemented several changes in parts 134 and 135 of the United States Code intended to enhance consideration of environmental issues and impacts within the transportation planning process and encourage the use of the products from planning in the NEPA process.

In 23 U.S.C. 134(h) “Scope of Planning Process,” paragraph (1)(E) requires the metropolitan planning process to provide for consideration of projects and strategies that will “…protect and enhance the environment…” The same requirement is included in paragraph (1)(E) of 23 U.S.C. 135(d) “Scope of Planning Process” for statewide planning.

In 23 U.S.C. 134(i) “Development of Transportation Plan,” paragraph (4)(A) requires metropolitan planning organizations “…to consult, as appropriate, with State and local agencies responsible for land use management, natural resources, environmental protection, conservation, and historic preservation concerning the development of a long-range
transportation plan.” The same requirement is included in paragraph (2)(D)(i) of 23 U.S.C. 135(f) “Long Range Statewide Transportation Plan.”

Also in 23 U.S.C. 135(f), paragraph (4) “Mitigation Activities” includes a provision requiring long-range transportation plans to “…include discussion of potential environmental mitigation activities and potential areas to carry out these activities, including activities that may have the greatest potential to restore and maintain the environmental functions affected by the plan.” This paragraph also includes a requirement that the discussion of mitigation activities “…be developed in consultation with Federal, State, and tribal wildlife, land management, and regulatory agencies.”

The changes in the referenced sections of the U.S.C. are reflected in the provisions of the current planning regulations in 23 CFR 450.212 and 450.318. Appendix A to Part 450 provides additional information to explain the linkage between the transportation planning and project development/National Environmental Policy Act (NEPA) processes.

Chapter 2 and Part II, “Project Development” of the BDE Manual, referenced above, include discussion of IDOT procedures for integrating the NEPA process with other Department planning activities.

22-3.04 Lead/Cooperating/Participating Agencies

References: 23 U.S.C. 139 “Efficient Environmental Reviews for Project Decision Making”
40 CFR 1501.5 “Responsibilities of, and Procedures for, Determining Lead Agencies”
40 CFR 1501.6 “Cooperating Agency’s Responsibilities”
40 CFR 1508.5 “Definition of Cooperating Agency”
40 CFR 1508.16 “Definition of Lead Agency”
23 CFR 771.109(c) “Role of Federal Funding Applicant; Local Public Agencies as Cooperating Agencies”
23 CFR 771.111(d) “Requesting Involvement of Cooperating Agencies
CEQ Q&A, Question 14 “Coordination Between Lead and Cooperating Agencies”
CEQ Q&A, Question 22 “State and Federal Agencies as Joint Lead Agencies”
FHWA SAETEA-LU Final Guidance, Questions 14-20 “Lead Agencies”
FHWA SAETEA-LU Final Guidance, Questions 21-29 “Participating Agencies”
FHWA SAETEA-LU Final Guidance, Questions 30 and 31 “Cooperating Agencies”

FHWA will be the Federal lead agency for most IDOT projects subject to the NEPA process, although FHWA and IDOT typically act as joint lead agencies; see 23 CFR 771.109(c)(2). The cited references from 40 CFR 1500 discuss the responsibilities of the lead agency and cooperating agencies. The cited questions from the FHWA SAFETEA-LU Environmental Review Process Final Guidance provide additional guidance regarding lead and cooperating agencies and discuss procedural requirements, roles, and responsibilities associated with participating agencies.
Section 24-2 describes the role of Cooperating Agencies in the preparation of an EA.

Section 25-2 describes the role of Cooperating and Participatory Agencies in the preparation of an EIS.

22-3.05 Proposed Action

References: 40 CFR 1502.4(a) “Scope of Proposal(s) Covered in Environmental Document”
            40 CFR 1508.23 “Definition of Proposal”
            23 CFR 771.107(b) “Definition of Action”
            23 CFR 771.111(f) “Logical Termini, Independent Utility, Effect on Other Projects”
            Section 22-6.04 “Logical Termini”

IDOT must properly define the proposed action to ensure a meaningful evaluation of alternatives and to avoid commitments to transportation improvements before they are fully evaluated. This should occur as part of the planning process for the development of the Department’s annual, multi-year, and long-range programs of projects. For reference, 23 CFR 771.107(b) defines “action” as:

A highway or transit project proposed for FHWA or UMTA funding. It also includes activities such as joint and multiple-use permits, changes in access control, etc., which may or may not involve a commitment of Federal funds.

Section 22-6.04 discusses the determination of logical project termini for the proposed action.

The proposed action may include completed and/or incomplete portions of a highway section and one or more future highway projects. Avoid piecemealing a proposed improvement in separate environmental reports. The proposed action should include the total length of highway between logical termini, even if only a short length is proposed for construction within the multi-year and long-range program. The environmental report should clearly identify the length of the proposed action and furnish any available information on long-range possibilities of future improvements for the proposed action.

22-3.06 Environmental Studies

References: 23 U.S.C. 139 “Efficient Environmental Reviews for Project Decision Making”
            40 CFR Part 1502.24 “Methodology and Scientific Accuracy”
            23 CFR 771.107(a) “Definition of Environmental Studies”
            Chapter 26 “Special Environmental Analyses”
            Chapter 27 “Environmental Surveys”
            FHWA SAFETEA-LU Final Guidance, Question 38 “Developing the Methodologies for the Analysis of Alternatives”

Environmental studies provide the technical data and information necessary to identify and evaluate the nature and extent of environmental impacts of a proposed action (and associated mitigation measures that may be appropriate). Chapters 26 and 27 and the IDOT
Environmental technical manuals discuss the procedural and technical aspects of the environmental studies. These include, for example, air quality analyses, water quality analyses, Section 4(f), noise analyses, cultural impact analyses, wetland technical reports, and biological assessments. 40 CFR 1502.24 identifies the basic objective of the environmental studies:

*Agencies shall insure the professional integrity, including scientific integrity, of the discussions...*

The environmental studies typically will be conducted in conjunction with actions for which an EIS will be prepared. They also will be performed for actions processed as an EA or a Categorical Exclusion, if necessary, to address specific substantive issues. To maximize benefits, the district should initiate these studies as early as practical and continue the studies throughout project development. Some studies will be initiated by BDE upon receipt of an Environmental Survey Request from the district (e.g., wetlands, biological, cultural resources) and others will be prepared by the district (e.g., socio-economic, agriculture, water quality). The evolution of the environmental studies should be commensurate with the decisions which are being made during project development. The environmental studies will be used:

- to determine the type of environmental processing (i.e., EIS, EA, CE) for a specific project (including determination of the presence of unusual circumstances for proposed CE projects);
- as the basis for scoping decisions;
- to determine the significance of project impacts; and
- as the basis for discussions in reports.

The discussions of the study results should indicate whether resources are present that could be affected, how those resources would be affected, what attempts were made to avoid or minimize the impact, and what mitigation measures are proposed to address the unavoidable impacts. Generic descriptions of impacts that “may” occur as a result of highway projects (e.g., highway projects may result in the conversion of farmland) should be avoided in favor of descriptions of the specific effects anticipated to result from the project alternatives under study.

**22-3.07 Significance of Environmental Impacts**

Reference: 40 CFR 1508.27 “Definition of ‘Significantly’ (Affecting) as Used in NEPA”

In evaluating the significance of impacts, the district shall consider the nature of the changes which may be caused by the action and the magnitude and importance of those changes. It is important to contact agencies which have special expertise or jurisdiction by law and individuals and organizations directly affected by the proposal to fully assess project impacts. Documentation of such contacts and those concerning the resolution of identified problems shall be included in the appropriate environmental document.
22-3.08 Evaluation of Alternatives and Selection of Preferred Alternative

References: 23 U.S.C. 139 "Efficient Environmental Reviews for Project Decision Making"
40 CFR 1502.14 “Alternatives Including the Proposed Action”
23 CFR 771.125(a)(1) “Identification of Preferred Alternative in FEIS”
Paragraph II.C of FHWA Technical Advisory T6640.8A “Alternatives Discussion in EAs”
Paragraph V.E of FHWA Technical Advisory T6640.8A “Alternatives Discussion in EISs”
FHWA SAFETEA-LU Final Guidance, Questions 36-38 “Alternatives Analysis”
FHWA SAFETEA-LU Final Guidance, Questions 39-46 “Preferred Alternative”
CEQ Q&A, Questions 1 through 3 “Evaluation of Alternatives”
CEQ Q&A, Questions 4 through 6 “Identification of Preferred Alternative and Environmentally Preferable Alternative”

When a proposed project may adversely affect resources, such as wetlands, floodplains, Section 4(f) properties, or threatened and endangered species, districts must ensure that the evaluation of alternatives appropriately addresses avoidance, minimization, and mitigation options as required by regulations applicable to these resources. In addition, if the preferred alternative will affect such resources, districts must ensure that adequate justification is provided to explain why avoidance alternatives were not selected, in accordance with the regulations applicable to the resource(s) involved.

In selecting the preferred alternative for implementation, all of the social, economic, environmental, and engineering factors involved must be carefully weighed. Input from environmental agencies with relevant expertise and from the public should be sought at each step when narrowing the choices among alternatives to ensure, to the maximum extent practical, that the decision-making process fully and fairly considers all relevant information.

All alternatives considered in the selection process, the alternative(s) considered to be environmentally preferable, and the preferred alternative shall be identified in the decision statement for the action.

22-3.09 Public Access to Preliminary Environmental Documents

Federal environmental directives, including NEPA and 23 CFR 771, encourage an open process which fully involves the public. In addition, the Federal Freedom of Information Act (FOIA) directs that information be made available to the public to the greatest extent practical. However, although public involvement is strongly encouraged, there is a need to ensure that no segment of the public obtains an unfair advantage through premature access to project information.

This principle applies to preliminary environmental documents, which the general public should not have access to these documents. Such access not only provides individuals or groups involved with an unfair advantage over the remaining public, it also may promote attempts by such entities to influence decision making at inappropriate times in project development.
The FOIA and the implementing regulation of the U.S. Department of Transportation (49 CFR 7.71) provide an exemption to address these cases. These directives provide that, where material is intended for public release at a specified time in the future and premature disclosure would be detrimental to the orderly processing of a Federal project, this material can be withheld during the development of the environmental document. Such material must be released after the environmental action is taken.

22-3.10 Cooperating Agency access to Preliminary Environmental Documents

This procedure is applicable to all State highway projects involving Federal funding, authorization, or approvals for which an Environmental Impact Statement or Environmental Assessment is being prepared. The Department may provide a preliminary environmental document (EIS or EA) to a cooperating agency as discussed in Section 24-2.13 and Section 25-2.16. In these instances, the letter of transmittal shall be sent and include a statement such as the following:

The Federal Highway Administration has determined that this preliminary document is an intergovernmental exchange that may be withheld under the Freedom of Information Act. Premature release of this material to any segment of the public could give some sectors an unfair advantage and would have a detrimental effect on intergovernmental coordination and the success of the cooperating agency concept. For these reasons, we respectfully request that the public not be given access to this preliminary document.
22-3.11 Time Limits

References:
- 23 U.S.C. 139 "Efficient Environmental Reviews for Project Decision Making"
- 40 CFR 1501.8 "Time Limits"
- CEQ Q&A, Question 35 “Time Required for NEPA Process”
- 23 CFR 771.119(d), (e), and (h) “Time Limits in EA/FONSI Processing”
- 23 CFR 771.123(h) and (i) “Time Limits in DEIS Processing”
- 23 CFR 771.127(a) “Time Limits for Record of Decision”
- FHWA SAFETEA-LU Final Guidance, Questions 47-57 “Coordination and Schedule”
- FHWA/IDOT Statewide Implementation Agreement for Establishment of Timeframes for Environmental Impact Statements and Environmental Assessments

The *CEQ Regulations* include provisions for establishing time limits on various steps in the NEPA process. These time limit provisions are not mandatory. Section 1309 of the *Transportation Equity Act* for the 21st Century (TEA-21) mandated “Environmental Streamlining” for transportation projects and imposed requirements for cooperatively determining time frames for development of EISs and EAs. IDOT and FHWA have executed a Statewide Implementation Agreement (SIA) for establishing time frames for EISs and EAs for IDOT projects. This SIA is included in Appendix A. It applies to all EIS and EA documents initiated after October 1, 2003. Pursuant to the SIA, time frame negotiations should typically occur in conjunction with FHWA/IDOT coordination meetings. The meeting minutes will document the approval of the time frame for the project by the appropriate FHWA and IDOT district personnel. FHWA will monitor all milestone dates. FHWA and IDOT will provide a copy of the time frames to the involved environmental review and permitting agencies.

For EIS projects, 23 U.S.C. 139 requires development of a coordination plan for public and agency participation and imposes deadlines on certain aspects of the environmental process. Provisions in 23 U.S.C. 139(g) encourage, but do not require lead agencies to include a schedule in the coordination plan. Questions 47 through 57 in the FHWA *SAFETEA-LU Environmental Review Process Final Guidance* provide direction on these topics.

22-3.12 Limitations on Actions

References:
- 23 U.S.C. 139 “Efficient Environmental Reviews for Project Decision Making”
- 40 CFR 1506.1 “Limitations on Actions During NEPA Process”
- 23 CFR 771.113 “Timing of Administration Activities”
- CEQ Q&A, Question 10 Limitations on Actions

The cited references for 40 CFR 1506, 23 CFR 771 and the CEQ Questions and Answers discuss limitations on actions that IDOT and FHWA can take during the NEPA process.
22-3.13 Other Agency Adoption

References: 40 CFR 1506.3 “Adoption of EIS
          CEQ Q&A, Question 30 “Adoption of EIS by Cooperating Agency”

As discussed in the cited references, agencies other than FHWA and IDOT may adopt environmental documents prepared by IDOT.

22-3.14 Ensuring Validity of Environmental and Design Documents

References: 23 CFR 771.129 “Re-evaluations of Environmental Documents”
          Section XI of FHWA Technical Advisory T6640.8A “Re-evaluations
          CEQ Q&A, Question 32 EIS Validity”

IDOT districts and BDE have a primary responsibility to ensure that singular or cumulative changes in projects under development or the affected environment do not impair the validity of environmental and design documents and mitigation commitments. This responsibility is operative at all times, irrespective of the stage of environmental and engineering documents, through construction and maintenance. If circumstances arise which may affect the validity of project documents and commitments, the BDE should be contacted for specific guidance.

The following sections of the BDE Manual discuss validity/re-evaluations for NEPA documents:

• CEs, see Section 23-1.06
• EAs, see Section 24-1.02
• EISs, see Section 25-1.03
22-4 CONCURRENT NEPA/404 PROCESSES

22-4.01 Background

A Statewide Implementation Agreement (SIA) (see Appendix A) is in effect that provides for concurrent National Environmental Policy Act (NEPA) and Section 404 processes on Federal-aid highway projects in Illinois. The purpose of the SIA is to ensure appropriate consideration of the concerns of the US Army Corps of Engineers (Corps), the US Environmental Protection Agency (USEPA), the US Coast Guard (USCG), and the US Fish and Wildlife Service (USFWS), especially regarding compliance with the Section 404(b)(1) Guidelines, as early as practical in highway project development. The USCG is involved in the SIA for those projects over navigable waters.

The intent is also to involve the State agencies, including the Illinois Environmental Protection Agency (IEPA), Illinois Historic Preservation Agency (IHPA), Illinois Department of Agriculture (IDOA), and Illinois Department of Natural Resources (IDNR), at key decision points early in the process to minimize the potential for unforeseen issues during the Section 404 permit review.

22-4.02 Applicability

All State highway projects needing Federal Highway Administration (FHWA) action under NEPA and an individual permit from the Corps under Section 404 of the Clean Water Act are eligible for processing under the NEPA/404 SIA. Decisions on whether to process specific eligible projects under the concurrent NEPA/404 procedures will be made in accordance with Part III of the SIA. The procedures that follow shall apply to all projects processed under the concurrent NEPA/404 process described in the SIA.

22-4.03 Procedures

22-4.03(a) General

As reflected in the executed SIA, Section 404 permit issues (i.e., relating to possible discharges of dredge and fill material into waters of the United States, including wetlands) should be considered throughout the highway planning and development process. Careful consideration should be given to comments provided by the Corps and the natural resource agencies relative to Section 404 issues, whether received during the systems planning phase, the scoping and NEPA compliance activities for individual projects, or the design-phase Section 404 permit application process.

The normal scoping and environmental coordination with the Corps, USEPA, USCG, and USFWS will continue for applicable projects, as reflected in the executed SIA. In addition, concurrence will be specifically requested from these agencies regarding the Purpose and Need, Alternatives To Be Carried Forward, and the Selected Alternative for applicable projects as described in the executed SIA and the following subsections of these procedures.
22-4.03(b) Concurrence Point Meetings

The SIA provides that the concurrence reviews for Purpose and Need, Alternatives To Be Carried Forward, and the Preferred Alternative normally will be addressed at joint meetings of the SIA signatories and the State agencies. The intent is to promote efficient use of staff resources and time by consolidating reviews of a number of projects at these periodic meetings. The number and location of projects to be addressed will be key considerations in determining where meetings will occur.

The FHWA/BDE will develop schedules and agendas for these meetings in consultation with the IDOT districts. BDE will contact each district to request information concerning projects that have been developed sufficiently to enable preparation of the information necessary to support a request for concurrence on one or more of the three points specified. These contacts by BDE will be accomplished two to three months prior to the tentative range of dates being considered for the joint meeting(s). This should allow the districts sufficient time to prepare information for the regulatory and natural resource agencies regarding the projects and concurrence points to be addressed. It also should afford time for review of the information by BDE and FHWA and for incorporation of any necessary changes. In addition, it will accommodate the 30-day period that the regulatory and natural resource agencies will have to review the information in advance of the meetings, as provided in the SIA.

After receiving information from the districts on the number and locations of projects for discussion, BDE will confer with the FHWA on arrangements for the meetings. FHWA will transmit to BDE and to other involved Federal and State agency offices a final meeting schedule, indicating the date(s), time(s), and location(s) of the meetings plus a list of projects to be discussed. FHWA also will disseminate the written project concurrence point information to the regulatory and natural resource agencies after it has been reviewed and revised as necessary.

At the concurrence point meetings, each district will be responsible for presenting its projects to the outside agencies. The presentation should be less than 30 minutes and should summarize the key points from the information package for the project. Each district also will be responsible for keeping minutes of the proceedings at the meeting pertaining to its projects (e.g., key issues raised, responses to issues, and action on concurrence point requests). Written information and exhibits prepared to describe the projects presented at the meeting should be attached to and incorporated into the minutes by reference to eliminate the need for repeating the information. Meeting minutes should be concise and should cover only what occurred at the meeting. They should not include actions, discussions, or decisions that were not covered in the meeting. Where issues are raised that cannot be resolved at the concurrence point meeting (e.g., because additional information is needed), the minutes should note the issue(s) and indicate how the matter will be addressed. Either the minutes of a subsequent meeting or an exchange of correspondence should document the follow-up on the issue(s). FHWA will consolidate and distribute the various project-specific minutes as a package for each concurrence point meeting.
If a regulatory or natural resource agency does not concur regarding one or more of the concurrence points, the district and BDE will jointly determine the appropriate course of action to respond to the dispute after discussion as necessary with the regulatory or natural resource agency involved and FHWA.

22-4.03(c) Concurrence Point Information

The advance information package for each project should include general project identification information (route designation(s), location/termini, city or county(ies)) and the information for the specific concurrence point(s) to be addressed. The concurrence point information should present essentially the same content as will be in the section of the project environmental documentation corresponding to the concurrence point(s) (i.e., the “Purpose and Need” concurrence point information should be similar to the information which will be in the “Purpose and Need” section of the environmental document). To the fullest extent practical, the information should address the items necessary for determining compliance with the Section 404(b)(1) “Guidelines for Specification of Disposal Sites For Dredged or Fill Material” (see Section 22-4.05). If districts wish to obtain preliminary comments from the regulatory and natural resource agencies, BDE, and FHWA regarding information being developed to support concurrence point requests, it is recommended this be accomplished through the district’s regularly scheduled coordination meetings, where possible. As a project proceeds through the three concurrence points, the information package should be cumulative (i.e., the information prepared for the first point should be a part of the package for the second, and the information for the first two should be in the submittal for the third).

22-4.03(d) Special Concurrence Point Meetings

In most instances, concurrence points should be addressed at the regularly scheduled meetings. If a district cannot attend a regularly scheduled meeting, for major or complex actions, or those on expedited schedules, separate NEPA/404 concurrence meetings may be scheduled in lieu of the regularly scheduled concurrence meetings. FHWA and IDOT may also request signatory agency concurrence via e-mail. As with the other joint concurrence point meetings, the district will be responsible for preparing the necessary concurrence point information and making it available in advance of the anticipated meeting date for necessary reviews by BDE, FHWA, and the regulatory and natural resource agencies, as described above.

22-4.03(e) Prevention, Minimization, and Mitigation of Adverse Effects to Aquatic Resources

Options for preventing, minimizing, and mitigating adverse effects to aquatic and wetland resources should be considered as an integral part of the merger process. As project details are refined, the potential for adverse impacts on the aquatic resources must be discussed with the regulatory and resource agencies. The discussions should focus on identification and evaluation of practicable alternatives for preventing, minimizing, and mitigating the adverse
effects. These considerations generally will be addressed as a part of the concurrence point discussions on Alternatives to be Carried Forward and the Preferred Alternative.

22-4.04 Section 404(b)(1) Compliance Information Outline

This subsection presents an outline that should be used for determining the appropriate level of information needed for compliance with the 404(b)(1) “Guidelines for Specification of Disposal Sites for Dredged or Fill Material” in the Section 404 permit process.

22-4.04(a) Discussion of Alternatives

The 404(b)(1) “Guidelines for Specification of Disposal Sites for Dredged or Fill Material” (40 CFR 230) provide that “...no discharge of dredged or fill material shall be permitted if there is a practicable alternative to the proposed discharge which would have less adverse impact on the aquatic ecosystem, so long as the alternative does not have other significant adverse environmental consequences.” Furthermore, the Guidelines provide that “Where the activity associated with a discharge which is proposed for a special aquatic site...[sanctuaries and refuges, wetlands, mud flats, vegetated shallows, riffle and pool complexes]...does not require access or proximity to or siting within the special aquatic site in question to fulfill its basic purpose (i.e., is not ‘water dependent’), practicable alternatives that do not involve special aquatic sites are presumed to be available, unless clearly demonstrated otherwise. In addition, where a discharge is proposed for a special aquatic site, all practicable alternatives to the proposed discharge which do not involve a discharge into a special aquatic site are presumed to have less adverse impact on the aquatic ecosystem, unless clearly demonstrated otherwise.”

When the recommended or selected project alternative will involve a discharge of dredged or fill material into waters of the United States, the environmental documentation must include exhibits delineating aquatic habitat and any special aquatic sites in the project area. In addition, sufficient information must be provided to demonstrate why alternatives that would have less impact on the aquatic ecosystem either are not practicable or that such alternatives would have other significant adverse environmental consequences. Furthermore, when the recommended or selected project alternative will involve a discharge of dredged or fill material into a special aquatic site, information must be provided to clearly explain why practicable alternatives that do not involve special aquatic sites are not available.

22-4.04(b) Items for 404(b)(1) Compliance Evaluation

To the fullest extent practicable, project environmental studies for projects anticipated to require an individual Section 404 permit should address the information the Corps and the USEPA will need for evaluating compliance with the Section 404(b)(1) Guidelines. The following is an outline of the information evaluated under the 404(b)(1) Guidelines. Districts should contact the BDE Location and Environment Section, as necessary, for guidance on responding to these items:
1. Information for determining that the activity will not violate applicable State water quality standards or effluent standards prohibited under Section 307 of the CWA or jeopardize the existence of Federally listed endangered or threatened species or their habitat.

2. Information to establish that the activity will not cause or contribute to significant degradation of waters of the United States, including adverse effects on human health, life stages of organisms dependent upon aquatic ecosystems, ecosystem diversity, productivity and stability and recreational, aesthetic, and economic values.

3. Information to demonstrate that appropriate and practicable steps have been taken to avoid and minimize potential adverse impacts of the discharge on the aquatic ecosystem (i.e., description of measures considered and measures to be implemented), including the following, as applicable:
   - actions concerning the location of the discharge,
   - actions concerning the material to be discharged,
   - actions controlling the material after discharge,
   - actions affecting the method of dispersion,
   - actions related to technology,
   - actions affecting plant and animal populations, and
   - actions affecting human use.

4. Information addressing the potential of the proposed discharge to cause short-term or long-term environmental effects related to any of the following:
   - physical substrate;
   - water circulation and fluctuation:
     + alteration of current patterns of water circulation, and
     + alteration of normal water fluctuations/hydroperiod;
   - suspended particulates/turbidity;
   - contaminant availability;
   - aquatic ecosystem structure and function (including both secondary and cumulative impacts);
   - water column impacts;
   - alteration of salinity gradients;
   - Federally listed threatened or endangered species and their habitat;
   - other wildlife (e.g., mammals, birds, reptiles, amphibians);
   - special aquatic sites:
sanctuaries and refuges, wetlands, mud flats, vegetated shallows, and riffle and pool complexes;

- municipal and private water supplies;
- recreational and commercial fisheries;
- water-related recreation;
- aesthetics; and
- parks, national and historical monuments, wilderness areas, research sites, and similar preserves.

5. Information to support determination that the proposed dredged or fill material is not a carrier of contaminants or that levels of contaminants are substantively similar at extraction and disposal sites and not likely to result in degradation of the disposal site. Factors to consider include the following:

- physical characteristics of material;
- hydrography in relation to known or anticipated sources of contaminants;
- results from previous testing of the material or similar material in the vicinity of the project;
- known significant sources of persistent pesticides from land runoff or percolation;
- spill records for petroleum products or designated hazardous substances;
- other public records of significant introduction of contaminants from industries, municipalities, or other sources; and
- known existence of substantial material deposits of substances which could be released in harmful quantities to the aquatic environment by the proposed discharge activities.

6. Information regarding the following factors for the proposed dredged or fill material disposal site:

- depth of water at disposal site;
- current velocity, direction, and variability at disposal site;
- degree of turbulence;
• water column stratification;
• discharge vessel speed and direction;
• rate of discharge;
• dredged material characteristics (constituents, amount and type of material, settling velocities);
• number of discharges per unit of time; and
• other factors affecting rates and patterns of mixing.

See Section 26-19 “Surface Water Resources and Aquatic Habitat” for guidance on obtaining and analyzing the information on aquatic resources in the project’s area of potential effect.
22-5  COORDINATION

References: 23 U.S.C. 139 “Efficient Environmental Reviews for Project Decision Making”
40 CFR 1500.2(d) “Policy Encouraging Public Involvement”
40 CFR 1500.5(b) “Interagency Cooperation”
40 CFR 1501.1(b) “Early Coordination”
40 CFR 1501.6 “Cooperating Agencies”
40 CFR 1503.4 “Response to Comments”
40 CFR 1506.6 “Public Involvement”
23 CFR 771.111 “Early Coordination and Public Involvement”
23 CFR 771.119(b) “Early Coordination in Development of EA”
CEQ Q&A, Question 9 “Coordination of NEPA with Other Applicable Requirements”
FHWA SAFETEA-LU Final Guidance, Questions 21-29 “Participating Agencies”
FHWA SAFETEA-LU Final Guidance, Questions 30 and 31 “Cooperating Agencies”
Chapter 19 “Public Involvement Guidelines”
Chapter 26 “Special Environmental Analyses”

The primary objective of coordination is to emphasize cooperative consultations among staff, other organizations, and state and federal agencies before the final environmental report (e.g. FEIS) is prepared. This is intended to avoid the submission of adverse comments on a completed document. This section discusses policies and practices on coordination for all State highway projects. The necessary coordination for a specific environmental process (e.g., an EIS) is discussed in the applicable chapter (e.g., Chapter 25 for an EIS).

22-5.01  General

During the development of a proposed highway project, the Department often must coordinate with a variety of agencies to address compliance issues pursuant to Federal and State requirements. Other coordination may be informal and intended to discuss certain aspects of upcoming highway projects such as potential effects of the project on specific resources or cost participation by local agencies for improvements associated with or necessitated by a State highway project that affects local-system facilities. (Cost participation issues should be addressed with the affected local agencies as early as practical in project development; see Chapter 5.) Some agencies also have opportunities to review packages of information that are circulated for comment as described in Section 22-4. In addition, notices of upcoming public involvement activities afford another mechanism for agencies to obtain information on proposed projects. All of these actions contribute to interagency coordination.

22-5.01(a)  Policy

Every reasonable effort shall be made in project development to inform and solicit the aid of agencies, organizations, and persons who have an interest in the project or who have information or expertise on environmental factors relevant to the project. Special efforts shall be made to begin such coordination as early as practicable in project development and to use
procedures which will encourage and allow public participation in constructing the value judgments necessary to select wisely among project alternatives.

22-5.01(b) Procedures

To achieve proper coordination, IDOT has adopted the following procedures which collectively apply to all highway projects:

1. **The Integrated Survey Process.**
   
   Section 27-1 describes this process, which determines the need and necessity of environmental surveys and coordination for projects that may adversely affect the environment.

2. **Applicability of Programmatic Agreements, Programmatic Evaluations, and Memorandums of Understandings.**
   
   Appendix A discusses these documents which basically describes sets of circumstances that require the Department to coordinate a project or where the Department may act on a regulatory agencies behalf. For example, under the “CE Agreement" the Department may approve certain types of projects on behalf of the FHWA.

3. **NEPA Procedures.**
   
   These procedures discuss the processing of Categorical Exclusions (Chapter 23), Environmental Assessments (Chapter 24), and Environmental Impact Statements (Chapter 25).

4. **Public Involvement Procedures.**
   
   These procedures are discussed in Chapter 19

5. **Special Environmental Analyses.**
   
   Depending on the resource impact, certain coordination will be required and is further discussed in Chapter 26.

22-5.01(c) Lines of Communication

The IDOT districts are typically the primary points of contact for coordination with the public, project consultants, and contractors. The following applies to the means of communication:

1. **District Meetings.** IDOT districts should encourage agencies, organizations, and persons who have special expertise or jurisdiction by law for any environmental impact of a proposed project to attend the regularly scheduled coordination meetings held by the districts. This will allow these entities to receive early notification and firsthand
information on undertakings and to provide firsthand knowledge on environmental issues relevant to these undertakings. Other coordination-type meetings should be scheduled and undertaken, as needed, to resolve potential environmental problems as early as practical in project development. Information provided and received at all such meetings should be documented for potential use in decision making and in environmental reports or Phase I Reports.

2. **Scoping Meetings.** If practical, the regularly scheduled district meetings discussed in Item #1 should also serve as scoping meetings, where appropriate. Formal scoping meetings may be appropriate for complex projects that involve several Federal agencies. Where scoping occurs, either at the regular district coordination meetings or in a specially convened meeting, these should be especially well documented, including who participated, what information was provided and received, what decisions were made, and who agreed and who dissented with specific determinations.

3. **Public Involvement.** Chapter 19 discusses this in detail.

4. **Correspondence.** Correspondence is a key element in coordination activities. Correspondence received on an environmental issue should be acknowledged. If the correspondence responds to a request for comments on a public involvement activity or an environmental document, the correspondence should be acknowledged as described in the procedures for public involvement (see Chapter 19) or as described in 40 CFR 1503.4. For other correspondence on environmental matters, the appropriate form of written acknowledgment may be an individual response letter. Substantive comments should be addressed in sufficient detail to allow the commenter to obtain a clear understanding of the status of the issue and its disposition.

**22-5.02 Coordination with Federal and State Regulatory and Resource Agencies**

Coordination with Federal and State regulatory and natural resource agencies is dependent on the nature and severity of project impacts. Specific coordination requirements are identified in Chapter 26 “Special Environmental Analyses.” The following sections provide an overview of agency involvement and their areas of interest.

Section 22-5.01 discusses policy and procedures for accomplishing effective coordination on all State highway projects. A key component of the coordination process is the interactions with agencies that have jurisdiction or expertise regarding resources and/or issues a proposed project may affect. These agencies may be requested to serve as cooperating agencies and/or, for projects involving an EIS, may be invited to serve as participating agencies in accordance with 23 U.S.C. 139; see Chapter 25.

When it is determined an agency should be a cooperating agency for a specific project, the request to the agency should be made as early as practical in project development and should include the best available information on the proposed undertaking (e.g., project scope, alternatives, pertinent issues that have been identified).
To facilitate early identification and coordination with appropriate agencies based on the resources and issues associated with particular projects, the following sections provide brief descriptions of the respective areas of jurisdiction and/or expertise for key Federal and State agencies that are most often involved with proposed IDOT projects. Refer to the websites for the respective agencies for information on programs and responsibilities, regulations, resources, and contacts.

The lists provided are not intended to cover all potential agency involvements; only those that occur most often. Districts must be alert to the potential for project issues that may require involvement of additional agencies not addressed in the following sections.

### 22-5.02(a) Federal Agencies

<table>
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<tr>
<th>Agency</th>
<th>Jurisdiction/Expertise</th>
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</table>
| U.S. Department of the Interior (USDOI) | - **Distribution of Environmental Documents to USDOI Agencies for Formal Comment**  
  When transmitting draft and final Environmental Impact Statements (EIS) to DOI during formal comment periods direct the transmittals to the following office:  
  Natural Resources Management Team  
  Office of Environmental Policy and Compliance  
  Office of the Secretary  
  U.S. Department of the Interior MS-2462-MIB  
  1849 C Street  
  Washington DC, NW 20240  
  Provide ___ copies for a draft EIS and ___ copies for a final EIS; see Chapter 25.  
  - **Individual Section 4(f) Evaluations**  
  In accordance with 23 CFR 774.5(a), prior to Section 4(f) approval, all individual Section 4(f) Evaluations must be provided to USDOI for coordination and comment. |
| U.S. Fish and Wildlife Service (USFWS), USDOI | - **Endangered Species Act**  
  Projects that may affect Federally-listed threatened or endangered species or designated critical habitat and/or that require an "incidental take" permit for impacts to listed species; see Section 26-9.  
  - **Bald and Golden Eagle Protection Act**  
  Projects that may affect eagle nesting sites and/or winter night roost sites and/or if an "eagle permit" or migratory bird permit is required (e.g., for destruction/"take" of an active...
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<th>Agency</th>
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|        | • *Migratory Bird Treaty Act*  
Projects that may affect migratory birds during their nesting season and/or if a migratory bird permit is required (e.g., for destruction/"take" of an active nest); see Section 26-15. |
|        | • *Fish and Wildlife Coordination Act*  
Projects involving modification of a water body (e.g., stream channelization); see Section 26-19. |
|        | • *Wild and Scenic Rivers Act*  
Projects that may affect a designated Wild and Scenic River segment under the jurisdiction of USFWS. |
|        | • *Concurrent NEPA/404 Processes*  
Projects subject to the Statewide Implementation Agreement for “Concurrent NEPA/404 Processes for Transportation Projects in Illinois” in Appendix A; see Section 22-4. |
|        | • *Project Effects on Federal Wildlife and Waterfowl Refuges*  
Projects that may affect Federally owned/managed wildlife and waterfowl refuges; see Section 26-2. |
|        | • *Project Effects on Federal Lands*  
Projects involving use of any Federal lands (e.g., Shawnee National Forest). |
|        | • *Wetland Impacts Requiring an Individual 404 Permit*  
Projects involving wetland impacts that are sufficient to trigger the requirement for an individual Section 404 permit. |
| National Park Service (NPS), USDOI | • *Wild and Scenic Rivers Act*  
Projects that may affect a designated Wild and Scenic River segment under the jurisdiction of NPS or a river included in the Nationwide Rivers Inventory; see Section 26-19. |
|        | • *Land and Water Conservation Fund Act (LAWCON)*  
Projects involving conversion of land acquired or improved with LAWCON funds to other than public outdoor recreation use; see Section 26-3. |
| U.S. Army Corps of Engineers | • *Concurrent NEPA/404 Processes*  
Projects subject to the Statewide Implementation Agreement for “Concurrent NEPA/404 Processes for Transportation Projects in Illinois” in Appendix A; see Section 22-4. |
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<th>Agency</th>
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<tr>
<td>U.S. Environmental Protection Agency (USEPA)</td>
<td><em>Concurrent NEPA/404 Processes</em></td>
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<td>Projects subject to the Statewide Implementation Agreement for “Concurrent NEPA/404 Processes for Transportation Projects in Illinois” in Appendix A; see Section 22-4.</td>
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<td><em>National Environmental Policy Act</em></td>
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<td>USEPA has developed a set of criteria for rating draft EISs. The rating system provides a basis upon which USEPA makes recommendations to the lead agency for improving the draft EIS.</td>
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<td></td>
<td><em>Clean Air Act, Section 309</em></td>
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<td>This Section authorizes USEPA to review other Federal-agency projects requiring an EIS and to make those reviews public. It also provides that if the agency responsible for the project does not make sufficient revisions in response to the review, and the project remains environmentally unsatisfactory, USEPA may refer the matter to the Council on Environmental Quality for mediation.</td>
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<td></td>
<td><em>Clean Air Act</em></td>
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<td></td>
<td>USEPA administers implementation of the provisions of this Act for regulating air emissions from stationary and mobile sources. The agency establishes National Ambient Air Quality Standards (NAAQS) to protect public health and public welfare and to regulate emissions of hazardous air pollutants. It also administers regulations for achieving conformity with the NAAQS; see Sections 26-11, 26-12 and 26-13.</td>
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<td></td>
<td><em>Clean Water Act, Section 401</em></td>
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<td>USEPA administers the regulations for implementing the Section 401 Water Quality Certification provisions. For any Federal permit or license to conduct any activity which may result in any discharge into waters of the US, the sectors.</td>
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<td>Agency</td>
<td>Jurisdiction/Expertise</td>
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<tr>
<td>Illinois Environmental Protection Agency</td>
<td>regulations require certification or a waiver of certification that the activity will not cause a violation of applicable water quality standards.</td>
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<td>For actions in Illinois, Illinois Environmental Protection Agency is the certifying agency for Section 401; see Sections 22-5.02(b) and 28-2.</td>
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<tr>
<td>- <strong>Clean Water Act, Section 404(b)(1) Analysis</strong></td>
<td>Projects involving discharge of dredged or fill material requiring an individual Section 404 permit and compliance with the Section 404(b)(1) “Guidelines for Specification of Disposal Sites for Dredged or Fill Material”; see Section 28-2.</td>
</tr>
<tr>
<td>- <strong>Comprehensive Environmental Response, Compensation and Liability Act (CERCLA)/Resource Conservation and Recovery Act (RCRA)</strong></td>
<td>USEPA administers Federal regulations and programs for addressing the control and management of hazardous waste and other regulated substance contamination.</td>
</tr>
<tr>
<td>Illinois Environmental Protection Agency administers State regulations under the Illinois <em>Environmental Protection Act</em> that apply in lieu of the Federal regulations for actions in this State; see Section 22-5.02(b).</td>
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<tr>
<td>U.S. Forest Service (USFS), U.S. Department of Agriculture (USDA)</td>
<td>- <strong>Wild and Scenic Rivers Act</strong></td>
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<tr>
<td>Projects that may affect a designated Wild and Scenic River segment under the jurisdiction of USFS.</td>
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<tr>
<td>- <strong>National Forest</strong></td>
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<td>Projects that affect the Shawnee National Forest.</td>
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<tr>
<td>Natural Resources Conservation Service, USDA</td>
<td>- <strong>Farmland Preservation Policy Act</strong></td>
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<tr>
<td>Projects requiring additional right-of-way outside any corporate limits, subject to certain specified exemptions; see Section 26-10.04.</td>
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<td>Projects involving encroachments in floodways; see Section 26-7.</td>
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<tr>
<td>U.S. Coast Guard, DHS</td>
<td>- Concurrent NEPA/404 Processes</td>
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<td>Projects subject to the Statewide Implementation</td>
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### Agency Jurisdiction/Expertise

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<th>Agency</th>
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<tr>
<td><strong>Agency Jurisdiction/Expertise</strong></td>
<td>Agreement for “Concurrent NEPA/404 Processes for Transportation Projects in Illinois” in Appendix A; see Section 22-4.</td>
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<td><strong>Rivers and Harbors Act - Section 9 Permits</strong></td>
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<td></td>
<td>Projects involving construction of bridges or causeways over navigable waters of the US; see Section 28-2.</td>
</tr>
<tr>
<td><strong>U.S. Department of Housing and Urban Development (HUD)</strong></td>
<td><strong>Housing and Community Development Act</strong></td>
</tr>
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<td>Projects involving use of land acquired with HUD Open Space Lands funds; see Section 26-4.</td>
</tr>
<tr>
<td><strong>Advisory Council on Historic Preservation</strong></td>
<td><strong>National Historic Preservation Act</strong></td>
</tr>
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<td>Projects having an adverse effect on a property included on, or eligible for inclusion on, the National Register of Historic Places; see Section 26-5.04.</td>
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### 22-5.02(b) State Agencies

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<thead>
<tr>
<th>Agency</th>
<th>Jurisdiction/Expertise</th>
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<tbody>
<tr>
<td>Illinois Department of Natural Resources (IDNR)</td>
<td><strong>Illinois Endangered Species Protection Act</strong></td>
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<td></td>
<td>Projects determined to be in the vicinity of a State-listed threatened or endangered species, in accordance with the “Memorandum of Understanding By and Between IDNR and IDOT” in Appendix A; see Section 26-9.</td>
</tr>
<tr>
<td></td>
<td><strong>Interagency Wetland Policy Act of 1989</strong></td>
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<tr>
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<td>Projects involving unavoidable adverse wetland impacts, in accordance with the IDOT Wetlands Action Plan and the “Memorandum of Understanding By and Between IDNR and IDOT” in Appendix A; see Section 26-8.</td>
</tr>
<tr>
<td></td>
<td><strong>Illinois Natural Area Inventory (INA) Sites</strong></td>
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<td></td>
<td>Projects determined to be in the vicinity of a site listed on the INA, including Illinois Natural Area Inventory sites, dedicated Illinois Nature Preserves and registered Land and Water Reserves, in accordance with the IDOT Wetlands Action Plan and the “Memorandum of Understanding By and Between IDNR and IDOT” in Appendix A; see Section 26-9.</td>
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<tr>
<td>Agency</td>
<td>Jurisdiction/Expertise</td>
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<tr>
<td></td>
<td>• Impacts to Natural Resources</td>
</tr>
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<td></td>
<td>Projects that could adversely affect streams, forest/trees, prairie/savanna areas, or properties owned, leased or managed by IDNR, in accordance with the “Memorandum of Understanding By and between IDNR and IDOT” in Appendix A; see Section 27-1.</td>
</tr>
<tr>
<td></td>
<td>• Land and Water Conservation Fund Act (LAWCON)</td>
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<td></td>
<td>Projects involving conversion of land acquired or improved with LAWCON funds to other than public outdoor recreation use; see Section 26-3.</td>
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<td></td>
<td>• Open Space Lands Acquisition and Development Act (OSLAD)</td>
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<td></td>
<td>Projects involving conversion of land acquired or improved with OSLAD funds to other than public outdoor recreation use; see Section 26-4.</td>
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<td></td>
<td>• Rivers, Lakes and Streams Act</td>
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<td>Projects involving:</td>
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<td>+ construction in floodways of rivers, lakes and streams under the jurisdiction of the IDNR Office of Water Resources (OWR);</td>
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<td>+ construction in those rivers, lakes, streams, and waterways considered &quot;public waters”; or</td>
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<td></td>
<td>+ new construction within the regulatory floodways of rivers, lakes, and streams in Cook, DuPage, Kane, Lake, McHenry, and Will counties excluding the City of Chicago.</td>
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<td></td>
<td>See Section 28-3.</td>
</tr>
<tr>
<td>Illinois Environmental Protection Agency</td>
<td>• Clean Water Act, 401 Water Quality Certification</td>
</tr>
<tr>
<td></td>
<td>Projects involving work that may result in any discharge into waters of the US and that is subject to a Federal permit requiring an individual 401 water quality certification (i.e., for which IEPA has neither waived certification nor issued blanket certification); see Section 28-2.</td>
</tr>
<tr>
<td></td>
<td>• Clean Water Act, 303(d) Impaired Waters</td>
</tr>
<tr>
<td></td>
<td>Projects that may affect a water resource included in the IEPA list of “impaired” waters; see Section 26-21.</td>
</tr>
<tr>
<td></td>
<td>• Clean Water Act, National Pollutant Discharge Elimination System (NPDES) Permits</td>
</tr>
</tbody>
</table>
### Agency | Jurisdiction/Expertise
---|---
**Projects that:**
+ will require a point-source NPDES permit;
+ will involve clearing, grading, and/or excavation activities disturbing one acre (4047 m²) or more of land area; or
+ occur in an area covered by an NPDES Metropolitan Separate Storm Sewer System (MS4) permit.

See Chapter 41.

- Illinois *Environmental Protection Act*
  Projects determined, through the IDOT special waste screening process, to have potential for involvement with special wastes or other regulated substance contamination; see Section 27-3.

- Illinois *Farmland Preservation Act*
  Projects requiring additional right-of-way, subject to certain specified exemptions, as defined in the IDOT Agricultural Land Preservation Policy Statement and Cooperative Working Agreement in Appendix A; see Section 26-10.05.

- *National Historic Preservation Act*
  Projects involving Federal funding, approvals, permits or licenses that have the potential to cause effects on properties included on, or eligible for inclusion on, the National Register of Historic Places; see Section 26-5.04.

- Illinois *Historic Preservation Act*
  Projects that do not involve Federal funding, approvals, permits or licenses, do not otherwise comply with the National Historic Preservation Act and have the potential to cause effects on properties included on, or eligible for inclusion on the Illinois Register of Historic Places; see Section 26-5.06.

### 22-5.03 District Coordination Meetings

The district conducts periodic coordination meetings, which involve personnel from the central offices, FHWA, and other agencies, as appropriate. These meetings provide a forum for discussing various project-related issues (e.g., scope of the project, exceptions to design...
criteria, meeting ADA standards to the maximum extent practicable, Federal funding participation, progress of environmental clearances, and level of environmental processing).

22-5.03(a) Scheduling Coordination Meetings

BDE will develop an annual coordination meeting schedule in cooperation with districts and FHWA to eliminate meeting conflicts among districts and to allow appropriate central office personnel to be available. The district should distribute a tentative agenda and associated project information, draft reports, exhibits, etc., approximately two weeks in advance of each meeting.

22-5.03(b) Appropriate Representation

Invite persons to the meetings who have a role in project development and decision making, such as central office environmental specialists, district specialists and, if applicable, the consultant’s project manager, environment leads, and specialists.

If projects to be discussed significantly affect other agencies or require special expertise or coordination, the district should invite the applicable agencies to the coordination meeting. Highlight in the invitations and agendas the projects and issues requiring the expertise of the other agencies. State agencies (e.g., Illinois Department of Natural Resources, Illinois Historic Preservation Agency, Illinois Department of Agriculture, Illinois Environmental Protection Agency) and Federal agencies (e.g., Department of the Interior, Army Corps of Engineers) may be involved frequently. Consultant environmental staff should attend coordination meetings if environmental issues on their projects are an agenda topic.

22-5.03(c) Topics for Discussion

Coordination meetings should address such topics as the need for and adequacy of environmental reports, need for special reports, typical sections, intersection design studies, design exceptions, meeting ADA standards to the maximum extent practicable, etc. The scoping of environmental reports (see 40 CFR 1501.7, 23 CFR 771.119(b) and 771.123(b)) is also an appropriate topic for coordination meetings. When other agencies are present, the coordination meeting may serve as the scoping meeting as discussed in Section 25-2.04.

Submit an agenda to the intended participants at least two weeks prior to the meeting. Include the following items in the agenda for each project to be discussed:

- a short description of the project, its location, and the desired action or reason for including the project on the agenda, including environmental issues, as appropriate;
- the route designation and transportation system (e.g., NHS), funding, and anticipated construction year;
- design policy to be used;
status of environmental surveys;

measures for minimizing and mitigating adverse socio-economic and environmental impacts; and

district contact person for the project and, as appropriate, the project consultant.

Also indicate on the agenda projects to be advertised in the Professional Transportation Bulletin and include in the agenda any topics of general concern intended for discussion. Include documentation with the agenda, as necessary, to support the desired action for specific projects.

22-5.03(d) Information Presented

The information presented at a coordination meeting usually depends on:

- the project development stage,
- coverage at previous coordination meetings, and
- the scope of the project.

A complex project on new alignment may involve many topics and presentations at numerous meetings over the duration of the study. If a minor project requires discussion, a brief presentation may be sufficient.

Because several projects may be discussed at each coordination meeting, information that has been previously presented and discussed need not be repeated. However, the meeting should include a brief summary of important points previously discussed and any decisions reached on each project.

If design exceptions, or maximum extent practicable (MEP) determinations for ADA will be requested, the district must provide supporting documentation/justification. The supporting documentation/justification for design exceptions and MEP’s ultimately will be included in the Phase I report.

The district should also make available appropriate information on the mitigation of impacts, effects on sensitive areas, detours, and stream crossings. Explain any channel work proposed in stream crossings so that the degree of impact can be determined.

22-5.03(e) Documentation

At all coordination meetings, the district must maintain a record on who attended and what transpired. Although a verbatim transcript is not necessary for coordination meetings, a recording may be useful to the district if questions arise on the accuracy of typed minutes. Prepare minutes promptly and send to each agency that was represented at the meeting. The transmittal letter should describe the process for correction of the minutes and set a time limit for submitting any corrections.
The suggested format for the minutes is shown in Figure 22-5.A. Identify each project discussed in the minutes, and provide special attention to any scoping actions because documentation may be required later. Each project should be covered on a separate page(s).

22-5.03(f) Recommended Practices

The following practices are recommended for coordination meetings to improve their effectiveness:

- Use video-teleconference, where practical.
- Schedule meetings for projects eligible for field approval prior to or after the regular meeting. Indicate the schedule for these meetings in the agenda and provide appropriate information for action in advance of the meeting.
- Schedule separate meetings for large or complex project issues, including the review of report comments.
- Avoid getting bogged down on minor issues that can be resolved over the phone or within the district.
- Keep the discussion focused on the desired action.
- Use slides, photographs, aerial photos, and other visual exhibits to clarify issues.
- Provide appropriate handouts such as location maps, ADT/DHV schematics, typical section drawings, crash history information, synopsis of environmental issues, and critical path items.
- Submit completed forms for Nationwide Section 404 Permit 23 to BDE prior to the coordination meeting.
- Provide meeting minutes to participants within two weeks following the meeting.

MINUTES OF COORDINATION MEETING

DISTRICT 1

May 9, 2009

ATTENDANCE

- Federal Agencies
- State Agencies
- Local Agencies
• FHWA
• IDOT Central Office
• District

PROJECT #1

• Project location, identification information
• Description of existing conditions, traffic data, and any high-crash locations
• Description of proposed work and status of development
• Information presented (e.g., on environmental surveys, impacts, mitigation)
• Comments and input received, including scoping actions/information (see Section 22-5.01(c))
• Design exceptions presented and action taken
• Environmental report concurrence

MINUTES OF COORDINATION MEETING FORMAT

Figure 22-5.A
22-5.03(g) Commitments

References: 40 CFR 1505.3 “Responsibility for Implementing Mitigation”
23 CFR 771.109(b) “Responsibility for Implementing Mitigation”
CEQ Q&A, Question 34d “Enforceability of ROD”
CEQ Q&A Question 39 “Imposing Enforceable Mitigation for EA and FONSI”
IDOT Departmental Policy D&E-19 “Follow-Through on Project Commitments”

Often the end result of coordination activities is IDOT commitments to provide measures to mitigate the adverse impact of a project. No other single factor is as significant in IDOT’s ability to interact effectively with other entities as the Department’s record and credibility for fulfilling its past commitments. It is important that commitments be honored, for the follow through on one project may affect negotiations, approvals, and processing for many other projects.

It is sometimes difficult to ensure that a commitment made at the planning stage of project development will be implemented at a later stage (e.g., design, construction, or maintenance). To ensure that a commitment is not neglected, special efforts should be made to identify and emphasize commitments in environmental reports or Phase I Reports. Commitments must be identified in the decision statement and/or a special subsection of each report. Decision statements could serve as an appropriate mechanism for transmitting important information among bureaus within the IDOT district offices.
22-6 GUIDANCE ON SPECIAL TOPICS

22-6.01 Purpose and Need

References: 23 USC 139 “Efficient Environmental Reviews for Project Decision Making”
40 CFR 1502.13 “Purpose and Need”
Paragraph II.B of FHWA Technical Advisory T6640.8A “Purpose and Need for EAs”
Paragraph V.D. of FHWA Technical Advisory T6640.8A “Purpose and Need for EISs”
FHWA SAFETEA-LU Final Guidance, Questions 32-35 “Purpose and Need”
July 23, 2003 Memorandum from Federal Highway Administrator, Guidance on "Purpose and Need"

This discussion provides guidance for the “Purpose and Need” section of environmental documents. This guidance was prepared by the Federal Highway Administration’s Washington Office of Environmental Policy and issued on September 18, 1990. It has been edited to be consistent with the format of the BDE Manual. The guidance emphasizes the importance of the “Purpose and Need” discussion in establishing a sound basis for evaluating alternatives and environmental impacts. Although the FHWA guidance is within the context of an EIS, the information also applies to an EA as appropriate for the project.

For guidance on writing a Purpose and Need for an EA or EIS, see Appendix D.

22-6.01(a) Introduction

The Purpose and Need section is in many ways the most important chapter of an environmental impact statement (EIS). It establishes why the agency is proposing to spend large amounts of taxpayers’ money while at the same time precipitating significant environmental impacts. A clear, well-justified Purpose and Need section explains to the public and decision makers that the expenditure of funds is necessary and worthwhile and that the priority the project is receiving relative to other needed highway projects is warranted. In addition, although significant environmental impacts are expected to result from the project, the Purpose and Need section should justify why impacts are acceptable based on the project’s importance.

As importantly, the project purpose and need drives the process for consideration of alternatives, in-depth analyses, and ultimate selection. The Council on Environmental Quality (CEQ) Regulations require that the EIS address the “no-action” alternative and “rigorously explore and objectively evaluate all reasonable alternatives.” Furthermore, a well-justified purpose and need is vital to meeting the requirements of Section 4(f) (49 USC 303) and the Executive Orders on Wetlands (E.O. 11990) and Floodplains (E.O. 11988) and the Section 404(b)(1) Guidelines. Without a well-defined, well-established, and well-justified purpose and need, it will be difficult to determine which alternatives are reasonable, prudent, and practical, and it may be impossible to dismiss the no-action alternative.
The transportation planning process, which includes regional, subarea, and corridor planning, can serve as the primary source of information for establishing purpose and need as well as evaluating alternatives. Information and forecasts of vehicular miles of travel, travel demand, highway and travel speeds, traffic diversion, time of day characteristics, and traffic crash rates can be provided by the planning process. This information can be used to evaluate congestion, air quality, safety, and other environmental issues for various transportation alternatives including the no-action alternative. Planning can also estimate the benefits and costs associated with highway and transit projects that can be used in the development of project Purpose and Need.

22-6.01(b) Safety Considerations

As mentioned previously, a clear, well-written Purpose and Need section in an EA or EIS explains why the expenditure of funds is necessary and worthwhile and why the project is warranted. In addition, the Purpose and Need section should justify why expected environmental impacts are acceptable based on the project's importance. The Purpose and Need drives consideration of alternatives and is vital to meeting the requirements of Section 4(f) (49 USC 303), Executive Orders on Wetlands (E.O. 11990) and Floodplains (E.O. 11988), and the Section 404(b)(1) Guidelines in determining which alternatives are reasonable, prudent, and practical.

If safety problems are recognized as one of the reasons for proposing a project then an identification of these issues is a key consideration in developing a well-defined, well-established, and well-justified Purpose and Need. Safety issues will be a factor in the development of alternatives to be considered and in the determination of which alternatives are reasonable, prudent, and practical.

Each Phase I Study is required to contain a safety analysis of the section of the facility on which the improvement is being proposed. This safety analysis is a very important tool which will help to identify the level of safety issues/problems that are involved in the project and to what extent safety is an element of the project Purpose and Need. As such, a safety analysis is required to be completed for all EAs and EISs prior to finalization of the project Purpose and Need.

The safety analysis should be summarized in the Purpose and Need Section of all EAs and EISs. The summary should provide sufficient data and information to justify all conclusions derived from the safety analysis. The types of data and information used in the safety analysis will vary based on the complexity and characteristics of the project. However, examples of typical types of data and information that might be included in the summary are as follows:

- the number, type, location and severity of crashes through tables and maps;
- locations of 5% Selected Sections;
- identification of trends;
- identification of the safety problems;
• identification of possible low costs countermeasures that can be implemented immediately; and

• identification of the proposed project’s potential to address identified safety problems and to eliminate 5% Sections.

22-6.01(c) Consideration of Alternatives

In urbanized areas, the urban transportation planning process required by Section 134 of Title 23 should result in plans and programs that are consistent with the comprehensively planned development of an area and that integrate transportation, land use, and environmental considerations. Comprehensive planning, which includes transportation, should establish the basic purpose and need for specific projects and the system-wide consequences of operational improvements and the no-action alternative. For example, the planning process should identify the need for a transportation improvement between points “x” and “y” at some future date. Further, in a high percentage of cases, a decision on the appropriate mode (highway or transit) and the basic project concept (e.g., freeway on new location, upgrade of existing facility, light rail transit, bus/high occupancy vehicle lanes, approximate travel demand) can be determined. In other cases, it may not be possible to resolve these issues until the conclusion of the project development process. Scoping meetings early in the environmental process are an excellent means to reach agreement with the participants on the basic purpose and need for the project, the consequences of the no-action alternative, operational improvements and, where possible, the mode and project concept.

After the basic purpose and need for the project are established, a number of lines can theoretically still be drawn to connect points “x” and “y.” If the project’s purpose and need are so vague as to only stipulate that a transportation improvement between “x” and “y” is needed, then reasonable alternatives would cover a wide range and must be evaluated to comply with the CEQ Regulations. As the project’s purpose and need are refined, a number of alternatives will drop out, thereby permitting a more focused analysis of those alternatives that truly address the problem to be solved. As alternatives are eliminated from consideration, it is recommended that the concurrence of those cooperating agencies with jurisdiction by law be sought in that decision.

Similarly, the type of improvement to be considered, even after the planning process, may be wide ranging — from upgrading an existing facility to a multilane freeway on new location. The traffic demands, safety concerns, system continuity considerations, etc., will help define reasonable alternatives, and products from the transportation planning process should serve as a primary source for this information.

Beyond the CEQ Regulations' requirement of evaluating all alternatives (or a reasonable number representative of the full spectrum of reasonable alternatives), there are other more action-limiting requirements for alternatives under Section 4(f), the Executive Orders on Wetlands and Floodplains, and the Section 404(b)(1) guidelines. To address these requirements and conclusively demonstrate that some alternatives are not prudent or practical, a well-justified purpose and need are vital.
The use of land from a Section 4(f) protected property (i.e., significant publicly owned public park, recreational area, or wildlife and waterfowl refuge, or any significant historic site) may not be approved unless a determination is made that there is no feasible and prudent alternative to such use or FHWA determines the impact qualifies as de minimis. There are numerous factors that could render an alternative “not prudent” because of unique problems, including cost and environmental impacts. If an alternative does not meet the project’s purpose or satisfy the needs, then the alternative is not prudent provided the Purpose and Need section can substantiate that unique problems will result by not building the project.

If a proposed action is to be located in a wetland or if it entails a floodplain encroachment with significant impacts, a finding must be made that there is no practicable alternative to the wetland taking or floodplain encroachment. Any alternative which does not meet the need for the project is not practicable. If the project’s purpose and need are not adequately addressed, specifically delineated, and properly justified, resource agencies, interest groups, the public, or others will be able to generate one or possibly several alternatives which avoid or limit the impact and “appear” practicable. Sometimes long, protracted negotiations or additional analyses are needed to demonstrate that an alternative is not practicable, whereas a well-described justification of the project’s purpose and need would have clearly established that finding.

If an alternative does not satisfy the purpose and need for the project, as a rule, it should not be included in the analysis as an apparent reasonable alternative. There are times when an alternative that is not reasonable is included based on the request of another agency or due to public expectation. In such cases, it should be clearly explained why the alternative is not reasonable (or prudent or practicable), why it is being analyzed in detail and, that because it is not reasonable, it will not be selected.

22-6.01(d) Basic Ingredients of Purpose and Need

The purpose and need should be as comprehensive and specific as possible. For example, rather than simply stating that additional capacity is needed between two points, information on the adequacy of current facilities to handle the present and projected traffic (e.g., what capacity is needed and the level of service for the existing and proposed facilities) should be discussed. Other information on factors (e.g., safety, system linkage, social demands, economic development, and modal interrelationships) that the proposed project will attempt to address, should be described as fully as possible. This will assist in pinpointing and refining the alternatives that should be analyzed. If the purpose of and need for the proposed project are rigorously defined, the number of “solutions” that will satisfy the conditions can be more readily identified and narrowly limited.

The Purpose and Need section of the project may, and probably should, evolve as information is developed and more is learned about the project and the corridor. For example, assume that the only known information regarding purpose and need is that additional capacity is needed between points “x” and “y.” At the outset, it may appear that commuter traffic to a downtown area is the problem, and only this traffic needs to be served. A wide range of alternatives may meet this need. As the studies progress, it may be learned that a shopping center, university,
major suburban employer, and other traffic generators contribute substantially to the problem and require transportation service. In this case, the need is further refined so that not only commuter trips but also student, shopping, and other trips will be accommodated. These refinements would clearly reduce and limit the number of alternatives that could satisfy the project’s purpose and need, thereby reducing the number and range of reasonable, prudent, and practical alternatives. If an alternative is suggested that does not serve the university or other traffic generator, and such service is a vital element of the project, the alternative may be eliminated from future study because it does not meet the need for the project.

In the example above, it should be noted that products of the urban transportation planning process should identify many of the elements which contribute to the transportation problems. To the extent that the planning process develops these products and these products are used in project development, it may not be necessary to prepare additional studies.

Some of the elements that may assist in explaining a project’s purpose and need (e.g., capacity, safety, system linkage), are described on page 14 of FHWA Technical Advisory T6640.8A “Guidance for Preparing and Processing Environmental and Section 4(f) Documents.” (See Appendix A of Part III of the BDE Manual.) This discussion is included here as additional information. All of the elements which are relevant should be as fully developed as possible and utilize as specific data as possible to compare the present, future no-action, and future build conditions. Data should be presented on such factors as reduction in vehicular hours of travel; improvements in travel speeds on the system; reduction in traffic crashes; injuries and fatalities; savings in cost to the traveling public; enhanced economic development potential; increased tax base; improved access to public facilities; etc. It is not sufficient to state that the project is needed to provide increased capacity and improve safety. Supporting data must be provided.

22-6.01(e) Using Purpose and Need in Decision Making

As noted above, the purpose and need define what can be considered reasonable, prudent, and practical alternatives. The decision-making process should first consider those alternatives that meet the purpose and need for the project at an acceptable cost and level of environmental impact relative to the benefits which will be derived from the project.

At times, it is possible that no alternative meets all aspects of the project’s purpose and need. In such a case, it must be determined if the alternatives are acceptable and worth pursuing considering the cost, environmental impact, and less than optimal transportation solution. To properly assess this, it is important to determine the elements of the purpose and need that are critical to the project, as opposed to those that may be desirable or simply support it. The critical elements are those that, if not met at least to some minimal level, would lead to a “no-action” decision. Determining critical needs could include policy decisions as well as technical considerations.

Other times, the cost or level of environmental impact are not acceptable and an alternative that only partially meets the purpose and need or the no-action alternative must be considered. If the costs are justified relative to the transportation benefits, then a less than full-build alternative may be acceptable.
In the vast majority of cases, however, at least one alternative will fully meet the purpose and need at an acceptable cost and level of impact. In cases where more than one alternative fully meets the purpose and need, a number of factors including cost, traffic service, safety, public support, environmental impact, etc., will be considerations in reaching the decision on which is the preferred alternative. The requirements of Section 4(f), the Wetland and Floodplain Executive Orders, and the Section 404(b)(1) Guidelines, of course, play an important role in this process.

**22-6.01(f) Key Points to Remember**

In summary, the Purpose and Need section in an environmental document presents why the proposed action, with its inherent costs and environmental impacts, is being pursued. If properly described, it also limits the range of alternatives that may be considered reasonable, prudent, and practicable in compliance with the CEQ Regulations, Section 4(f), the Executive Orders on Wetlands and Floodplains, and the Section 404(b)(1) guidelines. Further, it demonstrates the problems that will result if the project is not implemented.

There are three key points to remember on the Purpose and Need section of environmental documents. The section should be:

- a justification of why the improvement must be implemented,
- as comprehensive and specific as possible, and
- re-examined and updated as appropriate throughout the project development process.

**22-6.01(g) Additional Information**

Reference: Paragraph V.D. of FHWA Technical Advisory T6640.8A “Purpose of and Need for Action”

The cited reference provides additional information which applies to defining the purpose and need for the proposed action.

**22-6.02 Indirect and Cumulative Environmental Impacts**

References: 40 CFR 1502.16(b) “Discussion within Environment Consequences Section”
40 CFR 1508.7 “Definition of Cumulative Impact”
40 CFR 1508.8 “Definition of Direct and Indirect Effects”
CEQ Q&A, Question 18 “Uncertainties on Indirect Effects”
*Considering Cumulative Effects under the National Environmental Policy Act (NEPA), CEQ, January 1997*

*FHWA Interim Guidance: Indirect and Cumulative Impacts in NEPA*
**22-6.02(a) ** Background

Indirect and cumulative environmental impacts will be considered and addressed as a normal component of environmental analyses for highway projects. The primary focus of the IDOT approach will be to ensure that the Department is conducting a good-faith effort to identify and disclose potential indirect and cumulative impacts that may occur. This will be demonstrated if the environmental document discloses all information of which the Department could reasonably have been expected to have knowledge.

**22-6.02(b) ** Applicability

The procedures in this section are applicable to the following types of highway projects initiated by the Department:

- constructing highways on new alignment,
- adding lanes to an existing highway, and
- constructing a new interchange on an existing freeway or adding ramps to an existing interchange that will increase access to an area.

**22-6.02(c) ** Definitions

The following definitions apply:

1. **Reasonably Foreseeable.** Deemed likely to occur in the future based on the best available planning information for the project area (e.g., formal planning documents, information from community officials, local land-use/zoning/permitting processes). The term is not intended to imply that district project development personnel or local officials are expected or encouraged to speculate on anticipated development in lieu of or beyond the scope of formal planning processes. To the extent that community officials are willing to provide their views on anticipated development in their locale, the information should be summarized in the project environmental document and appropriately analyzed and discussed according to these procedures. The sources of the information also should be cited in the environmental document.

2. **Indirect Impacts.** Those environmental impacts, such as conversion of agricultural land or habitat, that will result from reasonably foreseeable non-highway actions (e.g., land-use changes such as residential or business development) that will accompany or occur after completion of a highway project and that are assumed to be induced by the highway project.

3. **Cumulative Impacts.** The total impacts on specific environmental resources anticipated to result from the proposed highway project and other highway and non-highway development in the project area. In determining cumulative impacts, the district should
consider both development that the project will induce and development that is unrelated to the project but which will affect the same resources.

22-6.02(d)  Identifying and Disclosing Reasonably Foreseeable Indirect and Cumulative Environmental Impacts

In evaluating cumulative impacts, districts should apply the guidance in the CEQ publication *Considering Cumulative Effects Under the National Environmental Policy Act*. The publication is available on the CEQ website and also can be accessed through the FHWA website. In the early planning phase of project development, districts should contact local community officials and planning and zoning authorities to determine the existence of land-use plans, planning information, and permitting processes that will identify anticipated development in the project area. These contacts also should explore the extent to which the development has been determined to be, or is perceived to be, related to or induced by the highway project. Districts should advise local officials that the information they provide will be incorporated in the project environmental documentation as part of the discussion of indirect and cumulative impacts. Where development has preceded the proposed highway project, the district should nonetheless evaluate whether planning information for the area indicates the highway may prompt further development. The influence of the development in “inducing” the highway project should be reflected in the discussion of the improvement’s purpose and need.

The spatial extent of analysis for potential indirect and cumulative impacts generally should correspond to the area over which the highway project is anticipated to affect traffic patterns and volumes based on traffic forecasts for the highway system with and without the improvement. The temporal extent of such analyses should correspond to the time frame reflected in current planning documents for the area or, in their absence, the time frame for which local officials will project planning information. The following provides specific direction on how indirect and cumulative impacts should be addressed for different levels and types of planning information available for the project area:

1. **No Formal Planning Process Nor Current Planning Document for Project Area.** If there is no local or regional planning process for the project area or if there is such a process but no current planning document, the district should contact community officials to determine if they will provide information regarding anticipated development in the project area. If local officials do not provide such information, disclose in the coordination section of the environmental document that there is no formal local planning process nor current planning document, as appropriate, and that contacts with local officials did not elicit information on anticipated development for the project area. The district should evaluate whether the current approved highway program includes any other current or anticipated improvements which could result in cumulative impacts when combined with the project under development. Any such cumulative impacts should be discussed in the environmental consequences section of the environmental document. Indirect and cumulative impacts need not be discussed further except to respond to comments or concerns of review agencies and the public.
If local officials do provide information regarding anticipated development in the project area, summarize the information in the coordination section of the environmental document. Also note the source of the information and that there is no formal planning process nor current planning document available for the area. Analyze the information to identify development which the highway project could induce (i.e., for which the highway project would be a necessary condition) or which would involve cumulative impacts on resources which the highway project would affect. Discuss the anticipated indirect and cumulative impacts of the development in the environmental consequences section of the environmental document and any cumulative impacts that would result from other highway projects indicated in the current approved IDOT highway program.

2. Current Planning Document in Place for Project Area. If there is a current planning document in place for the project area, disclose the existence of the document in the coordination section of the project environmental document. Analyze the information to identify development which the highway project could induce (i.e., for which the highway project would be a necessary condition) or which would involve cumulative impacts on resources which the highway project would affect. Discuss the anticipated indirect and cumulative impacts of the development in the environmental consequences section of the environmental document and any cumulative impacts that would result from other highway projects indicated in the current approved IDOT highway program.

If the district determines that the information in the current planning document is not consistent with actual land-use decisions in the area, this finding should be disclosed in the coordination section of the environmental document. The district should consider and discuss in the environmental consequences section potential indirect and cumulative impacts relative to the development projected in the planning document and relative to the patterns of development that actually are occurring.

22-6.02(e) Compatibility with Comprehensive Resource Plans

The district should confirm whether comprehensive resource plans (e.g., watershed or basin plans) have been prepared for the project area. Where such plans exist, the district should determine and disclose in the environmental document the compatibility of the reasonably foreseeable indirect and cumulative impacts relating to the project with the basic assumptions and objectives of the resource plan(s). The district also should determine and discuss in the environmental document, the compatibility of the reasonably foreseeable indirect and cumulative impacts relating to the project with statewide comprehensive resource plans (e.g., Illinois Wildlife Action Plan, Illinois Statewide Comprehensive Outdoor Recreation Plan).

22-6.02(f) Mitigation

The district must disclose indirect and cumulative environmental impacts in the environmental documents for highway projects subject to these procedures. However, the document must not necessarily include a discussion of mitigation for indirect or cumulative non-highway impacts. The document should include information describing any mitigation proposed for the direct
impacts of the highway project. In addition, when the district has knowledge of mitigation proposals or commitments by others (e.g., developers or resource agencies) relating to indirect or cumulative impacts associated with a proposed highway project, the environmental document for the highway project should disclose this information.

The district also should confirm and disclose in the environmental document whether local governments with jurisdiction in the project area have ordinances in place for protection of environmental resources, particularly those affected by the anticipated indirect and cumulative impacts associated with the project.

22-6.02(g) Format for Documentation in Environmental Reports

There is no prescribed format for discussing indirect and cumulative impacts in project environmental documents. These impacts may be incorporated, as appropriate, in the discussion of each environmental resource issue area or consolidated in a separate “indirect and cumulative impacts” topic in the environmental consequences section. BDE recommends use of the first option in most cases. It allows reviewers to more conveniently identify the total anticipated impacts for each environmental issue area, which may be desirable for review agencies interested in selected areas. The second option may be preferred where concerns have been expressed regarding indirect and cumulative impacts. In these instances, it may be helpful to consolidate the discussion of indirect and cumulative impacts in a separate section to clearly demonstrate that they have been addressed.

22-6.03 Logical Termini

References: 23 CFR 771.111(f) “Logical Termini, Independent Utility, Effect on Other Projects” Section 22-3.06 “Proposed Action”

This discussion provides guidance in determining logical project termini for proposed actions. This guidance was prepared by the FHWA’s Office of Environment and Planning and issued on November 5, 1993. It has been edited to be consistent with the format of the BDE Manual. This guidance provides several working examples to illustrate the factors involved in choosing termini. These factors are then applied to issues such as project purpose and need, environmental impacts, and avoidance of segmentation.

22-6.03(a) Introduction

In developing a project concept which can be advanced through the stages of planning, environment, design, and construction, the project sponsor must consider a “whole” or integrated project. This project should satisfy an identified need, such as safety, rehabilitation, economic development, or capacity improvements, and should be considered in the context of the local area socioeconomics and topography, the future travel demand, and other infrastructure improvements in the area. Without framing a project in this way, proposed improvements may miss the mark by only peripherally satisfying the need or by causing
unexpected side effects which require additional corrective action. A problem of “segmentation” may also occur where a transportation need extends throughout an entire corridor, but environmental issues and transportation need are inappropriately discussed for only a segment of the corridor.

The Federal Highway Administration (FHWA) regulations outline three general principles in 23 CFR 771.111(f) that are used to frame a highway project:

In order to ensure meaningful evaluation of alternatives and to avoid commitments to transportation improvements before they are fully evaluated, the action evaluated in each Environmental Impact Statement (EIS) or finding of no significant impact (FONSI) shall:

1. Connect logical termini and be of sufficient length to address environmental matters on a broad scope;

2. Have independent utility or independent significance, i.e., be usable and be a reasonable expenditure even if no additional transportation improvements in the area are made; and

3. Not restrict consideration of alternatives for other reasonably foreseeable transportation improvements.

The aim of this guidance is to discuss criteria that can be used to select logical termini (project limits) for development of a project. The primary discussion will be on the first of the three factors mentioned above. However, all three are interrelated and necessary to the development of an integrated project.

The remainder of this guidance is divided into three sections. Section 22-6.03(b) defines logical termini. Section 22-6.03(c) discusses several case studies covering factors that are relevant in choosing termini, and Section 22-6.03(d) offers some conclusions.

22-6.03(b) A Definition of Logical Termini

Logical termini for project development are defined as (1) rational end points for a transportation improvement, and (2) rational end points for a review of the environmental impacts. The environmental impact review frequently covers a broader geographic area than the strict limits of the transportation improvements. In the past, the most common termini have been points of major traffic generation, especially intersecting roadways. This is due to the fact that in most cases traffic generators determine the size and type of facility being proposed. However, there are also cases where the project improvement is not primarily related to congestion due to traffic generators, and the choice of termini based on these generators may not be appropriate. The next section will show some examples where this is the case.

Choosing a corridor of sufficient length to look at all impacts need not preclude staged construction. Therefore, related improvements within a transportation facility should be evaluated as one project, rather than selecting termini based on what is programmed as short
range improvements. Construction may then be “staged” or programmed for shorter sections or discrete construction elements as funding permits.

22-6.03(c) Sample Project Concepts and Discussion

Case #1

US 22 is a rural two-lane facility without access control. A number of crashes have been identified, and the need for the project is to correct site-specific geometric deficiencies between Point A (Route 602) and Point B (no intersecting roadway).

Discussion: In this Case, the selection of A and B as termini is reasonable, given the scope of the project. In fact, for projects involving safety improvements, almost any termini (e.g., political jurisdictions, geographical features) can be chosen to correspond to those sections where safety improvements are most needed. The first criterion, that the project connect logical termini and be of sufficient length to address matters on a broad scope, is largely irrelevant due to the limited scope of most safety improvements. Furthermore, even if other safety improvements are needed beyond those in segment A-B, the project termini need not be expanded to include these other improvements. The other two criteria still need to be met to choose A and B as termini: The safety improvements have independent utility (i.e., they can function as stand-alone improvements without forcing other improvements which may have impacts), and these improvements do not restrict consideration of other reasonably foreseeable transportation improvements (such as major safety improvements in an adjoining section; e.g., Point B to Route 604, which could involve changes in alignment of the segment currently under review). Also, all environmental requirements must still be met. For instance, straightening of a
curve through park land cannot take place without completing the necessary Section 4(f) analysis.

Case #2

US 26 is on the eastern fringe of a rapidly growing urban area. Over the next 20 years, traffic growth and congestion are predicted for the section of roadway closest to the urban area, between Route 100 and Route 200. Because US 26 also serves as a through facility to points east, congestion will increase on the other sections also. It is proposed to deal with the worst of the congestion problems by widening the road to four lanes between Point A (Route 100) and Point B (Route 200).

Discussion: Widening between Point A and Point B could be implemented as a reasonable project with a logical termini, but several conditions would have to be met.
Case #3

The proposed project is a new interchange with I-28 at the north edge of a growing urban area with options to upgrade an existing north-south feeder/collector route, Kellogg Road, on a new location. The next interchange south is at capacity now due to (1) new housing in the north end of town, and (2) a rapidly expanding commercial area at the existing interchange. The identified purposes of this project are to reduce circuitous travel for north end residents and to reduce congestion at the next interchange south.

Discussion: At first glance, the logical termini for analysis are the points where the new interchange ties in with existing facilities (Kellogg Road and Drury Road). Would this action force other project improvements? In this example, Kellogg Road and Drury Road may be overloaded by interchange traffic. If this is considered now, there may be design options to address this without substantial change or disruption. If this is dealt with later, the options may be more limited. If the only remaining option in the future is to widen Kellogg Road and Drury Road, there may be considerable disruption, relocations, etc., which could possibly have been avoided. For this particular project, the eastern project terminus was the intersection of Coleman Street and Drury Road, because there was adequate capacity on Drury road to absorb the traffic and no additional improvements would be forced. The western project terminus was further away from the intersection, because Kellogg Road did not have sufficient capacity to accommodate the traffic from the interchange. The terminus in this case was where Kellogg Road intersected with Chris Road. It was demonstrated that Chris Road had the capacity to handle the additional traffic and that no additional improvements would be forced. Options for upgrading Kellogg Road included widening of the existing Kellogg Road or a north-south feeder road on new alignment. Even if the project sponsor had decided not to upgrade Kellogg Road,
the environmental document should have covered the environmental impacts resulting from the congestion of this route (e.g., community disruption, possible air quality violations).

Case #4

This proposed facility is on new alignment, connecting Route 91 with I-17. Alternative 1 is shorter, connecting to I-17 at Point A, and Alternative 2 would tie in further east, at Point B. The primary travel on this new facility is to and from points east on I-17. I-17 is four lanes west of Point B and six lanes east of Point B. Alternative 2 has been designated as the preferred option by the project sponsor. Alternative 1 was proposed by a citizen's group to reduce the number of relocations and community disruption. Cost estimates are $50 million for Alternative 1 (to tie in at Point A) and $63 million for Alternative 2 (to tie in at Point B).

Discussion: It is likely that an incomplete picture of the costs and impacts of Alternative 1 is being provided by only carrying the analysis as far as Point A. For both alternatives, consideration of impacts should continue to Point B or east of B if there are likely to be any weaving or merging problems which will force changes in the facility beyond B. In this example, the four-lane section between A and B, if overloaded by Alternative 1, would force further improvements on I-17 which would likely have additional impacts.

Failure to take this into account would underestimate the cost and overall impacts of Alternative 1 and skew decision making. As a result of these factors, if Alternative 1 is considered a reasonable alternative, the discussion of impacts should extend to impacts occurring at Point B. If I-17 will be able to accommodate the increased traffic from Alternative 1 without widening, then the discussion could simply be a demonstration of that fact.
22-6.03(d) Conclusions

The aim of this guidance has not been to present all possible ways of determining logical project termini but, rather, to present a thought process that can be used to make these determinations on a case-by-case basis. For the vast majority of highway projects, the choice of logical termini will be obvious and non-controversial. For those few complex projects where other considerations are important, the termini chosen must be such that:

- environmental issues can be treated on a sufficiently broad scope to ensure that the project will function properly without requiring additional improvements elsewhere, and
- the project will not restrict consideration of alternatives for other reasonably foreseeable transportation improvements.

By following this guidance, proposed highway projects will be more defensible against litigation claims of project segmentation, and decision makers and the public will have a clearer picture of the transportation requirements in the project area and a better understanding of the project purpose and need.

22-6.04 Congestion Management Process (CMP) Alternatives

CMP requirements apply to the following Transportation Management Areas (TMAs) in Illinois, regardless of air quality attainment status: Chicago (Chicago Metropolitan Agency for Planning jurisdiction), St. Louis (East-West Gateway Council of Governments jurisdiction), Peoria (Tri-County Regional Planning Commission jurisdiction), the Quad Cities (Bi-state Regional Commission jurisdiction), and Rockford (Rockford Metropolitan Agency for Planning jurisdiction). These areas must address congestion management through a cooperatively developed and implemented process for new and existing transportation facilities that incorporates use of travel demand reduction and operational management strategies. The CMP must include methods to:

- monitor and evaluate the performance of the multimodal transportation system (i.e., performance indicators),
- identify the causes of recurring and non-recurring congestion,
- identify and evaluate alternative strategies,
- provide information supporting the implementation of actions, and
- evaluate the effectiveness of implemented actions.

Each TMA must also develop appropriate performance measures as part of the CMP to assess the extent of congestion and support the evaluation of the effectiveness of transportation improvements in reducing congestion within the TMA. The TMA may also establish thresholds for congestion reduction that must be met for a project to be considered for Federal funding. In TMAs where performance measures have been established, the district will need to coordinate
with Metropolitan Planning Organization staff to ensure that a proposed project’s effectiveness in reducing congestion has been evaluated through the CMP. In cases where thresholds have also been developed, the district must coordinate to ensure the project meets those thresholds. The results of coordination for the CMP will be reflected in the congestion management strategies incorporated in the project scope and alternatives, as appropriate.

In areas designated as nonattainment for carbon monoxide or ozone, additional requirements apply for analysis of CMP alternatives. When projects within these areas would significantly increase capacity for single-occupancy vehicles (i.e., by adding lanes to an existing highway or constructing a new highway), the alternatives section must include information on CMP alternatives. Lane additions for safety improvements or for elimination of bottlenecks are not considered to be projects that significantly increase capacity for single-occupancy vehicles. The following paragraphs provide recommended wording for use in addressing this requirement:

**Congestion Management Process Alternatives**

The provisions of 23 CFR 450.320 place restrictions on the use of Federal funds for projects in Transportation Management Areas (TMAs) designated as nonattainment for carbon monoxide and/or ozone. In these areas, Federal funds may not be programmed for any project that will significantly increase capacity for single-occupancy vehicles (SOVs) unless the project is addressed through a Congestion Management Process (CMP). The CMP is required to provide an appropriate analysis of alternatives to the proposal for adding SOV capacity, including all reasonable congestion management strategies. If the analysis demonstrates that other alternatives and/or congestion management strategies cannot fully satisfy the need for additional capacity and that, therefore, the additional SOV capacity is warranted, the CMP must identify all reasonable strategies that will maintain the functional integrity of the additional lanes. All identified reasonable strategies must be incorporated into the project. The CMP for each affected TMA is addressed in materials available from the Metropolitan Planning Organization responsible for the area.

[The following paragraphs provide recommended text to use for projects in the Chicago metro area. This text should be modified as appropriate (e.g., regarding references to the affected planning area, the responsible Metropolitan Planning Organization, the documents referenced for the CMP) for projects in other TMAs.]

Individual projects involving addition of SOV capacity were evaluated, selected, and prioritized in the course of developing the Fiscal Year [insert appropriate years] Transportation Improvement Program (TIP) and the long-range [insert appropriate year] Regional Transportation Plan (RTP) for Northeastern Illinois. The Northeastern Illinois CMP is documented via various materials that are available through the Chicago Metropolitan Agency for Planning (CMAP). The following are examples:

- Congestion Mitigation Handbook, September 1998
The development process for the TIP and Regional Transportation Plan constitutes the CMP for Northeastern Illinois. This process documents warranted projects for adding SOV capacity and, as applicable, also documents that regional and/or project-specific alternatives (e.g., Transportation Demand Management measures, High-Occupancy Vehicle measures, Transit Capital Improvements, Congestion Pricing, Growth Management, Incident Management) would not obviate the need for adding SOV capacity. Planned projects resulting from the CMP are documented in the annual CMP status report referenced above. For this project, it has been determined that stand-alone CMP alternatives will not satisfy the project purpose and need and, therefore, this undertaking is a warranted project for adding SOV capacity.

Reasonable project-specific CMP strategies, including Traffic Operational Improvements, Transit Operational Improvements, Non-motorized modes/measures (Pedestrian/Bicycle), Intelligent Transportation System (ITS), and Access Management, have been incorporated into this project to the extent practical. Specific strategies incorporated include [list the strategies (as described in the Congestion Management Handbook) such as adding turning lanes, modernizing signals, signal interconnect, ITS (adding dynamic message signs, highway advisory radio, fiber optic, etc.), sidewalk/bicycle accommodations, access consolidation, and/or barrier median to control access, etc.]. With respect to Transit Operational Improvements, coordination occurred with [PACE/Metra/CTA]. Based on this coordination the following transit improvements were included in the project: [briefly describe any included transit projects and reference pertinent correspondence].

As documented in the above information, this project results from the CMP for Northeastern Illinois as a warranted project for adding SOV capacity and all reasonable congestion management strategies have been incorporated into the project to sustain its effectiveness.
22-7 ENVIRONMENTAL DOCUMENTATION AND PROCESS FOR NON-FEDERAL PROJECTS

22-7.01 Environmental Documentation for Non-Federal Projects

22-7.01(a) “Categorical Exclusion” Projects

For actions that do not involve Federal funding or approvals and which qualify as “Categorical Exclusions” as discussed in Section 23-1.03, the environmental documentation for the project shall be a part of the Phase I Report (See Section 12-3.06).

22-7.01(b) Non “Categorical Exclusion” Projects

For projects that do not involve Federal funding or approvals and which do not qualify as “Categorical Exclusions” as discussed in Section 23-1.03, the environmental documentation shall be a part of the State Improvement Report; see Section 12-1.02 for the types of projects and Section 12-3.05 for the content.

The process for addressing environmental issues on non-Federal projects will depend upon whether the projects qualify as Categorical Exclusions (CEs) as described in Section 23-1.03. Non-Federal actions that qualify as CEs will follow the environmental process as described in Section 23-2, except that FHWA will not be involved. For non-Federal actions that do not qualify as CEs, the environmental process described in this section will apply, as presented in Figure 22-7.A. This is followed by a brief description of each step within the network.

22-7.02 Environmental Process for Non-Federal Projects

22-7.02(a) Inventory and Evaluate Preliminary Alternatives

If the project is one which the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the public involvement process should commence once the project is assigned to the project study group. The project study group shall use the Stakeholder Involvement Process (SIP) as outlined in Section 19-5.01 to conduct public involvement for CSS projects.

After the district office determines the preliminary project purpose and need, it will initiate activities to inventory and evaluate the affected environment and to develop and evaluate preliminary project alternatives. The compilation of environmental inventories should be pursued only to the extent necessary to provide high-quality information on the environmental impacts of the proposed action and to facilitate decision making. By limiting inventory work to an optimum level, the amassing of needless detail can be avoided, thus reducing paperwork.
PROCESS FOR NON-FEDERAL PROJECTS

Figure 22-7.A
The district should identify the range of the environmental inventory by evaluating environmental databases and submitting an environmental survey request, as appropriate, to BDE. Environmental concerns involved may include:

- Section 6(f) or OSLAD properties;
- archaeological and historical properties;
- floodplains;
- sensitive noise receptors;
- prime farmland;
- wetlands;
- threatened or endangered species habitat, nature preserves, and natural areas;
- wild and scenic rivers;
- status of air quality attainment;
- water quality of streams or lakes;
- special waste sites;
- social/economic characteristics of the affected population;
- visual quality/aesthetics;
- well-head protection areas;
- groundwater recharge areas; and
- other biological areas.

After the inventory has been prepared, the district should perform a preliminary evaluation of the magnitude and importance of the potential environmental impacts of the alternatives under study. This will assist in initiating the early coordination process and in further refining the alternatives. The evaluation of preliminary alternatives should be sensitive to those environmental resources for which analysis of alternatives for avoidance and minimization of adverse impacts is required (e.g., wetlands floodplains, historic sites, and threatened and endangered species). In addition, districts should recognize that avoidance of environmental resources requiring special compliance procedures for impacts should be the preferred course of action. Avoidance of such resources will help to shorten project development time by avoiding the reporting and coordination necessary for compliance.
22-7.02(b) Perform Environmental Surveys

Based on the environmental survey request and Special Waste Assessment Screen/Survey Request form, as appropriate, BDE will perform a record survey to assess published information and determine the need for further investigation of the following:

- wetlands,
- archaeological and historical resources,
- Federal and State threatened and endangered species or their critical/essential habitat,
- well-head protection zones and regulated recharge areas, and
- special waste sites.

As determined necessary on the basis of the records survey or special waste assessment screening process, BDE will coordinate, as appropriate, with the responsible agencies and the district for further field surveys. BDE will provide the environmental survey information to the district as it becomes available to assist in the evaluation of project alternatives.

Reference: Chapter 27 “Environmental Surveys”

22-7.02(c) Initiate Early Coordination

Coordination with governmental agencies and the public is an important aspect of the project development process and should begin as early as practical in project planning. This coordination facilitates obtaining information from other entities and individuals which may assist in the inventorying of the affected environment and in the evaluation of alternatives.

If the project is one which the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the public involvement process should commence once the project is assigned to the project study group. The project study group shall use the Stakeholder Involvement Process (SIP) as outlined in Section 19-5.01 to conduct public involvement for CSS projects.

References: Section 22-5 “Coordination”
Chapter 19 “Public Involvement Guidelines”

22-7.02(d) Determine Reasonable Alternatives and Evaluate In-Depth

The district should evaluate the potential impacts of the preliminary alternatives on the inventory of environmental resource concerns and should consider the information and comments
provided by other agencies and the public in determining the scope of issues of importance and, ultimately, the reasonable alternatives worthy of in-depth evaluation. The cost and level of effort for preliminary environmental evaluations of an alternative should be commensurate with its likelihood of being implemented. Collectively, the alternatives selected for in-depth study should be representative of the full range of alternatives and should gain public acceptance that no reasonable alternative has been omitted.

The district must evaluate in detail the environmental impacts of each selected reasonable alternative in accordance with the scope determined through the environmental inventory process and early coordination with other agencies and the public. The district, in cooperation with BDE, will initiate those detailed studies and associated coordination with other agencies and the public necessary to further evaluate the environmental impacts of the proposed project alternatives.

References: Section 22-5 “Coordination”
Chapter 19 “Public Involvement Guidelines”

22-7.02(e) Prepare/Distribute Special Technical Reports

For environmental concerns requiring in-depth analysis (e.g., wetlands, noise), it may be appropriate to prepare “technical reports” discussing the analyses and findings for the issues involved. BDE will determine “technical report” requirements. As appropriate to respond to requests identified during early coordination, these “technical reports” will be coordinated with agencies and other interested entities. Technical reports should be reviewed by BDE prior to making them available to other parties. The key conclusions from these reports will be summarized in the environmental documentation for the Phase I Report.

Reference: Chapter 26 “Special Environmental Analyses”

22-7.02(f) Prepare Environmental Documentation

At this stage of project development, the district will have received input from appropriate agencies and the public, will have evaluated the selected reasonable alternatives in depth, and will have received input on any special technical reports. The environmental information resulting from these activities should be summarized in the Phase I Report as described in Section 22-2.05(b).

References: Chapter 26 “Special Environmental Analyses”
Section 22-2.05 “Environmental Documentation for Non-Federal Actions”

22-7.02(g) Coordinate with Public/Affected Agencies

In Section 22-7.03, the district will have made a preliminary identification of those agencies which may have an interest in the project. The district will coordinate the information regarding
the project alternatives and the evaluation of their environmental impacts with the public and appropriate agencies prior to submitting the project for design approval.

If the project is one which the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the public involvement process should commence once the project is assigned to the project study group. The project study group shall use the Stakeholder Involvement Process (SIP) as outlined in Section 19-5.01 to conduct public involvement for CSS projects.

Reference: Chapter 19 “Public Involvement Guidelines

22-7.02(h) Revise Environmental Documentation

The district will evaluate any comments received as a result of coordinating the environmental information for the project with the public and appropriate agencies and will incorporate additional information or changes in information as necessary to respond to the comments.

22-7.02(i) Secure Design Approval

The district will submit the Phase I Report, including appropriate environmental documentation, to BDE for projects requiring central office Design Approval. BDE will review the environmental documentation and will advise the district of any changes or additional information needed prior to approval.

22-7.02(j) Implement Mitigation Measures

Those involved in preparing and processing the environmental documentation for the project should assist those involved in subsequent aspects of project development and implementation in facilitating the fulfillment of any environmental commitments for the project. The district must ensure that its procedures for follow-through on commitments provide for including information on mitigation measures and other commitments (e.g., for wetlands compensation plans, erosion control plans, special provision for management and monitoring of special waste) in the project plans, as necessary, and for implementing and monitoring the measures during construction and maintenance, as appropriate.
22-8 REFERENCES

In addition to Part III and the duplicated information in Appendix A, many other references are available in the literature to assist in the preparation of environmental documents. Section 22-8 briefly discusses selected references. This list is not comprehensive and is intended only to provide an overview of selected information that may be of interest.

22-8.01 National

The following briefly discusses national publications which may provide useful resource information to the preparers of environmental documents:

1. AASHTO Practitioner’s Handbook 01 Maintaining a Project File and Preparing an Administrative Record for a NEPA Study, July 2006. Preparing the administrative record for a complex project can be a major challenge. This handbook provides a starting point for undertaking this important task. It includes key issues for consideration during NEPA and when litigation is imminent or under way.

2. AASHTO Practitioner’s Handbook 02 Responding to Comments on an Environmental Impact Statement, July 2006. This guidance provides information for developing responses to comments on both a Draft EIS and Final EIS, and covers the issues associated with responding to comments on an Environmental Assessment.

3. AASHTO Practitioner’s Handbook 03 Managing the NEPA Process for Toll Lanes and Toll Roads, July 2006. Conducting NEPA studies for projects involving toll lanes and toll roads involves many sensitive issues and complex considerations. This handbook covers issues associated with the NEPA process and related issues.

4. AASHTO Practitioner’s Handbook 04 Tracking Compliance with Environmental Commitments/Use of Environmental Monitors, November 2006. This handbook provides recommendations for tracking compliance with environmental commitments from the environmental review phase through design, construction, operations, and maintenance phases of a transportation project.

5. AASHTO Practitioner’s Handbook 05 Utilizing Community Advisory Committees for NEPA Studies, December 2006. A Community Advisory Committee (CAC) is a public participation technique that can be employed to gain stakeholder feedback, identify and resolve local concerns, and build community support during the NEPA process. Although not required, a CAC can be an effective means of addressing specific issues and hearing a variety of stakeholder views.

6. AASHTO Practitioner’s Handbook 06 Consulting under Section 106 of the National Historic Preservation Act, February 2007. This handbook clarifies and provides information on the successful integration of Section 106 and NEPA with a specific focus on Section 106 as it applies to transportation projects for which the project applicant is a State Department of Transportation (DOT).
7. **AASHTO Practitioner’s Handbook 07 Defining the Purpose and Need and Determining the Range of Alternatives for Transportation Projects, August 2007.** One of the most important tasks in any NEPA study is the definition of the project’s purpose and need. This handbook provides recommendations for defining the purpose and need, and determining the range of alternatives in Environmental Impact Statements and Environmental Assessments for transportation projects in accordance with NEPA.

8. **AASHTO Practitioner’s Handbook 08 Developing and Implementing an Environmental Management System in a State Department of Transportation (DOT), September 2007.** DOTs face ever-mounting pressure to enhance environmental and business performance and to demonstrate their commitment to environmental stewardship. This handbook provides recommendations for developing and implementing an Environmental Management System (EMS) to help meet these goals and expectations.

9. **AASHTO Practitioner’s Handbook 09 Using the SAFETEA-LU Environmental Review Process (23 USC 139), January 2008.** Section 6002 of SAFETEA-LU established an environmental review process for highway and transit projects that involve preparation of an Environmental Impact Statement (EIS). This handbook provides assistance to practitioners in complying with the Section 6002 requirements, while also using this process to achieve better, faster, and more efficient environmental reviews.

10. **AASHTO Practitioner’s Handbook 10 Using the Transportation Planning Process to Support the NEPA Process, February 2008.** Thoughtful consideration of environmental needs during the planning process can shorten the environmental review process. This handbook is intended to help transportation planners and NEPA practitioners improve linkages between the planning and NEPA processes, while also complying with recent legislative changes that require increased consideration of environmental issues in the planning process.

11. **AASHTO Practitioner’s Handbook 11 Complying with Section 4(f) of the US DOT Act, May 2009.** This Handbook provides guidance to assist practitioners in managing all aspects of compliance with Section 4(f). It is intended to help practitioners take advantage of the flexibility afforded by recent changes to Section 4(f) while ensuring that all requirements are met. It addresses the full range of Section 4(f) compliance options, including individual Section 4(f) evaluations, *de minimis* impact determinations and programmatic Section 4(f) evaluations.

12. **Aesthetics in Transportation — Guidelines for Incorporating Design, Art, and Architecture into Transportation Facilities, 1980.** Although the aesthetic design of transportation facilities is important in the open countryside, it is especially critical in urban areas. This publication contains examples of aesthetic applications in various situations.

13. **A Design Guide for Wildlife Protection and Conservation for Transportation Facilities, AASHTO, 1976.** This publication is a guide for the consideration of wildlife and habitat impacts when transportation system facilities are being planned, designed, constructed, operated, and/or maintained.
14. **Aligning National Environmental Policy Act Processes with Environmental Management Systems, A Guide for NEPA and EMS Practitioners**, Council on Environmental Quality (CEQ), April 2007. An Environmental Management System (EMS) is a structure of procedures and policies used to systematically identify, evaluate, and manage environmental impacts of ongoing activities, products, and services. CEQ prepared this guide to assist Federal agencies in aligning the statement of policy in Section 101 of NEPA and the analysis and decision processes of Section 102 with the elements of an EMS when establishing, implementing, and maintaining their EMS.

15. **Collaboration in NEPA – A Handbook for NEPA Practitioners**, CEQ, October 2007. This handbook is intended to assist Federal agency personnel responsible for conducting environmental reviews in expanding the effective use of collaboration, with other governmental entities and affected and interested parties as part of the NEPA process.

16. **Considering Cumulative Effects under the National Environmental Policy Act (NEPA)**, CEQ, January 1997. This handbook introduces the NEPA practitioner and other interested parties to the complex issue of cumulative effects, outlines general principles, presents useful steps and provides information on methods of cumulative effects analysis and date sources.

17. **Environmental Guidebook**, FHWA. This is a collection of FHWA position papers, interpretation of regulations, and agreements with other agencies on the implementation of NEPA.

18. **Environmental Policy Statement**, 1994, FHWA. This statement provides a formal expression of the FHWA’s commitment to the protection and enhancement of the environment and the incorporation of environmental stewardship in all of its programs and policies.

19. **Guide for Transportation Landscape and Environmental Design**, AASHTO, 1991. The Guide addresses all modes of transportation and the interaction of landscape considerations with transportation improvements. It places a special emphasis on supplying technical information that will assist the planner, designer, project engineer, landscape architect, supervisor, and/or transportation manager in providing landscape features which integrate into the transportation system, producing an environmentally pleasing facility.

20. **A Guide to Wetland Functional Design**, FHWA, 1990. This document was developed as a conceptual guide to replacing wetland functions identified by WET II.

21. **Guidelines on Citizen Participation in Transportation Planning**, AASHTO, 1978. This publication focuses on the needs of agency administrators and professionals in the planning process and public participation programs in State agencies, but it is also relevant at regional and local levels for all transportation modes.

22. **Hazardous Waste Guide for Project Development**, AASHTO, 1990. This Guide is for those projects where it is unknown whether or not a hazardous waste potential exists.
The Guide provides steps to determine if there is hazardous waste present and what tasks are involved if there is one present.

23. *Improving the Quality of Environmental Documents, AASHTO/ACEC, 2006.* This report documents an initiative by transportation practitioners nationwide to improve the quality of EISs and EAs to comply with NEPA.

24. *Incorporating Biodiversity Considerations into Environmental Impact Analysis under NEPA, CEQ, 1993.* This Report is intended to provide background on the emerging, complex subject of biodiversity; outline some general concepts that underlie biological diversity analysis and management; describe how the issue is currently addressed in the NEPA process; and provide options for agencies undertaking NEPA analyses that consider biodiversity.

25. *Interim Guidelines for Hazardous Waste, 1988, FHWA.* This guidance provides an overview of the legal and policy/procedure issues important in the consideration of hazardous waste sites. It is intended to provide a framework for states to use in developing effective processes for addressing such sites in highway project development.

26. *NHI Course #142005 Manual NEPA and Transportation Decisionmaking.* This course considers FHWA’s policies and procedures for applying the National Environmental Policy Act for the project development processes related to transportation facilities.

22-8.02  **State**

22-8.02(a)  **Manuals**

The Bureau of Design and Environment has published or is developing a series of environmental technical manuals which contain information on methods to use for technical investigations and analyses that support highway project environmental impact studies and documents. These manuals plus the environmental memoranda issued by BDE provide guidance on technical study methods, pertinent environmental data, and other background information. References to these manuals are important; in many cases, they refer to specific technical procedures which are required in specific circumstances. Whereas Part III stipulates what must be done, where, and when, the technical manuals address how.

22-8.02(b)  **BDE Memoranda and Policies**

The BDE periodically distributes memoranda which address environmental issues. These are segregated as follows:

27. **Procedure Memoranda (PM).** These are the most important to the application of environmental policies and procedures. Procedure Memoranda summarize and give background for updates to the environmental chapters where the full update is
automatically incorporated in the BDE Manual. Active PMs are shown on the BDE Procedure Memorandums internet site.

28. **Departmental Policies.** These policies should be referenced as needed in the preparation of environmental documents.

3. **Technical Environmental Memoranda (TEM).** As a way of disseminating information to the districts related to environmental regulations, laws, permits, and best practices, BDE will at times issue a TEM. The content of a TEM is considered “guidance” instead of “policy” so the TEM’s are not incorporated in the BDE Manual. When a TEM is issued, it will be posted on BDE’s Environmental Policy Unit’s SharePoint site (accessible via InsideIDOT >Sites>Design and Environment>Policy>Environmental Policy Unit) and also emailed to the Environmental Coordinators in each District. Also maintained on the SharePoint site is a disposition of past TEMs that have been retired.
Chapter Twenty-three
CATEGORICAL EXCLUSIONS
# CATEGORICAL EXCLUSIONS

## Chapter Twenty-three

### CATEGORICAL EXCLUSIONS

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Chapter Twenty-three
CATEGORICAL EXCLUSIONS

Chapter 23 discusses IDOT procedures for those projects classified as Categorical Exclusions. IDOT and FHWA are both committed to addressing environmental requirements under the National Environmental Policy Act (NEPA) and doing so in a streamlined and efficient manner.

23-1 GENERAL

23-1.01 Definition

FHWA environmental regulations (23 CFR 771.115) define Categorical Exclusions (CEs) as “Class II” actions that meet the definition as described in 40 CFR 1508.4, and based on past experience with similar actions are actions that:

- do not induce significant impacts to planned growth or land use for the area;
- do not require the relocation of significant numbers of people or businesses;
- do not have a significant impact on any natural, cultural, recreational, historic, or other resource;
- do not involve significant air, noise, or water quality impacts;
- do not have significant impacts on travel patterns; and
- do not otherwise, either individually or cumulatively, have any significant environmental impacts.

Therefore, these actions are excluded from the requirement to prepare an Environmental Assessment (EA) (see Chapter 24) or Environmental Impact Statement (EIS) (see Chapter 25). The FHWA has listed examples of Class II actions in 23 CFR 771.117. Most projects developed by IDOT do not have significant environmental impacts and therefore qualify as CEs.

Per 23 CFR 771.117, FHWA and IDOT have approved a Programmatic Agreement between Federal Highway Administration and the Illinois Department of Transportation regarding the Processing of Actions Classified as Categorical Exclusions for Federal-Aid Highway Projects (See Appendix A).

The Programmatic Agreement, herein referred to as “CE Agreement,” has been developed to address the development and approval of CEs in a streamlined and efficient manner.
23-1.02 Applicability to Federal Actions

These procedures apply to any Federal “action”, defined in 23 CFR 771.107(b) as follows:

A highway or transit project proposed for FHWA or FTA funding. It also includes activities such as joint and multiple use permits, changes in access control, etc., which may or may not involve a commitment of Federal funds.

For example, a project may require an Interstate access justification approval by FHWA, and the entire project would therefore be subject to all Federal requirements regardless if Federal funding was involved or not.

References:

Subsection 23 CFR 771.117(a) of 23 CFR 771.117 - FHWA categorical exclusions
Subsection 23 CFR 771.107(b) of 23 CFR 771.107 - Definitions
Paragraph I.A. of FHWA Technical Advisory T6640.8A - Documentation of Applicability

23-1.03 Applicability to Non Federal Actions

Although Categorical Exclusion (CE) is a Federal concept, these procedures are also generally applied to State-only or State/locally funded projects that are not otherwise considered a Federal “action” (see definition of Federal “action” above) to: 1) provide a consistent method of documenting the lack of any significant environmental impacts of CE-type projects; and 2) ensure compliance with State environmental laws and regulations.

23-1.04 CE Classifications

The CE Agreement establishes two categories of CEs, those that may be approved by IDOT on behalf of FHWA (State Approved CEs) and those that require FHWA approval (Federal Approved CEs).

23-1.04(a) State Approved Categorical Exclusions (formerly CE I)

Actions qualifying as a CE, as listed in Appendix A and Appendix B of the CE Agreement; and that do not involve the potential for unusual circumstances (see Section 23-1.04(b) or Section V of the CE Agreement), may be approved by IDOT on behalf of the FHWA. No separate review or approval of such “State Approved CEs” by FHWA is required.
Actions qualifying as a State Approved CE are not required to be discussed at district coordination meetings (see Section 22-5.03) unless there are issues related to the project's scope, design exceptions, or meeting ADA standards to the maximum extent practicable.

The district will use Chapter 26 for any special environmental analyses needed.

References:

- Subsections (c) and (d) of 23 CFR 771.117 - FHWA Categorical Exclusions
- Paragraph I.A. of FHWA Technical Advisory T6640.8A - Documentation of Applicability for CE projects

**23-1.04(b) Federal Approved Categorical Exclusions (formerly CE II)**

Actions qualifying as a CE, as listed in Appendix A and Appendix B of the CE Agreement; but that do exceed one or more of the impact thresholds, results, or requirements as discussed in the potential for unusual circumstances listed below (also listed in Section V of the CE Agreement), must be approved by FHWA. The list of potential for unusual circumstances is as follows:

1) Requires one or more residential or business relocations and/or the acquisition of more than 10 acres (4 ha) total for a non-linear improvement (spot improvement, e.g. bridge, intersection) or the acquisition of more than 3 acres per mile (0.75 ha per kilometer); or

2) The project is defined as a “Type I project” per 23 CFR 772.5 and therefore requires a noise analysis; or

3) Results in an "adverse effect" finding to a historic property, as defined in 36 CFR 800.16(l); or

4) Requires the use of properties as defined and protected by Section 4(f) of the Department of Transportation Act (49 U.S.C. 303) that cannot be documented with either an FHWA de minimis determination or a programmatic Section 4(f) evaluation; or

5) Involves impacts that would require an Individual Section 404 Permit from the U.S. Army Corps of Engineers or involve stream channelization or stream relocations; or

6) Through Section 7 of the Endangered Species Act consultation, results in a finding of “may affect, likely to adversely affect” a federally listed or candidate species, or proposed or designated critical habitat; or

7) Through consultation with the Illinois Department of Natural Resources (IDNR) under the Illinois Endangered Species Act, requires an Incidental Take Authorization; or

8) Requires substantial changes in access, access control, or travel patterns. IDOT will present such information to FHWA to determine if changes are substantial; or
9) Requires the use of a temporary road, detour or ramp closure, unless the use of such facilities satisfies the following conditions:

a) Provisions are made for access by local traffic and so posted,
b) Businesses dependent on through-traffic will not be adversely affected,
c) To the extent possible, there is no interference with any local special event or festival,
d) There is no substantial change to the environmental consequences of the action, and
e) There is no substantial controversy associated with such facilities.

10) Involves State designated Nature Preserves, areas listed on the Illinois Natural Area Inventory, Land and Water Reserves; or

11) Exceeds the IDNR threshold for an increase in 100-year flood water surface elevations, or has potential for a "significant encroachment" to floodplains, as defined in Executive Order 11988; or

12) Requires a permit from U.S. Coast Guard under Section 9 of the Rivers and Harbors Act of 1899; or

13) Requires an individual Water Quality Certification from the Illinois Environmental Protection Agency; or

14) Requires the acquisition of lands under the protection of Section 6(f) of the Land and Water Conservation Act of 1965 or other unique areas or special lands that were acquired in fee or easement with public-use money and have deed restrictions or covenants on the property; or

15) Involves impacts to a stream listed on the National Park Service's National Rivers Inventory; or

16) Has potential for controversy on environmental grounds as determined by FHWA, or Inconsistency with Federal, State, or local requirements relating to the environment or planning.

Through the planning, screening, and coordination process, the district will determine if the potential for unusual circumstances result from the project. Further studies may be warranted and the type and depth of additional studies will vary with the facts and circumstances of each situation and will help determine if the CE classification is appropriate.

The district will use Chapter 26 for any special environmental analyses needed.

Actions qualifying as a Federal Approved CE must be discussed at a District Coordination Meeting.

References:
Subsections (c) and (d) of 23 CFR 771.117 - FHWA Categorical Exclusions
Paragraph I.B. of FHWA Technical Advisory T6640.8A - Consideration of Unusual Circumstances
23-1.05 **Compliance with Other Requirements**

CEs still require compliance with other applicable State and Federal environmental requirements (e.g., Section 4(f), Section 106, *Endangered Species Act*, Executive Order 11990 - Wetlands, Executive Order 11988 - Floodplain Management, *Comprehensive Environmental Response, Compensation, and Liability Act* (CERCLA)). CE approval may only be granted after all applicable requirements are satisfied.

References:

Chapter 26 Special Environmental Analyses

23-1.06 **Validity and Reevaluation of CE Designation**

After approval of a CE and prior to requesting subsequent Federal approvals (e.g., authorization of Federal funding), IDOT will ensure that the CE designation remains valid for the requested action, regardless of time between CE approval and subsequent Federal approval. IDOT will consult with FHWA if there is a change in the field conditions or proposed scope of a proposed action, or if there is new information or circumstances relevant to environmental concerns that could affect the potential for either unusual circumstances or significant impacts since the original CE approval.

For State Approved CEs, IDOT will evaluate any project changes to determine if the CE designation is valid. If none of the potential for unusual circumstances thresholds are exceeded, the district does not need to involve FHWA. If any of the thresholds are exceeded, the district will discuss appropriate processing with FHWA at a Coordination Meeting (Federal Approved CE, EA or EIS). FHWA may request that additional studies be done to support a CE determination prior to approval. FHWA will determine what documentation needs to be submitted, considering the context and intensity of the project changes, and will either determine that the CE designation is still valid, or that an EA or EIS is required.

For Federal Approved CEs, IDOT will discuss with FHWA at a coordination meeting to determine if any additional studies need to be done to determine validity of the CE. FHWA will determine what documentation needs to be submitted, considering the context and intensity of the project changes, and will either determine that the CE designation is still valid, or that an EA or EIS is required.

Documentation of a CE reevaluation normally will be in the form of a letter from IDOT to FHWA, which will include an explanation of relevant project changes, any changes in impacts, evaluation if the changes in impacts are potentially significant, supporting studies, and if applicable, a request for FHWA’s determination of the validity of the CE designation (or recommendation to complete an EA or EIS). This documentation will be retained in the project report or project file.

References:

Section 22-3.14 - Ensuring Validity of Environmental and Design Documents
23-2 THE CE PROCESS

This section discusses and describes each step in the CE process. During each step, the following should also be considered:

- **Lines of Communication.** The rigid application of the process would lead to predetermined, precise points and is neither realistic nor desirable. Communication between units must be continuous. This will result in fewer problems and fewer “surprises” in the process.

- **Lead Agency.** It is assumed that the Federal Highway Administration is the lead agency for FHWA-funded projects. If another Federal agency is the lead agency, other procedures may be required.

- **Application.** This section applies to all CE projects involving State highway projects regardless of the source of funding.

23-2.01 Initiate CE Process

For actions that will be processed as a CE, this is often known at the time of project initiation. The district will initiate the CE by assigning a team and assemble project information which may include:

- planning reports or studies,
- record plans (as-builts),
- letters/correspondence on the project,
- traffic data,
- documentation on any public or private meetings,
- original surveys,
- aerial photos,
- statistical data documenting need for improvement,
- scoping data providing recommended improvement,
- Maintenance Management Information System (MMIS) data,
- appropriate information from engineering and Department databases,
- verification that the project is included in the applicable Transportation Improvement Program/State Transportation Improvement Program,
- existing right-of-way,
- information and decisions from the programming process, and
- results of the preliminary field check of project location.

The district can, if necessary, conduct an on-site field review early in the project development to identify current environmental or engineering factors that the project may involve. For Federal Approved CEs, the district will notify FHWA of any scheduled field reviews so FHWA can attend, if appropriate.
If the district intends to use the Professional Transportation Bulletin to hire a consultant, the district must determine what level of environmental prequalification will be required for the project based on anticipated impacts.

References:

Subsection 40 CFR 1500.1(b) of 40 CFR 1500.1 - Purpose
40 CFR 1501.2 - Early Application of NEPA
Subsection 23 CFR 771.115 of 23 CFR 771.115(b) - Definition of Class II (CE) Action
Section 22-3.06 Proposed Action

23-2.02 Inventory Project Area

Based on the project scope, the district office with technical assistance from BDE will inventory the affected environment. The district should identify the full range of the environmental resources by evaluating environmental databases, and, if required, submit an Environmental Survey Request (ESR) (See Section 27-1).

Resources involved may include:

- Section 4(f) and/or 6(f) properties;
- archaeological and historical properties;
- floodplains;
- sensitive noise receptors;
- prime farmland;
- wetlands;
- threatened or endangered species habitat, nature preserves, and natural areas;
- wild and scenic rivers;
- status of air quality attainment;
- water quality of streams and lakes;
- special waste;
- social/economic characteristics of the population;
- visual quality factors;
- wellhead protection areas;
- groundwater recharge areas; and
- other biological resources (biodiversity, riparian habitat, etc.).

References:

FHWA Technical Advisory T6640.8A - Background
Chapter 27 Environmental Surveys

23-2.03 Initiate Early Coordination

The ESR process involves coordination with State and Federal agencies and the public (see Chapter 19), as appropriate, and the level of coordination is generally dependent on the complexity of the project. Potential reasons for public coordination by the district could include road closures, Section 4(f) impacts \( (de\ minimis) \) impacts, Section 106, historic bridge advertisements, and addressing controversy. The district will coordinate with the IDNR if the project involves property purchased with LAWCON or OSLAD funds (see Chapter 26).

If the district conducts public involvement, it should occur before requesting CE determination so that the results of public involvement activities can be considered in determining the
appropriateness of the CE classification. Minutes of the meeting or a memorandum to the file, as appropriate, shall document the discussions. Public Involvement activity should also be documented on BDE Form 1201 Phase I Approval and included in the Project Report.

References:

23 CFR 771.111 - Early Coordination, Public Involvement and Project Development
Subsection 40 CFR 1500.2(d) of 40 CFR 1550.2 - Policy
40 CFR 1500.5(b) of 40 CFR 1500.5 - Reducing Delay
40 CFR 1501.1(b) of 40 CFR 1501.1 - Purpose
40 CFR 1501.6 - Cooperating Agencies
Forty Most Common Questions concerning CEQ’s NEPA Regulations Memorandum - Question 9. “Approvals from Other Agencies”
Chapter 19 Public Involvement Guidelines
Section 22-5 Coordination
Chapter 26 Special Environmental Analysis
Chapter 27 Environmental Surveys

23-2.04 Evaluate Project Alternatives and Project’s Potential for Unusual Circumstance

The district should develop alternatives based on the purpose and need for the project and be sensitive to environmental resources for which avoidance and minimization of adverse impacts is necessary (e.g., wetlands, floodplains, Section 4(f) properties/historic sites, threatened and endangered species). In addition, the district should recognize that avoidance of protected environmental resources (some of which are potentials for unusual circumstances) through project design will help shorten project development time by eliminating the need for the reporting and coordination necessary for compliance.

Once avoidance and minimization of adverse impacts has been completed, the district shall review the project for the potential for unusual circumstances. The list of unusual circumstances is in Section 23-1.04(b) and also in Section V of the CE Agreement. If the project has one or more potential for unusual circumstances, then the project must be discussed with FHWA at a district coordination meeting to determine if the project may proceed as a Federal Approved CE or if an EA or EIS is required.

References:

Subsection 23 CFR 771.113(a) of 23 CFR 771.113 -Timing of Administration Activities

23-2.05 CE Determination

Once the above steps have been completed, a determination that the project qualifies as a CE; as well as the appropriate classification (State Approved or Federal Approved) under which it should be processed, can be made.
Projects which are determined to qualify as a State Approved CE do not need concurrence by the FHWA and are not required to be discussed at a coordination meeting unless there are issues related to the project's scope, design exceptions, or meeting ADA standards to the maximum extent practicable.

Projects which are determined to qualify as a Federal Approved CE must be presented at a coordination meeting. During the meeting, the district will present its recommendation for a Federal Approved CE determination, explain the basis for the recommendation, and discuss any potential for unusual circumstances. The FHWA may then concur in the determination, request additional information for review (e.g. written reports or technical documents), or request additional studies, analyses, and coordination activities regarding the project's environmental impacts. As the district completes additional studies, analyses, and coordination activities regarding the project's environmental impacts, these results should be discussed with FHWA at subsequent coordination meetings. The district may discuss these results as each study is completed, or wait to consolidate the discussion of several studies. Once FHWA concurrence is given, it should be documented in the minutes of the coordination meeting.

Note: A CE determination, or concurrence thereof by the FHWA, is a preliminary step which helps to ensure a project is being processed appropriately and it should not be confused with CE Approval.

References:

Subsection 23 CFR 771.117(b) of 23 CFR 771.117 - Categorical Exclusions
23 CFR 774 - Parks, Recreation Areas, Wildlife and Waterfowl Refuges, and Historic Sites
   (Section 4(f)) Section 22-5 Coordination

23-2.06 CE Approval

Once a CE determination has been made, and once all environmental clearances have been obtained, the CE can be approved.

State Approved CEs are approved by the Regional Engineer.

Federal Approved CEs are approved by the FHWA. This approval is typically obtained at a coordination meeting or via emailed correspondence.

23-2.07 Documentation of Environmental Commitments

If there are commitments made during the CE process, they should be documented in the Phase I report and the district commitment file.

References:

D&E-19 Follow-through on Project Commitments
23-2.08 **Documentation of the CE Determination and Approval**

The level of documentation required is dependent upon whether the project is a Federal action or not (see Section 23-1.02).

23-2.08(a) **Documentation for Federal Actions**

For Federal actions, the following items are to be included in the Phase I Engineering report when a report is required or otherwise in the project files:

1. **Environmental Surveys and Special Reports.** The environmental surveys and special reports required to support a CE determination must summarize the results of any necessary environmental screening, surveys, coordination, and special reports for natural resources, cultural resources, air, noise, and special waste.

2. **Coordination.** Coordination required to support a CE determination must be summarized in the Phase I Engineering Report. For example, where coordination with the Natural Resources Conservation Service and/or the Illinois Department of Agriculture is required, the Phase I Engineering Report should include a brief summary of the results of the coordination (a copy of Form NRCS-CPA-106, when required, and/or a synopsis of comments received and the related responses).

3. **Permits.** The report must indicate those permits (e.g., Section 404, Section 402 National Pollutant Discharge Elimination System (NPDES), Section 10, IDNR Office of Water Resources) that will be required for the project.

4. **CE Certification Paragraph.** The purpose of the certification paragraph is to document that the project scope and impacts fall within the thresholds of a CE.

For State Approved CEs, the certification paragraph reads as follows:

> IDOT has addressed all environmental requirements for this project and determined that it has met the following requirements for a State Approved CE in the CE Programmatic Agreement (approved 10/14/15): (1) the scope is consistent with the project scope listed in [[Appendix (A or B), Item (include number)]] and (2) none of the circumstances in Section V exist. Therefore, on behalf of FHWA, IDOT hereby approves this project as a State Approved CE.

For Federal Approved CEs, the certification paragraph reads as follows:

> After reviewing the project information provided, FHWA has determined that this project will not have any significant impacts on the human environment and approves its designation as a Federal Approved CE.

Each of the above paragraphs is contained on form BDE 2301 (Categorical Exclusion Determination and Approval) which shall be completed, signed as appropriate, and included in the project report or project file.
5. **Wetland Finding.** If the CE involves wetland impacts, the report shall also include the following paragraph:

   *The FHWA issued a programmatic Wetland Finding for CEs on October 14, 2015 in compliance with Executive Order 11990, Protection of Wetlands. The Programmatic Wetland Finding is contained in the CE Agreement, available online in the BDE Manual (Appendix A).*

This paragraph is also contained on form BDE 2301 (Categorical Exclusion Determination and Approval) and the “yes” or “no” box must be checked as appropriate to document the involvement of wetland impacts.

### 23-2.08(b) Documentation for Non-Federal Actions

For non-Federal actions, the following items are to be included in the Phase I Engineering report, when a report is required, or otherwise in the project files:

1. **Environmental Surveys and Special Reports.** The environmental surveys and special reports must summarize the results of any necessary environmental screening, surveys, coordination, and special reports for natural resources, cultural resources, air, noise, and special waste.

2. **Coordination.** Coordination must be summarized in the Phase I Engineering Report.

3. **Permits.** The Phase I Engineering Report must indicate any state-issued permits needed for the project.

### 23-2.09 Staff Qualifications

Per the CE Agreement, at a minimum, all individuals and their designees who make CE approvals and determinations will:

- Have completed the web based course FHWA-NHI-142052, “Introduction to NEPA and Transportation Decision making” or equivalent; and
- Have experience addressing NEPA compliance for transportation projects; or
- Have their work reviewed by staff who have met items 1 and 2.
Chapter Twenty-four

ENVIRONMENTAL ASSESSMENTS

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
Chapter Twenty-four
ENVIRONMENTAL ASSESSMENTS

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24-2.15 Make EA Available to the Public ................................................................... 24-2.24
24-2.16 Public Hearing ................................................................................................ 24-2.28
24-2.17 Evaluate for Major Project Requirements ...................................................... 24-2.28
24-2.18 Planning Requirement Prior to NEPA Approval ......................................... 24-2.28
24-2.19 Prepare EA Errata and Recommend FONSI ................................................. 24-2.29
24-2.20 Draft Project Management Plan for Major Projects ..................................... 24-2.30
24-2.21 Issue FONSI or Proceed to EIS ................................................................. 24-2.30
24-2.22 Determine Applicability of Limitation on Claims (Statute of Limitations) .................................................. 24-2.31
24-2.23 Finalize Project Management Plan for Major Projects .............................. 24-2.31
24-2.24 Implement Mitigation Measures ................................................................. 24-2.31
Chapter Twenty-four
ENVIRONMENTAL ASSESSMENTS

Chapter 24 discusses procedures for preparing and processing Environmental Assessments.

24-1 GENERAL

The Council on Environmental Quality (CEQ) regulations in 40 CFR 1508.9 state that an Environmental Assessment (EA) is a concise public document that serves to briefly provide sufficient evidence and analysis for determining whether to prepare an Environmental Impact Statement (EIS) or a Finding of No Significant Impact (FONSI).

The FHWA regulation in 23 CFR 771.119 states that an EA will be prepared for each action that is not a Categorical Exclusion (CE) and does not clearly require preparation of an EIS, or where FHWA believes an EA would assist in determining the need for an EIS.

24-1.01 Applicability

24-1.01(a) Environmental Assessment (EA)

The decision to prepare an EA is project-specific and should be based on a number of factors including, but not limited to, the context and intensity of anticipated environmental impacts and the level of public interest or potential controversy in the project. Those resources or features of a proposed project that have the potential to cause a significant environmental impact should be discussed with FHWA at a district coordination meeting, so that IDOT and FHWA can determine if an EA is required.

References:

When to Prepare an Environmental Assessment, 40 CFR 1501.3
Whether to Prepare an Environmental Impact Statement, 40 CFR 1501.4(b)
Definition of Class III (EA) Action, 23 CFR 771.115(c)
When to Prepare an Environmental Assessment, 23 CFR 771.119(a)
Forty Most Common Questions Concerning CEQ’s NEPA Regulations Memorandum - Question 40 “Mitigation of Significant Impacts – Appropriateness of EA”

24-1.01(b) Finding of No Significant Impact (FONSI)

A FONSI is a Federal agency decision document that presents the reasons why an action will not have a significant effect on the human and natural environment and for which an EIS will not be prepared (CEQ regulations in 40 CFR 1508.13).
References:

When to Prepare a FONSI, 40 CFR 1501.4(e)
Environmental Assessments, 23 CFR 771.119(g)
Findings of No Significant Impact, 23 CFR 771.121(a)

24-1.02 Environmental Assessment/Finding of No Significant Impact Validity

The district is responsible for determining if there have been any changes compared to what is disclosed in the EA for the following items:

- the scope of the proposed action,
- the affected environment, (e.g., agricultural lands, wetlands, floodplains, Section 4(f) lands)
- the anticipated impacts, and
- proposed mitigation measures.

Making this determination is called a re-evaluation and must occur any time after a FONSI is issued and before major approvals (i.e. land acquisition, construction, etc.) are granted. The re-evaluation can be documented via an email, memorandum to the file, white paper, technical memorandum, or a new EA. Before undertaking any re-evaluation, the district should discuss the project and its history with BDE and FHWA at a coordination meeting to determine the type of documentation will be required. BDE will submit the re-evaluation with a letter requesting FHWA concurrence with the conclusions in the re-evaluation. If there are substantial changes since the FONSI was issued FHWA will use the re-evaluation to determine if the FONSI remains valid or if an EIS is required.

The district will, in consultation with BDE and FHWA, determine if additional public involvement and state and Federal agency coordination is necessary. The results of such coordination will be summarized and documented in the re-evaluation.

References:

Re-evaluations, 23 CFR 771.129
Section XI of FHWA Technical Advisory T6640.8A - Re-evaluations
24-2 THE ENVIRONMENTAL ASSESSMENT PROCESS

This section discusses the general process for a project processed as an EA. This is followed by a description of each activity. The district shall consider the following:

1. **Lines of Communication.** Communication among the district, BDE, and FHWA should be ongoing throughout the development of the EA. The districts will provide updates to BDE and FHWA at coordination meetings on the project status, activities, and decisions that are being made. This will avoid problems that may otherwise arise late in the process, causing needless delays.

2. **Lead Agency.** FHWA is the lead agency for FHWA-funded projects. If another Federal agency is the lead agency, other procedures may be required.

3. **Application.** This section applies to all EA projects involving State highways regardless of the source of funding.

4. **References.** Some of the references in the process are to 40 CFR 1500 excerpts that are specifically applicable to projects processed with an EIS. Although not explicit in the Federal regulations, these references also are applicable to EAs.

5. **EIS.** If at any stage of the EA process the potential for significant impacts is identified, it will be necessary to prepare an EIS; see Chapter 25.

24-2.01 Class of Action Determination and Initial Environmental Assessment Activities

The district will determine the preliminary scope and general location of the proposed project and present the proposed project for determination of the class of action (EIS, EA, or CE) at a coordination meeting. FHWA will determine if the project will be processed as an EA and the district will document the decision in the meeting minutes. The determination of class of action for proposed projects must occur prior to advertising the projects on the Professional Transportation Bulletin.

The district will begin to determine the types of information that will be used in accomplishing the environmental process, which may include:

- statistical data documenting need for improvement;
- planning reports or studies;
- traffic data;
- engineering and Department databases;
- information and decisions from the planning/programming process;
- existing right-of-way information;
- documentation on any public or private meetings;
- letters/correspondence on the project;
- preliminary field check of the project location;
- biological, cultural, and special waste surveys (BDE);
• State and Federal environmental databases and reports; and
• verification that the project is included in the applicable Transportation Improvement Program/State Transportation Improvement Program.

References:

Apply NEPA Early in the Process, 40 CFR 1501.2
When to Prepare an Environmental Assessment, 40 CFR 1501.3
Proposed Action Section 22-3.06
General, Section 24-1
Special Environmental Analyses, Chapter 26
Environmental Surveys, Chapter 27
AASHTO Practitioner’s Handbook 01 – Maintaining a Project File and Preparing an Administrative Record for a NEPA Study, July 2006

24-2.01(a) Satisfying Planning Requirements

Early in the process, the district should determine what planning requirements will need to be satisfied prior to completing the NEPA process:

• in an urbanized area
  + the project must be included in the conformed fiscally constrained portion of the Metropolitan Transportation Plan, and;
  + a subsequent phase of project development (e.g., final design, acquire right-of-way, utility relocations, or construction) must be included in the Metropolitan Planning Organization’s (MPO’s) Transportation Improvement Program (TIP).

• in a non-urbanized area
  + the project must be consistent with the Long Range Transportation Plan, and
  + a subsequent phase of the project development (e.g., final design, acquire right-of-way, utility relocations, or construction) must be included in the Statewide Transportation Improvement Program (STIP).

Due to the amount of time it takes to include the project in the appropriate planning documents, the district should work with the appropriate planning organizations to initiate the process. The district also should coordinate with FHWA to ensure that the subsequent phase is included in the TIP or STIP and that it adequately demonstrates commitment to advance the project. FHWA cannot sign the FONSI until this has occurred.
24-2.01(b)  Context Sensitive Solutions

For EA projects that the Regional Engineer has determined the principles of Context Sensitive Solutions (CSS) will be used, the district shall form a CSS Project Study Group (PSG) in accordance with the procedures described in Section 19-5. Public involvement commences once the project is assigned to the PSG.

For EA projects that the Regional Engineer has determined the principles of CSS will not be used, the district will write a memorandum to the project file that is signed by the Regional Engineer documenting compliance of the project with the terms of 605 ILCS 5/4-219.

References:

Early Application of NEPA, 40 CFR 1501.2
Classes of Action, 23 CFR 771.115(a)

24-2.01(c)  Develop Draft Stakeholder Involvement Plan

For projects using the principles of CSS, the PSG develops a draft SIP to document stakeholder involvement activities. As part of the SIP development, the district, FHWA, and BDE will coordinate to identify governmental entities that should be invited to serve as cooperating agencies in the EA process for the proposed project and Tribes and consulting parties to satisfy Section 106 requirements for historic properties.

FHWA and the Department, as joint lead agencies, should agree upon the content of the draft plan before it is distributed to external stakeholders.

References:

AASHTO Practitioner’s Handbook 05 – Utilizing Community Advisory Committees for NEPA Studies, December 2006

24-2.01(d)  Establishment of Timeframes

The district will develop a draft timeframe agreement establishing milestones and responsibilities for major activities through the development of the EA in accordance with the FHWA/IDOT Statewide Implementation Agreement for Establishment of Timeframes for EISs and EAs (see Appendix A) and submit it to BDE for review. Subsequently, FHWA, the district, and BDE will reach consensus on the timeframe agreement. The purpose of the timeframe on projects is to provide a tool for managing document review, preparation, coordination, and approval steps.
FHWA and the Department will ensure that involved environmental resource and permitting agencies receive a copy of the timeframe agreement. For projects following CSS, the timeframe is a part of Stakeholder Involvement Plan.

The timeframes may be revised, if necessary, as a result of input from cooperating agencies or if new issues arise or priorities change. Revisions to the timeframes will be addressed in accordance with the terms of the Statewide Implementation Agreement, and updated timeframes will be provided to BDE and FHWA.

In coordination with FHWA, the district will monitor all milestone dates for the negotiated timeframes.

References:


24-2.02 Begin External Coordination Activities

IDOT and FHWA will send letters to entities inviting them to be Cooperating Agencies (CAs) and Section 106 consulting parties. For projects using the principles of CSS, these agencies are outlined in SIP. The district will draft letters discussed below and submit them to BDE and FHWA, along with a map of the study area, the Area of Potential Affect (if different than the study area), and a list of Section 106 consulting parties. After any necessary revisions, FHWA and the district will send out their respective letters as follows:

FHWA sends letters to:

- Cooperating Agencies
  - Federal agencies (Figure 24-2.A)
  - State agencies (Figure 24-2.B)
- Section 106 Consulting Parties
  - Tribes (Figure 24.2.C)
  - State Historic Preservation Officer (Figure 24-2.D)

The district sends letters to:

- Section 106 Consulting Parties
  - Non-Governmental Local Interest Groups (Figure 24-2.E)
  - State and Local Government entities
The district will also develop a spreadsheet showing all Cooperating agencies, Section 106 consulting parties, and status of coordination and responses; see Figure 24.2.F.

After the response deadline, which is usually 30 days, the district will collect all responses and update the SIP based on responses, or lack thereof, to the invitation letters. The following reflects the status of the responses:

- Federal and non-Federal agencies invited as CAs must accept invitation in writing. If they do not respond they are not a CA.
- Any entity, except SHPO and local government agencies, invited to be a Section 106 consulting party must accept in writing to be a consulting party. The SHPO and local government agencies are 106 consulting parties even if they do not respond.

Thirty days after the coordination letters are sent, the district will send a copy of the draft SIP to all agencies who accepted the invitation to be a CA or consulting party. As new stakeholders are identified throughout the environmental review process, the SIP will be reviewed and revised, if necessary.

References:

Purpose, 40 CFR 1500.1(b)
Policy, 40 CFR 1500.2(d)
Reducing, Delay, 40 CFR 1500.5(b)
Purpose, 40 CFR 1501.1(b)
Cooperating Agencies, 40 CFR 1501.6
Early Coordination, Public Involvement, and Project Development, 23 CFR 771.111
FHWA SAFETEA-LU Environmental Review Process Final Guidance, Questions 30 and 31
“Cooperating Agencies”
Coordination, Section 22-5
Public Involvement Guidelines, Chapter 19
AASHTO Practitioner’s Handbook 05 – Utilizing Community Advisory Committees for NEPA Studies, December 2006
Date

[Address Title] [First Name] [Initial] [Last Name]
[Agency]
[Address]
[City], [State] [Zip Code]

Subject: [name of study] invitation for cooperating agency status

Dear [Address Title] [Last Name]:

The Federal Highway Administration (FHWA) is requesting your agency to become a cooperating agency for the [name of EA]. Please respond to our office at the above listed address in writing, with an acceptance or denial of this invitation to be a cooperating agency prior to [30 day Response Deadline Date].

THE PROJECT

The FHWA, in cooperation with the Illinois Department of Transportation (IDOT), is initiating an Environmental Assessment for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EA will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EA, e.g. GIS, transportation demand models, field studies.]

COOPERATING AGENCY

In accordance with 40 CFR 1501.6 of the Council on Environmental Quality’s regulations for implementing the procedural provisions of NEPA, FHWA is required to invite agencies with jurisdiction by law or with special expertise with respect to environmental issues to be cooperating agencies.
We propose that your agency’s role in the development of the above project should include the following as they relate to your area of expertise or jurisdiction by law:

- provide meaningful and early input on defining the purpose and need, determining the range of alternatives to be carried forward, and the methodologies and level of detail required in the alternatives analysis; and
- participate in coordination meetings and joint field reviews, as appropriate.

To consider your agency as a cooperating agency, FHWA and IDOT must receive a written response from your agency within the stated deadline agreeing to engage in the project in this role. If your agency declines to be a cooperating agency, please indicate the reason for declining this request and provide a copy to CEQ pursuant to 40 CFR 1501.6(c).

If you have any questions or would like to discuss in more detail the study or our agencies’ respective roles and responsibilities during the preparation of this EA, please contact [FHWA and BDE/BLRS contact names, emails and phone numbers].

Thank you for your cooperation and interest in this project.

Sincerely,

[FHWA signature]

Enclosure

cc: IDOT Bureau Chief of Design and Environment
Regional Engineer

idl: Field Engineering Supervisor, PPD Manager, Engineering Team Leader, Transportation Engineer, PER Team Leader, Environmental Programs Engineer, Environmental Engineer.

FHWA LETTER TO FEDERAL COOPERATING AGENCIES

Figure 24-2.A
(2 of 2)
[Date]

[Address Title] [First Name] [Initial] [Last Name]
[Agency]
[Address]
[City], [State] [Zip Code]

Subject: [name of study] invitation for cooperating agency status

Dear [Address Title] [Last Name]:

The Federal Highway Administration (FHWA) is requesting your agency to become a cooperating agency for the [name of EA]. Please respond to our office at the above listed address in writing, with an acceptance or denial of this invitation to be a cooperating agency prior to [30-day Response Deadline Date].

THE PROJECT

The FHWA, in cooperation with the Illinois Department of Transportation (IDOT), is initiating an Environmental Assessment (EA) for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EA will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EA, e.g. GIS, transportation demand models, field studies.]

COOPERATING AGENCY

In accordance with 40 CFR 1501.6 of the Council on Environmental Quality’s regulations for implementing the procedural provisions of NEPA, FHWA is required to invite agencies with jurisdiction by law or with special expertise with respect to environmental issues to be cooperating agencies.
We propose that your agency's role in the development of the above project should include the following as they relate to your area of expertise or jurisdiction by law:

- provide meaningful and early input on defining the purpose and need, determining the range of alternatives to be carried forward, and the methodologies and level of detail required in the alternatives analysis; and
- participate in coordination meetings and joint field reviews, as appropriate.

To consider your agency as a cooperating agency, FHWA and IDOT must receive a response from your agency within the stated deadline agreeing to engage in the project in this role. If your agency declines to be a cooperating agency, please indicate the reason for declining this request and provide a copy to CEQ pursuant to 40 CFR 1501.6(c).

If you have any questions or would like to discuss in more detail the study or our agencies’ respective roles and responsibilities during the preparation of this EA, please contact [FHWA and BDE/BLRS contact names, emails, and phone numbers].

Thank you for your cooperation and interest in this project.

Sincerely,

[FHWA signature]

Enclosure

cc: IDOT Bureau Chief of Design and Environment
Regional Engineer

idl: Field Engineering Supervisor, PPD Manager, Engineering Team Leader, Transportation Engineer, PER Team Leader, Environmental Programs Engineer, Environmental Engineer.
[Date]

[Address Title] [First Name] [Initial] [Last Name]
[Agency]
[Address]
[City], [State] [Zip Code]

Subject: [name of study] invitation for Section 106 consulting party status

Dear [Address Title] [Last Name]:

The Federal Highway Administration (FHWA) is inviting your Tribe to become a Section 106 consulting party for the [name of EA]. If you wish to engage in this role, please send FHWA a response prior to [30-day Response Deadline Date].

THE PROJECT

The FHWA, in cooperation with the Illinois Department of Transportation (IDOT), is initiating an Environmental Assessment (EA) for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EA will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EA, e.g. GIS, transportation demand models, field studies.]

SECTION 106 CONSULTING PARTY

Section 106 of the National Historic Preservation Act requires Federal agencies to (1) take into account the effect of their undertakings on historic properties and (2) afford the Advisory Council on Historic Preservation (ACHP) a reasonable opportunity to comment. The Section 106 process is outlined in 36 CFR Part 800.

These regulations require Federal agencies to identify parties entitled to be consulting parties and invite them to participate as such in the Section 106 process. Since your Tribe has expressed an interest in the county(ies) that the project is located in, we are inviting you to be a consulting party. Consulting parties may be asked to provide information on historic properties in the project area, identify issues relating to the project’s potential effects on historic properties, and if applicable, consult to resolve adverse effects to historic properties.
If you would like to be a Section 106 consulting party, please send FHWA a response within the stated deadline to engage in the project in this role.

If you have any questions or would like to discuss in more detail the study or our agencies’ respective roles and responsibilities during the preparation of this EA, please contact [FHWA Environmental Engineer name, email, and phone number].

Thank you for your cooperation and interest in this project.

Sincerely,

[FHWA DA signature]

Enclosure

cc: IDOT Bureau Chief of Design and Environment
    Regional Engineer

idl: Field Engineering Supervisor, PPD Manager, Engineering Team Leader, Transportation Engineer, PER Team Leader, Environmental Programs Engineer, Environmental Engineer.
[Date]

[Address Title] [First Name] [Initial] [Last Name]
[Agency]
[Address]
[City], [State] [Zip Code]

Subject: [name of study] initiation of Section 106 process and invitation for cooperating agency status

Dear [Address Title] [Last Name]:

The Federal Highway Administration (FHWA) is initiating the Section 106 process and inviting your agency to become a cooperating agency for the [name of EA]. If you wish to engage as a cooperating agency, please send FHWA a response prior to [30-day Response Deadline Date].

THE PROJECT

The FHWA, in cooperation with the Illinois Department of Transportation (IDOT), is initiating an Environmental Assessment (EA) for the [name of study]. The project is located in [project location including local agencies and counties]. The enclosed map delineates the Area of Potential Effect and the study area.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EA will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EA, e.g. GIS, transportation demand models, field studies.]

INITIATION OF SECTION 106 PROCESS

Because this project is considered an undertaking and has the potential to affect historic properties, we are initiating the Section 106 process in accordance with 36 CFR 800.3(c). Attached is a list of potential consulting parties identified by IDOT and FHWA to whom we have sent invitations to become consulting parties for this project. Please review the list and notify FHWA or IDOT if you are aware of other potential consulting parties.
COOPERATING AGENCY

In accordance with 40 CFR 1501.6 of the Council on Environmental Quality’s (CEQ) regulations for implementing the procedural provisions of NEPA, FHWA is required to invite agencies with jurisdiction by law or with special expertise with respect to environmental issues to be cooperating agencies.

We propose that your agency’s role in the development of the above project should include the following as they relate to your area of expertise or jurisdiction by law:

• provide meaningful and early input on defining the purpose and need, determining the range of alternatives to be carried forward, and the methodologies and level of detail required in the alternatives analysis; and
• participate in coordination meetings and joint field reviews, as appropriate.

To consider your agency as a cooperating agency, FHWA and IDOT must receive a response from your agency within the stated deadline agreeing to engage in the project in this role. If your agency declines to be a cooperating agency, please indicate the reason for declining this request and provide a copy to CEQ pursuant to 40 CFR 1501.6(c).

If you have any questions or would like to discuss in more detail the study or our agencies’ respective roles and responsibilities during the preparation of this EA, please contact [FHWA and BDE/BLRS contact names, emails, and phone numbers].

Thank you for your cooperation and interest in this project.

Sincerely,

[FHWA signature]

Enclosure

cc: IDOT Bureau Chief of Design and Environment Regional Engineer

idl: Field Engineering Supervisor, PPD Manager, Engineering Team Leader, Transportation Engineer, PER Team Leader, Environmental Programs Engineer, Environmental Engineer.

FHWA LETTER TO STATE HISTORIC PRESERVATION OFFICER

Figure 24-2.D
(2 of 2)
[Date]

[Address Title] [First Name] [Initial] [Last Name]
[Agency]
[Address]
[City], [State] [Zip Code]

Subject: [name of study] invitation for consulting party status

Dear [Address Title] [Last Name]:

The Illinois Department of Transportation (IDOT) is requesting you to become a Section 106 consulting party for the [name of EA]. If you wish to engage in this role, please send IDOT a response prior to [30-day Response Deadline Date].

THE PROJECT

The Federal Highway Administration (FHWA), in cooperation with IDOT, is initiating an Environmental Assessment (EA) for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EA will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EA, e.g. GIS, transportation demand models, field studies.]

SECTION 106 CONSULTING PARTY

Section 106 of the National Historic Preservation Act requires Federal agencies to (1) take into account the effect of their undertakings on historic properties and (2) afford the Advisory Council on Historic Preservation (ACHP) a reasonable opportunity to comment. The Section 106 process is outlined in 36 CFR Part 800.

IDOT LETTER TO SECTION 106 CONSULTING PARTY

Figure 24-2.E

(1 of 2)
Federal agencies may invite individuals or organizations to become a Section 106 consulting party, if they have a demonstrated interest in the project or if they have concerns with the project’s effects on historic properties. Consulting parties may be asked to provide information on historic properties in the project area, identify issues relating to the project’s potential effects on historic properties, and if applicable, consult to resolve adverse effects to historic properties. IDOT and FHWA have identified you as a potential interested party and are therefore inviting you to be a Section 106 consulting party.

If you would like to be a consulting party, please send IDOT a response within the stated deadline to engage in the project in this role.

If you have any questions or would like to discuss in more detail the study or our agencies’ respective roles and responsibilities during the preparation of this EA, please contact [BDE/BLRS contact names, emails and phone numbers].

Thank you for your cooperation and interest in this project.

Sincerely,

[IDOT signature]

Enclosure

cc:
## Coordination Activity Spreadsheet

**Figure 24-2.F**

<table>
<thead>
<tr>
<th>FHWA sends</th>
<th>IDOT sends</th>
</tr>
</thead>
<tbody>
<tr>
<td>CA Federal Agencies</td>
<td>CA State Agencies</td>
</tr>
<tr>
<td>10C-Tribes</td>
<td>10C-SHPO</td>
</tr>
<tr>
<td>10C consulting parties</td>
<td>First Name</td>
</tr>
</tbody>
</table>

**Combine all contacts for each letter type. For example, group all CA Federal agencies together before listing CA State agencies.**
24-2.03 Perform Environmental Survey (Records Phase)

The district shall submit an Environmental Survey Request (see Section 27-1) in order for BDE to perform a record search to access published information and determine the need for further investigation of the following:

- wetlands;
- archaeological resources, historic standing structures and bridges;
- Federal/State threatened or endangered species or their designated critical habitat;
- Illinois Natural Areas Inventory Sites;
- Nature Preserves; and
- special waste sites.

BDE provides this information to the district as it becomes available to assist in the progression of activities in the EA process.

Concurrent with the survey work by BDE, the district conducts activities (e.g., researching environmental databases, contacting environmental resource agencies) to support an inventory of the project’s affected environment for resources and issues of concern. Examples of resources/issues of concern, in addition to those being addressed by BDE, include:

- Section 4(f) and/or Section 6(f) properties,
- Wild and Scenic Rivers,
- noise analysis,
- project specific air quality analyses,
- social/economic characteristics,
- visual quality,
- floodplains,
- water quality of surface waters,
- prime farmland,
- upland plant communities,
- groundwater recharge areas,
- wellhead protection areas, and
- wildlife resources (biodiversity, riparian habitat, etc.).

References:

Purpose, 40 CFR 1500(b)

24-2.04 Finalize Context Sensitive Solutions Stakeholder Involvement Plan

For projects following the principles of Context Sensitive Solutions, the Project Study Group (PSG) coordinates with FHWA and BDE to finalize the SIP. The SIP should be posted on the project website and may need to be updated as the project progresses.

References:

AASHTO Practitioner’s Handbook 05 – Utilizing Community Advisory Committees for NEPA Studies, December 2006
24-2.05 **Conduct Context Audit**

Following development of the SIP, the CSS project study group initiates contacts with stakeholders to conduct a context audit. The purpose of the context audit is to help identify various characteristics that define the context for the project. The CSS project study group applies the context audit procedures.

**References:**

*AASHTO Practitioner’s Handbook 05 – Utilizing Community Advisory Committees for NEPA Studies*, December 2006

24-2.06 **Develop Problem Statement**

After the context audit is completed, the CSS project study group meets with stakeholders to develop a clear problem statement. The CSS project study group seeks stakeholder input on current transportation problems in the area and how the proposed project might help alleviate them.

The CSS project study group translates the stakeholder input into a clear statement of the transportation problems that should be, and can be, solved by the project. Once a clear problem statement is completed, it must be accepted by consensus of the stakeholders.

IDOT and FHWA will consider the accepted problem statement when developing the project purpose and need. The problem statement is stakeholder driven and is one consideration in developing the Purpose and Need statement.

**References:**

*AASHTO Practitioner’s Handbook 05 – Utilizing Community Advisory Committees for NEPA Studies*, December 2006
*AASHTO Practitioner’s Handbook 07 – Defining the Purpose and Need and Determining the Range of Alternatives for Transportation Projects*, August 2007

24-2.07 **Conduct Purpose and Need Coordination**

The district will:

- use technical analyses to develop a draft purpose and need,
- consider the accepted CSS problem statement while developing a draft purpose and need, and
- submit the draft purpose and need to BDE for coordination with FHWA.

After BDE and FHWA agree the draft purpose and need is sufficient for distribution, then the district will coordinate with the Community Advisory Group for their input.
Next, the district may coordinate with the general public for their input in the form of public workshops or meetings, solicitations of verbal or written input, postings on websites, distribution of printed materials, or other involvement techniques or media.

If the purpose and need changes after input from the stakeholders, the district will coordinate the revised purpose and need statement with FHWA and BDE.

For projects subject to the NEPA/404 Merger Process, the district, FHWA, and BDE seek concurrence on the purpose and need at the NEPA/404 Merger meeting. The decision will be documented through the meeting minutes, which will be provided by the district and distributed by FHWA to the Merger Agreement signatory agencies, and all other participants in the meeting.

After the purpose and need is complete, the district will update the timeframes agreement and send it to BDE and FHWA.

**24-2.08 Conduct Range of Alternatives Coordination**

For projects using the principles of CSS, the objective of the CSS Community Advisory Group (CAG) is to reach consensus acceptance of the range of alternatives.

The district will consider input from the CAG, technical analyses of travel performance, and potential impacts to environmental resources, etc., to develop the alternatives to be carried forward. Alternatives to be carried forward are those alternatives to be studied in detail, including the “no build,” in the EA. A preferred alternative will be selected from the alternatives to be carried forward.

For projects subject to the NEPA/404 Merger Process, the district will submit the alternatives to be carried forward concurrence package to BDE and FHWA. The district, FHWA, and BDE seek concurrence on the alternatives to be carried forward at the NEPA/404 Merger meeting. The decision will be documented through the meeting minutes which will be provided by the district and distributed by FHWA to the Merger Agreement signatory agencies, and all other participants in the meeting.

After the alternatives to be carried forward is complete, the district will update the timeframes agreement and send it to BDE and FHWA.

**References:**

Concurrent NEPA/404 Processes, Section 22-4

AASHTO Practitioner’s Handbook 05 – Utilizing Community Advisory Committees for NEPA Studies, December 2006

AASHTO Practitioner’s Handbook 07 – Defining the Purpose and Need and Determining the Range of Alternatives for Transportation Projects, August 2007
24-2.09 **Perform Environmental Survey (Field Phase)**

In this step, the district will submit an Environmental Survey Request (ESR) addendum to BDE for the alternatives to be carried forward. BDE determines if field work is necessary to verify or further evaluate the location, nature, and extent of potential resource involvement. If determined necessary, BDE coordinates with the responsible agencies and the district for the field survey(s). BDE provides the district documentation of the survey results and recommendations on resources identified.

The Field Survey phase is performed in coordination with other activities and will take a minimum of twelve months to receive results due to required time of year to conduct surveys. This should be accounted for in the timeframe agreement.

BDE will coordinate with the resource agencies regarding the analysis methodologies used in the field surveys.

24-2.10 **Evaluate Alternatives In Depth**

For each alternative to be carried forward, the district must identify and evaluate in detail those environmental impacts that will likely be caused by the construction and operation of the proposed action. This includes:

- coordination with affected local, State, and Federal agencies and the public; and
- an evaluation of the potential environmental impacts that may involve:
  - social/economic (including environmental justice);
  - floodplains and hydrologic assessment;
  - agricultural;
  - wetlands;
  - historic/archaeological;
  - endangered and threatened species;
  - project specific air quality analyses;
  - wildlife resources;
  - aesthetics;
  - upland plant communities;
  - noise analysis;
  - special waste sites;
  - Section 4(f)/6(f);
  - surface water resources;
+ aquatic resources;
+ groundwater resources;
+ water quality; and
+ other issues as applicable (e.g., Wild and Scenic Rivers, Wellhead Protection Zones, regulated ground-water recharge areas)

References:

Environmental Consequences, 40 CFR 1502.16
Forty Most Common Questions concerning CEQ’s NEPA Regulations Memorandum - Questions 1, 2, and 3 “Identification and Evaluation of Alternatives”
Paragraph V.E. of FHWA Technical Advisory T6640.8A - Alternatives
Selection of Preferred Alternative, Section 22-3.09
Logical Termini, Section 22-6.04

24-2.11 Conduct Preferred Alternative Coordination

For projects using the principles of CSS, the objective of the CSS Community Advisory Group (CAG) is to reach consensus acceptance of the preferred alternative.

The district will consider input from the CAG, technical analyses of travel performance, and potential impacts to environmental resources, etc., to select a preferred alternative.

For projects subject to the NEPA/404 Merger Process, the district will submit the preferred alternative concurrence package to BDE and FHWA. The district, FHWA, and BDE seek concurrence on the preferred alternative at the NEPA/404 Merger meeting. The decision will be documented through the meeting minutes which will be provided by the district and distributed by FHWA to the Merger Agreement signatory agencies, and all other participants in the meeting.

After the preferred alternative identification is complete, the district will update the timeframes agreement and send it to BDE and FHWA.

References:

Concurrent NEPA/404 Processes, Section 22-4
AASHTO Practitioner’s Handbook 05 – Utilizing Community Advisory Committees for NEPA Studies, December 2006

24-2.12 Department Review of the Preliminary EA (Review #1)

The “preliminary EA” is considered any version of the EA that is not ready and complete for public review and comment. Using information gathered from prior activities, the district prepares the preliminary EA. The preliminary EA will be reviewed by the district and BDE using the following process:
The district submits the preliminary EA to BDE in MS Word format.

BDE has 60 days to review and evaluate the preliminary EA and notifies the district of any revisions before proceeding with further reviews.

The district will address all comments and prepare a disposition of comments.

At this time, FHWA does not receive a copy or review of the preliminary EA unless there is a demonstrated need and requested in writing by the Regional Engineer.

References:

* Synthesis of Data Needs for EA and EIS Documentation – A Blueprint for NEPA Document Content, prepared at the request of AASHTO, January 2005
* Improving the Quality of Environmental Documents, Joint AASHTO/ACEC Committee in Cooperation with FHWA, May 2006

24-2.13 Preliminary EA Review (Review #2)

The district will submit to BDE a revised preliminary EA and disposition of comments with BDE’s comments addressed in MS Word format.

- BDE will submit the preliminary EA to FHWA, and disposition of comments if applicable, for review. BDE and FHWA will have 30 days to complete the review.

- Concurrently:
  - BDE submits the preliminary EA to the IDOT Office of Chief Counsel for legal sufficiency review. Office of Chief Counsel has 28 days to provide comments to BDE.
  - For projects with Environmental Justice concerns, BDE submits the preliminary EA to IDOT Civil Rights Officer for review in compliance with the Community Impact Assessment Manual.

- BDE sends its comments and FHWA’s comments to the district. BDE may transmit the comments together, depending on when they are available.

- The district will address all comments, prepare a disposition of comments, and send both to BDE.

- This review process will continue with BDE and FHWA until the preliminary EA is deemed to be signature ready. The EA is considered “signature ready” when IDOT and FHWA both agree it contains all appropriate information to make the EA available for public review and comment.

- After all comments on the preliminary EA are addressed, the district provides the preliminary EA to any cooperating agencies that requested a copy for their review and comment.
References:

Synthesis of Data Needs for EA and EIS Documentation – A Blueprint for NEPA Document Content, prepared at the request of AASHTO, January 2005
Improving the Quality of Environmental Documents, Joint AASHTO/ACEC Committee in Cooperation with FHWA, May 2006

24-2.14 Signature Ready EA

At this stage, the district will have received input from BDE, the office of Chief Counsel, FHWA, and cooperating agencies, as applicable, on the preliminary EA. The document is considered a “signature ready EA” when both IDOT and FHWA agree that the document is acceptable for making available to the public for review. The following process applies to the preparation and processing of the signature ready EA for approval to make available to the public:

- The district submits to BDE at a minimum 3 hard copies of the signature ready EA, which include the cover sheet, containing the signature block (see Figure 24-3.A), bound in the document. The district also shall submit 1 unbound cover sheet.

- The Engineer of Design and Environment signs the bound and unbound cover sheets for the Department.

- BDE submits all hard copies and the unbound cover sheet of the EA to the FHWA Division Office.

- The FHWA Division Office signs bound and unbound cover sheets of the EA and will return all, except one bound EA. This signature approves the EA for public review.

- BDE then returns one signed hard copy and one unbound signed cover sheet to the district.

24-2.15 Make EA Available to the Public

The district is responsible for making the signed EA available for review, including cooperating agencies, Section 106 consulting parties, and the public. If the project utilizes CSS, these stakeholders will be identified in the Stakeholder Involvement Plan (SIP). See Figure 24-2.H for number of copies to be sent to resource agencies.

The minimum 30-day time period of availability for comment begins on the date the public is notified of its availability (through newspaper, website, letters, etc.). The notice of availability of the EA shall briefly describe the project and its impacts (particularly any impacts involving wetlands, floodplains, Section 4(f) resources, and business/residential relocations), in accordance with 23 CFR 771.119.

The district shall make the EA available for review by the public on the Department website, the district office and other areas, as appropriate.
Figure 24-2.G provides a Sample EA Notice of Availability for publication in newspapers, etc.

References:

Environmental Assessments, 23 CFR 771.119(c, d, e, f, and h)
Forty Most Common Questions concerning CEQ’s NEPA Regulations Memorandum - Question 38 “Public Availability of EA”
Concurrent NEPA/404 Processes, Section 22-4
Format and Content of EA, Section 24-3
Section 4(f) Evaluations, Section 26-2
Notice of Availability

Environmental Assessment for the proposed four-lane improvement of Illinois Route 29 from Illinois Route 6 to Interstate 180 Peoria, Marshall, Putnam, and Bureau counties

The Illinois Department of Transportation has placed copies of the IL 29 EA in the following area(s) for public review:

<Insert district information and other areas as appropriate>

The EA also can be reviewed on the web at:

<insert URL here>

Comments on the EA can be mailed to:

[Name], P.E.
Deputy Director of Highways
Region Three Engineer
Illinois Department of Transportation
401 Main Street
Peoria, IL 61602

Comments on the document are due by [Date]

Notice of Availability

Figure 24-2.G
## District Distribution (as applicable)

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<td>Department of Interior²</td>
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<td>Federal Aviation Administration</td>
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<td>Illinois Commerce Commission³</td>
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| **District to Other Entities** | | |
| Local Agencies (list) | (As required) |
| Organizations and Institutions (list) | (As required) |
| Persons (list) | (As required) |

1. Distribution of the EA occurs when the agency has jurisdiction over an involved resource due to regulation (e.g. individual 4(f), listed species, cultural) or permit, as applicable.

2. The US Department of the Interior (USDOI) prefers to receive a cover letter with a the URL of the EA website. If no website is available, other formats (flash drive or disk) may be sent via delivery service.

3. Railroad Crossing or Railroad involvement only.

### Distribution of EA

**Figure 24-2.H**
24-2.16 Public Hearing

Section 19-2 discuss the state and Federal requirements for public involvement. Section 19-3.04(b) stipulates that a public hearing is required for EAs.

References:

Public Hearings, 23 USC 128
Early coordination, public involvement, and project development, 23 CFR 771.111
Public Involvement, 40 CFR 1506.6
Public Hearings, Section 19-3.04
AASHTO Practitioner’s Handbook 05 – Utilizing Community Advisory Committees for NEPA Studies, December 2006

24-2.17 Evaluate for Major Project Requirements

After identification of the preferred alternative, if the project cost exceeds $100 million, FHWA has Major Project requirements that must be satisfied prior to completing the NEPA process (i.e., before FHWA can issue a FONSI). These requirements may include an independent cost estimate review by FHWA, preparation of a financial plan, and completion of a project management plan. Chapter 20 contains detailed information on meeting these requirements.

References:

Requirements for Major Projects, Chapter 20

24-2.18 Planning Requirement Prior to NEPA Approval

Before FHWA can approve a FONSI the appropriate planning requirements must be satisfied:

- in an urbanized area
  + the project must be included in the conformed fiscally constrained portion of the Metropolitan Transportation Plan, and;
  + a subsequent phase of project development (e.g., final design, acquire right-of-way, utility relocations, or construction) must be included in the Metropolitan Planning Organization’s (MPOs) Transportation Improvement Program (TIP).

- in a non-urbanized area
  + the project must be consistent with the long range Statewide Transportation Plan, and;
a subsequent phase of the project development (e.g., final design, acquire right-of-way, utility relocations, or construction) must be included in the Statewide Transportation Improvement Program (STIP).

At this time, the district should coordinate with the appropriate planning entities to verify the planning requirements have been satisfied so that the FONSI can be signed.

24-2.19 Prepare EA Errata and Recommend FONSI

Following the public availability period and public hearing or offer of public hearing, the district will prepare an Errata to the EA to:

- reflect changes in the proposed action or mitigation measures resulting from comments received on the EA or at the public hearing, if one is held, and the effect of the changes;
- include any necessary findings, agreements, or determinations (e.g., for compliance with wetlands requirements, Section 106, Section 4(f)); and
- incorporate pertinent comments received on the EA and the responses to those comments.
- Include public hearing transcripts, if applicable;
- Include certification that a public hearing was held, or an offer for a public hearing was made.

If the district determines the preferred alternative will have no significant impacts, the district will prepare a draft FONSI. The following process will apply to the EA Errata and draft FONSI:

1. The district will submit the EA Errata and draft FONSI to BDE.
2. BDE will review and evaluate the two documents and will notify the district of any required revisions.
3. After the district has incorporated any necessary changes, the EA Errata and draft FONSI will be submitted to FHWA through BDE.
4. The FHWA comments on the EA Errata and draft FONSI and those comments will be transmitted to the district through BDE.
5. After all BDE and FHWA comments have been addressed by the district, BDE will send the following to FHWA:
   a. letter recommending a FONSI;
   b. FONSI; and
   c. EA Errata (including public hearing transcript (if applicable) and certification that a public hearing was held, or an offer for a public hearing was made).

References:

Environmental Assessments, 23 CFR 771.119(g)
Paragraph II.H. of FHWA Technical Advisory T6640.8A - EA Revisions
Section III of FHWA Technical Advisory T6640.8A – Finding of No Significant Impact (FONSI)
Forty Most Common Questions concerning CEQ’s NEPA Regulations Memorandum - Question 37a “Level of Detail in FONSI”
Concurrent NEPA/404 Processes, Section 22-4
Special Environmental Analyses, Chapter 26

24-2.20 Draft Project Management Plan for Major Projects

For projects subject to the Major Project requirements, prior to signing of the FONSI, the district prepares a draft Project Management Plan in accordance with the guidance in Section 20-2.

The district coordinates the draft Project Management Plan with BDE for submittal to FHWA. The FHWA will coordinate with FHWA Office of Innovative Program Delivery (IPD) Project Delivery Team as appropriate, review, and provide comments to BDE.

References:
Requirements for Major Projects, Chapter 20

24-2.21 Issue FONSI or Proceed to EIS

If FHWA determines that the project will have no significant impacts, the FHWA will sign the FONSI. The district will send a notice of availability of the FONSI to Federal, State, and local government agencies that asked to be informed, provided comments on the EA, or that otherwise would have an interest in the undertaking. IDOT will post the FONSI on the IDOT website.

Note: If the EA involves an individual Section 4(f) Evaluation, the district also must also send the EA Errata and final Section 4(f) Evaluation to the USDOI (consistent with USDOI policy).

If it is determined the project involves one or more significant impacts, FHWA will not approve the FONSI. In this case, the district coordinates with BDE and FHWA to initiate the process for preparing an Environmental Impact Statement (EIS) (see Chapter 25).

References:
Timing of Administration Activities, 23 CFR 771.113(a)
Findings of No Significant Impact, 23 CFR 771.121(a, b, and c)
Section III of FHWA Technical Advisory T6640.8A – Finding of No Significant Impact (FONSI)
Paragraph IV.B. of FHWA Technical Advisory T6640.8A - Distribution of FONSI
Forty Most Common Questions Concerning CEQ’s NEPA Regulations Memorandum - Questions 37b and 38 “Public Availability of FONSI”
24-2.22 **Determine Applicability of Limitation on Claims (Statute of Limitations)**

23 U.S.C. 139 establishes a 150-day statute of limitations on claims against US Department of Transportation and other Federal agencies for certain environmental and other approval actions, provided a notice is published in the Federal Register announcing the permit, license, or approval is final pursuant to the law under which the agency action is taken. The statute of limitations provision is intended to expedite the resolution of issues affecting transportation projects.

Before the completion of the FONSI, IDOT will consult with FHWA to determine if a limitation on claims is appropriate for the project. If so, IDOT will submit a draft limitation on claims notice in MS Word format to FHWA at the same time the draft FONSI is submitted (see Figure 25-2.N for a sample notice).

**References:**

FHWA SAFETEA-LU Environmental Review Process Final Guidance, Section 3 “Statute of Limitations”

24-2.23 **Finalize Project Management Plan for Major Projects**

For projects subject to the Major Project requirements, the district revises the draft Project Management Plan to respond to FHWA comments. The district coordinates the final Project Management Plan with BDE for submittal to FHWA within 90 days of the date the FONSI is signed.

**References:**

Requirements for Major Projects, Chapter 20

24-2.24 **Implement Mitigation Measures**

Those involved in preparing and processing the EA should assist those involved in subsequent aspects of project development and implementation in facilitating the fulfillment of commitments made as a part of the NEPA process. In accordance with Departmental Policy D&E-19, each district must ensure that its procedures for follow-through on commitments provide for including information on mitigation measures and other commitments (e.g., Wetlands Compensation Plan, Erosion Control Plan, Special Provisions for management and monitoring of special wastes) in the project plans, as necessary, and for implementing and monitoring the measures during construction and maintenance, as appropriate.

After FONSI approval, if there are any changes to the project scope, or any portion of the design changes in a way that commitments will change or there is a substantial change in ROW
acquisition, it is the district’s responsibility to coordinate with the appropriate district project
development and land acquisition staff, BDE, and FHWA.

References:
Implementing the Decision, 40 CFR 1505.3
Applicabilities and Responsibilities, 23 CFR 771.109 (b)
Forty Most Common Questions concerning CEQ’s NEPA Regulations Memorandum - Question
34d “What is the enforceability of a Record of Decision?”
AASHTO Practitioner’s Handbook 04 – Tracking Compliance with Environmental
Commitments/Use of Environmental Monitors, November 2006
Departmental Policy D&E-19 Follow-Through on Project Commitments
Chapter Twenty-five

ENVIRONMENTAL IMPACT STATEMENTS
# Chapter Twenty-five
## ENVIRONMENTAL IMPACT STATEMENTS

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Chapter Twenty-five
ENVIRONMENTAL IMPACT STATEMENTS

Chapter 25 discusses procedures for preparing and processing Environmental Impact Statements.

25-1 GENERAL

25-1.01 Definitions

1. Environmental Impact Statement (EIS). A detailed written statement prepared for major Federal actions significantly affecting the quality of the human environment, which discusses the environmental impact of the proposed action; any adverse environmental effects which cannot be avoided should the proposal be implemented; alternatives to the proposed action; the relationship between local short-term uses of the human environment and the maintenance and enhancement of long-term productivity; and any irreversible and irretrievable commitments of resources which would be involved in the proposed action should it be implemented.

2. Supplemental Environmental Impact Statement (SEIS). A detailed written statement on changes in the proposed action and/or on the identification and analysis of new circumstances or information not addressed in the Draft or Final EIS, which would introduce new or changed environmental effects of significance on the quality of the human environment.

3. Tiering. “Tiering” means covering broad or more general matters in a Tier I EIS with a Tier II EIS addressing narrower, more specific matters. Tiering is intended to be an aid in focusing on issues that are ready for decision and excluding issues already decided or not yet ready. See 40 CFR 1508.28, 23 CFR 771.111(g).

25-1.02 Applicability

25-1.02(a) Environmental Impact Statement (EIS)

An EIS is required for all Federally-funded highway projects (or other Federally-regulated highway activities) determined to be likely to cause significant impacts on the environment. 23 CFR 771.115(a) lists project types that normally will require the preparation of an EIS.

References:

Statutory Requirements for Statements, 40 CFR 1502.3
Major Federal Action Requiring the Preparation of Environmental Impact Statements, 40 CFR 1502.4
Class of Actions, 23 CFR 771.115(a)
25-1.02(b) Supplemental EIS

The cited references describe those circumstances where a Supplemental EIS may be appropriate.

References:

Draft, Final, and Supplemental Statements, 40 CFR 1502.9(c)
Supplemental Environmental Impact Statements, 23 CFR 771.130
Supplemental EISs, Section XII of FHWA Technical Advisory T6640.8A

25-1.02(c) Tiering

Tiering of EISs should be used when it will improve or simplify the environmental processing of proposed IDOT actions. Preparation of tiered EISs should be considered for complex transportation proposals (e.g., major urban transportation investments). The first tier EIS would focus on broad issues such as mode choice, general location, area wide air quality, and land use implications of the transportation improvement alternatives being considered. The first tier EIS(s) should use information from appropriate corridor planning and other planning studies. A subsequent site-specific environmental document will be required to focus on more detailed project impacts and mitigation measures (e.g., addressing details of route location, highway interchange configurations, etc.). If tiered EISs are used, the subsequent document(s) shall state where the preceding document is available.

References:

Tiering, 40 CFR 1502.20
Early Coordination, Public Involvement, and Project Development, 23 CFR 771.111(g)

25-1.03 EIS Validity/Re-evaluations

Re-evaluations are required any time after a CE, FONSI, or ROD is issued and before major approvals are granted, to establish whether or not the approval remains valid. For an EIS, a written re-evaluation is required when more than three years pass between major federal approvals. Where a written evaluation becomes necessary, the district will develop the evaluation in consultation with FHWA and BDE. It may be in the format of an Environmental Assessment (EA) or technical memorandum and shall address the presence or absence of significant changes in:

- the proposed action,
- the affected environment,
- the anticipated impacts, and
- proposed mitigation measures.
Sufficient detail shall be provided to support a decision that either the existing decision remains valid, a Supplemental EIS is required, or a new EIS is required. Relevant environmental issues (e.g., agricultural lands, wetlands, floodplains, Section 4(f) lands) must be discussed in the written evaluation, as appropriate. Coordination with interested and affected agencies or individuals should be undertaken as necessary; results of such coordination should be summarized and documented in the evaluation report.

Before undertaking any written evaluation, the district should discuss the project and its history with BDE and FHWA representatives. Report preparation and review by BDE and FHWA should be agreed upon at a coordination meeting. The final version of all written evaluations will be sent by BDE to the FHWA Division Office. BDE will submit the re-evaluation with a letter requesting FHWA concurrence with the conclusions in the re-evaluation. If a Supplemental EIS is required, the procedures in Chapter 25 are followed.

References:

Re-evaluations, 23 CFR 771.129
Re-evaluations, Section XI of FHWA Technical Advisory T6640.8A
25-2  THE EIS PROCESS

The following section discusses the general process for an action processed as an Environmental Impact Statement (EIS). This is followed by a description of each activity. The user also should consider the following:

1. **Lines of Communication.** The rigid application of the process would lead to predetermined, precise points at which communication occurs between units. This is neither realistic nor desirable. Communication between units must be continuous. This will result in fewer problems and fewer surprises in the process.

2. **Lead Federal Agency.** It is assumed that the Federal Highway Administration (FHWA) is the lead Federal agency for FHWA-funded projects. If a different agency is the lead Federal agency, other procedures may be required.

3. **Application.** This section applies to all EIS projects involving State highways regardless of the source of funding.

25-2.01  Class of Action Determination/Initial EIS Activities

The district will determine the preliminary scope and general location of the proposed project and whether they can commit the necessary staff, consultant services, and funds for completing the process. The district will present the proposed project for determination of the class of action (EIS, EA, or CE) at a coordination meeting. FHWA will determine if the project will be processed as an EIS and the district will document the decision in the meeting minutes; see Section 22-5.03e.

The district will begin to determine the types of information that will be used in accomplishing the environmental process, which may include:

- preliminary field check of the proposed project;
- biological, cultural, and special waste surveys (BDE);
- State and Federal environmental databases and reports;
- planning reports or studies;
- letters/correspondence on the project;
- traffic data;
- documentation on any public or private meetings;
- statistical data documenting need for improvement;
- Maintenance Management Information System (MMIS) data;
- engineering and Department databases;
- verification that the project is included in the applicable Transportation Improvement Program/State Transportation Improvement Program;
- existing right-of-way information; and
- information and decisions from the planning/programming process.
25-2.01(a) Satisfying Planning Requirements

Early in the process, the district should ensure that the following planning requirements will be met prior to completing the NEPA process:

- in an urbanized area
  - the project must be included in the conformed fiscally constrained portion of the Metropolitan Transportation Plan, and;
  - a subsequent phase of project development (e.g., final design, acquire right-of-way, utility relocations, or construction) must be included in the Metropolitan Planning Organization’s (MPOs) Transportation Improvement Program (TIP).

- in a non-urbanized area
  - the project must be consistent with the long range Statewide Transportation Plan (STIP), and;
  - a subsequent phase of the project development (e.g., final design, acquire right-of-way, utility relocations, or construction) must be included in STIP.

Due to the amount of time it takes to include the project in the proper documents, the district should work early in project development with the appropriate planning organizations to initiate the process. The district also should coordinate with FHWA to ensure that the subsequent phase is included in the TIP/STIP and adequately demonstrates commitment to advance the project. These requirements shall be satisfied before ROD can be signed.

25-2.01(b) Context Sensitive Solutions

For EIS projects that the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the district forms a CSS Project Study Group (PSG), in accordance with the procedures described in Section 19-5.01. Public involvement commences once the project is assigned to the PSG.

References:

Efficient Environmental Reviews for Project Decision-Making, 23 U.S.C. 139
Apply NEPA Early in the Process, 40 CFR 1501.2
Whether to Prepare an Environmental Impact Statement, 40 CFR 1501.4
Classes of actions, 23 CFR 771.115(a)
Proposed Action, Section 22-3.06
AASHTO Practitioner’s Handbook 01–Maintenance of a Project File and Preparing an Administrative Record for a NEPA Study, July 2006
25-2.01(c) Develop Draft Stakeholder Involvement Plan

For projects using the principles of CSS, the PSG develops a draft Stakeholder Involvement Plan (SIP) to document stakeholder involvement activities. The plan also addresses coordination with participating agencies, cooperating agencies, and the public, pursuant to the Efficient Environmental Reviews for Project Decision-making, 23 U.S.C. 139. The district may obtain example plans from BDE for guidance.

As part of the SIP development, the district, FHWA, and BDE coordinate to identify governmental entities that should be invited to serve as participating agencies and/or cooperating agencies in the EIS process for the proposed project, and Tribes and consulting parties to satisfy Section 106 requirements for historic properties.

FHWA and the Department, as joint lead agencies, must agree upon the content of the draft SIP before it is distributed to external stakeholders.

For projects that are not using the principles of CSS, the district still must develop a SIP, which satisfies the Coordination Plan requirements of 23 U.S.C. 139.

References:

- Efficient Environmental Reviews for Project Decision-making, 23 U.S.C. 139
- FHWA SAFETEA-LU Environmental Review Process Final Guidance, Questions 47–57 “Coordination and Schedule”
- AASHTO Practitioner’s Handbook 05–Utilizing Community Advisory Committees for NEPA Studies, December 2006

25-2.01(d) Establishment of Timeframes

The district will develop a draft timeframe agreement to establish milestones and responsibilities for major activities through the development of the EIS in accordance with the FHWA/IDOT Statewide Implementation Agreement for Establishment of Timeframes for EISs and EAs (see Appendix A) and will submit it to BDE for review. Subsequently, FHWA, the district, and BDE will reach consensus on the timeframe agreement. The purpose of the timeframe on projects is to provide a tool for managing document review, preparation, coordination and approval steps.

FHWA and the Department ensure involved environmental resource and permitting agencies receive a copy of the timeframe information as part of the SIP.

The timeframes may be revised, if necessary, as a result of input from participating and/or cooperating agencies or if new issues arise or priorities change. Revisions to the timeframes will be addressed in accordance with the terms of the Statewide Implementation Agreement.

In coordination with FHWA, the district will monitor all milestone dates for the negotiated time frames.
References:
Illinois Statewide Implementation Agreement between the Federal Highway Administration and the Illinois Department of Transportation for Establishment of Timeframes for Environmental Impact Statements and Environmental Assessments, May 29, 2005

25-2.01(e) Publish of Notice of Intent

After the development of environmental process time frames and a draft Stakeholder Involvement Plan, and before scoping, the district prepares a draft Notice of Intent (NOI). The district submits the draft NOI to BDE who will coordinate with FHWA on acceptable format and content. BDE bureau chief will sign a letter requesting FHWA to publish NOI and FHWA will ensure NOI is published in the Federal Register.

FHWA Technical Advisory T6640.8A discusses the format, content, and processing of the NOI in more detail (See Appendix A in the BDE Manual). Figure 25-2.A presents the required format for the NOI and includes information necessary for project initiation. The NOI format is available from BDE as an electronic document.

References:
Scoping, 40 CFR 1501.7
Notice of Intent, 40 CFR 1508.22
Draft Environmental Impact Statements, 23 CFR 771.123(a)
Appendix B of FHWA Technical Advisory T6640.8A-Preparation and Processing of NOI
Section 1305 of MAP-21-Efficient Environmental Reviews for Project Decisionmaking, 23 U.S.C. 139
DEPARTMENT OF TRANSPORTATION
Federal Highway Administration
Environmental Impact Statement: [County or City], Illinois
AGENCY: Federal Highway Administration (FHWA), DOT
ACTION: Notice of Intent
SUMMARY: The FHWA is issuing this notice to advise the public that an environmental impact statement will be prepared for [project name and description]…

FOR FURTHER INFORMATION CONTACT: [Name], Division Administrator, Federal Highway Administration, 3250 Executive Park Drive, Springfield, Illinois 62703, Phone: [Office Phone Number]. [Name], Deputy Director of Highways, Region [Number] Engineer, Illinois Department of Transportation, [Office Address], Phone: [Office Phone Number].

SUPPLEMENTARY INFORMATION: The FHWA, in cooperation with the Illinois Department of Transportation (IDOT), will prepare an environmental impact statement (EIS) for … [In this section, provide (1) a brief narrative description of the proposed action (e.g., location of the action, type of construction, length of the project, needs to be addressed by the action); (2) a brief description of possible alternatives (e.g., upgrade existing facility, construction on new alignment, no action should always be listed), multi-modal design); (3) any other federal approvals anticipated, such as 404 permits; and (4) a brief description of the proposed scoping and public involvement process for the particular action, including whether, when, and where any scoping meeting(s) or public hearing(s) will be held.]

(Catalog of Federal Domestic Assistance Program Number 20.205, Highway Research, Planning and Construction. The regulations implementing Executive Order 12372 regarding intergovernmental consultation on Federal programs and activities apply to this program.)

Issued on: [FHWA will enter the date.]

[Name]
Division Administrator
Springfield, Illinois

[Note: Left margin should be 1.5 inches (40 mm) minimum and all others 1 inch (25 mm).
All typing must be double spaced except for the information identifying the person signing the document.]
25-2.02 Begin External Coordination Activities

The Stakeholder Involvement Plan (SIP) serves as the blueprint for coordinating with stakeholders (see Section 19-5.01). As outlined in the SIP, IDOT and FHWA will send letters to entities inviting them to be Cooperating Agencies, Participating Agencies, and Section 106 consulting parties. The district will draft the letters discussed below for review by BDE and FHWA. After any necessary revisions, FHWA and the district will send out their respective letters.

FHWA sends letters to:

- Cooperating and Participating Agencies
  - Federal agencies (Figure 25-2.B)
  - State agencies (Figure 25-2.C)

- Participating Agencies
  - Federal Agencies (Figure 25-2.D)

- Section 106 Consulting Parties
  - Tribes (Figure 25-2.E)
  - State Historic Preservation Officer (also Participating Agency) (Figure 25-2.F)

The district sends letters to:

- Participating Agencies
  - State Agencies (Figure 25-2.G)
  - Local Agencies (also Section 106 consulting parties) (Figure 25-2.H)

- Section 106 Consulting Parties
  - Non-Governmental Local Interest Groups (Figure 25-2.I)

The district also will develop a spreadsheet showing all Cooperating and Participating Agencies, Section 106 consulting parties, and the status of coordination and responses; see Figure 25.2.J.

After the response deadline, which is normally 30 days, the district will collect all responses and update the SIP based on responses, or lack thereof, to the invitation letter. The following reflects the status of the responses;

- Federal agencies invited as both a Cooperating and Participating agency must accept in writing to be CA. If they do not respond they are not CA but automatically become a PA.
- Federal agencies invited as participating agency automatically become PA whether they respond or not.
- Non-federal agencies invited as cooperating/participating agencies must accept in writing to be accepted as either a cooperating or participating agency.
• Non-federal agencies invited as participating agencies must accept in writing to be accepted as a participating agency.
• Any entity invited to be a Section 106 consulting party must accept in writing to be a consulting party.

Thirty days after the coordination letters are sent, the district will send a copy of the draft SIP to all agencies who accepted the invitation to be a Cooperating Agency, Participating Agency, or consulting party. As new stakeholders are identified throughout the environmental review process, the SIP is reviewed and revised, if necessary.

For EIS projects that the Regional Engineer has determined will use the principles of CSS, public involvement commences once the project is assigned to the project study group; see Activity 1.

References:
Efficient Environmental Reviews for Project Decision-making, 23 U.S.C. 139
Purpose, 40 CFR 1500.1(b)
Policy, 40 CFR 1500.2(d)
Reducing delay, 40 CFR 1500.5(b)
Purpose, 40 CFR 1501.1(b)
Cooperating Agencies, 40 CFR 1501.6
Early Coordination, Public Involvement, and Project Development, 23 CFR 771.111
FHWA SAFETEA-LU Environmental Review Process Final Guidance, Questions 21–29 “Participating Agencies” and Questions 30 and 31 “Cooperating Agencies”
Coordination, Section 22-5
Public Involvement Guidelines, Chapter 19
AASHTO Practitioner’s Handbook 05—Utilizing Community Advisory Committees for NEPA Studies, December 2006
Subject: [name of study] invitation for cooperating and participating agency status

Dear [Address Title] [Last Name]:

The Federal Highway Administration (FHWA) is requesting your agency to become a cooperating and participating agency for the [name of EIS]. Please respond to our office at the above listed address in writing, with an acceptance or denial of this invitation to be both a cooperating and participating agency prior to [30-day Response Deadline Date].

THE PROJECT

The FHWA, in cooperation with the Illinois Department of Transportation (IDOT), is initiating an Environmental Impact Statement (EIS) for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EIS will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EIS, e.g. GIS, transportation demand models, field studies.]

The FHWA intends to issue the Final EIS concurrently with the Record of Decision (ROD) pursuant to Pub. L. 112-141, 126 Stat. 405, Section 1319(b), which will conclude the National Environmental Policy Act (NEPA) process. The combined Final EIS/ROD will identify the selected alternative.

COOPERATING AGENCY

In accordance with 40 CFR 1501.6 of the Council on Environmental Quality’s (CEQ) Regulations for implementing the procedural provisions of NEPA, FHWA is required to invite agencies with jurisdiction by law or with special expertise with respect to environmental issues to be cooperating agencies.

We propose that your agency’s role in the development of the above project should include the following as they relate to your area of expertise or jurisdiction by law:

FHWA LETTER TO FEDERAL COOPERATING AND PARTICIPATING AGENCIES

Figure 25-2.B
(1 of 2)
• provide meaningful and early input on defining the purpose and need, determining the range of alternatives to be carried forward, and the methodologies and level of detail required in the alternatives analysis; and
• participate in coordination meetings and joint field reviews, as appropriate.

To consider your agency as a cooperating agency, FHWA and IDOT must receive a written response from your agency within the stated deadline agreeing to engage in the project in this role. If your agency declines to be a cooperating agency, please indicate the reason for declining this request and provide a copy to CEQ pursuant to 40 CFR 1501.6(c).

PARTICIPATING AGENCY

Pursuant to 23 U.S.C. Section 139, participating agencies are responsible for identifying as early as possible any issues of concern regarding the project’s potential environmental or socioeconomic impacts that could substantially delay or that could prevent an agency from granting a permit or other approval that is needed for the project.

A Federal agency invited to participate will be designated a participating agency unless it declines. If you choose to decline, your written response must state that your agency:

• has no jurisdiction or authority with respect to the project;
• has no expertise or information relevant to the project; and
• does not intend to submit comments on the project.

If we do not receive a response within the stated deadline FHWA and IDOT will consider your agency a participating agency.

If you have any questions or would like to discuss in more detail the study or our agencies' respective roles and responsibilities during the preparation of this EIS, please contact [FHWA and BDE/BLRS contact names, emails and phone numbers].

Thank you for your cooperation and interest in this project.

Sincerely,

[FHWA signature]

cc: IDOT Bureau Chief of Design and Environment
Regional Engineer

idl: Field Engineering Supervisor, PPD Manager, Engineering Team Leader, Transportation Engineer, PER Team Leader, Environmental Programs Engineer, Environmental Engineer.
[Date]

[Address Title] [First Name] [Initial] [Last Name]
[Agency]
[Address]
[City], [State] [Zip Code]

Subject: [name of study] invitation for cooperating and participating agency status

Dear [Address Title] [Last Name]:

The Federal Highway Administration (FHWA) is requesting your agency to become a cooperating and participating agency for the [name of EIS]. Please respond to our office at the above listed address in writing, with an acceptance or denial of this invitation to be both a cooperating and participating agency prior to [30-day Response Deadline Date].

THE PROJECT

The FHWA, in cooperation with the Illinois Department of Transportation (IDOT), is initiating an Environmental Impact Statement (EIS) for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EIS will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EIS, e.g. GIS, transportation demand models, field studies.]

FHWA intends to issue the Final EIS concurrently with the Record of Decision (ROD) pursuant to Pub. L. 112-141, 126 Stat. 405, Section 1319(b), which will conclude the National Environmental Policy Act (NEPA) process. The combined Final EIS/ROD will identify the selected alternative.

COOPERATING AGENCY

In accordance with 40 CFR 1501.6 of the Council on Environmental Quality’s (CEQ) Regulations for implementing the procedural provisions of NEPA, FHWA is required to invite agencies with jurisdiction by law or with special expertise with respect to environmental issues to be cooperating agencies.

FHWA LETTER TO STATE COOPERATING/PARTICIPATING AGENCIES

Figure 25-2.C
(1 of 2)
We propose that your agency’s role in the development of the above project should include the following as they relate to your area of expertise or jurisdiction by law:

- provide meaningful and early input on defining the purpose and need, determining the range of alternatives to be carried forward, and the methodologies and level of detail required in the alternatives analysis; and
- participate in coordination meetings and joint field reviews, as appropriate.

To consider your agency as a cooperating agency, FHWA and IDOT must receive a response from your agency within the stated deadline agreeing to engage in the project in this role. If your agency declines to be a cooperating agency, please indicate the reason for declining this request and provide a copy to CEQ pursuant to 40 CFR 1501.6(c).

PARTICIPATING AGENCY

Pursuant to 23 U.S.C. 139, participating agencies are responsible for identifying as early as possible any issues of concern regarding the project’s potential environmental or socioeconomic impacts that could substantially delay or that could prevent an agency from granting a permit or other approval that is needed for the project.

A state, tribal or local agency must respond affirmatively to the designation to be a participating agency. If a state, tribe or local agency fails to respond within the stated deadline or declines an invitation, the agency shall not be considered a participating agency.

If you would like to be a participating agency, please send FHWA and IDOT a response within the stated deadline to engage in the project in this role.

If you have any questions or would like to discuss in more detail the study or our agencies’ respective roles and responsibilities during the preparation of this EIS, please contact [FHWA and BDE/BLRS contact names, emails, and phone numbers].

Thank you for your cooperation and interest in this project.

Sincerely,

[FHWA signature]

cc: IDOT Bureau Chief of Design and Environment
Regional Engineer

idl: Field Engineering Supervisor, PPD Manager, Engineering Team Leader, Transportation Engineer, PER Team Leader, Environmental Programs Engineer, Environmental Engineer.
The Federal Highway Administration (FHWA) is requesting your agency to become a participating agency for the [name of EIS]. Please respond to our office at the above listed address in writing, with an acceptance or denial of this invitation to be a participating agency prior to [30-day Response Deadline Date].

THE PROJECT

The FHWA, in cooperation with the Illinois Department of Transportation (IDOT), is initiating an Environmental Impact Statement (EIS) for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EIS will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EIS, e.g. GIS, transportation demand models, field studies.]

The FHWA intends to issue the Final EIS concurrently with the Record of Decision (ROD) pursuant to Pub. L. 112-141, 126 Stat. 405, Section 1319(b), which will conclude the National Environmental Policy Act (NEPA) process. The combined Final EIS/ROD will identify the selected alternative.

PARTICIPATING AGENCY

Pursuant to 23 U.S.C. 139, participating agencies are responsible for identifying as early as possible any issues of concern regarding the project’s potential environmental or socioeconomic impacts that could substantially delay or that could prevent an agency from granting a permit or other approval that is needed for the project.

A Federal agency invited to participate will be designated a participating agency unless it declines. If you choose to decline, your written response must state that your agency:

FHWA LETTER TO FEDERAL PARTICIPATING AGENCIES

Figure 25-2.D
(1 of 2)
• has no jurisdiction or authority with respect to the project;
• has no expertise or information relevant to the project; and
• does not intend to submit comments on the project.

If we do not receive a response within the stated deadline FHWA and IDOT will consider your agency a participating agency.

If you have any questions or would like to discuss in more detail the study or our agencies' respective roles and responsibilities during the preparation of this EIS, please contact [FHWA and BDE/BLRS contact names, emails and phone numbers].

Thank you for your cooperation and interest in this project.

Sincerely,

[FHWA signature]

cc: IDOT Bureau Chief of Design and Environment
    Regional Engineer

idl: Field Engineering Supervisor, PPD Manager, Engineering Team Leader, Transportation Engineer, PER Team Leader, Environmental Programs Engineer, Environmental Engineer.
Subject: [name of study] invitation for participating agency and Section 106 consulting party status

Dear [Address Title] [Last Name]:

The Federal Highway Administration (FHWA) is inviting your Tribe to become a Section 106 consulting party and a participating agency for the [name of EIS]. If you would like to engage in these roles, please send FHWA a response prior to [30-day Response Deadline Date].

THE PROJECT

The FHWA, in cooperation with IDOT, is initiating an Environmental Impact Statement (EIS) for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EIS will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EIS, e.g. GIS, transportation demand models, field studies.]

The FHWA intends to issue the Final EIS concurrently with the Record of Decision (ROD) pursuant to Pub. L. 112-141, 126 Stat. 405, Section 1319(b), which will conclude the National Environmental Policy Act (NEPA) process. The combined Final EIS/ROD will identify the selected alternative.

SECTION 106 CONSULTING PARTY

Section 106 of the National Historic Preservation Act requires Federal agencies to (1) take into account the effect of their undertakings on historic properties and (2) afford the Advisory Council on Historic Preservation (ACHP) a reasonable opportunity to comment. The Section 106 process is outlined in 36 CFR Part 800.
These regulations require Federal agencies to identify parties entitled to be consulting parties and invite them to participate as such in the Section 106 process. Since your Tribe has expressed an interest in the county(ies) that the project is located in, we are inviting you to be a consulting party. Consulting parties may be asked to provide information on historic properties in the project area, identify issues relating to the project’s potential effects on historic properties, and if applicable, consult to resolve adverse effects to historic properties.

If you would like to be a Section 106 consulting party, please send FHWA a response within the stated deadline to engage in the project in this role.

PARTICIPATING AGENCY

Pursuant to 23 U.S.C. 139, participating agencies are responsible for identifying as early as possible any issues of concern regarding the project’s potential environmental or socioeconomic impacts that could substantially delay or that could prevent an agency from granting a permit or other approval that is needed for the project.

A state, tribal or local agency must respond affirmatively to the designation to be a participating agency. If a state, tribe or local agency fails to respond within the stated timeframe or declines an invitation, the agency shall not be considered a participating agency. Since your Tribe has expressed an interest in the county(ies) that the project is located in, we are inviting you to be a participating agency.

If you would like to be a participating agency, please send FHWA a response within the stated timeframe to engage in the project in this role.

If you have any questions or would like to discuss in more detail the study or our agencies’ respective roles and responsibilities during the preparation of this EIS, please contact [FHWA Environmental Engineer name, email, and phone number].

Thank you for your cooperation and interest in this project.

Sincerely,

[FHWA DA signature]

cc: IDOT Bureau Chief of Design and Environment
Regional Engineer

idl: Field Engineering Supervisor, PPD Manager, Engineering Team Leader, Transportation Engineer, PER Team Leader, Environmental Programs Engineer, Environmental Engineer.
Subject: [name of study] initiation of Section 106 process and invitation for cooperating and participating agency status

Dear [Address Title] [Last Name]:

The Federal Highway Administration (FHWA) is initiating the Section 106 process and inviting your agency to become a cooperating and participating agency for the [name of EIS]. If you would like to engage as a cooperating and participating agency, please send FHWA a response prior to [30-day Response Deadline Date].

THE PROJECT

The FHWA, in cooperation with the Illinois Department of Transportation (IDOT), is initiating an Environmental Impact Statement (EIS) for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EIS will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EIS, e.g. GIS, transportation demand models, field studies.]

FHWA intends to issue the Final EIS concurrently with the Record of Decision (ROD) pursuant to Pub. L. 112-141, 126 Stat. 405, Section 1319(b), which will conclude the National Environmental Policy Act (NEPA) process. The combined Final EIS/ROD will identify the selected alternative.

INITIATION OF SECTION 106 PROCESS

Because this project is considered an undertaking and has the potential to affect historic properties, we are initiating the Section 106 process in accordance with 36 CFR 800.3(c). Attached is a list of potential consulting parties identified by IDOT and FHWA to whom we have sent invitations to become consulting parties for this project. Please review the list and notify FHWA or IDOT if you are aware of other potential consulting parties.
COOPERATING AGENCY

In accordance with 40 CFR 1501.6 of the Council on Environmental Quality’s (CEQ) Regulations for implementing the procedural provisions of NEPA, FHWA is required to invite agencies with jurisdiction by law or with special expertise with respect to environmental issues to be cooperating agencies.

We propose that your agency’s role in the development of the above project should include the following as they relate to your area of expertise or jurisdiction by law:

• provide meaningful and early input on defining the purpose and need, determining the range of alternatives to be carried forward, and the methodologies and level of detail required in the alternatives analysis; and
• participate in coordination meetings and joint field reviews, as appropriate.

To consider your agency as a cooperating agency, FHWA and IDOT must receive a response from your agency within the stated deadline agreeing to engage in the project in this role. If your agency declines to be a cooperating agency, please indicate the reason for declining this request and provide a copy to CEQ pursuant to 40 CFR 1501.6(c).

PARTICIPATING AGENCY

Pursuant to 23 U.S.C. 139, participating agencies are responsible for identifying as early as possible any issues of concern regarding the project’s potential environmental or socioeconomic impacts that could substantially delay or that could prevent an agency from granting a permit or other approval that is needed for the project.

A state, tribal or local agency must respond affirmatively to the designation to be a participating agency. If a state, tribe or local agency fails to respond within the stated deadline or declines an invitation, the agency shall not be considered a participating agency.

If you would like to be a participating agency, please send FHWA and IDOT a response within the stated deadline to engage in the project in this role.

If you have any questions or would like to discuss in more detail the study or our agencies’ respective roles and responsibilities during the preparation of this EIS, please contact [FHWA and BDE/BLRS contact names, emails, and phone numbers].

Thank you for your cooperation and interest in this project.

Sincerely,

[FHWA signature]

FHWA LETTER TO STATE HISTORIC PRESERVATION OFFICER

Figure 25-2.F
(2 of 3)
cc: IDOT Bureau Chief of Design and Environment
Regional Engineer

idl: Field Engineering Supervisor, PPD Manager, Engineering Team Leader, Transportation Engineer, PER Team Leader, Environmental Programs Engineer, Environmental Engineer.

FHWA LETTER TO STATE HISTORIC PRESERVATION OFFICER

Figure 25-2.F
(3 of 3)
Subject: [name of study] invitation for participating agency status

Dear [Address Title] [Last Name]:

The Illinois Department of Transportation (IDOT) is requesting your agency to become a participating agency for the [name of EIS]. If you would like to engage in this role, please send IDOT a response prior to [30-day Response Deadline Date].

THE PROJECT

The Federal Highway Administration (FHWA), in cooperation with the IDOT, is initiating an Environmental Impact Statement (EIS) for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EIS will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EIS, e.g. GIS, transportation demand models, field studies.]

The FHWA intends to issue the Final EIS concurrently with the Record of Decision (ROD) pursuant to Pub. L. 112-141, 126 Stat. 405, Section 1319(b), which will conclude the National Environmental Policy Act (NEPA) process. The combined Final EIS/ROD will identify the selected alternative.

PARTICIPATING AGENCY

Pursuant to 23 U.S.C. 139, participating agencies are responsible for identifying as early as possible any issues of concern regarding the project’s potential environmental or socioeconomic impacts that could substantially delay or that could prevent an agency from granting a permit or other approval that is needed for the project.

A state, tribal or local agency must respond affirmatively to the designation to be a participating agency. If a state, tribe or local agency fails to respond within the stated deadline or declines an invitation, the agency shall not be considered a participating agency.

DISTRICT LETTER TO STATE PARTICIPATING AGENCIES
If you would like to be a participating agency, please send IDOT a response within the stated deadline to engage in the project in this role.

If you have any questions or would like to discuss in more detail the study or our agencies’ respective roles and responsibilities during the preparation of this EIS, please contact [BDE/BLRS contact names, emails and phone numbers].

Thank you for your cooperation and interest in this project.

Sincerely,

[IDOT signature]

cc:
Subject: [name of study] invitation for participating agency and Section 106 consulting party status

Dear [Address Title] [Last Name]:

The Illinois Department of Transportation (IDOT) is requesting your agency to become a participating agency and Section 106 consulting party for the [name of EIS]. If you would like to engage in these roles, please send IDOT a response prior to [30-day Response Deadline Date].

THE PROJECT

The Federal Highway Administration (FHWA), in cooperation with IDOT, is initiating an Environmental Impact Statement (EIS) for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EIS will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EIS, e.g. GIS, transportation demand models, field studies.]

The FHWA intends to issue the Final EIS concurrently with the Record of Decision (ROD) pursuant to Pub. L. 112-141, 126 Stat. 405, Section 1319(b), which will conclude the National Environmental Policy Act (NEPA) process. The combined Final EIS/ROD will identify the selected alternative.

PARTICIPATING AGENCY

Pursuant to 23 U.S.C. 139, participating agencies are responsible for identifying as early as possible any issues of concern regarding the project’s potential environmental or socioeconomic impacts that could substantially delay or that could prevent an agency from granting a permit or other approval that is needed for the project.

DISTRICT LETTER TO PARTICIPATING AGENCY AND SECTION 106 CONSULTING PARTY

Figure 25-2.H
(1 of 2)
A state, tribal or local agency must respond affirmatively to the designation to be a participating agency. If a state, tribe or local agency fails to respond within the stated deadline or declines an invitation, the agency shall not be considered a participating agency.

If you would like to be a participating agency, please send IDOT a response within the stated deadline to engage in the project in this role.

SECTION 106 CONSULTING PARTY

Section 106 of the National Historic Preservation Act requires Federal agencies to (1) take into account the effect of their undertakings on historic properties and (2) afford the Advisory Council on Historic Preservation (ACHP) a reasonable opportunity to comment. The Section 106 process is outlined in 36 CFR 800.

These regulations require Federal agencies to identify parties entitled to be consulting parties and invite them to participate as such in the Section 106 process. As a local government in the project area, you are entitled to be a consulting party. Consulting parties may be asked to provide information on historic properties in the project area, identify issues relating to the project’s potential effects on historic properties, and if applicable, consult to resolve adverse effects to historic properties.

If you would like to be a consulting party, please send IDOT a response within the stated deadline to engage in the project in this role.

If you have any questions or would like to discuss in more detail the study or our agencies’ respective roles and responsibilities during the preparation of this EIS, please contact [BDE/BLRS contact names, emails and phone numbers].

Thank you for your cooperation and interest in this project.

Sincerely,

[IDOT signature]

cc:
Subject: [name of study] invitation for consulting party status

Dear [Address Title] [Last Name]:

The Illinois Department of Transportation (IDOT) is requesting you to become a Section 106 consulting party for the [name of EIS]. If you would like to engage in this role, please send IDOT a response prior to [30-day Response Deadline Date].

THE PROJECT

The Federal Highway Administration (FHWA), in cooperation with IDOT, is initiating an Environmental Impact Statement (EIS) for the [name of study]. The study area is located in [project location including local agencies and counties]. See enclosed map.

The study area covers approximately [area in square miles] and is located [description of study area]. It contains environmentally sensitive resources, including [list primary resources/locations potentially affected].

The EIS will include an evaluation of transportation system needs across the entire study area. [list primary technical tools used to identify transportation system needs and potential environmental impacts during the EIS, e.g. GIS, transportation demand models, field studies.]

The FHWA intends to issue the Final EIS concurrently with the Record of Decision (ROD) pursuant to Pub. L. 112-141, 126 Stat. 405, Section 1319(b), which will conclude the National Environmental Policy Act (NEPA) process. The combined Final EIS/ROD will identify the selected alternative.

SECTION 106 CONSULTING PARTY

Section 106 of the National Historic Preservation Act requires Federal agencies to (1) take into account the effect of their undertakings on historic properties and (2) afford the Advisory Council on Historic Preservation (ACHP) a reasonable opportunity to comment. The Section 106 process is outlined in 36 CFR 800.
Federal agencies may invite individuals or organizations to become a Section 106 consulting party, if they have a demonstrated interest in the project or if they have concerns with the project’s effects on historic properties. Consulting parties may be asked to provide information on historic properties in the project area, identify issues relating to the project’s potential effects on historic properties, and if applicable, consult to resolve adverse effects to historic properties. IDOT and FHWA have identified you as a potential interested party and are therefore inviting you to be a Section 106 consulting party.

If you would like to be a consulting party, please send IDOT a response within the stated deadline to engage in the project in this role.

If you have any questions or would like to discuss in more detail the study or our agencies’ respective roles and responsibilities during the preparation of this EIS, please contact [BDE/BLRS contact names, emails and phone numbers].

Thank you for your cooperation and interest in this project.

Sincerely,
[IDOT signature]

cc:
<table>
<thead>
<tr>
<th>FHWA sends</th>
<th>IDOT Sends</th>
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<tr>
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<td>106 consulting parties</td>
<td>First Name</td>
</tr>
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* Combine all contacts for each letter type. For example group all CA&PA Federal agencies together before listing CA&PA state agencies.
25-2.03 Perform Environmental Survey (Records Phase)

In response to the district’s submittal of an Environmental Survey Request (See Section 27-1), BDE performs a record survey to access published information and determine the need for further investigation of the following:

- wetlands;
- archaeological resources, historic standing structures and bridges;
- Federal/State threatened or endangered species or their designated critical habitat;
- Illinois Natural Areas Inventory Sites; and
- special waste sites.

BDE provides this information to the district as it becomes available to assist in the progression of activities in the EIS process. If determined necessary, BDE initiates field surveys to further identify and evaluate critical environmental resources that might affect decisions at this point.

Concurrent with the survey work by BDE, the district conducts activities (e.g., researching environmental databases, contacting environmental resource agencies) to support the objective of inventorying the project’s affected environment for resources and issues of concern. Examples of resources/issues of concern, in addition to those being addressed by BDE, include:

- Section 4(f) and/or Section 6(f) properties,
- Wild and Scenic Rivers,
- noise analysis,
- project specific air quality analyses,
- social/economic characteristics,
- visual quality,
- floodplains,
- water quality of surface waters,
- prime farmland,
- upland plant communities,
- groundwater recharge areas,
- wellhead protection areas, and
- wildlife resources (biodiversity, riparian habitat, etc.).

References:

Purpose, 40 CFR 1500.1(b)

25-2.04 Conduct Scoping Process/Initiate NEPA/404 Process

Scoping is an early, open and on-going process for determining the scope of issues to be addressed in the EIS and for identifying potential significant issues related to the proposed action. Scoping is intended to focus the study effort on issues that are truly significant and avoid the collection of needless detailed information on insignificant issues.

For an EIS, a scoping process is required. The scoping process is used to help establish the purpose and need, the range of alternatives and impacts, the methodologies for analyzing alternatives, and the substantial issues to be addressed in EIS.

An initial scoping meeting will be held, and additional meetings may be necessary. The format of the meeting(s) will be determined in consultation with FHWA and BDE. Formats may include on-
site field visits, NEPA/404 Merger meetings, phone and web conferences, district coordination meetings, etc. At a minimum, the following items should be discussed at the initial scoping meeting:

- project map of the proposed study area/area of potential effect (Section 106),
- transportation problems in the study area,
- overview of environmental resources,
- roles and responsibilities of meeting participants, and
- tentative project schedule and next steps.

The district reviews the results of the scoping process with BDE and FHWA to confirm the scope of issues to be addressed and the substantial issues involved with the project. It is critical that the district document the results of the scoping process (e.g., in a summary of comments and responses, meeting minutes, memorandum to the file) to provide a written record of all comments, issues, concerns, etc., provided by those agencies involved in the process. At a minimum, the documentation should include the following:

- who participated in the scoping process (both names and agencies),
- what information was provided (from whom and to whom), and
- what decisions were made on the scope of issues to be addressed and any substantial issues identified.

References:

Scoping, 40 CFR 1501.7
Draft Environmental Impact Statements, 23 CFR 771.123(b)
FHWA Technical Advisory T6640.8A-Background Section
Concurrent NEPA/404 Processes, Section 22-4
Coordination, Section 22-5
AASHTO Practitioner’s Handbook 05–Utilizing Community Advisory Committees for NEPA Studies, December 2006

25-2.05 Determine Analysis Methodologies and Level of Detail

The district, FHWA, and BDE collaborate with participating agencies in determining the appropriate methodologies to be used and the level of detail required in the environmental analysis of project alternatives. Consensus is not required, but the views of the participating agencies must be considered before making decisions on particular methodologies.

As the environmental review process progresses, the district, FHWA, and BDE coordinate information regarding the analysis methodologies and level of detail with the participating agencies on an ongoing basis and may agree to revisit previous decisions on those aspects if new information warrants.
References:

Efficient Environmental Reviews for Project Decision-making, 23 U.S.C. 139
FHWA SAFETEA-LU Environmental Review Process Final Guidance, Question 38 "Alternatives Analysis"

25-2.06 Finalize Stakeholder Involvement Plan

The project study group (PSG) coordinates with FHWA and BDE to finalize the Stakeholder Involvement Plan (SIP), incorporating changes as needed to respond to input from participating agencies, cooperating agencies and the public. The final SIP should be posted on the project website and may need to be updated as the project progresses.

References:

Efficient Environmental Reviews for Project Decision-making, 23 U.S.C. 139
FHWA SAFETEA-LU Environmental Review Process Final Guidance, Questions 47–57 “Coordination and Schedule”
AASHTO Practitioner’s Handbook 05–Utilizing Community Advisory Committees for NEPA Studies, December 2006

25-2.07 Conduct Context Audit

For EIS projects using the principles of CSS, the CSS project study group initiates contacts with stakeholders to conduct a context audit. The purpose of the context audit is to help identify various characteristics that define the context for the project. The CSS project study group applies the context audit procedures described in Section 19-5.01(b).

References:

AASHTO Practitioner’s Handbook 05–Utilizing Community Advisory Committees for NEPA Studies, December 2006

25-2.08 Develop Problem Statement

For projects using the principles of CSS, after the context audit is completed, the CSS project study group meets with stakeholders to develop a clear statement of the transportation problem(s) the project will address. The CSS project study group seeks stakeholder input on current transportation problems in the area and how the proposed project might help alleviate them.
The CSS project study group translates the stakeholder input into a clear statement of the transportation problems that should be, and can be, solved by the project. Once a clear problem statement is completed, it must be accepted by consensus of the stakeholders; see Section 19-5.01(b).

IDOT and FHWA will consider the accepted problem statement and technical analyses in developing the project purpose and need. The problem statement is stakeholder driven and is not the same as and should not be included in the Purpose and Need statement.

References:

AASHTO Practitioner’s Handbook 05–Utilizing Community Advisory Committees for NEPA Studies, December 2006
AASHTO Practitioner’s Handbook 07–Defining the Purpose and Need and Determining the Range of Alternatives for Transportation Projects, August 2007

25-2.09 Conduct Purpose and Need Coordination

The district will:

- consider the accepted problem statement and technical analyses to develop a draft purpose and need.
- submit the draft purpose and need to BDE for coordination with FHWA.

After BDE and FHWA agree the draft purpose and need is sufficient for public distribution, the district will coordinate with the Community Advisory Group for their input.

Next, the district will coordinate with the public and participating agencies for their input. The opportunity for involvement may occur in the form of public workshops or meetings, solicitations of verbal or written input, conference calls, postings on websites, distribution of printed materials, or other involvement techniques or media.

The district, in cooperation with FHWA and BDE, contacts participating agencies and provides notice to the public/stakeholders to afford the opportunity to comment on the draft purpose and need statement for the project. The district, FHWA, and BDE determine the level of involvement case-by-case, taking into account the overall size and complexity of the project. For projects using the principles of CSS, the objective for the CSS project study group is to achieve consensus acceptance of the draft purpose and need statement by the stakeholders. If the purpose and need changes after input by the stakeholders is considered, the district will coordinate the revised purpose and need statement with FHWA and BDE.

A Statewide Implementation Agreement for Concurrent NEPA/404 Processes (NEPA/404 Merger Process) ensures the district, FHWA and BDE coordinate with appropriate resource agencies to obtain concurrence for purpose and need in accordance with the terms of the agreement. For projects subject to the NEPA/404 Merger Process, the decision will be documented through the
meeting minutes, which will be provided by the district and distributed by FHWA to the Merger Agreement signatory agencies.

In accordance with SAFETEA-LU Section 6002, the purpose and need for projects not subject to the NEPA/404 Merger Process shall be coordinated with Cooperating Agencies.

After the purpose and need has been appropriately coordinated, an updated timeframes agreement shall be sent to BDE and FHWA. If the purpose and need changes after consensus acceptance by the stakeholders, or concurrence by Merger Agreement signatory agencies is achieved, the district will coordinate the revised range of alternatives with the stakeholders to ensure that they have consensus acceptance.

25-2.10 Conduct Coordination of Alternatives to Be Carried Forward

When work on the purpose and need statement is complete, the district, in cooperation with FHWA and BDE, contacts participating agencies and provides notice to the public/stakeholders to afford the opportunity for involvement in development of the alternatives to be carried forward for further study for the project. The district, FHWA, and BDE determine the level of involvement case-by-case, taking into account the overall size and complexity of the project. The opportunity for involvement may occur in the form of public workshops or meetings, solicitations of verbal or written input, conference calls, postings on websites, distribution of printed materials, or other involvement techniques or media. The district, FHWA, and BDE ensure that the activities for development of the range of alternatives include appropriate consideration of resources/issues of concern identified in the project’s affected environment.

For projects using the principles of CSS, the objective for the CSS project study group is to achieve consensus acceptance of the range of alternatives by the stakeholders.

For projects subject to the NEPA/404 Merger Process, the district, FHWA, and BDE accomplish coordination and meetings necessary to obtain concurrence from the appropriate signatory agencies on the alternatives to be carried forward, in accordance with the terms of the Agreement. For projects subject to the NEPA/404 Merger Process, the decision will be documented through the meeting minutes, which will be provided by the district and distributed by FHWA to the Merger Agreement signatory agencies.

In accordance with SAFETEA-LU Section 6002, the alternatives to be carried forward for projects not subject to the NEPA/404 Merger Process shall be coordinated with Cooperating Agencies.

After the range of alternatives has been appropriately coordinated, an updated timeframes agreement shall be sent to BDE and FHWA. If the range of alternatives changes after consensus acceptance by the stakeholders, or concurrence by Merger Agreement signatory agencies is achieved, the district will coordinate the revised range of alternatives with the stakeholders to ensure that they have consensus acceptance.

References:

Efficient Environmental Reviews for Project Decision-making, 23 U.S.C. 139
25-2.11 Perform Environmental Survey (Field Phase)

In Section 25-2.03, BDE performed the Records Phase of the environmental survey (See Chapter 27). In this step, the district will inform BDE of the alternatives to be carried forward to consider what, if any, field surveys are required. During the field phase, BDE determines if further field work is necessary to verify or further evaluate the location, nature, and extent of potential resource involvement. If determined necessary, BDE coordinates with the responsible agencies and the district for the field survey(s). BDE provides the district documentation of the survey results and recommendations on resources identified.

The Field Survey phase is performed in coordination with other Activities.

25-2.12 Evaluate Alternatives In Depth

For each alternative carried forward for further study, the district must identify and evaluate in detail those environmental impacts that will likely be caused by the construction and operation of the proposed action.

The district, in cooperation with BDE, initiates those studies necessary to determine the environmental impacts (direct, and indirect and cumulative, as applicable) of the proposed project alternatives. The studies include:

- coordination with affected local, State, and Federal agencies and the public; and
- an evaluation of the potential environmental impacts that may include:
  + social/economic (incl. environmental justice);
  + floodplains and hydrologic assessment;
  + agricultural;
  + wetlands;
  + historic/archaeological;
  + endangered and threatened species;
  + project specific air quality analyses;
  + climate change;
  + wildlife resources;
  + aesthetics;
+ upland plant communities;
+ noise analysis;
+ special waste sites;
+ energy;
+ Section 4(f)/6(f);
+ surface water resources;
+ aquatic resources; and
+ groundwater resources;
+ water quality; and
+ other issues as applicable (e.g., Wild and Scenic Rivers, Wellhead Protection Zones, regulated ground-water recharge areas)

References:
Alternatives Including the Proposed Action, 40 CFR 1502.14
Environmental Consequences, 40 CFR 1502.16
Early Coordination, Public Involvement, and Project Development, 23 CFR 771.111(e),(f) and (g)
Forty Most Common Questions concerning CEQ’s NEPA Regulations Memorandum-Questions 1, 2, and 3 “Identification and Evaluation of Alternatives”
Paragraph V.E. of FHWA Technical Advisory T6640.8A - Alternatives Evaluation of Alternative and Selection of Preferred Alternative, Section 22-3.09
Logical Termini, Section 22-6.03

25-2.13 Prepare Core Elements of the Draft Environmental Impact Statement (DEIS)

In order to accurately and sufficiently ensure that the district, BDE, and FHWA agree with the analysis of impacts for the alternatives to be carried forward and that all appropriate information is available to make a preferred alternative choice, the district shall submit core elements of the DEIS to BDE and FHWA. The core elements of the DEIS are considered:

- Purpose and need;
- Alternatives analysis; and
- Affected environment and environmental consequences evaluation

At this stage of project development, the district will have received input from the appropriate agencies and the public on the alternatives to be carried forward, will have evaluated in depth those alternatives, and will have received input on any special technical reports.

The first review of the DEIS will be completed by BDE within 60 calendar days. All subsequent drafts will be concurrently reviewed by FHWA and BDE and completed within 30 calendar days. The district will address all comments and prepare a disposition of comments. The review and comment cycle for this step will be repeated until agreement is reached on the content of these core elements of the DEIS.
25-2.14 **Conduct Preferred Alternative Coordination**

Section 1319(b), MAP-21, directs FHWA, to the maximum extent practicable, to develop a single document that combines the FEIS and ROD, unless certain conditions exist; see Section 25-2.22. When the FEIS and ROD are combined, the preferred alternative should be identified in the DEIS to ensure the public and resource and regulatory agencies have adequate opportunity to comment on the preferred alternative before it becomes final.

The district, in cooperation with FHWA and BDE, provides notice to stakeholders to afford the opportunity for involvement in selection of the preferred alternative for the project. The district, FHWA, and BDE determine the level of involvement case-by-case, taking into account the overall size and complexity of the project. The opportunity for involvement may occur in the form of public workshops or meetings, solicitations of verbal or written input, conference calls, postings on websites, distribution of printed materials or other involvement techniques or media. The objective for the CSS project study group is to achieve consensus acceptance of the preferred alternative by the stakeholders.

For projects subject to the NEPA/404 Merger Process, the district, FHWA, and BDE accomplish coordination and meetings necessary to obtain concurrence from the signatory agencies on the preferred alternative, in accordance with the terms of the Agreement.

The district, in cooperation with FHWA and BDE, documents the decision on the preferred alternative and the considerations involved in the decision. After the preferred alternative has been decided upon an updated timeframes agreement shall be sent to BDE and FHWA.

**References:**

Concurrent NEPA/404 Processes, Section 22-4


*AASHTO Practitioner’s Handbook 05–Utilizing Community Advisory Committees for NEPA Studies*, December 2006

*Moving Ahead for Progress in the 21st Century (MAP-21), Section 1319(b), effective October 1, 2012*

25-2.15 **Department Review of the Preliminary DEIS**

At this stage of project development, the district will have received input from the appropriate agencies and the public, will have evaluated in depth the alternatives carried forward, identified a preferred alternative, and will have received input on any special technical reports. An internal review of the preliminary version of the DEIS will be reviewed by the Department prior to submitting to FHWA. The following process applies to the review of the preliminary DEIS:

- The district reviews the preliminary DEIS and ensures its comments are addressed.
- The district submits the preliminary DEIS to BDE in MS Word format.
BDE has 60 calendar days to review and evaluate the preliminary DEIS and notifies the district of any revisions before proceeding with further reviews.

The district will address all comments and prepare a disposition of comments.

At this time, FHWA does not receive a copy or review of the preliminary DEIS unless there is a demonstrated need and requested in writing by the Regional Engineer.

References:

Environmental Impact Statement, 40 CFR 1502
Draft environmental impact statements, 23 CFR 771.123(c) and (d)
Section V of FHWA Technical Advisory T6640.8A - Format and Content of EIS
Format and Content of EIS, Section 25-3
Synthesis of Data Needs for EA and EIS Documentation--A Blueprint for NEPA Document Content, prepared at the request of AASHTO, January 2005
Improving the Quality of Environmental Documents, Joint AASHTO/ACEC Committee in Cooperation with FHWA, May 2006

25-2.16 Preliminary DEIS Review

The district will submit to BDE a revised DEIS with BDE’s comments addressed in MS Word format.

- BDE will submit the DEIS to FHWA for review. BDE and FHWA will have 30 days to complete the review.
- Concurrently, BDE submits the preliminary DEIS to the IDOT Office of Chief Counsel for legal sufficiency review. Office of Chief Counsel has 30 days to provide comments to BDE.
- BDE sends its comments and FHWA’s comments to the district. BDE may transmit the comments together, depending on when they are available.
- This review process will continue with BDE and FHWA until the DEIS is deemed to be signature ready.
- After all comments are addressed, the district provides the preliminary DEIS to any cooperating agencies that requested a copy during the scoping process.

References:

Environmental Impact Statement, 40 CFR 1502
Draft Environmental Impact Statements, 23 CFR 771.123(c) and (d)
Section V of FHWA Technical Advisory T6640.8A EIS–Format and Content
Format and Content of EIS, Section 25-3
Synthesis of Data Needs for EA and EIS Documentation--A Blueprint for NEPA Document Content, prepared at the request of AASHTO, January 2005
Improving the Quality of Environmental Documents, Joint AASHTO/ACEC Committee in Cooperation with FHWA, May 2006

25-2.17 Signature Ready DEIS

At this stage, the district will have received input from BDE, the office of Chief Counsel, FHWA, and cooperating agencies, as applicable, on the preliminary DEIS. The following process applies to the preparation and processing of the signature ready DEIS for approval to circulate:

- The district submits to BDE at a minimum 3 hard copies of the signature ready DEIS, which include the cover sheet, which contains the signature block (see Figure 25-3.A), bound in the document. The district also shall submit 1 unbound cover sheet. The calendar date for return of comments shall be shown on the DEIS cover sheet. The minimum 45-day time period of availability for comment is calculated based on the date of publication of the Notice of Availability in the Federal Register. The maximum number of days for the comment period is 60 days, unless FHWA and participating agencies agree to a longer period.

- The Engineer of Design and Environment signs the cover sheet for the Department.

- BDE submits all hard copies and the unbound cover sheet for the DEIS to the FHWA Division Office.

- The FHWA Division Office signs bound and unbound cover sheets of the DEIS and will return all, except for one bound DEIS. This signature approves the DEIS for circulation.

- BDE then returns one signed hard copy and one unbound signed cover sheet to the district.

- The district will prepare and submit to FHWA a copy of the approved DEIS in the format that meets USEPA requirements outlined in e-NEPA: Electronic Submittal of Environmental Impact Statements to EPA.

References:

Draft Environmental Impact Statements, 23 CFR 771.123(e)
Synthesis of Data Needs for EA and EIS Documentation—A Blueprint for NEPA Document Content, prepared at the request of AASHTO, January 2005
Improving the Quality of Environmental Documents, Joint AASHTO/ACEC Committee in Cooperation with FHWA, May 2006

25-2.18 Circulate approved DEIS

The district has the primary responsibility for circulating the approved DEIS to appropriate governmental agencies, public officials, interest groups, and the public. If the project utilizes CSS, these stakeholders will be identified in SIP. The district should mail the DEIS in accordance with
Figure 25-2.K and ensure they receive it no later than the date of the Notice of Availability (NOA) in the Federal Register.

The following describes the distribution of the DEIS:

- FHWA will upload the DEIS to USEPA’s electronic filing system for publication of the NOA in the Federal Register. FHWA will notify BDE when the DEIS has been successfully uploaded to the USEPA site. The NOA will be published on Friday of the week following that in which USEPA received the electronic submittal of the DEIS from FHWA.

- The district will prepare letters to transmit the DEIS to identified stakeholders. The transmittal letter shall state: (1) the calendar date comments are due, (2) where to send comments, and (3) that the FEIS will be furnished to those who make substantive comments on the DEIS or request a copy.

- The district shall make the DEIS available for review by the public on the Department website and at the district.

- The Department will distribute the approved DEIS copies to FHWA Headquarters and FHWA Legal Counsel on behalf of the FHWA Illinois Division. FHWA will provide to IDOT a FHWA Illinois Division signed memo to be included in that distribution.

The initial printing of the DEIS shall be of sufficient quantity to meet requests for copies that reasonably can be expected from agencies, organizations, and individuals. Copies will be furnished free of charge unless the IDOT Regional Engineer concludes that a fee, which is not more than the actual printing cost, should be charged. IDOT shall inform the FHWA of requests for DEISs that it is unable to fill with free copies. IDOT will direct the party to the IDOT website or the nearest location where they may review the DEIS. If FHWA receives a specific request for a copy of the DEIS, FHWA will ask the Department to fulfill the request.

Figure 25-2.L provides a Sample DEIS Availability Notice, for publication in newspapers, etc.

References:

Draft Environmental Impact Statements, 23 CFR 771.123(e), (f), (g), (h), and (i)
Commenting, 40 CFR 1503
### District Distribution (as applicable)

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### District to State Agencies

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#### Footnotes:
1. Where numbers are included for both paper and CD, documents should be provided in both formats, in accordance with the numbers indicated.
2. FHWA will provide a copy of the transmittal letter to these agencies.
3. District sends copy of transmittal letter to BDE and FHWA Division Office.
4. Receives copy if substantive comments submitted on draft.
5. Railroad Crossing or Railroad involvement only

**District Distribution of Approved DEIS, FEIS, FEIS/ROD**

**Figure 25-2.K**
Notice of Availability

Draft Environmental Impact Statement (DEIS) for the proposed four-lane improvement of Illinois Route 29 from Illinois Route 6 to Interstate 180

Peoria, Marshall, Putnam, and Bureau counties

The Illinois Department of Transportation has placed copies of the IL 29 DEIS in the following area(s) for public review:

<insert district information and others areas as appropriate>

The DEIS also can be reviewed on the web at:

<insert URL here>

Comments on the DEIS can be mailed to:

[Name], P.E.
Deputy Director of Highways
Region Three Engineer
Illinois Department of Transportation
401 Main Street
Peoria, IL 61602

Comments on the document are due by [Date]

SAMPLE DEIS AVAILABILITY NOTICE

Figure 25-2.L
25-2.19 **Implement Public Hearing Process**

Public involvement is a critical element of the EIS process. Chapter 19 and the cited references discuss public involvement requirements for public hearings and public information meetings. Figure 25-2.M provides a Sample DEIS Public Hearing Notice. FHWA regulations require that the draft EIS must be available at the public hearing and a minimum of 15-days in advance of the public hearing. IDOT has additional public notice requirements that must be met. The initial public notice must be published 30 days in advance of the public hearing and a second public notice shall be published 3 to 7 days prior to the public hearing.

In accordance with 23 CFR 771.111(h)(2)(vi), anytime a public hearing is held, the Department must submit to FHWA a transcript of the public hearing and a certification that a required hearing or hearing opportunity was offered. For more information, please see Section 19-3.04(g) and Section 19-3.04(h).

**References:**

Policy, 40 CFR 1500.2(d)
Public Involvement Requirements, 40 CFR 1506.6
Early Coordination, Public Involvement, and Project Development. 23 CFR 771.111(h)
Draft Environmental Impact Statements, 23 CFR 771.123(h)
Public Involvement Guidelines, Chapter 19
*AASHTO Practitioner’s Handbook 05–Utilizing Community Advisory Committees for NEPA Studies*, December 2006
The Illinois Department of Transportation (IDOT) will hold an open house public hearing to seek public comment on the Draft Environmental Impact Statement (DEIS) for the IL Route 29 project and proposed road closures of a proposed four-lane facility from IL Route 6 near Peoria, IL to I-180 in Bureau County.

When?
June 14, 2006
4:00 pm to 7:00 pm
June 15, 2006
4:00 pm to 7:00 pm

Where?
Three Sisters Park Pavilion
17201 North State Route 29, Chillicothe, IL
Henry Senachwine High School Gymnasium
1023 College Street, Henry, IL

IDOT will hold two open-house public hearings to present the [see 23 CFR 771.111(h)(2)(v), suggest listing those items here]. All interested parties are invited to attend and participate in the public hearings. You may attend any time between 4:00 pm and 7:00 pm. NO FORMAL PRESENTATION WILL BE GIVEN. IDOT personnel and representatives from their consultant team will be on hand to answer questions and receive comments about the proposed project. A Court Reporter will be available at the hearings to take oral testimony. The public also may submit written comments. All comments received by June 25th will be included in the official hearing record. Property acquisition and relocation assistance information will be available. Exhibits and maps of the proposals developed in the study will be available for review during the entire time as will copies of the Draft Environmental Impact Statement (DEIS).

This hearing will provide an opportunity for the public to provide comments about potential impacts to cultural resources, in compliance with Section 106 of the National Historic Preservation Act of 1966, as amended and to assist in consultation with the Illinois State Historic Preservation Officer.[**include a list of other findings from EOs, other laws, as applicable; for example, hot spot analysis, floodplain **].

The DEIS also is available for public review and comment at IDOT’s website (insert url here) and at the area(s) listed below. The document discusses the alternatives that were evaluated, including IDOT’s preferred alternative, and the project’s potential impacts on the natural and man-made environment in the study area. Comments on the DEIS can be sent to [Name of Regional Engineer], P.E. at the address listed at the bottom of this ad any time before June 25, 2006.

<Insert area(s) name & address>

The hearing locations are accessible to persons with disabilities. Persons with disabilities needing special accommodations or additional information should contact the person listed below at least 5 days prior to the public hearing.

[Name of District Office Contact], P.E.
Illinois Department of Transportation
401 Main Street

Sample DEIS Public Hearing Notice

Figure 25-2.M
25-2.20 **Evaluate and Respond to Substantive Comments on DEIS**

The district evaluates all comments (from the public, resource agencies, and other stakeholders) on the DEIS and/or Section 4(f) Evaluation, where applicable, and prepares responses to these comments as appropriate. Possible responses include:

- modifying alternatives including the proposed action;
- developing and evaluating alternatives not previously given serious consideration;
- supplementing, improving, or modifying analyses;
- making factual corrections; or
- explaining why the comments do not warrant further agency response, citing the sources, authorities, or reasons supporting that position and, if possible, indicating those circumstances that would trigger reappraisal or further response.

It is important for the Department and/or FHWA to resolve any interagency disagreements before the preparation of the Final EIS (FEIS).

Copies of all comments must be included in the FEIS per requirements of 40 CFR 1503.4. The responses to comments must be included in the FEIS in table format. The copies of comments and comment–response table shall be included as an appendix.

Comments that are received after the formal comment period, but before the FEIS is signed by FHWA, shall be incorporated into the FEIS, where practical. When the comments are received after the FEIS has been submitted to FHWA but before signature, the comments shall be forwarded to FHWA. The transmittal of the comments to FHWA shall include an explanation that the comments were received late, and it shall indicate the response to the comments.

The comments and responses to comments shall be reviewed by BDE and FHWA during the review of the preliminary FEIS.

**References:**

- Response to Comments, 40 CFR 1503.4
- Final Environmental Impact Statements, 23 CFR 771.125(a)
- Forty Most Common Questions concerning CEQ’s NEPA Regulations Memorandum-Question 14d “Lead Agency Response to Cooperating Agency’s Comments” and Question 29 “Responses to Comments” Responses, Section 19-4.08(c)
25-2.21 **Evaluate for Major Project Requirements**

Once the preferred alternative is chosen, the district, in cooperation with FHWA and BDE, determines if the total estimated project cost (construction, right-of-way, and engineering) is greater than $500 million. If the cost exceeds $500 million, the project is subject to the Major Project requirements (See Chapter 20), which include: Cost Estimate Review, Financial Plan, and Project Management Plan. If the cost is greater than $100 million and less than $500 million, only a Financial Plan is required, unless otherwise designated as a Major Project at the discretion of FHWA. The FHWA Division Office will coordinate review of Major Project components with the FHWA Major Project Team.

If the project is a Major Project, the district determines if it can be divided into operationally independent phases of work. There are three approaches to addressing such projects: maintain the project as one undertaking, develop a phasing plan for various phases over an extended time frame, or define operationally independent non-concurrent construction projects.

When applicable, the district prepares documentation of the basis for either of the second two options and submits it to BDE for coordination with FHWA for FHWA IPD Project Delivery Team approval. The benefits of a phasing plan are explained in Chapter 20. Operationally independent non-concurrent construction projects, which have a total estimated cost less than $500 million, are only subject to the Major Projects requirements when they are designated by FHWA as a Major Project. If the operationally independent non-concurrent construction projects exceed $100 million, the district must still address the financial plan requirement, but those financial plans are approved by IDOT.

The required Major Projects components and their timing are:

- A Cost Estimate Review, which should be completed prior to the ROD, normally about 30 days prior to ROD approval.

- An Initial Financial Plan, which should be submitted after the Cost Estimate Review is completed and must be submitted prior to the first authorization of Federal-aid funding for construction. A draft Project Management Plan, which should be submitted 60 days before the ROD approval and the Final Project Management Plan within 90 days of ROD approval. A draft Project Management Plan must be submitted before a ROD can be issued.

If the total estimated project cost is not greater than $500 million, and FHWA does not otherwise designate the action as a Major Project, the district shall:

- document that the project is not subject to Major Project requirements,

- when applicable, complete a financial plan which will be approved by the Department (see Chapter 20 for financial plan requirements), and

- proceed to the next activity.
25-2.22 Planning Requirement Prior to NEPA Approval

Before FHWA can approve a Record of Decision (ROD) the appropriate planning requirements must be satisfied:

- in an urbanized area
  + the project must be included in the conformed fiscally constrained portion of the Metropolitan Transportation Plan, and;
  + a subsequent phase of project development (e.g., final design, acquire right-of-way, utility relocations, or construction) must be included in the Metropolitan Planning Organization's (MPOs) Transportation Improvement Program (TIP).

- in a non-urbanized area
  + the project must be consistent with the long range Statewide Transportation Plan, and
  + a subsequent phase of the project development (e.g., final design, acquire right-of-way, utility relocations, or construction) must be included in the Statewide Transportation Improvement Program (STIP).

Early in project development (Section 25-2.01(a)), the district should have initiated coordination with the appropriate planning agencies to ensure that these requirements will be met prior to approval of the ROD. At this time, the district should coordinate with the appropriate planning entities to verify the planning requirements have been satisfied so that the ROD can be signed.

25-2.23 Determination of Combined Final EIS/Record of Decision (FEIS/ROD) or Separate FEIS & ROD

MAP-21, Section 1319(b), directs FHWA, to the maximum extent practicable, to develop a single document that combines the FEIS and ROD, unless certain conditions exist:

- The FEIS makes substantial changes to the proposed action that are relevant to environmental or safety concerns; or
- There are significant new circumstances or information relevant to environmental concerns and that bear on the proposed action or the impacts of the proposed action.

The district and BDE should seek FHWA’s determination if the project can be issued as a combined FEIS/ROD. FHWA will then consult with their Headquarters’ staff and legal counsel to
determine whether a combined FEIS/ROD is practicable. If a combined FEIS/ROD is determined to be practicable, proceed to Section 25-2.24. If the FEIS and ROD will be separate, proceed to 25-2.27.

25-2.24 Procedures for Combined FEIS/ROD or Separate FEIS and ROD

25-2.24(a) Procedures for Combined FEIS/ROD

25-2.24(a)1 Opportunity for Discussion of Resource Agency Comments

The district will collate all resource agency comments and prepare a draft response for FHWA and BDE review. Once FHWA and BDE and the district concur on adequate responses, FHWA will offer to meet with resource agencies to discuss the draft responses. This meeting may occur in person or by phone call. In consultation with FHWA and BDE, the district will revise the responses as necessary. It may be necessary to revise the FEIS document to address the agencies’ comments.

25-2.24(a)2 Determine Applicability of Limitation on Claims (Statute of Limitations)

23 U.S.C. 139 establishes a 150-day statute of limitations on claims against US Department of Transportation and other Federal agencies for certain environmental and other approval actions, provided a notice is published in the Federal Register announcing the permit, license, or approval is final pursuant to the law under which the agency action is taken. The statute of limitations provision is intended to expedite the resolution of issues affecting transportation projects.

Before the completion of the combined FEIS/ROD, IDOT will consult with FHWA to determine if a limitation on claims is appropriate for the project. If so, IDOT will submit a draft limitation on claims notice in MS Word format to FHWA at the same time the draft combined FEIS/ROD is submitted; see Figure 25-2.M for a sample notice.

References:

Efficient Environmental Reviews for Project Decision-making, 23 U.S.C. 139(l)
FHWA SAFETEA-LU Environmental Review Process Final Guidance, Section 3 “Statute of Limitations”

25-2.24(a)3 Prepare/Review Preliminary Combined FEIS/ROD

Before the final preparation and distribution of the combined FEIS/ROD, a preliminary version must be reviewed by the Department and FHWA to evaluate its adequacy for distribution. If the project is a Major Project (See Section 25-2.21), the preliminary FEIS/ROD should summarize any operationally independent phases of work identified and the results of a cost estimate review. The following process applies to the review of the preliminary FEIS/ROD:
The district submits the preliminary FEIS/ROD and the table of response to comments to the DEIS to BDE in MS Word format.

BDE reviews and evaluates the preliminary FEIS/ROD and response to comments and notifies the district within 30 days of any required revisions.

After the district has incorporated any necessary changes, the preliminary FEIS/ROD and response to comments are submitted to BDE for review. The district prepares a disposition of all comments received from FHWA and BDE. The disposition will be included with subsequent submittals of the FEIS/ROD. BDE will submit to FHWA for a 30 day concurrent review and evaluation. Repeat this step as necessary.

After BDE and FHWA deem the preliminary FEIS/ROD and response to comments acceptable, FHWA submits the document to FHWA legal counsel for a legal sufficiency review. Any comments from the legal sufficiency review will be communicated to IDOT BDE, who will coordinate the comments to the district. The district incorporates changes as necessary to address comments received as part of FHWA’s legal sufficiency review.

For projects meeting the criteria described in 23 CFR 771.125(c), the FHWA Division Office coordinates the FEIS/ROD with FHWA Headquarters for prior concurrence.

Once FHWA and BDE comments have been addressed, the district will prepare the FEIS/ROD for approval.

NOTE: Prior to approving a ROD, a subsequent phase of the project must be included in the fiscally constrained portion of the STIP or TIP (See Section 25-2.01(a) and Section 25-2.22).

References:
Draft, Final, and Supplemental Statements, 40 CFR 1502.9(b)
Final Environmental Impact Statements, 23 CFR 771.125
Documentation, 23 CFR 774.7
Section VI of FHWA Technical Advisory T6640.8A-Options for Preparing FEIS Concurrent NEPA/404 Processes, Section 22-4
Section 4(f) Evaluations and Determinations, Section 26-2
Synthesis of Data Needs for EA and EIS Documentation—A Blueprint for NEPA Document Content, prepared at the request of AASHTO, January 2005
Improving the Quality of Environmental Documents, Joint AASHTO/ACEC Committee in Cooperation with FHWA, May 2006

25-2.24(a)4 Obtain Approval of Combined FEIS/ROD

The following process applies for obtaining approval of the FEIS/ROD:

The district submits to BDE a minimum of 3 hard copies of the signature ready FEIS/ROD, which include the cover sheet bound in the documents. The district also shall submit 1 unbound cover sheet.
• The district also submits to BDE a transcript of each public hearing held and a certification that a public hearing was held. With the hearing transcript(s), the district provides copies of all written statements from the public, both submitted at the public hearing(s) or during an announced period after the hearing(s).

• The Engineer of Design and Environment signs the FEIS cover sheet (Figure 25-3.A) for the Department. BDE forwards all copies of the FEIS/ROD and the unbound cover sheet to the FHWA Division Office along with the public hearing information.

• The FHWA Division Administrator signs all copies of the FEIS/ROD and the unbound cover sheet.

Please note that the district must provide a signed version of the FEIS/ROD to FHWA Division Office in PDF format which meets the USEPA requirements outlined in e-NEPA: Electronic Submittal of Environmental Impact Statements to EPA. There is no public review or comment period when a combined FEIS/ROD is issued.

References:

Timing of Administrative Activities, 23 CFR 771.113(a)(2)
Final Environmental Impact Statements, 23 CFR 771.125(c) and (e).
Timing, 23 CFR 774.9.
Section VIII of FHWA Technical Advisory T6640.8A-Format and Content of ROD
Forty Most Common Questions concerning CEQ’s NEPA Regulations Memorandum-Question 6 “Environmentally Preferable Alternative,” Question 34b “Use of FEIS Summary as ROD,” and Question 34c “ROD and Mitigation/Monitoring”
Section 4(f) Evaluations and Determinations, Section 26-2

25-2.24(a)5 Circulation of Combined FEIS/ROD

The district has the primary responsibility for circulating the FEIS/ROD.

The following describes the distribution of the FEIS/ROD:

• District will submit the FEIS/ROD in PDF format to FHWA Division Office (See USEPA’s website on filing format-http://www.epa.gov/compliance/nepa/submiteis/index.html).

• The FHWA Division Office electronically submits the FEIS/ROD to the USEPA, Office of Federal Activities in Washington, D.C. for publication of the Notice of Availability in the Federal Register.

• FHWA Division Office provides the transmittal memo to the district who forwards the FEIS/ROD to FHWA Headquarters and the FHWA legal counsel for information purposes.

• USEPA will publish in the Federal Register the Notice of Availability for the FEIS/ROD. The Notice will be published on Friday of the week following that in which USEPA received the FEIS/ROD.
Figure 25-2.K identifies the number of copies for circulating the FEIS/ROD. The district shall also distribute the FEIS/ROD to any entity that made substantive comments on the DEIS and is not included in 25-2.K, or requested a copy of the FEIS/ROD; the district also shall make the FEIS/ROD available for public review on the Department website and at the district office.

The district shall provide copies of the FEIS/ROD free of charge unless the IDOT Regional Engineer concludes that a fee, which is not more than the actual printing cost, should be charged. IDOT shall inform the FHWA of requests for FEIS/RODs that it is unable to fill with free copies. IDOT will direct the party to the IDOT website or the nearest location where they may review the FEIS/ROD. If FHWA receives a specific request for a copy of the FEIS/ROD, FHWA will ask the Department to fulfill the request.

Where the FEIS/ROD is voluminous and the number of comments on a DEIS is large, the district, BDE, and FHWA may jointly decide on alternative arrangements for distribution of the FEIS/ROD (e.g., CDs, DVDs).

If FHWA receives a request from the public for a copy of the FEIS/ROD, FHWA will ask the Department to fulfill the request.

A FEIS/ROD that has been signed by FHWA shall (1) be posted on the IDOT website to make it available publicly; (2) be included with copies of the FEIS/ROD that are used as a reference for further development and implementation of the project by Department units; (3) be included in the project files; and (4) otherwise be made available to those Department units involved in subsequent project development and implementation.

25-2.24(b) Procedures for Separate FEIS and ROD

25-2.24(b)1 Prepare/Review Preliminary FEIS (Separate FEIS and ROD)

Before the final preparation and distribution of the FEIS, a preliminary version of the FEIS and response to comments must be reviewed by the Department and FHWA to evaluate its adequacy for approval and release for public review. For Major Projects (See Section 25-2.21) the preliminary FEIS should summarize any operationally independent phases of work identified and the results of a cost estimate review. The following process applies to the review of the preliminary FEIS:

- The district submits the preliminary FEIS and response to comments to BDE in MS Word format.
- BDE reviews and evaluates the preliminary FEIS and response to comments and notifies the district within 30 days of any required revisions.
- After the district has incorporated any necessary changes, the preliminary FEIS and response to comments are submitted to BDE for review. The district prepares a disposition of all comments received from BDE. BDE will submit to FHWA for a 30 day concurrent
review and evaluation. The district will include a disposition of BDE and FHWA comments on all subsequent submittals of the FEIS. Repeat this step as necessary.

- After BDE and FHWA agree the preliminary FEIS and response to comments are acceptable, FHWA submits the document to FHWA legal counsel for a legal sufficiency review. Any comments from the legal sufficiency review will be communicated to IDOT BDE, who will coordinate the comments to the district. The district incorporates changes as necessary to address comments received as part of FHWA's legal sufficiency review.

- For projects meeting the criteria described in 23 CFR 771.125(c), the FHWA Division Office coordinates the FEIS with FHWA Headquarters for prior concurrence.

Once FHWA and BDE comments have been addressed, the district will prepare the FEIS for approval.

NOTE: Prior to approving a ROD, a subsequent phase of the project must be included in the fiscally constrained portion of the STIP or TIP; see Section 25-2.01(a) and 25-2.22.

References:

Draft, Final, and Supplemental Statements, 40 CFR 1502.9(b)
Final Environmental Impact Statements, 23 CFR 771.125
Documentation, 23 CFR 774.7
Section VI of FHWA Technical Advisory T6640.8A-Options for Preparing FEIS
Concurrent NEPA/404 Processes, Section 22-4
Section 4(f) Evaluations and Determinations, Section 26-2
Synthesis of Data Needs for EA and EIS Documentation–A Blueprint for NEPA Document Content, prepared at the request of AASHTO, January 2005
Improving the Quality of Environmental Documents, Joint AASHTO/ACEC Committee in Cooperation with FHWA, May 2006

25-2.24(b)2 Prepare/Process FEIS for Approval (Separate FEIS and ROD)

The following process applies for obtaining approval of the FEIS:

- The district submits to BDE a minimum of 3 hard copies of the signature ready FEIS, which include the signature page bound in the documents. The district also shall submit 1 unbound signature page.

- The district also submits to BDE a transcript of each public hearing held and a certification that a public hearing was held. With the hearing transcript(s), the district provides copies of all written statements from the public, both submitted at the public hearing(s) or during an announced period after the hearing(s).

- The Engineer of Design and Environment signs the FEIS cover sheet (Figure 25-3.A) for the Department. BDE forwards the FEIS (all copies and the separate signature sheets) to the FHWA Division Office along with the public hearing information.
The FHWA signs the FEIS.

Please note that the district must provide a signature version of the FEIS to FHWA Division Office in PDF format which meets the USEPA requirements outlined in e-NEPA: Electronic Submittal of Environmental Impact Statements to EPA.

References:

Timing of Administrative Activities, 23 CFR 771.113(a)(2).
Final Environmental Impact Statement, 23 CFR 771.125(c) and (e).
Timing, 23 CFR 774.9.
Section VIII of FHWA Technical Advisory T6640.8A-Format and Content of ROD
Forty Most Common Questions concerning CEQ’s NEPA Regulations Memorandum-Question 6 “Environmentally Preferable Alternative,” Question 34b “Use of FEIS Summary as ROD,” and Question 34c “ROD and Mitigation/Monitoring”
Section 4(f) Evaluations and Determinations, Section 26-2

25-2.24(b)3 Circulate FEIS (Separate FEIS and ROD)

The district has the primary responsibility for circulating the FEIS. Figure 25-2.K identifies the number of copies for circulating the FEIS.

The following describes the distribution of the FEIS:

- District will submit the FEIS in PDF format to FHWA Division Office (See USEPA’s website on filing format-http://www.epa.gov/compliance/nepa/submiteis/index.html).

- The FHWA Division Office electronically submits the FEIS to the USEPA, Office of Federal Activities in Washington, D.C. for publication of the Notice of Availability in the Federal Register.

- FHWA Division Office provides the transmittal memo to the district who forwards the FEIS to FHWA Headquarters and the FHWA legal counsel for information purposes.

- USEPA will publish in the Federal Register the Notice of Availability for the FEIS. The Notice will be published on Friday of the week following that in which USEPA received the FEIS.

- The district shall distribute the FEIS to any entity that made substantive comments on the DEIS, or requested a copy of the FEIS; the district also shall make the FEIS available for public review on the Department website and at the district office.

- The district shall provide copies of the FEIS free of charge unless the IDOT Regional Engineer concludes that a fee, which is not more than the actual printing cost, should be charged. IDOT shall inform the FHWA of requests for FEISs that it is unable to fill with free copies. IDOT will direct the party to the IDOT website or the nearest location where they may review the FEIS. If FHWA receives a specific request for a copy of the FEIS, FHWA will ask the Department to fulfill the request.
• Where the FEIS is voluminous and the number of comments on a DEIS is large, the district, BDE, and FHWA may jointly decide on alternative arrangements for distribution of the FEIS (e.g., CDs, DVDs).

• If FHWA receives a request from the public for a copy of the FEIS, FHWA will ask the Department to fulfill the request.

• There is a minimum 30-day waiting period after the Notice of Availability for the FEIS is published before FHWA can issue the ROD. If FHWA receives substantive comments during this waiting period, then FHWA will respond to the comments in the ROD.

References:
Circulation of the Environmental Impact Statement, 40 CFR 1502.19
Circulation of the Environmental Impact Statement, 40 CFR 1502.19(d)
Filing Requirements, 40 CFR 1506.9
Timing of Agency Action, 40 CFR 1506.10
Final Environmental Impact Statement, 23 CFR 771.125(c), (f), and (g)
Paragraph VII. A. and Paragraph VI.C. of FHWA Technical Advisory T6640.8A-Cover Sheet and Table of Contents

25-2.24(b)4 Evaluate and Respond to Substantive Comments on FEIS (Separate FEIS and ROD)

The district evaluates all comments on the FEIS and prepares a draft Record of Decision (ROD). The district identifies and responds in the draft ROD to those comments that are substantive. The district summarizes and responds to comments on the FEIS as appropriate.

The district will ensure that a subsequent phase (e.g., final design, acquire right-of-way, utility relocations, or construction) of the project is incorporated into the fiscally-constrained portion of either the Metropolitan Planning Organization’s (MPO’s) Transportation Improvement Program (TIP) or in the Statewide Transportation Improvement Program (STIP). (See 25-2.01(a) and 25-2.22).

The district submits the draft ROD to BDE in MSWord format. BDE forwards it to FHWA. BDE and FHWA will concurrently review the ROD. The district will revise the ROD to address FHWA and BDE comments, as necessary. Once all IDOT and BDE comments on the ROD are sufficiently addressed, the ROD is ready for signature.

References:
Paragraph VIII.F. of FHWA Technical Advisory T6640.8A-Comments on Final EIS
AASHTO Practitioner’s Handbook 02—Responding to Comments on an Environmental Impact Statement, July 2006

25-2.24(b)5 Determine Applicability of Limitation on Claims (Statute of Limitations)
The Efficient Environmental Reviews for Project Decision-making, 23 U.S.C. 139 establishes a 150-day statute of limitations on claims against US Department of Transportation and other Federal agencies for certain environmental and other approval actions, provided a notice is published in the Federal Register announcing the permit, license, or approval is final pursuant to the law under which the agency action is taken. The statute of limitations provision is intended to expedite the resolution of issues affecting transportation projects.

Before the completion of the ROD, IDOT will consult with FHWA to determine if a limitation on claims is appropriate for the project. If so, IDOT will submit a draft limitation on claims notice in MS Word format to FHWA at the same time the draft ROD is submitted; see Figure 25-2.N for a sample notice.

References:

Efficient Environmental Reviews for Project Decision-making, 23 U.S.C. 139(l).
FHWA SAFETEA-LU Environmental Review Process Final Guidance, Section 3 “Statute of Limitations”

25-2.24(b)6 Approval of ROD (Separate FEIS and ROD)

After all comments on the ROD are satisfactorily resolved, the ROD will be processed and approved as follows:

- BDE will submit the ROD, with a cover letter signed by the Engineer of Bureau of Design and Environment, requesting FHWA’s signature.

- The FHWA Division Administrator may sign the ROD no sooner than 30 days after the Federal Register public availability notice for the FEIS, or 90 days after such notice for the DEIS, whichever is later.

A ROD that has been signed by FHWA shall (1) be posted on the IDOT website to make it available publicly; (2) be included with copies of the EIS that are used as a reference for further development and implementation of the project by Department units; (3) be included in the project files; and (4) otherwise be made available to those Department units involved in subsequent project development and implementation.

References:

Record of Decision in cases requiring Environmental Impact Statements, 40 CFR 1505.2
Record of Decision, 23 CFR 771.127
Re-evaluations, 23 CFR 771.129
Timing, 23 CFR 774.9
Forty Most Common Questions concerning CEQ’s NEPA Regulations Memorandum-Question 33b “May a referral be made after this issuance of a Record of Decision?” and Question 34a
“Records of Decision. Must Records of Decision (RODs) be made public? How should they be made available?”
Ensuring Validity of Environmental and Design Documents, Section 22-3.1

25-2.25 Draft Project Management Plan for Major Projects

For projects subject to the Major Project requirements, prior to approval of the Record of Decision, the district prepares a draft Project Management Plan in accordance with the guidance in Section 20-2, addressing the following topics, at a minimum:

- Project Description and Scope of Work;
- Goals and Objectives;
- Project Organizational Chart, Roles, and Responsibilities;
- Project Phases;
- Procurement and Contract Management;
- Cost, Budget and Schedule;
- Project Reporting and Tracking;
- Internal and Stakeholder Communications;
- Project Management Controls;
- Design Quality Assurance/Quality Control;
- Construction Quality Assurance/Quality Control;
- Environmental Monitoring;
- Right-of-Way;
- Safety and Security;
- Traffic Management;
- Project Communications (Media and Public Information);
- Civil Rights Program;
- Closeout Plan;
- Project Documentation; and
- Appendices.

The district coordinates the draft Project Management Plan with BDE for submittal to FHWA. The FHWA will coordinate with FHWA Office of Innovative Program Delivery (IPD) Project Delivery Team as appropriate, review, and provide comments to BDE.

References:

Requirements for Major Projects, Chapter 20

25-2.26 Finalize Project Management Plan for Major Projects

For projects subject to the Major Project requirements, the district revises the draft Project Management Plan to respond to FHWA comments. The district coordinates the final Project Management Plan with BDE and submittal to FHWA.
Management Plan with BDE for submittal to FHWA within 90 days of the date the ROD is signed.

References:

Requirements for Major Projects, Chapter 20
DEPARTMENT OF TRANSPORTATION

Federal Highway Administration

Notice of Final Federal Agency Action on Proposed Highway in Illinois

AGENCY: Federal Highway Administration (FHWA), DOT

ACTION: Notice of limitation on claims for judicial review of actions by FHWA and other Federal agencies

SUMMARY: This notice announces actions taken by the FHWA and other Federal agencies that are final within the meaning of 23 U.S.C. 139(l)(1). The actions relate to the proposed Illinois Route 29 (IL 29) highway project, for construction of an access-controlled, four-lane freeway on new right-of-way between the existing IL 6 interchange near Mossville and the proposed Chillicothe interchange north of Chillicothe in Peoria County, and the widening of IL 29 to four-lanes, largely on existing right-of-way, from north of Chillicothe to Interstate 180 (I-180) in Peoria, Marshall, Putnam, and Bureau Counties, Illinois. Those actions grant licenses, permits and approvals for the project.

DATES: By this notice, the FHWA is advising the public of final agency actions subject to 23 U.S.C. 139(l)(1). A claim seeking judicial review of the Federal agency actions of the highway project will be barred unless the claim is filed on or before [insert date 150 days after publication in the Federal Register]. If the Federal law that authorizes judicial review of a claim provides a time period of less than 150 days for filing such claim, then that shorter time period still applies.

FOR FURTHER INFORMATION CONTACT: [Name], P.E., Division Administrator, Federal Highway Administration, 3250 Executive Park Drive, Springfield, Illinois 62703, Phone: (217) 492-4600, E-mail address: [First_Name.Last_Name]@dot.gov. The FHWA Illinois Division Office’s normal business hours are 7:30 a.m. to 4:15 p.m.

SAMPLE STATUTE OF LIMITATIONS NOTICE

Figure 25-2.N
(1 of 3)
You also may contact [Name of Regional Engineer], P.E., Illinois Department of Transportation, Deputy Director of Highways, Region Three Engineer, 401 Main Street, Peoria, Illinois 61602, Phone: (309) 671-3333. The Illinois Department of Transportation Region Three’s normal business hours are 8:00 a.m. to 4:30 p.m.

SUPPLEMENTARY INFORMATION: Notice is hereby given that the FHWA and other Federal agencies have taken final agency actions by issuing licenses, permits and approvals for the following highway project in the State of Illinois: construction of an approximately 10-mile, access-controlled, four-lane freeway on new right-of-way between the existing IL 6 interchange near Mossville and the proposed Chillicothe interchange north of Chillicothe, and the approximately 25-mile widening to a four-lane expressway of IL 29, largely on existing right-of-way, from north of Chillicothe to I-180. The actions by the Federal agencies, and the laws under which such actions were taken, are described in the Final Environmental Impact Statement (FEIS) for the project approved on April 23, 2009; and the Record of Decision (ROD) issued on January 19, 2010; and other documents in the FHWA administrative record. The FEIS, ROD and other documents in the FHWA administrative record are available by contacting FHWA or the Illinois Department of Transportation at the addresses above. Project information can be viewed and downloaded from the project website http://www.dot.il.gov/il29/default.aspx. The FEIS also can be downloaded from http://www.dot.il.gov/desenv/env.html, or hard copies of the FEIS and the ROD are available upon request.

This notice applies to all Federal agency decisions as of the issuance date of this notice and all laws under which such actions were taken, including, but not limited to:


SAMPLE STATUTE OF LIMITATIONS NOTICE

Figure 25-2.N
(2 of 3)

(Catalog of Federal Domestic Assistance Program Number 20.205, Highway Research, Planning and Construction. The regulations implementing Executive Order No. 12372 regarding intergovernmental consultation on Federal programs and activities apply to this program).

Authority: 23 U.S.C. §139(l)(1)

Issued on: January 26, 2010

[Name], Division Administrator
Springfield, Illinois
25-2.27 **Implement Mitigation Measures**

Those involved in preparing and processing the EIS should assist those involved in subsequent aspects of project development and implementation in facilitating the fulfillment of commitments made as a part of the NEPA process. In accordance with Departmental Policy D&E-19, each district must ensure that its procedures for follow-through on commitments provide for including information on mitigation measures and other commitments (e.g., Wetlands Compensation Plan, Erosion Control Plan, Special Provisions for management and monitoring of special wastes) in the project plans, and for implementing and monitoring the measures during construction and maintenance, as appropriate.

References:

Implementing the decision, 40 CFR 1505.3  
Applicability and responsibility, 23 CFR 771.109 (b)  
Forty Most Common Questions concerning CEQ’s NEPA Regulations Memorandum-Question 34d “What is the enforceability of a Record of Decision?”  
Follow-Through on Project Commitments, Departmental Policy D&E-19
Chapter 26

SPECIAL ENVIRONMENTAL ANALYSES

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Chapter Twenty-six
SPECIAL ENVIRONMENTAL ANALYSES

26-1  GENERAL

26-1.01  Introduction

Although the National Environmental Policy Act (NEPA) is the major mandate for environmental considerations, there are other laws, executive orders, regulations, agreements, etc., which require special studies, analyses, coordination, and documentation on specific environmental issues. Chapter 26 addresses these other special requirements.

26-1.02  Policy

As practical, impact analyses and related surveys, studies, and coordination made necessary by environmental laws and requirements other than NEPA shall be integrated with the development of environmental information for inclusion in environmental reports or Phase I Engineering Reports.

26-1.03  Topics

Special analyses discussed in this Chapter addresses the following topics:

- Section 4(f) Evaluations and Determinations,
- Section 6(f) Land Conversion Request,
- OSLAD Land Conversion Request,
- Historic Act Compliance,
- Noise Analyses,
- Floodplain Encroachments,
- Wetlands,
- Threatened and Endangered Species/Natural Areas Impact Assessments,
- Evaluations of Farmland Conversion Impacts,
- Transportation Air Quality Conformity Requirements and Documentation,
- Transportation Conformity Project-Level Qualitative Hot-Spot Analysis in PM\textsubscript{2.5} and PM\textsubscript{10} Nonattainment and Maintenance Areas,
• Mobile Source Air Toxics,
• Microscale Analysis,
• Migratory Birds,
• Wildlife Resources,
• Tree/Vegetation Assessments,
• Invasive Species and Noxious Weeds,
• Surface Water Resources and Aquatic Habitat,
• Nationwide Rivers Inventory,
• Impaired Waters/TMDLs, and
• Groundwater.

26-1.04 Applicability

Many of the special environmental analyses discussed in this Chapter are the result of Federal requirements. Although the Federally required analyses primarily affect Federally funded or regulated projects, some may apply to State-only (or State and local) funded projects where the projects affect resources covered by the Federal requirements. In addition, several of the special analyses discussed are the result of State requirements. These State requirements are often more stringent than those at the Federal level, and they may potentially affect any State project if the project involves the specific types of resources the State requirements address. Carefully review the Applicability discussion for each topic within Chapter 26 to determine the need for compliance with both Federal and State requirements on specific projects.

Information from special analyses should be (or, in some cases, is required to be) included in a project’s environmental report (EIS or EA) or Phase I engineering report.
26-2 SECTION 4(F) EVALUATIONS AND DETERMINATIONS

26-2.01 Introduction

When a project involving approvals or funding from an agency of the US Department of Transportation proposes use of publicly owned land from a public park, recreational area, wildlife and waterfowl refuge, or any land from a significant historic site, special analyses are required for compliance with Section 4(f) of the Department of Transportation Act of 1966. This Section provides guidance for identifying land use subject to Section 4(f) and for conducting and documenting the required analyses. Analysis is completed through a de minimis impact determination, use of a programmatic Section 4(f) evaluation, or preparation and processing of an individual Section 4(f) evaluation. This Section discusses the applicability and requirements for each of these forms of Section 4(f) compliance documentation.

26-2.02 Legal Authority

49 U.S.C. 303, commonly known as Section 4(f) of the Department of Transportation Act of 1966 (Public Law 89-665), provides that the Secretary of the U.S. Department of Transportation:

…may approve a transportation program or project requiring the use of publicly owned land of a public park, recreation area, or wildlife and waterfowl refuge, or land of an historic site of national, State, or local significance (as determined by the Federal, State, or local officials having jurisdiction over the park, recreation area, refuge, or site) only if:

1. there is no feasible and prudent alternative to using that land; and

2. the program or project includes all possible planning to minimize harm to the park, recreation area, wildlife and waterfowl refuge, or historic site resulting from the use.

The SAFETEA-LU amendment to the Section 4(f) requirements allows the US Department of Transportation to determine certain uses of Section 4(f) land will have no adverse effect on the protected resource (i.e., de minimis impact). When this is the case and the responsible official(s) with jurisdiction over the resource agrees, in writing, compliance with Section 4(f) is greatly simplified.

26-2.03 References

Appendix A of Part III of the BDE Manual duplicates the following references that apply to Section 4(f) evaluations:

- Parks, Recreation Areas, Wildlife and Waterfowl Refuges, and Historic Sites (Section 4(f)), 23 CFR 774
FHWA Technical Advisory T6640.8A “Guidance for Preparing and Processing Environmental and Section 4(f) Documents”

FHWA Section 4(f) Policy Paper, July 20, 2012

FHWA/FTA “Questions and Answers on the Application of the Section 4(f) De Minimis Impact Criteria,” issued December 13, 2005

AASHTO Practitioner's Handbook 11 Complying with Section 4(f) of the U.S. DOT Act, May 2009

Programmatic Section 4(f) Evaluations.

26-2.04 Procedures

26-2.04(a) Definitions

1. All Possible Planning. All reasonable measures identified in the Section 4(f) evaluation to minimize harm or mitigate for adverse impacts and effects must be included in the project:

   a. Public Areas. With regard to public parks, recreation areas, and wildlife and waterfowl refuges, the measures may include, but are not limited to, design modifications or design goals, replacement of land or facilities of comparable value and function, or monetary compensation to enhance the remaining property or to mitigate the adverse impacts of the project in other ways.

   b. Historic Sites. With regard to historic sites, the measures normally serve to preserve the historic activities, features, or attributes of the site as agreed by FHWA and the official(s) with jurisdiction over the Section 4(f) resource in accordance with the consultation process under 36 CFR 800 (see Section 26-5 Historic Act Compliance).

   c. Measures to Minimize Harm. In evaluating the reasonableness of measures to minimize harm, FHWA will consider the preservation purpose of the statute and:

      • the views of the official(s) with jurisdiction over the Section 4(f) property,
      • whether the cost of the measures is a reasonable public expenditure in light of the adverse impacts of the Section 4(f) property and the benefits of the measure to the property, and
      • any impacts of benefits of the measures to communities or environmental resources outside of the Section 4(f) property.

   d. Feasible and Prudent Avoidance Alternatives. All possible planning does not require analysis of feasible and prudent avoidance alternatives. Such analysis will have already occurred in the context of searching for alternatives that avoid
Section 4(f) properties altogether or is not necessary as in the case of a *de minimis* impact determination.

e. **De Minimis Impact Determination.** A *de minimis* impact determination subsumes the requirements for all possible planning to minimize harm by reducing the impacts on the Section 4(f) property to a *de minimis* level.

2. **De Minimis Impact.**

a. **Historic Sites.** For historic sites, *de minimis* impact means FHWA has determined, in accordance with 36 CFR 800, that no historic property is affected by the project or that the project will have “no adverse effect” on the historic property in question.

b. **Public Areas.** For parks, recreation areas, and wildlife and waterfowl refuges, a *de minimis* impact is one that will not adversely affect the features, attributes, or activities qualifying the property for protection under Section 4(f).

3. **Feasible and Prudent Avoidance Alternative.**

a. **Section 4(f) Property.** A feasible and prudent avoidance alternative avoids using Section 4(f) property and does not cause other problems of a magnitude that substantially outweighs the importance of protecting the Section 4(f) property. In assessing the importance of protecting the Section 4(f) property, it is appropriate to consider the relative value of the resource to the preservation purpose of the statute.

b. **Feasible Alternatives.** An alternative is not feasible if it cannot be built as a matter of sound engineering judgment.

c. **Prudent Alternatives.** An alternative is not prudent if:

   • it compromises the project to a degree that it is unreasonable to proceed with the project in light of its stated purpose and need;

   • it results in unacceptable safety or operational problems;

   • after reasonable mitigation, it still causes:

     + several social, economic, or environmental impacts;

     + disruption to established communities;

     + severe disproportionate impacts to minority or low income populations; or

     + severe impacts to environmental resources protected under other Federal statutes;
it results in additional construction, maintenance, or operational costs of an extraordinary magnitude;

- it causes other unique problems or unusual factors; or

- it involves multiple factors in paragraphs (3)(a) through (3)(d) of this definition, while individually minor, cumulatively cause unique problems or impacts of extraordinary magnitude.

4. **Historic Site.** For purposes of 23 CFR 774, the term “historic site” includes any prehistoric or historic district, site, building, structure, or object included in, or eligible for inclusion in, the National Register. The term includes properties of traditional religious and cultural importance to an Indian Tribe that are included in, or are eligible for inclusion in, the National Register.

5. **Official(s) with Jurisdiction.**

   a. **Historic Properties.** In the case of historic properties, the official with jurisdiction is the State Historic Preservation Officer (SHPO) for the State where the property is located. When the ACHP is involved in a consultation concerning a property under Section 106 of the NHPA, the ACHP is also an official with jurisdiction over that resource for purposes of 23 CFR 774. When the Section 4(f) property is a national historic landmark, the National Park Service is also an official with jurisdiction over that resource for purposes of 23 CFR 774.

   b. **Public Areas.** In the case of public parks, recreation areas, and wildlife and waterfowl refuges, the official(s) with jurisdiction are the official(s) of the agency or agencies that own or administer the property in question, and who are empowered to represent the agency on matters related to the property.

   c. **Wild and Scenic Rivers.** In the case of portions of Wild and Scenic Rivers to which Section 4(f) applies, the official(s) with jurisdiction are the official(s) of the Federal agency or agencies that own or administer the affected portion of the river corridor in question. For State administered, Federally designated rivers, the officials with jurisdiction include both the State agency designated by the respective Governor and the Secretary of the Interior.

6. **Programmatic Section 4(f) Evaluation.** Documentation prepared by FHWA based on experience with a specific set of conditions that includes project type, degree of use and impact, and evaluation of avoidance alternatives. Programmatic Section 4(f) Evaluations are prepared for specific types of Section 4(f) resources covered by nationwide programmatic agreements. If the applicability requirements are satisfied, the evaluation documentation does not require circulation for legal sufficiency review or review by other Federal agencies.

7. **Section 4(f) Evaluation.** Documentation prepared to support the granting of an individual Section 4(f) approval.
8. **Section 4(f) Property.** Publicly owned land of a public park, recreation area, or wildlife and waterfowl refuge of national, State, or local significance, or land of an historic site (publicly or privately owned) of national, State, or local significance.

9. **Use.** Except as set forth in Applicability, 23 CFR 774.11 and Exceptions, 23 CFR 774.13, a “use” of Section 4(f) property occurs:

   - when land is permanently incorporated into a transportation facility;
   - when there is a temporary occupancy of land that is adverse in terms of the statute’s preservation purposes; or
   - when there is a constructive use of a Section 4(f) property, as determined by the criteria in 23 CFR 774.15.

**26-2.04(b) Applicability**

References:

Applicability, 23 CFR 774.11
Exceptions, 23 CFR 774.13
FHWA Section 4(f) Policy Paper, July 20, 2012

Section 4(f) is a Federal requirement that applies only to actions involving funding or approval from an agency of the US Department of Transportation (U.S. DOT) (e.g., Federal Highway Administration, Federal Transit Authority, Federal Aviation Administration, Federal Railroad Administration).

Where such funding approvals are involved for highway projects initiated by the Department, FHWA will determine applicability of Section 4(f) in accordance with 23 CFR 774.11, the guidance in FHWA Section 4(f) Policy Paper, and the provisions of the Exemption of Interstate System, 23 U.S.C. 103(c)(5).

**26-2.04(c) Analysis and Documentation Process**

FHWA cannot approve any use of Section 4(f) property, unless analyses regarding the proposed use determine that:

- the use, including any measure(s) to minimize harm (e.g., any avoidance, minimization, mitigation enhancement measures) to be incorporated in the project will have a “de minimis impact” on the property; or
- there is no “feasible and prudent alternative” to using the property, and that the project include “all possible planning” to minimize harm to the property resulting from such use.
Figure 26-2.A describes the steps for determining applicability of Section 4(f), the type of Section 4(f) documentation required to comply with Section 4(f) regulations, when applicable, and the processing of the Section 4(f) documentation.
SECTION 4(f) PROCESS

Figure 26-2.A
**PROJECT ACTIVITY**

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**Activity Description:**

FHWA will determine the applicability of Section 4(f) to specific resources; see the “Applicability, 23 CFR 774.11, “Exceptions,” 23 CFR 774.13, , and FHWA Section 4(f) Policy Paper for further specific guidance on Section 4(f) applicability.

Identify potential Section 4(f) properties and coordinate Section 4(f) applicability with FHWA.

**Regulations and Guidance:**

- Applicability, 23 CFR 774.11
- Exceptions, 23 CFR 774.13
- *FHWA Section 4(f) Policy Paper, July 20, 2012*
- Exemption of Interstate System. 23 U.S.C.USC 103(c)(5)
- *FHWA SAFETEA-LU: 6007 “Questions and Answers on the Exemption of the Interstate System”*
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**Activity Description:**

Evaluate the project’s effects to identify use, including constructive use, of land from a Section 4(f) resource and coordinate with the officials having jurisdiction of the Section 4(f) resource and with FHWA. For historic sites, coordinate with the State Historic Preservation Officer (SHPO), FHWA, and the Advisory Council on Historic Preservation. See Section 26-5 for more information on the Section 106 compliance process.

**Regulations and Guidance:**

Constructive use determinations, 23 CFR 774.15
Definitions, 23 CFR 774.17
*FHWA Section 4(f) Policy Paper, July 20, 2012*
Protection of Historic Properties, 36 CFR 800
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**Activity Description:**

In cooperation with FHWA, evaluate alternatives that would avoid use of land from Section 4(f) properties and measures to minimize harm if there are no feasible and prudent alternatives that would avoid use of Section 4(f) land.

**Regulations and Guidance:**

*All possible planning* in the Definitions, 23 CFR 774.17  
*FHWA Section 4(f) Policy Paper, July 20, 2012*
## PROJECT ACTIVITY

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<th>Determine if Section 6(f) is Involved</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>04</td>
</tr>
</tbody>
</table>

**Activity Description:**

Coordinate with the Illinois Department of Natural Resources (IDNR) Land and Water Conservation Fund (LAWCON) State Liaison Officer to determine if an affected site has been acquired or improved with LAWCON funds.

Where conversion of land acquired or improved with Section 6(f) funds is proposed, initiate action to locate suitable replacement land in accordance with the conversion requirements.

See Section 26-3 for more information on Section 6(f) and the conversion request procedures.

**Regulations and Guidance:**

Conversion requirements, 36 CFR 59.3
**PROJECT ACTIVITY**

**Activity Title:** Determine Applicability of *De minimis* Impact

**Activity No.:** 05

**Activity Description:**

For unavoidable use of Section 4(f) land, the district, in cooperation with FHWA, evaluates whether effects on the Section 4(f) resource(s) resulting from the proposed use may be considered *de minimis* impacts. When a project involves more than one unavoidable use of Section 4(f) land, the district and FHWA evaluate applicability of a *de minimis* impact finding for each proposed use. If applicable, based on the results of the evaluation, the district obtains FHWA concurrence to pursue a *de minimis* impact finding. The district obtains the concurrence at a district coordination meeting or via e-mail or phone.

When FHWA concurs with the district’s request to pursue a *de minimis* impact finding, the district initiates coordination with the official(s) having jurisdiction over the Section 4(f) resource(s) involved. For historic properties, the State Historic Preservation Officer is the jurisdictional official. For parks, recreation areas, or wildlife and waterfowl refuges, the official(s) having jurisdiction include agencies that own or manage the properties.

The purpose of this coordination is to determine whether the jurisdictional official(s) concur with the assessment that the proposed use of Section 4(f) land will not adversely affect the attributes, features and activities that qualify the property for protection under Section 4(f). If the official(s) with jurisdiction do not agree with the assessment of impacts, the district is encouraged to work with the official(s) to seek ways to reduce the impacts of the Section 4(f) use so the official(s) can concur with a *de minimis* impact finding.

If the jurisdictional official(s) concur with the assessment of effects for a *de minimis* impact finding, the district coordinates with FHWA and documents the finding in accordance with 23 CFR 774.5. If the district is unable to obtain agreement from the jurisdictional official(s) for a *de minimis* impact finding, a programmatic or individual Section 4(f) evaluation is required.

**Regulations and Guidance:**

*De Minimis* Impact Determinations, Section 26-2.04(d)
*De Minimis* Impacts, 23 U.S.C. 138
Section 4(f) Approvals, 23 CFR 774.3
Coordination, 23 CFR 774.5
Documentation, 23 CFR 774.7
Definitions, 23 CFR 774.17
FHWA “Questions and Answers on the Application of the Section 4(f) *De Minimis* Impact Criteria”
# PROJECT ACTIVITY

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Determine Applicability of Programmatic Evaluation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>06</td>
</tr>
</tbody>
</table>

**Activity Description:**

For each use of Section 4(f) land that is not subject to a *de minimis* impact determination, in cooperation with FHWA, determine applicability of a programmatic Section 4(f) evaluation.

The conditions for applicability of the programmatic Section 4(f) evaluations relate to the type of project, the severity of impacts to Section 4(f) property, the evaluation of alternatives, the establishment of a procedure for minimizing harm to the Section 4(f) resource, adequate coordination with appropriate entities, and the NEPA class of action. There are five approved programmatic Section 4(f) evaluations:

1. “Programmatic Section 4(f) Evaluation and Approval for FHWA Projects that Necessitate the Use of Historic Bridges.”


4. “Section 4(f) Statement and Determination for Independent Bikeway or Walkway Construction Projects.”

5. “Section 4(f) Evaluation and Approval for Transportation Projects That Have a Net Benefit to a Section 4(f) Property.”

Approval procedures are included in each programmatic evaluation.
## PROJECT ACTIVITY

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Prepare Individual Section 4(f) Evaluation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>07</td>
</tr>
</tbody>
</table>

### Activity Description:

The Section 4(f) evaluation documentation should include:

- description of the proposed action, including a concise statement of the project purpose and need (When a Section 4(f) evaluation is being done as part of an Environmental Impact Statement (EIS) or Environmental Assessment (EA), the corresponding section of the NEPA document can be referenced);
- description of the Section 4(f) resource;
- description of the alternatives, including avoidance alternatives;
- description of impacts;
- discussion of mitigation measures;
- discussion of coordination activities; and
- documentation of coordination with the official(s) having jurisdiction.

The following paragraphs describe the preparation and processing of individual Section 4(f) evaluations.

**For Parks, Recreation Areas and Wildlife/Waterfowl Refuges:**

1. The district prepares a draft Section 4(f) evaluation and coordinates it with FHWA and BDE for review and comment. After addressing FHWA and BDE comments, the district submits two copies of the signature-ready draft evaluation to FHWA.

2. FHWA signs the cover sheets of the two draft Section 4(f) evaluations and returns one to BDE. BDE coordinates the signed draft with the district. The district provides 14 copies of the draft evaluation to FHWA. FHWA distributes the draft evaluation to the US Department of the Interior, the US Department of Agriculture, and the US Department of Housing and Urban Development, as applicable, for review and comment. The district provides the draft evaluation for review and comment to the owner(s) of the Section 4(f) resource and, if applicable, other State/local official(s) with jurisdiction. The recipients of the draft evaluation have 45 days to comment.
# PROJECT ACTIVITY

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Prepare Individual Section 4(f) Evaluation</th>
</tr>
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<tbody>
<tr>
<td>Activity No.:</td>
<td>07 (Continued)</td>
</tr>
</tbody>
</table>

## Activity Description:

3. The district and FHWA coordinate to evaluate the comments received and incorporate appropriate revisions in the final Section 4(f) evaluation. The district submits a preliminary final evaluation to FHWA and BDE for review and comment.

4. The district addresses FHWA and BDE comments and submits two copies of the signature-ready final evaluation to FHWA.

5. FHWA submits the signature-ready final evaluation to FHWA legal counsel for a 30-day legal sufficiency review. FHWA provides comments from the legal sufficiency review to BDE for coordination with the district. The district incorporates changes as necessary to address the comments and submits two copies of the final evaluation to FHWA for signature.

6. FHWA signs the cover sheets of the two final evaluations and returns one to BDE. BDE coordinates the signed final evaluation with the district. The district provides FHWA eight copies of the signed final evaluation for distribution to Federal agencies. The district provides the signed final evaluation to the owner(s) of the Section 4(f) resource and, as applicable, to other State/local officials having jurisdiction.

*For Historic Properties:*

The Section 4(f) process for historic properties is essentially the same as that for parks, recreation areas, and wildlife and waterfowl refuges; except that a Section 106 Memorandum of Agreement (MOA) must be completed before the final evaluation is approved. The MOA, signed by all parties involved in the Section 106 process, must be included in the final Section 4(f) evaluation. It also may be included in the draft evaluation if it has been signed at that time.

Note that BDE review of Section 4(f) evaluations for Federal Approved CE projects is not required except when the 4(f) evaluation is included in combined Section 106/4(f) documentation. Provide Section 4(f) evaluations to BDE for review when they are associated with EA or EIS projects and/or when they are combined with Section 106 compliance documentation.
Regulations and Guidance:

Section 4(f) Approvals, 23 CFR 774.3
Coordination, 23 CFR 774.5
Documentation, 23 CFR 774.7

FHWA Technical Advisory T6640.8A, Section IX. “Section 4(f) Evaluations – Format and Content”

FHWA Section 4(f) Policy Paper, July 20, 2012

FHWA Environmental Guidebook
26-2.04(d)  *De Minimis Impact Determinations*

26-2.04(d) 1  De Minimis Impact Criteria

*De minimis* impacts are trivial or minimal impacts. In general, these impacts will not result in an adverse effect to the activities, features, or attributes that qualify a resource for protection under Section 4(f). If FHWA determines that a transportation use of a Section 4(f) resource, after consideration of any impact avoidance, minimization, and mitigation or enhancement measures, will result in a *de minimis* impact on the resource, Section 4(f) is satisfied and an alternatives analysis is not required.

FHWA will make *de minimis* impact determinations only on a resource-by-resource basis. The criteria that must be met for FHWA to make a *de minimis* impact determination for historic properties differ slightly from those for parks, recreation areas, and wildlife and waterfowl refuges.

For historic properties, the following criteria must be met:

- As part of the compliance process for Section 106 of the *National Historic Preservation Act*, the SHPO (and ACHP, if participating in the Section 106 consultation) concur in the determination of “no adverse effect” or “no historic properties affected.”

- IDOT (BDE)/FHWA informs the SHPO (and ACHP, if participating), in writing, of the intent to make a *de minimis* impact determination based on their written concurrence in the Section 106 determination (i.e., “no adverse effect” or “no historic properties affected”).

- FHWA has considered the views of any consulting parties participating in the Section 106 consultation (see Section 26-5).

For publicly owned public parks, recreation areas, or wildlife and waterfowl refuges that qualify for Section 4(f) protection, the following criteria must be met:

- The transportation use of the Section 4(f) resource, together with any impact avoidance, minimization, and mitigation or enhancement measures incorporated into the project, does not adversely affect the activities, features, and attributes that qualify the resource for protection under Section 4(f).

- The public has been afforded notice and opportunity to review and comment on the effects of the project on the protected activities, features, and attributes of the Section 4(f) resource. This requirement can be satisfied in conjunction with other public involvement procedures for the project or through one or more activities specifically for that purpose (e.g., a public hearing, public meeting, or a newspaper notice seeking comments on the Section 4(f) resource impacts).
NOTICE

The Illinois Department of Transportation (IDOT) is seeking public comments on the effects that proposed improvements to Illinois Route 148 will have on the Crab Orchard National Wildlife Refuge. The Crab Orchard National Wildlife Refuge, which is under the jurisdiction of the US Fish and Wildlife Service, is a significant, publicly owned wildlife refuge. As such, it is subject to protection under Section 4(f) of the US Department of Transportation Act of 1966. For the Illinois Route 148 project, IDOT intends to seek a Section 4(f) “de minimis” impact finding from the Federal Highway Administration based on a determination that the project will not adversely affect the features, attributes, or activities that qualify the Crab Orchard National Wildlife Refuge for protection under Section 4(f).

Effects of the Illinois Route 148 project on the Wildlife Refuge will include [describe the project aspects that will affect the Wildlife Refuge property and the nature and extent of the resulting effects]. Mitigation will include [describe proposed mitigation measures for the effects to the Wildlife Refuge]. Detailed documentation describing the impacts and mitigation associated with the effects of the Illinois Route 148 project on the Crab Orchard National Wildlife Refuge is available at the following location(s) during normal business hours:

[Provide district contact information and times/dates of availability of the information.]

Written comments may be submitted at the IDOT office, mailed to the IDOT office, or submitted electronically to [provide e-mail address]. Comments must be received by [date 30 days after publication of notice] to be considered as a part of the public record.

All correspondence regarding this project should be sent to:

[Provide district contact information.]
The district will inform the official(s) with jurisdiction over the property of FHWA's intent to make the *de minimis* impact determination based on their written concurrence that the project will not adversely affect the activities, features, and attributes that qualify the property for protection under Section 4(f). In the request for concurrence from the official(s), the district will summarize any comments received during the public comment period regarding the potential impacts to the Section 4(f) resource.

*De minimis* impact determinations will satisfy Section 4(f) requirements only. For projects that propose the use of land from a property or site purchased or improved with funds under the *Land and Water Conservation Fund Act* (Section 6(f)) or other similar law, or the lands are otherwise encumbered with a Federal interest, coordination with the appropriate Federal agency is required to ascertain the agency's position on the land conversion or transfer. Determine other Federal requirements that may apply to the Section 4(f) land through consultation with the official(s) with jurisdiction or the appropriate Federal official. These Federal agencies may have regulatory or other requirements that apply for converting land to a different use. These requirements are independent of the *de minimis* impact determination and must be satisfied.

26-2.04(d)2  De Minimis Impact Determination Documentation

For FHWA to make a determination on the applicability of the *de minimis* impact definition to a proposed use of a Section 4(f) resource, IDOT must submit the following documentation to the appropriate FHWA Transportation Engineer. FHWA will respond within 30 days of determining the documentation is adequate for purposes of making a *de minimis* impact determination. The *de minimis* documentation must use the following format.

1. **Project Description.**
   - project number (e.g., State, Federal);
   - official project name;
   - project location (e.g., roadway designations, termini);
   - project type (e.g., new alignment, widening, safety improvement);
   - project size (e.g., total project length in miles);
   - NEPA Class of Action;
   - NEPA Purpose and Need Summary; and
   - project status.

2. **Section 4(f) Resource.**
   - resource type (e.g., historic property, park, recreation area, wildlife/waterfowl refuge);
   - resource name;
   - official(s) with jurisdiction (name); and
   - description of role/significance in the community.

3. **Description of Intended Section 4(f) Resource Use.**
   - acres (ha) to be taken and/or impacted;
• type of impact (e.g., right-of-way acquisition, permanent incorporation/change in ownership, perpetual easement);
• existing function of impacted areas;
• relationship of impacted areas to Section 4(f) function and significance to resource; and
• resulting function of impacted areas.

4. **Description of Efforts to Avoid, Minimize, and Mitigate or Enhance Resource.**

• avoidance and minimization efforts made and benefits to the resource, and
• commitments for mitigation or enhancement.

5. **Evidence of Opportunity for Public Review and Comment.**

• type of public availability (e.g., internet posting, public meeting, mailers);\(^1\)
• date of action;
• summary of comments; and
• notification of official(s) of public availability and summary of comments.

6. **Evidence of Coordination with Official(s) with Jurisdiction.**

• meeting minutes and agendas,
• correspondence, and
• official(s) with jurisdiction written concurrence with a “No Adverse Effect” determination.\(^2\)

7. **Supporting Documentation.**

• map of project area indicating relationship of project to resource, and
• supporting photographs of resource.

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\(^1\) The notice of the opportunity for public involvement must include at a minimum a description of the project and Section 4(f) resource, and language to the effect that "this is an opportunity for the public to review and comment on the effects of the project on the activities, features, and attributes that qualify (**Name of Section 4(f) Resource**) for protection under Section 4(f)."

\(^2\) Written concurrence must explicitly state “concur with a determination that there will be no adverse effect” to the resource. The concurrence cannot predate the completion of public involvement for the de minimis impact determination.
8. **Written Request for FHWA to Make a De Minimis Impact Determination.**
   
   - formal statement that IDOT has determined there will be no adverse effect and that the official(s) with jurisdiction concurs with this finding; and
   - format requested for FHWA determination (for CEs, either at a Coordination meeting or via e-mail, for EAs/EISs, in FONSI/ROD or other specified documentation).

26-2.04(d)3 **De Minimis Impact Determination and Environmental Class of Action**

While the general process for FHWA to make a *de minimis* impact determination will be consistent, the steps may vary depending on the environmental class of action (i.e., Categorical Exclusion (CE), Environmental Assessment (EA), or Environmental Impact Statement (EIS)). The requirements apply to the three environmental Classes of Action as follows:

1. **Class II Actions (Categorical Exclusions).** IDOT will submit to the appropriate FHWA Transportation Engineer the completed *de minimis* impact determination documentation two weeks prior to the next bi-monthly coordination meeting. The FHWA Transportation Engineer, in consultation with the BDE Location and Environment Section, determines if a *de minimis* impact determination is appropriate and ensures the adequacy of the documentation. The FHWA Transportation Engineer will coordinate with IDOT to obtain additional documentation or information if required. If the *de minimis* impact determination documentation is sufficient and FHWA concludes that the *de minimis* impact determination is appropriate, then the FHWA Transportation Engineer may formally make the *de minimis* impact determination at the next coordination meeting, where it will be documented in the meeting minutes or via e-mail with the following statement:

   
   
   (**Name of Project**) will result in the use of (**Name of Resource**), a Section 4(f) resource. FHWA hereby makes a *de minimis* impact determination for this use as it will not adversely affect this resource’s activities, features, and attributes. The *de minimis* impact determination is based on the impact avoidance, minimization, and mitigation or enhancement measures detailed in the documentation submitted on (**Date**).

   
   The *de minimis* impact determination documentation will be a part of the Phase I engineering report and the above *de minimis* impact determination statement should be on the Federal Approved CE approval sheet.

2. **Class III Actions (Environmental Assessment/FONSI).** Documentation supporting a *de minimis* impact determination will be included in the EA under the Section 4(f) discussion. If all required *de minimis* impact coordination and public involvement is complete prior to approval of the EA, evidence of this will be included in the appendix of the EA. If any required *de minimis* impact coordination and public involvement occurs after the EA is approved, include evidence of this coordination and/or public involvement and any additional commitments with the FONSI request.
The FHWA Transportation Engineer, in consultation with the BDE Location and Environment Section, will evaluate the documentation during the review of the EA or the review of the FONSI to determine if a *de minimis* impact determination is appropriate. The FHWA Transportation Engineer will coordinate with IDOT to obtain additional documentation or information if required. If the *de minimis* impact determination documentation is sufficient and FHWA concludes that the *de minimis* impact determination is appropriate, the *de minimis* impact determination will be documented in the FONSI with the following statement:

("**Name of Project**") will result in the use of (**Name of Resource**), a Section 4(f) resource. FHWA hereby makes a *de minimis* impact determination for this use as it will not adversely affect this resource’s activities, features, and attributes. The *de minimis* impact determination is based upon the impact avoidance, minimization, and mitigation or enhancement measures detailed in the attached Environmental Assessment.

3. **Class I Action (Environmental Impact Statement/ROD).** Documentation supporting a *de minimis* impact determination will be included in the EIS under the Section 4(f) discussion. Evidence of coordination will be included in the appendix to the EIS. The complete *de minimis* impact determination documentation, including evidence of the opportunity for public involvement, will be included in the appendix of the FEIS. The actual *de minimis* impact determination will be made in the ROD. Evidence of coordination that occurs and any additional commitments made after FHWA approves the FEIS will be sent to FHWA with the draft ROD. The FHWA Transportation Engineer, in consultation with the BDE Location and Environment Section, will evaluate the documentation during the review of the EIS, or ROD, to determine if a *de minimis* impact determination is appropriate. The FHWA Transportation Engineer will coordinate with IDOT to obtain additional documentation or information if required. If the *de minimis* impact determination documentation is sufficient and FHWA concludes that the *de minimis* impact determination is appropriate, the *de minimis* impact determination will be documented in the ROD with the following statement:

("**Name of Project**") will result in the use of (**Name of Resource**), a Section 4(f) resource. FHWA hereby makes a *de minimis* impact determination for this use as it will not adversely affect this resource’s activities, features, and attributes. The *de minimis* impact determination is based upon the impact avoidance, minimization, and mitigation or enhancement measures detailed in the Environmental Impact Statement.
26-3  SECTION 6(F) LAND CONVERSION REQUEST

26-3.01  Introduction

Special procedures are required when lands that have Land and Water Conservation (LAWCON) funds involved in their purchase or development, will be used for highway purposes. This Section discusses these procedures. Similar procedures may be required where lands are involved that have been improved or developed with funds under Section 1010 of the *Urban Park and Recreation Recovery Act* of 1978. There are few such sites in the State. Specific procedural requirements will be addressed on a case-by-case basis.

26-3.02  Legal Authority

16 U.S.C. 4601-8(f)(3), commonly known as Section 6(f) of the *Land and Water Conservation Fund Act* of 1965 (Public Law 88-578), requires that:

...No property acquired or developed with assistance under this section shall, without the approval of the Secretary, be converted to other than public outdoor recreation uses. The Secretary shall approve such conversion only if he finds it to be in accord with the then existing comprehensive Statewide outdoor recreation plan and only upon such conditions as he deems necessary to assure the substitution of other recreation properties of at least equal fair market value and of reasonably equivalent usefulness and location.

“Secretary” refers to the Secretary of the US Department of Interior. The authority to approve Section 6(f) land conversions has been delegated to the Regional Directors of the National Park Service (NPS).

The Illinois Department of Natural Resources (IDNR) publishes the Statewide Comprehensive Outdoor Recreation Plan (SCORP) for Illinois. The most recent plan is available on the IDNR website or may be requested from the IDNR Planning Division.

26-3.03  Policy

Special efforts will be made in the development of a project to identify and preserve public outdoor recreational areas and facilities.

26-3.04  Procedures

26-3.04(a)  Applicability

Section 6(f) procedures will be followed for all projects initiated by the Department, regardless of project type or funding source.
26-3.04(b)  Coordination

Early and ongoing coordination with the official having jurisdiction over the Section 6(f) land, the IDNR and the NPS Regional Director should be diligently pursued.

26-3.04(c)  Report Requirements

When a project proposes use of land in which LAWCON funds have been involved in its purchase or development, Section 6(f) requires the approval of the Secretary of the Interior for the conversion of the land to other than public outdoor recreational use. Section 6(f) does not otherwise require a special report. Discuss involvement with the Section 6(f) land in the environmental documentation for the project and in any documentation for compliance with Section 4(f) (see Section 26-2) when the project involves the use of Section 6(f) land from a significant publicly owned public park, recreational area, or wildlife and waterfowl refuge.

For a State-only funded highway project involving Section 6(f) lands, information on the Section 6(f) involvement should be incorporated in the action’s Phase I engineering report.

26-3.04(d)  Conversion Request

Requests to convert LAWCON-assisted properties in whole or in part to other than public outdoor recreational uses must be submitted, in writing, through the IDNR to the appropriate NPS Field Director. NPS will consider the conversion request if the entity proposing the conversion (i.e., IDOT) has met the prerequisites described below. As applicable, districts should submit a request for Section 6(f) land conversion approval the IDNR Division of Grant Administration for submittal to the appropriate NPS Field Director. The district should submit the request after CE/FONSI/ROD approval and prior to design approval. Formal review periods for conversion requests are not specified in the regulation. IDNR has advised that the typical time frame for NPS response to conversion requests is 60 to 90 days.

The conversion request should include information to address each of the following points (i.e., based on information extracted from NPS regulations on compliance responsibilities for LAWCON-assisted properties; 36 CFR 59.3 “Conversion Requirements”):

1. **Alternatives.** All practical alternatives to the proposed conversion have been evaluated.

2. **Value.** The fair market value of the property to be converted has been established and the property proposed for substitution is of at least equal fair market value as established by an approved appraisal (i.e., prepared according to Uniform Federal Appraisal Standards), excluding the value of structures or facilities that will not serve a recreational purpose.

3. **Replacement Property.** The property proposed for replacement is of reasonably equivalent usefulness and location as that being converted. Depending upon the situation and at the discretion of the NPS Field Director, the replacement property does not need to provide identical recreational experiences or be located at the same site, provided it is
in a reasonably equivalent location. Generally, the replacement property should be administered by the same political jurisdiction as the converted property. Equivalent usefulness and location will be determined based on the following criteria:

- Property to be converted must be evaluated to determine what recreational needs are being fulfilled by the facilities, which exist, and the types of outdoor recreational resources and opportunities available. The property being proposed for substitution must then be evaluated in a similar manner to determine if it will meet the recreational needs that are at least similar in magnitude and impact to the user community as the converted site. This criterion is applicable in the consideration of all conversion requests with the exception of those where wetlands are proposed as replacement property. Wetland areas and interests therein which have been identified in the wetlands provisions of the Statewide Comprehensive Outdoor Recreation Plan shall be considered to be of reasonably equivalent usefulness with the property proposed for conversion regardless of the nature of the property proposed for conversion.

- Replacement property need not necessarily be directly adjacent to or close to the converted site. This policy provides the administrative flexibility to determine a location recognizing that the property should meet existing public outdoor recreational needs. Although, generally, this will involve the selection of a site serving the same community(ies) or area as the converted site, there may be exceptions. For example, if property being converted is in an area undergoing major demographic change and the area has no existing or anticipated future need for outdoor recreation, then the district should seek to locate the substitute area in another location within the jurisdiction.

- The acquisition of one parcel of land may be used in satisfaction of several approved conversions.

4. **Eligibility Requirements.** The property proposed for substitution must meet the eligibility requirements for LAWCON-assisted acquisition. The replacement property must constitute or be part of a viable recreational area. Unless each of the following additional conditions is met, land currently in public ownership, including that owned by another public agency, may not be used as replacement land for land acquired as part of a LAWCON project:

- The land was not acquired by IDOT or the selling agency for recreation.

- The land has not been dedicated or managed for recreational purposes while in public ownership.

- No Federal assistance was provided in the original acquisition unless the assistance was provided under a program expressly authorized to match or supplement LAWCON assistance.
• Where IDOT acquires the land from another public agency, the selling agency must be required by law to receive payment for the land so acquired.

In the case of development projects for which the State match was not derived from the cost of the purchase or value of a donation of the land to be converted but from the value of the development itself, public land that has not been dedicated or managed for recreational/conservation use may be used as replacement land, even if this land is transferred from one public agency to another without cost.

5. Partial Conversion—Effect on Remainder. In the case of assisted sites that are partially rather than wholly converted, the impact of the converted portion on the remainder shall be considered. If such a conversion is approved, the unconverted area must remain recreationally viable or be replaced as well.

6. Coordination. All necessary coordination with other Federal agencies has been satisfactorily accomplished including, for example, compliance with Section 4(f) and NEPA.

7. Environmental Review. The guidelines for environmental evaluation have been satisfactorily completed and considered by NPS during its review of the proposed Section 6(f) action. Where the proposed conversion arises from another Federal action, final review of the State’s proposal shall not occur until the NPS Regional Office is assured that all environmental review requirements including NEPA related to that other action have been met.

8. SCORP. The proposed conversion and substitution are consistent with the Statewide Comprehensive Outdoor Recreation Plan (SCORP) and/or equivalent recreational plans.
26-4  **OSLAD LAND CONVERSION REQUEST**

26-4.01  **Introduction**

Special procedures, similar to those applicable under Section 6(f), are required when lands that have Open Space Land Acquisition and Development (OSLAD) grant program funds involved in their purchase or development will be converted to other than public outdoor recreational uses.

26-4.02  **Legal Authority**

The OSLAD program is a State-funded grant program authorized by the *Open Space Lands Acquisition and Development Act, 525 ILCS 35/1, et seq.* The Illinois Administrative Code provisions for the OSLAD grant program (17 Ill. Adm. Code 3025) incorporate by reference essentially the same compliance procedures as required for the Land and Water Conservation Fund (LAWCON) Section 6(f) grant program; see Section 26-3. However, because the OSLAD program is State-funded, concurrence of the National Park Service is not required for proposed conversion of OSLAD-assisted lands to other than public outdoor recreational use.

26-4.03  **Policy**

Special effort shall be made in the development of a project to identify public outdoor recreational areas and to comply with applicable requirements when projects propose the conversion of such areas to other than public outdoor recreational use.

26-4.04  **Procedures**

The following procedures will apply:

1. **Applicability.** Compliance procedures for proposed conversion of OSLAD-assisted lands are applicable to all projects proposing such conversion, regardless of project type or funding source.

2. **Coordination.** Early and ongoing coordination with the official having jurisdiction over the OSLAD-assisted land and IDNR should be diligently pursued.

3. **Report Requirements.** When a project proposes the use of land in which OSLAD funds have been involved in its purchase or development, the IDNR Division of Grant Administration, in the Office of Architecture, Engineering and Grants, must approve conversion of the land to other than public outdoor recreational use; however, a special report is not required. Discuss involvement with the OSLAD-assisted land in the environmental documentation for the project and in any documentation for compliance with Section 4(f) (see Section 26-2) when the project would involve use of OSLAD-assisted land from a significant publicly owned park, recreational area, or wildlife and waterfowl refuge.
For a State-only funded highway project involving OSLAD-assisted lands, information on the involvement should be incorporated in the Phase I engineering report.

4. **Conversion Request.** Requests to convert OSLAD-assisted properties in whole or in part to other than public outdoor recreational uses must be submitted to the IDNR in writing. IDNR will approve conversions only upon the substitution of replacement property having equal fair market value and comparable outdoor recreational usefulness, quality, and location. As applicable, districts should submit a request for OSLAD land conversion approval to the IDNR Division of Grant Administration for review and approval. The district should submit the request prior to design approval. Formal review periods for conversion requests are not specified in the OSLAD regulation.

IDNR regulations do not specify information requirements for conversion requests; however, the information specified in the Section 6(f) requirements to support fair market value and comparable outdoor recreational usefulness, quality, and location (see Section 26-3.04(d)) should serve as a guide for the items to address in preparing OSLAD conversion requests.
26-5 HISTORIC ACT COMPLIANCE

26-5.01 Introduction

In the development of State highway projects, it is necessary to consider the effects of the undertaking on properties included in or eligible for inclusion in the National Register of Historic Places (NRHP) or included in the Illinois Register of Historic Places (IRHP). This Section describes the procedures for identifying historic resources, evaluating their significance, and assessing and addressing effects on those resources that meet the eligibility criteria for the NRHP or that are included in the IRHP.

26-5.02 Legal Authority

The following legal authority regulates or influences the policies and procedures for historic act compliance:

- 16 U.S.C. 470f, Section 106 of the National Historic Preservation Act of 1966, as amended,
- 16 U.S.C. 470h-2, Section 110(f) of the National Historic Preservation Act of 1966, as amended,
- Exec. Order No. 11593, Protection and Enhancement of the Cultural Environment (1971),
- Protection of Historic Properties, 36 CFR 800,
- The Illinois State Agency Historic Resources Preservation Act, 20 ILCS 3420/1 et seq.,
- The Illinois Historic Preservation Act, 20 ILCS 3410/1 et seq., and

Appendix C provides brief descriptions of each of the directives in the preceding list.

26-5.03 Policy

In the development of a proposed State highway project, appropriate measures shall be taken to evaluate the undertaking’s effect on properties included in or eligible for inclusion in the NRHP and properties included in the IRHP. Where such properties will be affected, coordination will be initiated with consulting parties, as appropriate, including the Advisory Council on Historic Preservation (ACHP), in accordance with applicable Federal and State historic preservation directives. Special efforts will be made to minimize harm to any national historic landmark that may be directly and adversely affected by a proposed Federally funded/regulated undertaking.
Throughout project development, avoidance of historic properties should be a priority.

### 26-5.04 Federal Requirements

#### 26-5.04(a) Definitions

1. **Area of Potential Effects.** The geographic area or areas within which an undertaking may directly or indirectly cause alterations in the character or use of historic properties, if any such properties exist. The area of potential effects is influenced by the scale and nature of an undertaking and may be different for different kinds of effects caused by the undertaking.

2. **Comment.** The findings and recommendations of the Council formally provided in writing to the head of a Federal agency under Section 106.

3. **Consultation.** The process of seeking, discussing, and considering the views of other participants and, where feasible, seeking agreement with them regarding matters arising in the Section 106 process.

4. **Council.** The ACHP or a Council member or employee designated to act for the Council.

5. **Day or Days.** Refers to calendar days.

6. **Effect.** Alteration to the characteristics of a historic property qualifying it for inclusion in or eligibility for the NRHP.

7. **Historic Property.** Any prehistoric or historic district, site, building, structure, or object included in or eligible for inclusion in the NRHP maintained by the Secretary of the Interior. This term includes artifacts, records, and remains that are related to and located within such properties. The term includes properties of traditional, religious, and cultural importance to an Indian Tribe and that meet the NRHP criteria. The term “eligible for inclusion in the National Register” includes both properties formally determined as such in accordance with regulations of the Secretary of the Interior and all other properties that meet the NRHP criteria.

8. **Illinois State Archaeological Survey (ISAS).** The entity that conducts all archaeological investigations for IDOT projects, in accordance with an intergovernmental agreement between IDOT and the University of Illinois at Urbana-Champaign.

9. **Indian Tribe.** An Indian Tribe, band, nation, or other organized group or community that is officially recognized by the US government.

10. **Local Government.** A city, county, parish, township, municipality, borough, or other general purpose political subdivision of a State.

11. **Memorandum of Agreement.** The document that records the terms and conditions agreed upon to resolve the adverse effects of an undertaking upon historic properties.
12. **National Historic Landmark.** A historic property that the Secretary of the Interior has designated a national historic landmark.

13. **National Register.** The NRHP maintained by the Secretary of the Interior.

14. **National Register Criteria.** The criteria established by the Secretary of the Interior for use in evaluating the eligibility of properties for the NRHP (36 CFR 60.4).

15. **Programmatic Agreement.** A document that records the terms and conditions agreed upon to resolve the potential adverse effects of a Federal agency program, complex undertaking, or multiple undertakings.

16. **Senior Policy Official.** The senior policy level official designated by the head of the lead Federal agency pursuant to Section 3(e) of Executive Order No. 13287.

17. **State Historic Preservation Officer (SHPO).** The official appointed or designated pursuant to Section 101(b)(1) of the National Historic Preservation Act to administer the State historic preservation program or a representative designated to act for the SHPO. The SHPO for Illinois is the Director of the State Historic Preservation Agency.

18. **Undertaking.** A project, activity, or program funded in whole or in part under the direct or indirect jurisdiction of a Federal agency, including those carried out by or on behalf of a Federal agency; those carried out with Federal financial assistance, and those requiring a Federal permit, license or approval.

26-5.04(b) **Applicability**

These procedures apply to all Federally funded/regulated highway project initiated by the Department that have the potential to cause effects on historic properties. See Chapter 20 of the Bureau of Local Roads and Streets Manual for historic act compliance procedures applicable to local highway projects.

26-5.04(c) **Procedures**

The following guidance reflects the assumption that FHWA, in most cases, will be the lead Federal agency for a project subject to the Section 106 requirements. If a different Federal agency is the lead (e.g., Corps of Engineers for a State-only funded project requiring a Section 404 permit), that agency would fulfill the functions indicated for FHWA. See the AASHTO Practitioner’s Handbook 06– Consulting Under Section 106 of the National Historic Preservation Act, February 2007, for additional guidance on the Section 106 process.

The steps in the Section 106 process will be coordinated, as appropriate, with the overall planning schedule for each project and with any reviews required under other authorities (e.g., the National Environmental Policy Act (NEPA), the Native American Graves Protection and Repatriation Act, the Archaeological Resources Protection Act, Section 4(f)). Where it is consistent with the Section
106 procedures, information developed for other reviews (e.g., NEPA) may be used to meet the requirements of Section 106.

Figure 26-5.A presents a flowchart that graphically illustrates the process for compliance with the Section 106 requirements. Following Figure 26-5.A are descriptions of the activities referenced within the flowchart.
SECTION 106 PROCESS - INITIATE

<table>
<thead>
<tr>
<th>IDOT (DISTRICT)</th>
<th>IDOT (BDE)</th>
<th>SHPO</th>
<th>FHWA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposed project</td>
<td>Is another state involved?</td>
<td></td>
<td>Identify appropriate SHPO</td>
</tr>
<tr>
<td>(01)</td>
<td>(03)</td>
<td></td>
<td>(05)</td>
</tr>
<tr>
<td>Identify location and scope</td>
<td>Is project exempt per Appendix B of loftyer Projects PA?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(01)</td>
<td>(04)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is project exempt per Appendix A of loftyer Projects PA?</td>
<td>Identify and invite consulting parties</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(01)</td>
<td>(05)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Document rationale of decision as noted in files</td>
<td>Develop a consultation plan for all consulting parties</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(01)</td>
<td>(06)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Complete EIR and submit to BDE for cultural survey</td>
<td>Coordinate with NHPA public involvement - incorporate into CSG as applicable</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(02)</td>
<td>(06)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Retain completed EIR in project files</td>
<td>No effect - stamp EIR and return to District</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(04)</td>
<td>(04)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Potential Impact, Move to IDENTIFY</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

LEGEND
- PROCESS STEP
- DECISION POINT
- DOCUMENTATION
- INPUT/OUTPUT

SECTION 106 PROCESS

Figure 26-5.A
(1 of 4)
SECTION 106 PROCESS - IDENTIFY

<table>
<thead>
<tr>
<th>IDOT (DISTRICT)</th>
<th>IDOT (BDE)</th>
<th>SHPO</th>
<th>FHWA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Determine Area of Potential Effect (07)</td>
<td></td>
<td>Concur? (07)</td>
<td></td>
</tr>
<tr>
<td>Collect data (Project sent for survey, Tribe notified) (08)</td>
<td></td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>Identify historic properties (NHPF eligible) (09)</td>
<td></td>
<td>NO</td>
<td></td>
</tr>
<tr>
<td>No historic properties affected (10)</td>
<td></td>
<td>Concur (10)</td>
<td></td>
</tr>
<tr>
<td>Return No Historic Properties Conformance Documentation in project files (10)</td>
<td></td>
<td>NO</td>
<td>Resolve (10)</td>
</tr>
<tr>
<td>No Historic Properties Conformance Documentation and return to District (10)</td>
<td></td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>Historic Properties Potentially Affected</td>
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</tbody>
</table>

LEGEND

PROCESS STEP
DECISION POINT
DOCUMENTATION
INPUT/OUTPUT

SECTION 106 PROCESS

Figure 26-5.A
(2 of 4)
SECTION 106 PROCESS – ASSESS EFFECTS

<table>
<thead>
<tr>
<th>IDOT (DISTRICT)</th>
<th>IDOT (BDE)</th>
<th>SHPO</th>
<th>FHWA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Obtain views of consulting Parties (11)</td>
<td>Apply Criteria of Adverse Effect (11)</td>
<td>Obtain views of Tribes as appropriate (11)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Finding of effect recommendation (adverse or not) (11)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Is effect adverse? (12)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>NO</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Retain No Adverse Effect Information Documentation in project files (12)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>YES</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Coordinate with all Consulting Parties (12)</td>
<td></td>
<td></td>
</tr>
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<td></td>
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</tr>
</tbody>
</table>

LEGEND: ■ PROCESS STEP ◇ DECISION POINT  □ DOCUMENTATION  ◊ INPUT/OUTPUT

SECTION 106 PROCESS

Figure 26-5.A
(3 of 4)
SECTION 106 PROCESS – RESOLVE EFFECTS

<table>
<thead>
<tr>
<th>IDOT (DISTRICT)</th>
<th>IDOT (BDE)</th>
<th>SHPO</th>
<th>FHWA</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Notify ACHP of adverse effect and invite participation, as appropriate (13)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Obtain views of consulting parties (14)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(12)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Adverse Effects Avoided? (13)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>YES</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Retain No Historic Properties Affected? No Adverse Effect Concomitant Documentation in project files (10)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>NO</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Develop MDA or project specific PA with FHWA, SHPO, and ACHP and consulting parties, as appropriate (14)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>MOA signed by IDOT, local agency, as appropriate (14)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>传递到SHPO (14)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Sign (14)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Carry out any tasks delegated by MDA or project specific PA (15)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Sign and file MOA or project specific PA with ACHP, distribute copies to consulting parties (14)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Section 106 Adverse Effects Resolved, Process complete</td>
</tr>
</tbody>
</table>

Ongoing consultation

LEGEND

PROCESS STEP

DECISION POINT

DOCUMENTATION

INPUT/OUTPUT

SECTION 106 PROCESS

Figure 26-5.A

(4 of 4)
**PROJECT ACTIVITY**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Identify Proposed Projects Potentially Subject to Section 106</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>01</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>District</td>
</tr>
</tbody>
</table>

**Activity Description:**

For Categorical Exclusion (CE) projects, the district checks the exempt project list in Appendix A of the “Minor Projects Delegation Programmatic Agreement” (see Part III Appendix A) to determine if the project type is exempt from submittal to BDE. If the project is on the exempt list, the district documents, in the project file, that the project is on the exempt list and notes which number qualifies it as exempt, and no further action is required. If the district determines the project meets the criteria for Category A (Minor Projects Requiring No Review by IDOT Cultural Resources Staff) in the Programmatic Agreement for Minor Projects Delegation (see Part III Appendix A), the district documents the basis for determining that the action is exempt from further review by BDE and the SHPO. The district retains the documentation in project files.

For an Environmental Assessment (EA) project or an Environmental Impact Statement (EIS) project, or for a CE project that does not meet the criteria in Appendix A of the Programmatic Agreement for Minor Projects Delegation, the district proceeds to Activity 02.

**References:**

Effect, 36 CFR 800.16(i)
Historic Property, 36 CFR 800.16(l)
Programmatic Agreement for Minor Projects, Appendix A
## PROJECT ACTIVITY

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Submit ESR to BDE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>02</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>District</td>
</tr>
</tbody>
</table>

**Activity Description:**

The district prepares an Environmental Survey Request (ESR) for the proposed project using the form and instructions available on the Department website. The district submits the completed form and applicable supporting information to BDE.

**References:**

Environmental Surveys, Chapter 27
**PROJECT ACTIVITY**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Determine Involvement of Other States</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>03</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>BDE</td>
</tr>
</tbody>
</table>

**Activity Description:**

BDE evaluates the information in the ESR to determine if any other States are involved in the project. If another State is involved, BDE advises the FHWA Division Office. The FHWA Division Office, as the lead Federal agency, coordinates with the involved SHPOs to determine their respective roles (i.e., whether they may agree to designate a lead SHPO). The FHWA Division Office advises BDE of the results of coordination with the SHPOs. BDE then proceeds to Activity 04.

If another State is not involved, BDE proceeds directly to Activity 04.

**References:**

Undertakings Involving More than One State, 36 CFR 800.3(c)(2)
PROJECT ACTIVITY

Activity Title: Evaluate Project per Category B Criteria
Activity No.: 04
Responsible Unit: BDE

Activity Description:

For CE projects, BDE evaluates the proposed project to determine if it is a type included in Category B (Minor Projects Requiring Review by IDOT Cultural Resource Staff to Determine if Field Survey is Required) in the Programmatic Agreement for Minor Projects Delegation.

If BDE determines the project is a type included in Category B, it evaluates the project to determine the need for field survey and coordination with the SHPO. If BDE determines that the field survey is not warranted, it applies a stamp to the ESR indicating the finding is “no historic properties affected.” BDE returns the ESR with the finding to the district. The district retains the ESR in project files.

If BDE determines either that the proposed project does not qualify as a Category B action or that it involves circumstances requiring field survey and coordination with the SHPO, it proceeds to Activity 05.

For EA projects and EIS projects, BDE proceeds to Activity 05.

References:

Programmatic Agreement for Minor Projects, Appendix A
PROJECT ACTIVITY

Activity Title: Identify and Invite Consulting Parties

Activity No.: 05

Responsible Unit: BDE

Activity Description:

BDE, in consultation with FHWA, identifies entities that should be invited to participate as consulting parties in the Section 106 process, including the following, as appropriate:

- SHPO,
- Indian Tribes,
- representatives of local governments, and
- individuals and organizations with a demonstrated interest in the project.

Interested Tribes are provided initial notification through ISAS Project Notification System (PNS) when BDE requests an archaeological survey. The notification includes a request for information the Tribes may have that could assist in identifying properties of religious and cultural significance.

For EA and EIS projects, FHWA contacts all Tribes early in project development (possibly prior to the PNS notification) and works with BDE/districts and the Illinois SHPO to identify other parties to contact. The district contacts each of the identified parties (e.g., by letter or e-mail) to formally invite their participation and seek their input on historic properties in the project area and potential impacts to those properties. The district compiles a list of all consulting parties and shares any information provided by the parties with BDE and FHWA. The district retains in the project files a list of who was contacted.

References:

Consulting Parties, 36 CFR 800.2(c)
**PROJECT ACTIVITY**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Develop Involvement Plan for Consulting Parties and the Public</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>06</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>BDE</td>
</tr>
</tbody>
</table>

**Activity Description:**

The district develops a plan that identifies the points for involving consulting parties and the public in the Section 106 process. The plan identifies the appropriate points for seeking the consulting party, public input, and for notifying the public of proposed actions associated with the Section 106 process. The level of involvement documented in the plan reflects the nature and complexity of the project. The plan addresses public involvement for the Section 106 process in the context of other public involvement activities for compliance with NEPA. Use public involvement opportunities that are scheduled as part of the normal project development process to inform the public of ongoing Section 106 activities and seek the public’s input. Key Section 106 issues to include during public involvement events are:

1. notification that the Section 106 process is under way, and public input on potential historic properties and effects to historic properties is being sought;
2. communicating the results of efforts to identify historic properties;
3. communicating the results of the effect findings; and
4. seeking input on measures to resolve adverse effects to historic properties.

On projects the Regional Engineer has determined will use the principles of Context Sensitive Solutions (CSS), the district coordinates with the CSS Project Study Group (PSG) to ensure the Stakeholder Involvement Plan (SIP), as outlined in Sections 19-3.01(a) and 19-3.01(b), addresses considerations associated with the Section 106 process. The district coordinates the SIP with BDE and FHWA and retains the SIP and other CSS documentation in the project file.

For most EA projects and all EIS projects, the district consults with BDE and FHWA to develop the plan.

**References:**

- Initiation of the Section 106 Process, 36 CFR 800.3
- Public Involvement Guidelines, Chapter 19
## PROJECT ACTIVITY

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Determine Area of Potential Effects</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>07</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>BDE</td>
</tr>
</tbody>
</table>

**Activity Description:**

For CE projects, BDE coordinates with the SHPO as needed to determine and document the area of potential effects (APE) for the proposed project. This may be an iterative process, as necessary to obtain SHPO concurrence. See Section 26-5.04(a) for the definition of the term “area of potential effects” from 36 CFR 800.16.

For EA and EIS projects, BDE, SHPO, and FHWA consult to develop the APE. The district coordinates the APE with consulting parties and the public as described in the involvement plan developed in Activity 06.

**References:**

Determine Scope of Identification Efforts, 36 CFR 800.4(a)
Area of Potential Effects, 36 CFR 800.16(d)
## PROJECT ACTIVITY

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Collect Data</th>
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<tr>
<td>Activity No.:</td>
<td>08</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>BDE</td>
</tr>
</tbody>
</table>

### Activity Description:

BDE forwards the ESR to the ISAS for survey. At this point, the PNS generates the email notification to interested Tribes.

ISAS reviews existing information on historic properties, including any data concerning possible historic properties not yet identified, and conducts field surveys, as appropriate.

For EA and EIS projects, the district is responsible for providing BDE a project photo log of standing structures over 50 years old. The district also sends BDE any information received from consulting parties and the public regarding potential historic properties.

### References:

- Determine Scope of Identification Efforts, 36 CFR 800.4(a)
- Environmental Surveys, Chapter 27
PROJECT ACTIVITY

Activity Title: Identify Historic Properties
Activity No.: 09
Responsible Unit: BDE

Activity Description:
For CE projects, in consultation with the SHPO and interested Tribes, BDE uses the information gathered in Activity 08 and takes the steps necessary to identify historic properties within the APE.

BDE makes a reasonable and good faith effort to carry out appropriate identification efforts, which may include background research, consultation, oral history interviews, sample field investigation, and field survey.

In consultation with the SHPO and interested Tribes and guided by the Secretary of the Interior’s standards and guidelines for evaluation, BDE applies the NRHP criteria (36 CFR 60.4, see Section 26-5.04(f)) to properties identified within the APE.

If BDE determines any of the NRHP criteria are met and the SHPO concurs, the property is considered eligible for the NRHP for Section 106 purposes. If BDE determines the criteria are not met and the SHPO concurs, the property is considered not eligible. If BDE and SHPO do not concur, BDE coordinates with FHWA to resolve the determination. If resolution cannot be reached, FHWA obtains a determination of eligibility from the Keeper of the National Register (Department of the Interior) in accordance with 36 CFR 63.

For EA projects and EIS projects, BDE prepares eligibility recommendations and submits them to FHWA. FHWA consults with the SHPO by letter to seek concurrence with the determination. The SHPO may stamp the FHWA letter “Concur,” write a letter of concurrence, or write a letter disagreeing with the determination. If the SHPO disagrees with the determination, FHWA obtains a determination of eligibility from the Keeper of the National Register in accordance with 36 CFR 63. FHWA submits the eligibility determination to BDE. BDE forwards a copy of the documentation to the district to include in the EA or EIS. The district coordinates the determination in accordance with the involvement plan developed in Activity 06.

If historic properties are in the APE, BDE consults with the district to determine if there are feasible and prudent alternatives for avoiding the site(s).

Regulations and Guidance
Identify Historic Properties, 36 CFR 800.4(b)
Evaluate Historic Significance, 36 CFR 800.4(c)
Criteria for Evaluation, 36 CFR 60.4
Determinations of Eligibility for Inclusion in the National Register of Historic Places, 36 CFR 63.
Secretary of the Interior’s Standards and Guidelines for Archeology and Historic Preservation
<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Determine if Historic Properties May Be Affected</th>
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</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>10</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>BDE</td>
</tr>
</tbody>
</table>

**Activity Description:**

BDE evaluates the project scope and the information obtained in Activity 09 to determine whether the project may affect historic properties.

For CE projects, if BDE determines that there are no historic properties present or that there are historic properties present but the project will have no effect on them as defined in 36 CFR 800.16(i), BDE provides documentation of this finding to the SHPO. In accordance with 36 CFR 800.11(d), the documentation includes the following:

- a description of the project, specifying the Federal involvement, and its area of potential effects, including photographs, maps, drawings, as necessary;
- a description of the steps taken to identify historic properties, including, as appropriate, efforts to seek information from consulting parties, Indian Tribes, etc.; and
- the basis for determining no historic properties are present or affected.

If the SHPO concurs, or does not object within 30 days of receipt of an adequately documented finding, responsibilities under Section 106 are fulfilled. BDE documents the determination that no historic properties will be affected and provides the documentation to the district. The district retains the documentation in project files.

If the SHPO objects within 30 days of receipt of an adequately documented finding, BDE coordinates with FHWA and the SHPO to resolve the disagreement. If the disagreement is resolved, responsibilities under Section 106 are fulfilled. BDE documents the determination that no historic properties will be affected and provides the documentation to the district. The district retains the documentation in project files.

If the SHPO disagrees with the finding, FHWA follows the process in 36 CFR 800.4(d)(1)(ii).

The district notifies all consulting parties, including Indian Tribes, in accordance with the involvement plan developed in Activity 06 and makes the documentation available for public inspection.
**Activity Title:** Determine if Historic Properties May Be Affected

**Activity No.:** 10 (Continued)

**Responsible Unit:** BDE

**Activity Description:**

For EA and EIS projects, BDE submits documentation of findings that there are no historic properties present or that historic properties are present but the project will have no “effect” on them as defined in 36 CFR 800.16(i) (see Section 26-5.04(a)). FHWA considers the recommendation and, if in agreement, seeks concurrence from the SHPO. If the SHPO concurs, or does not object within 30 days of receipt of an adequately documented finding, responsibilities under Section 106 are fulfilled. The SHPO may stamp the FHWA letter “Concur,” write a letter or concurrence, or write a letter disagreeing with the finding. If the SHPO disagrees with the finding, FHWA follows the process in 36 CFR 800.4(d)(1)(ii).

FHWA provides the documentation of coordination with the SHPO to BDE. BDE forwards the documentation to the district and the district includes it in the EA or EIS.

**References:**

Finding of No Historic Properties Affected, 36 CFR 800.11(d)
PROJECT ACTIVITY

Activity Title: Apply Criteria of Adverse Effect
Activity No.: 11
Responsible Unit: BDE

Activity Description:

In consultation with the SHPO and BDE, FHWA applies the criteria of adverse effect to historic properties within the APE.

The criteria of adverse effect provide that an adverse effect is found when a project may alter, directly or indirectly, any of the characteristics of a historic property that qualify it for inclusion in the NRHP, in a manner that would diminish the integrity of the property’s location, design, setting, materials, workmanship, feeling, or association.

Examples of adverse effects on historic properties include, but are not limited to:

- physical destruction of or damage to all or part of the property;
- alteration of a property, including restoration, rehabilitation, repair, maintenance, stabilization, hazardous material remediation, and provision of handicapped access, that is not consistent with the Secretary of the Interior’s standards for the treatment of historic properties and applicable guidelines;
- removal of the property from its historic location;
- change of the character of the property’s use or of physical features within the property’s setting that contribute to its historic significance;
- introduction of visual, atmospheric, or audible elements that diminish the integrity of the property’s significant historic features;
- neglect of a property that causes its deterioration, except where such neglect and deterioration are recognized qualities of a property of religious and cultural significance to an Indian Tribe; and
- transfer, lease, or sale of property out of Federal ownership or control without adequate and legally enforceable restrictions or conditions to ensure long-term preservation of the property’s historic significance.

FHWA considers any views provided by consulting parties, the public, and Tribes, as appropriate, regarding the project’s effects on historic properties. BDE submits documentation of its preliminary findings regarding the results of application of the criteria of adverse effect to FHWA. The documentation includes:
### PROJECT ACTIVITY

**Activity Title:** Apply Criteria of Adverse Effect  
**Activity No.:** 11 *(Continued)*  
**Responsible Unit:** BDE  

**Activity Description:**

- a description of the project, specifying the Federal involvement, and its area of potential effects including photographs, maps, and drawings, as necessary;  
- a description of the steps taken to identify historic properties;  
- a description of the affected historic properties, including information on the characteristics that qualify them for the NRHP;  
- a description of the project’s effects on historic properties;  
- an explanation of why the criteria of adverse effect were found applicable or inapplicable, including any conditions or future actions to avoid, minimize, or mitigate adverse effects; and  
- copies or summaries of any views provided by consulting parties and the public.

For projects that have an adverse effect, a Section 4(f) evaluation may also be required. The Section 4(f) evaluation may be combined with the Section 106 documentation to streamline and condense the processes. The district should consult with BDE and FHWA to discuss how the Section 106 documentation and Section 4(f) evaluation may be combined.

FHWA considers the recommendation and, if in agreement, seeks concurrence from the SHPO. If the SHPO concurs with FHWA’s findings, or does not object within 30 days of receipt of adequately documented findings, BDE proceeds directly to Activity 12. If the SHPO disagrees with the findings, FHWA follows the process in 36 CFR 800.5(c)(2).

For CE projects, BDE may make a “no adverse effect” finding in consultation with the SHPO. If the finding is “adverse effect,” then FHWA must make the finding in consultation with the SHPO.

For EA projects and EIS projects, FHWA makes either a “no adverse effect” or “adverse effect” finding in consultation with the SHPO and BDE.
<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Apply Criteria of Adverse Effect</th>
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</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>11  <em>(Continued)</em></td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>BDE</td>
</tr>
</tbody>
</table>

**References**

- Assessment of Adverse Effects, 36 CFR 800.5
- The Secretary of the Interior’s Standards for the Treatment of Historic Properties, 36 CFR 68
## PROJECT ACTIVITY

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Coordinate with Consulting Parties and the Public</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>12</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>BDE</td>
</tr>
</tbody>
</table>

**Activity Description:**

BDE provides documentation, as described in Activity 11, of the effect findings to the district. The district provides the documentation to consulting parties and the public in accordance with the involvement plan developed in Activity 06.

FHWA sends the documentation to interested Tribes who have requested to be consulting parties in the Section 106 process. Information concerning the location of archaeological properties and properties of religious or cultural significance will not be included in documents to be made available for public inspection, in accordance with 36 CFR 800.11(c)(1).

If the SHPO concurs with the finding of no adverse effect, the Section 106 process is complete. The district retains the documentation in the project files and includes it in the NEPA document.

If there is a finding of adverse effect, proceed to Activity 13.

**References:**

Consulting Party Review, 36 CFR 800.5(c)
Finding of No Adverse Effect or Adverse Effect, 36 CFR 800.11(e)
**PROJECT ACTIVITY**

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Consult to Resolve Adverse Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>13</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>BDE</td>
</tr>
</tbody>
</table>

**Activity Description:**

BDE sends a request to FHWA to notify the ACHP of the adverse effect finding.

BDE provides two copies of documentation described in Activity 11 to FHWA for submittal to the ACHP with the notice.

The ACHP advises FHWA whether it will participate within 15 days of receipt of the notice. FHWA notifies the SHPO and BDE by e-mail if no response has been received within 15 days, or sends the SHPO and BDE a copy of the ACHP response letter, if one is received. BDE forwards a copy of the FHWA e-mail/ACHP letter to the district for inclusion in the project file and NEPA document.

FHWA consults with BDE, the district, the SHPO, and other consulting parties, including Indian Tribes, as appropriate, to develop and evaluate alternatives or modifications to the project that could avoid, minimize, or mitigate adverse effects on historic properties.

**References:**

Continued Consultation, 36 CFR 800.6(a)
Confidentiality, 36 CFR 800.11(c)
Programmatic Agreements, 36 CFR 800.14(b)
Public Involvement Guidelines, Chapter 19
### PROJECT ACTIVITY

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Develop and Execute MOA or PA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>14</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>BDE/District</td>
</tr>
</tbody>
</table>

**Activity Description:**

BDE and FHWA consult with the SHPO, the ACHP, and other consulting parties, including Indian Tribes, to seek ways to avoid, minimize, or mitigate the project’s adverse effects. If BDE, district, FHWA, SHPO, and ACHP (if they are participating in the consultation) agree on how the project’s adverse effects will be resolved, they will enter into a Memorandum of Agreement (MOA) or project-specific Programmatic Agreement (PA) to document the terms and conditions agreed upon for resolving the adverse effects. After FHWA and BDE are satisfied with the terms of the MOA/PA, BDE coordinates ratification by IDOT and local agencies, as appropriate, and sends those signed copies to FHWA. There will be one original copy of the MOA/PA for each ratifying party. FHWA sends the document with signatures to the SHPO for ratification. Upon receipt of the document with the SHPO’s signature, FHWA signs the MOA/PA and, if the ACHP is participating, sends it to the ACHP for signature. The MOA/PA is considered effective upon the date of FHWA signature, or signature by the ACHP, if they are participating in the consultation.

FHWA obtains signatures of Tribes and other concurring parties, as applicable. After FHWA receives all required signatures on the MOA/PA, they send a copy of the executed agreement to all signatories and consulting parties. FHWA submits a copy of the executed agreement to the ACHP, along with documentation of the following:

- any substantive revisions or additions to the documentation provided to the ACHP in Activity 13,
- an evaluation of any measures considered to avoid or minimize the project’s adverse effects, and
- a summary of the views of consulting parties and the public.

After submittal of the executed MOA/PA to the ACHP, BDE proceeds to Activity 15. If the SHPO does not agree to the terms of an MOA or PA for resolving the project’s adverse effects, FHWA follows the process in 36 CFR 800.6(b)(v).

After distribution of the executed MOA or PA, BDE proceeds to Activity 15. A copy of the MOA or PA is included in the project file and in the EA or EIS.
<table>
<thead>
<tr>
<th><strong>PROJECT ACTIVITY</strong></th>
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<tr>
<td><strong>Activity Title:</strong></td>
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<td><strong>Activity No.:</strong></td>
</tr>
<tr>
<td><strong>Responsible Unit:</strong></td>
</tr>
</tbody>
</table>

**References:**

- Resolve Adverse Effects, 36 CFR 800.6(b)
- Memorandum of Agreement, 36 CFR 800.6(c)
## PROJECT ACTIVITY

<table>
<thead>
<tr>
<th>Activity Title:</th>
<th>Implement MOA or PA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity No.:</td>
<td>15</td>
</tr>
<tr>
<td>Responsible Unit:</td>
<td>BDE/District</td>
</tr>
</tbody>
</table>

**Activity Description:**

After execution of an MOA or PA, BDE and district carry out any assigned tasks in accordance with the provisions of the MOA or PA.

When all provisions of the MOA or PA have been fulfilled, BDE prepares documentation to confirm that all provisions have been satisfied. BDE provides copies of the documentation to FHWA, the SHPO, the district, and the Illinois Historic Preservation Agency (IHPA) and Illinois State Museum. The district retains the documentation in the project files. For archaeological resource information, the IHPA and State Museum retain the documentation in the Statewide Archaeological Files.
26-5.04(d) Unanticipated Discovery During Construction

If any unanticipated discoveries of historic properties, sites, artifacts, or objects occur during the implementation of any project, the district will coordinate with BDE and BDE will coordinate with FHWA to comply with 36 CFR 800.13 and the Illinois Human Skeletal Remains Protection Act, 20 ILCS 3440/0.01 et seq., as appropriate. This will involve stopping work in the immediate area and informing the SHPO and County Coroner of the unanticipated discoveries or effects within two business days. BDE will coordinate with ISAS to ensure that any necessary archaeological investigations are conducted according to the provisions of the Illinois Human Skeletal Remains Protection Act.

If any unanticipated effects on historic properties are found to be occurring during the implementation of any project, the district will coordinate with BDE and BDE will coordinate with FHWA to comply with 36 CFR 800.13 and inform the SHPO immediately.

If any human remains are encountered during the implementation of any project exempted under the provisions of the Minor Projects Delegation Programmatic Agreement, the district will cease work in the immediate area, notify BDE, and ensure the human remains are left undisturbed. Where there is a discovery of human remains or burials on Federal lands, BDE will coordinate with FHWA to ensure compliance with the Native American Graves Protection and Repatriation Act (NAGPRA), (25 U.S.C. 3001.). In the event of an inadvertent discovery of human remains or burials on non-Federal lands during transportation construction activities, the district will cease work in the area of the discovery and notify BDE. BDE will ensure compliance with the Illinois Human Skeletal Remains Protection Act and will notify FHWA of the discovery. FHWA will notify the Federally recognized Indian Tribes with an interest in that county.

Work on the portion of the site where human remains are found cannot resume until a plan for the treatment of the human remains is developed and approved in consultation with the SHPO and any appropriate consulting parties. BDE will coordinate with FHWA to ensure the plan complies with the Illinois Human Skeletal Remains Protection Act, and all other appropriate Federal and State guidelines, statutes, rules, and regulations.

26-5.04(e) Coordination with the National Environmental Policy Act

The regulations in 36 CFR 800 encourage agencies to coordinate Section 106 compliance with steps taken to meet the requirements of the National Environmental Policy Act (NEPA). Consider Section 106 responsibilities as early as possible in the NEPA process and public participation, analysis, and plan review so that they can meet the purposes of both statutes in a timely and efficient manner. The determination of whether an undertaking is a “major Federal action significantly affecting the quality of the human environment” and, therefore, requires preparation of an EIS should include consideration of the undertaking’s likely effects on historic properties. A finding of adverse effect on a historic property does not necessarily require an EIS under NEPA.

If a project, activity, or program is categorically excluded from NEPA review, the undertaking still must be evaluated to determine if it qualifies as an undertaking that requires review under Section 106.
Section 106 documentation will be included in the CE project file, EA, or EIS. Documentation should include correspondence among all agencies and consulting parties, and the project MOA/PA, as applicable. The NEPA document will contain a summary of any Section 106 commitments.

**26-5.04(f) National Register Criteria for Evaluation**

The quality of significance in American history, architecture, archaeology, engineering, and culture is present in districts, sites, buildings, structures, and objects that possess integrity of location, design, setting, materials, workmanship, feeling, and association and that:

- are associated with events that have made a significant contribution to the broad patterns of our history;
- are associated with the lives of persons significant in our past;
- embody the distinctive characteristics of a type, period, or method of construction, or that represent the work of a master, that possess high artistic values, or that represent a significant and distinguishable entity whose components may lack individual distinction; and
- have yielded, or may be likely to yield, information important in prehistory or history.

Ordinarily cemeteries, birthplaces, or graves of historical figures, properties owned by religious institutions or used for religious purposes, structures that have been moved from their original locations, reconstructed historic buildings, properties primarily commemorative in nature, and properties that have achieved significance within the past 50 years shall not be considered eligible for the National Register. However, such properties will qualify if they are integral parts of districts that do meet the criteria or if they fall within the following categories:

- a religious property deriving primary significance from architectural or artistic distinction or historical importance;
- a building or structure removed from its original location, but which is significant primarily for architectural value, or which is the surviving structure most importantly associated with a historic person or event;
- a birthplace or grave of a historical figure of outstanding importance if there is no appropriate site or building directly associated with his/her productive life;
- a cemetery that derives its primary significance from graves of persons of transcendent importance, from age, from distinctive design features, or from association with historic events;
- a reconstructed building when accurately executed in a suitable environment and presented in a dignified manner as part of a restoration master plan, and where no other building or structure with the same association has survived;
• a property primarily commemorative in intent if design, age, tradition, or symbolic value has invested it with its own exceptional significance; and

• a property achieving significance within the past 50 years if it is of exceptional importance.

26-5.05 State of Illinois Requirements

In addition to the Federal requirements for historic preservation, the Illinois State Agency Historic Resources Preservation Act, 20 ILCS 3420/1, et seq. and the Rules for Review of State Agency Undertakings, 17 Ill. Admin. Code 4180, et seq. establish State-level historic preservation requirements applicable to State agency undertakings. Section 4(g) of the Illinois State Agency Historic Resources Preservation Act provides that:

(g) When an undertaking is being reviewed pursuant to Section 106 of the National Historic Preservation Act of 1966, the procedures of this law shall not apply and any review or comment by the Director on such undertaking shall be within the framework or procedures of the federal law.

IDOT highway projects typically are developed in accordance with Federal requirements, including Section 106 of the National Historic Preservation Act, so that they may be eligible for Federal funding participation. Accordingly, for the vast majority of IDOT highway projects, the above-referenced provision applies, and the projects are not subject to the State historic preservation requirements. In the event that a project is subject to the State requirements, the Rules for Review of State Agency Undertakings will be used to determine the actions necessary for compliance.
26-6  NOISE ANALYSES

26-6.01  Introduction

In the development of a project, it may be necessary to undertake special technical analyses to identify and evaluate any potential traffic noise impacts related to the project. The following information includes

- criteria and procedures for these analyses,
- noise abatement measures and related coordination, and
- the noise abatement criteria prescribed by Federal regulations.

26-6.02  Complementary Technical Manual

The IDOT Highway Traffic Noise Assessment Manual (Manual) provides technical information and technical procedures associated with the provisions of this topic. The Manual contents will comply with the procedures described herein.

26-6.03  Legal Authority

The following legal authority regulates or influences the policies and procedures for noise analyses:

- 42 U.S.C. 4901-4918, popularly known as the Noise Control Act of 1972 (Public Law 92-574),
- 23 U.S.C. 109(h) and (i), which are amendments to the Federal-Aid Highway Act of 1970 (Public Laws 93-87 and 91-605),
- 42 U.S.C. 4331 and 4332, which are portions of the National Environmental Policy Act of 1969 (Public Law 91-190),
- Procedures for Abatement of Highway Traffic Noise and Construction Noise, 23 CFR 772, and

26-6.04  Policy

Special efforts shall be made in the development of a project to comply with Federal and State requirements for noise control; to consult with the affected community regarding local noise requirements, noise impacts, and abatement measures; and to mitigate highway-related noise
impacts, where feasible and reasonable. The reasonableness evaluation for noise abatement will include the solicitation of viewpoints from benefited receptors if necessary.

26-6.05 Procedures

26-6.05(a) Definitions

1. **Auxiliary Lane.** The American Association of State Highway Transportation Officials (AASHTO) defines an auxiliary lane as the portion of the roadway adjoining the traveled way for speed change, turning, weaving, truck climbing maneuvering of entering and leaving traffic, and other purposes supplementary to through-traffic movement (AASHTO, 2001).

The Department will take a broad approach to defining auxiliary lanes with respect to defining a Type I project for noise analysis. FHWA states that auxiliary lanes 2,500 ft (762 m) or longer should be considered a Type I project. For auxiliary shorter than 2,500 ft (762 m) in length, consideration for auxiliary lanes should be limited to those that could be used as a through lane (including bus or truck lanes) rather than lanes used for parking, speed change, turning or storage for weaving. For interstates, auxiliary lanes considered to be Type 1 projects are those that are:

   a. more than 2,500 ft (762 m), and;

b. between two closely spaced interchanges or carried through one or more interchanges

The final determination regarding Type I project classification will be left to the IDOT district and the Bureau of Design and Environment, on a case-by-case basis.

2. **Benefited Receptor.** The recipient of an abatement measure that receives a noise reduction of 5 dB(A) or greater. A benefited receptor does not need to be an impacted receptor.

3. **Common Noise Environment.** A group of receptors within the same Activity Category in Figure 26-6.A that are exposed to similar noise sources and levels; traffic volumes, traffic mix, and speed; and topographic features. Generally, common noise environments occur between two secondary noise sources, such as interchanges, intersections, and cross-roads.

4. **Date of Public Knowledge.** The date of environmental approval of the Categorical Exclusion (CE), the Finding of No Significant Impact (FONSI) for an Environmental Assessment (EA), or the Record of Decision (ROD) for an Environmental Impact Statement (EIS), as defined in 23 CFR 771.

5. **Department.** The Illinois Department of Transportation (IDOT).

6. **Design Year.** The future year used to estimate the probable traffic volume for which a highway is designed. For NEPA, IDOT uses the latest approved traffic projections.
from the appropriate Metropolitan Planning Organization (MPO) for all projects within the planning area of an MPO. For locations outside the planning area of an MPO, except for 3R projects, the design year traffic volumes shall be consistent with the traffic projections used for design. For the purpose of a noise analysis, 3R projects shall use a design year of 20 years after the anticipated year of completion.

7. **Existing Noise Levels.** The worst hourly noise level resulting from the combination of natural and mechanical sources and human activity usually present in a particular area at the time the noise analysis is performed.

8. **Facility or Existing Highway.** Any of the freeways, expressways, or various classes of roads and streets that make up the highway system under the jurisdiction of the Department.

9. **Feasibility.** The combination of acoustical and engineering factors considered in the evaluation of a noise abatement measure. The acoustical criterion for feasibility requires a minimum 5 dB(A) traffic noise reduction at a minimum of two impacted receptor locations.

10. **Impacted Receptor.** The recipient that has a traffic noise impact.

11. **L_{eq}.** The equivalent steady-state sound level, which in a stated period of time, contains the same acoustic energy as the time-varying sound level during the same time period, with \( L_{eq}(h) \) being the hourly value of \( L_{eq} \).

12. **Multifamily Dwelling.** A residential structure containing more than one residence. Each residence in a multifamily dwelling shall be counted as one receptor when determining impacted and benefited receptors.


14. **Noise Barrier.** A physical obstruction (i.e. stand alone noise walls, noise berms (earth or other material), and combination berm/wall systems) that is constructed between the highway noise source and the noise sensitive receptor(s) that lowers the noise level at the receptor location.

15. **Noise Reduction Design Goal.** The optimum desired dB(A) noise reduction determined from calculating the difference between future build noise levels with abatement, to future build noise levels without abatement. The noise reduction goal is at least 8 dB(A) for at least one benefited receptor location.

16. **Permitted.** A definite commitment to develop land with an approved specific design of land use activities as evidenced by the issuance of a building permit.

17. **Property Owner.** An individual or group of individuals who hold(s) a title, deed, or other legal documentation of ownership of a property or a residence.
18. **Reasonableness.** The combination of social, economic, and environmental factors considered in the evaluation of a noise abatement measure.

19. **Receptor.** A discrete or representative location of a common noise environment(s), for any of the land uses listed in Figure 26-6.A.

20. **Residence.** A dwelling unit. Either a single family residence or each dwelling unit in a multifamily dwelling.

21. **Statement of Likelihood.** A statement provided in the NEPA environmental document based on the feasibility and reasonableness analysis completed at the time the NEPA document is being approved.

22. **Substantial Construction.** The granting of a building permit by the local governing entity with permitting authority, prior to right-of-way acquisition or construction approval for the highway.

23. **Substantial Noise Increase.** One of two types of highway traffic noise impacts. For a Department project, this is defined as an increase in noise levels of greater than 15 dB(A) or greater in the design year over the existing noise level.

24. **Traffic Noise Impacts.** Design year build condition noise levels that approach or exceed the noise abatement criteria (NAC) listed in Figure 26-6.A for the future build condition; or design year build condition noise levels that create a substantial noise increase over existing noise levels. For purposes of this policy, approach is defined as within 1 dB(A) of the NAC. Substantial increase is considered to be at least 15 dB(A).

25. **Type I Project.**

The FHWA definition of a Type I Project includes the following:

- The construction of a highway on new location; or,

- The physical alteration of an existing highway where there is either:

  + **Substantial Horizontal Alteration.** A project that halves the distance between the traffic noise source and the closest receptor between the existing condition to the future build condition; or,

  + **Substantial Vertical Alteration.** A project that removes shielding and therefore exposes the line-of-sight between the receptor and the traffic noise source. This is done by either altering the vertical alignment of the highway or by altering the topography between the highway traffic noise source and the receptor; or,
• The addition of a through-traffic lane(s). This includes the addition of a through-traffic lane that functions as a High Occupancy Vehicle (HOV) lane, High-Occupancy Toll (HOT) lane, bus lane, or truck climbing lane; or

• The addition of an auxiliary lane, except for when the auxiliary lane is a turn lane; or,

• The addition or relocation of interchange lanes or ramps added to a quadrant to complete an existing partial interchange; or

• Restriping existing pavement for the purpose of adding a through-traffic lane or an auxiliary lane; or

• The addition of a new or substantial alteration of a weigh station, rest stop, ride-share lot or toll plaza.

If any part of a project is determined to be a Type I project under this definition then the entire project area as defined in the NEPA environmental document is a Type I project.

26. **Type II Project.** A Federal or Federal-aid highway project for noise abatement on an existing highway. IDOT does not maintain a Type II program.

27. **Type III Project.** A Federal or Federal-aid highway project that does not meet the classifications of a Type I or Type II project. Type III projects do not require a noise analysis.

28. **Undeveloped Lands.** Those tracts of land or portions thereof that do not contain improvements or activities devoted to frequent human habitation or use (including low-density recreational use) and for which no such improvements or activities are permitted.

29. **Worst Hourly Traffic Noise.** The noise level resulting from the highest hourly volume a facility can handle while maintaining stable flow. This traffic volume will be either the design hourly volume or the maximum volume that can be accommodated under level of service C (i.e., where high traffic volumes begin to restrict speed and drivers’ maneuverability).

### 26-6.05(b) Applicability

The noise analysis and abatement procedures described in this section shall apply to all Type I projects initiated by the Department, whether Federally funded or State-only funded (or State and local-funded, as appropriate), or requires FHWA approval regardless of funding sources.
26-6.05(c) Traffic Noise Analysis

In the development of proposed projects, expected traffic noise impacts shall be determined and analyzed, and the overall benefits that can be achieved by noise abatement measures to mitigate these impacts shall be determined, giving weight to any adverse social, economic, and environmental effects.

The traffic noise analysis shall be conducted in the following manner:

- Identify existing activities, developed areas, and undeveloped lands that may be affected by noise from the highway. Land uses shall be characterized based on the activity categories and descriptions listed in Figure 26-6.A. Undeveloped lands permitted for development by the date of public knowledge shall be evaluated for traffic noise impacts and noise abatement (if impacts are identified) based on the permitted land use description.

- Predict the traffic noise levels for each reasonable alternative carried forward under detailed study (including the “no-action” alternative) using the most current version of the FHWA-approved Traffic Noise Model (TNM) which is described in “FHWA Traffic Noise Model” Report No. FHWA-PD-96-010, or any other model determined by the FHWA to be consistent with the methodology of the FHWA TNM. The pavement type in TNM shall be the average pavement type unless a different pavement type has been approved by FHWA.

- When determining traffic noise impacts, primary consideration shall be given to exterior areas where frequent human use occurs for Activity Categories A, B, C and E. Traffic noise impacts for land uses within Activity Category D shall be predicted for interior areas only if no exterior use areas are identified. See the IDOT Highway Traffic Noise Assessment Manual for additional guidance.

- Determine the existing noise levels using field measurements, modeling, or both, using the most current version of the FHWA-approved TNM or any other model determined by the FHWA to be consistent with the methodology of the FHWA TNM. Modeling of existing conditions may not be appropriate when the project involves construction of a new roadway in a new location where there is no existing traffic noise contribution. Predicted noise levels shall be validated through comparison between measured and predicted noise levels at selected representative receptors. The $L_{eq}(h)$ noise metric shall be used to quantify the measurements of both existing and predicted noise levels.
Note: The Noise Abatement Criteria are noise impact thresholds for considering abatement. Abatement must be considered when predicted traffic noise levels for the design year approach (i.e., within 1 decibel of) or exceed the noise abatement criteria, or when the predicted traffic noise levels are substantially higher (i.e., more than 15 decibels or greater) than the existing noise level. The Noise Abatement Criteria are not attenuation design criteria or targets. The goal of noise abatement measures is to achieve the feasibility noise reduction criteria and the noise reduction design goal. The reductions may or may not result in design year noise levels at or below the Noise Abatement Criteria.

**Figure 26-6.A Noise Abatement Criteria**

**[Hourly A-Weighted Sound Level-decibels (dB(A))]**

- Compare the predicted design year build traffic noise levels based on traffic characteristics that yield the worst traffic noise impact for the preferred alternative, or for each alternative under detailed study, with the existing noise levels and with the noise abatement criteria (see Figure 26-6A). This comparison shall also include predicted traffic noise levels for the “no-action” alternative in the design year. Such information shall be used primarily to describe the noise levels of proposed highway improvements in contrast with noise levels likely to be reached in the same area if no highway improvement is undertaken. Noise impacts are defined when the predicted traffic noise levels for the design build year approach (defined by the Department as “within 1 decibel of”) or exceed the Noise Abatement Criteria provided in Figure 26-6.A, or when the predicted traffic noise levels for the design year are substantially higher (defined by the Department as “15 decibels
greater”) than the existing noise levels. The results of the impacts analysis must be disclosed, and shall be summarized in the NPEA document (see Section 26-6.09).

- Examine and evaluate noise abatement measures (see Section 26.05(d)) for existing activities, developed lands, and undeveloped lands for which development is permitted where traffic noise impacts have been identified.

- Design year build noise levels shall be predicted for undeveloped lands for which there will be no development permitted by the date of public knowledge. The results shall be documented in the NEPA environmental documents and noise analysis documents. The information presented may include a prediction of noise contours or a prediction of distances from the highway for which impacts would likely occur so that local jurisdictions may use information for site planning if the undeveloped land would be developed in the future. A noise abatement evaluation is not warranted for these undeveloped lands provided that development is not permitted by the date of public knowledge. See Section 26-6.05(e) for additional information to be provided to local officials for undeveloped lands.
The following figure (Figure 26-6.B) identifies potential sensitive land uses and the potential locations to be considered as benefited receptors within that land use. See the IDOT Highway Traffic Noise Assessment Manual for additional guidance.

<table>
<thead>
<tr>
<th>Receptor Type</th>
<th>FHWA Activity Category</th>
<th>Receptor Unit(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single-family Residence</td>
<td>B</td>
<td>Each residential unit with exterior use area (i.e., patio, yard, deck, etc.)</td>
</tr>
<tr>
<td>Multi-family Residence</td>
<td>B</td>
<td>Each residential unit with access to the exterior common area (i.e., pool, benches, or building entrance) or with exterior use areas (i.e., patio or balcony)</td>
</tr>
<tr>
<td>Nursing Home</td>
<td>C</td>
<td>Each residential unit with access to an exterior common area (i.e., benches or main entrance) or with exterior use areas (i.e., patio or balcony)</td>
</tr>
<tr>
<td>School</td>
<td>C</td>
<td>Each classroom with access to an exterior use area (i.e., benches, playground, main entrance)</td>
</tr>
<tr>
<td>Hospital or In-patient Medical Facility</td>
<td>C</td>
<td>Each hospital room with a bed(s) with access to an exterior use area (i.e., benches or main entrance)</td>
</tr>
<tr>
<td>Cemetery</td>
<td>C</td>
<td>Each exterior area of anticipated gathering (i.e., benches, information board)</td>
</tr>
<tr>
<td>Auditoriums</td>
<td>C</td>
<td>Each exterior area of anticipated gathering (i.e., bench or main entrance)</td>
</tr>
<tr>
<td>Day Care Center</td>
<td>C</td>
<td>Each exterior area of anticipated gathering (i.e., playground or main entrance)</td>
</tr>
<tr>
<td>Campground</td>
<td>C</td>
<td>Each campsite within the noise study area.</td>
</tr>
<tr>
<td>Sports Fields</td>
<td>C</td>
<td>Each exterior area of anticipated gathering (i.e., dugout, bleachers, field)</td>
</tr>
<tr>
<td>Places of Worship</td>
<td>C</td>
<td>Each exterior area of anticipated gathering (i.e., benches, patio, gazebo, or main entrance)</td>
</tr>
<tr>
<td>Golf Courses</td>
<td>C</td>
<td>One receptor per hole in the worst-case noise location (tee box, fairway, green), in addition to other exterior use areas (i.e., benches, putting green)</td>
</tr>
<tr>
<td>Parks / Recreational Area</td>
<td>C</td>
<td>Each exterior use area (i.e., gazebo, picnic tables, play equipment)</td>
</tr>
<tr>
<td>Trails and Trail Heads</td>
<td>C</td>
<td>Each exterior area of anticipated gathering (i.e., bench, information board)</td>
</tr>
<tr>
<td>Libraries*</td>
<td>C</td>
<td>Each exterior area of anticipated gathering (i.e., bench, patio, gazebo)</td>
</tr>
<tr>
<td>Office*</td>
<td>E</td>
<td>Each business with an exterior use area (i.e., bench or picnic tables)</td>
</tr>
<tr>
<td>Hotel/Motel*</td>
<td>E</td>
<td>Each hotel/motel room with access to an exterior use area</td>
</tr>
<tr>
<td>Restaurants/Bars*</td>
<td>E</td>
<td>Each exterior area of anticipated gathering (i.e., group of tables)</td>
</tr>
<tr>
<td>Medical Office or Out-patient Medical Office*</td>
<td>E</td>
<td>Each exterior area of anticipated gathering (i.e., bench or tables)</td>
</tr>
<tr>
<td>Undeveloped Lands</td>
<td>G</td>
<td>Uses with an NAC and a building permit that have access to a planned exterior use area</td>
</tr>
</tbody>
</table>

**Figure 26-6.B**

Potential Benefited Receptor Units
26-6.05(d) Noise Abatement

26-6.05(d)1 General Considerations

When traffic noise impacts are identified, noise abatement shall be considered and evaluated for feasibility and reasonableness. The assessment of noise abatement should give weight to the benefits and costs of abatement and the overall social, economic, and environmental effects by using feasible and reasonable noise abatement measures presented herein.

In determining and abating traffic noise impacts, primary consideration is given to exterior areas. Abatement may be recommended only where outdoor frequent human use occurs and abatement would provide a noise reduction benefit. If a noise impact is identified, the abatement measures evaluation shall be conducted as discussed below.

Abatement measures that are feasible and reasonable shall be recommended to be incorporated into the project plans and specifications. The Federal Highway Administration will not approve NEPA environmental documents or plans and specifications for Federally funded projects unless such measures are identified and incorporated to mitigate the identified noise impacts.

26-6.05(d)2 Noise Abatement Measures

The information in this subsection is written primarily for Type I projects that are Federally funded or require Federal approval; however, the provisions regarding conditions for providing abatement measures and information on types of measures also applies to appropriate State-only funded Type I projects. All noise assessments and noise abatement evaluations for State-only funded projects should be submitted to BDE for review and concurrence.

The following are noise abatement measures that may be incorporated into Federally funded Type I projects to reduce highway-generated noise impacts when the abatement measure has been determined to be feasible and reasonable pursuant to this section. At a minimum, noise abatement in the form of noise barriers shall be considered. The remaining noise abatement measures can be considered as an alternative abatement measure(s) for the Department, but are not required to be evaluated. The costs of such measures may be included in Federal-aid participating project costs with the Federal share being the same as that for the system on which the project is located:

- construction of noise barriers, including acquisition of property rights, either within or outside the highway right-of-way. Landscaping is not a viable noise abatement measure;
- traffic management measures (e.g., traffic control devices and signing for prohibition of certain vehicle types, time use restrictions for certain vehicle types, modified speed limits and exclusive lane designations);
- alteration of horizontal and vertical alignments;
- acquisition of real property or interests therein (predominantly unimproved property) to serve as a buffer zone to preempt development that would be adversely impacted by traffic noise; or,
noise insulation of Activity Category D land use facilities listed in Figure 26-6.A. [noise insulation for public use or nonprofit institutional structures (e.g., places of worship, schools, hospitals, libraries, etc.). Public use or nonprofit institutional structures means the facility is open for public use, owned by the public or that a nonprofit organization owns the facility; post-installation maintenance and operational costs for noise insulation are not eligible for Federal-aid funding or State funding.]

For Federally funded projects, Federal funds may be used for noise abatement measures when a traffic noise impact has been identified (see Section 26-6.05(c)) and the noise abatement measure is determined to be feasible and reasonable based on the following evaluations.

26-6.05(d)3  Feasibility Evaluation

A noise abatement measure is determined to be feasible by achieving IDOT’s highway traffic noise reduction feasibility criterion of at least 5 dB(A) at impacted receptors. The noise reduction shall be achieved for at least two impacted receptors.

The noise abatement measure also needs to be determined to be possible to design and construct to be considered feasible. Factors including but not limited to safety, barrier height, topography, drainage, utilities, maintenance, and access issues should be considered. See the IDOT Highway Traffic Noise Assessment Manual for additional guidance.

26-6.05(d)4  Reasonableness Evaluation

A noise abatement measure is determined to be reasonable when all three of the following reasonableness evaluation factors are met:

- cost effectiveness of the highway traffic noise abatement measure;
- achievement of IDOT’s noise reduction design goal; and,
- consideration of the viewpoints of the benefited receptors (property owners and residents).

Each of these three reasonableness evaluation factors is further described below.

**Reasonableness Criterion 1: Noise Reduction Design Goal**

The first component of reasonableness is achieving the noise reduction design goal for highway noise abatement measures. The noise reduction design goal is to achieve a traffic noise reduction of at least 8 dB(A) for at least one benefited receptor. The noise reduction goal should be achieved for as many receptors as possible while still achieving the cost effectiveness.

**Reasonableness Criterion 2: Cost-Effectiveness**

The second component of reasonableness is cost effectiveness. The estimated build cost of each noise abatement measure may not exceed the allowable noise abatement cost based on a cost per benefited receptor comparison. The base value for the allowable noise abatement cost shall be $30,000 per benefited receptor. Benefited receptors are those that would have at least a 5 dB(A) traffic noise reduction (regardless of whether the receptor was impacted).
The estimated build cost for noise barriers should be determined using the current standard unit cost approved by IDOT. The current unit cost used by IDOT to determine the estimated build cost for noise barriers is $30 per square foot. This unit cost is based on actual IDOT Phase III construction costs (materials and installation) and engineering design. This unit cost and the allowable cost will be evaluated every five years by IDOT and will be based on actual construction costs. Estimated build costs for other noise abatement measures being evaluated should be based on estimated Phase I costs.

<table>
<thead>
<tr>
<th>Receptor Type</th>
<th>Potential Benefited Receptor Unit(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single-family Residence</td>
<td>Each residential unit</td>
</tr>
<tr>
<td>Multi-family Residence</td>
<td>Each residential unit with access to the exterior common area or with exterior use areas, such as a patio or balcony</td>
</tr>
<tr>
<td>Nursing Home</td>
<td>Each residential unit with access to the exterior common area</td>
</tr>
<tr>
<td>School</td>
<td>Each classroom</td>
</tr>
<tr>
<td>Hospital</td>
<td>Each hospital room with a bed(s)</td>
</tr>
<tr>
<td>Hotel/Motel</td>
<td>Each hotel/motel room</td>
</tr>
<tr>
<td>Cemetery</td>
<td>Each point of anticipated gathering (i.e. bench, information board)</td>
</tr>
<tr>
<td>Places of Worship</td>
<td>Each point of anticipated gathering (i.e. bench, patio, gazebo)</td>
</tr>
<tr>
<td>Parks</td>
<td>Each gazebo, group of picnic tables, playground</td>
</tr>
<tr>
<td>Trails and Trail Heads</td>
<td>Each point of anticipated gathering (i.e. bench, information board)</td>
</tr>
<tr>
<td>Libraries</td>
<td>Each point of anticipated gathering (i.e. bench, patio, gazebo)</td>
</tr>
<tr>
<td>Business</td>
<td>Each business unit</td>
</tr>
<tr>
<td>Undeveloped Lands</td>
<td>Each unit with a building permit</td>
</tr>
</tbody>
</table>

**Figure 26-6.B – Potential Benefited Receptor Units**

* To be considered benefited, each receptor unit location must receive at least a 5 dB(A) traffic noise reduction to be considered as part of the cost-effective evaluation.

**Cost Effectiveness Determination**

Other cost effectiveness determination factors shall be considered to potentially adjust the allowable noise abatement base value cost of $30,000 per benefited receptor to account for project-specific factors. Consideration of the following three reasonableness factors can be used to adjust the allowable noise abatement base cost of $30,000 per benefited receptor. These other reasonableness factors include:

- the absolute noise level of the benefited receptors in the design year build scenario before noise abatement;
- the incremental increase in noise level between the existing noise level at the benefited receptor and the predicted build noise level before noise abatement; and
- the date of development compared to the construction date of the highway.
The base value of $30,000 per benefited receptor will be adjusted considering these three factors and based on Figure 26-6.C. Only one value from each of the three factors may be used for each receptor, resulting in a potential maximum allowable noise abatement cost of $45,000 per benefited receptor. If the estimated build cost of noise abatement per benefited receptor is less than the adjusted allowable noise abatement cost per benefited receptor, then the noise abatement measure achieves the cost-effective reasonableness criterion. For additional guidance on the use of optional reasonableness factors, see the IDOT Highway Traffic Noise Assessment Manual.

Absolute Noise Level Consideration

<table>
<thead>
<tr>
<th>Predicted Build Noise Level Before Noise Abatement</th>
<th>Dollars Added to Base Value Cost per Benefited Receptor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 70 dB(A)</td>
<td>$0</td>
</tr>
<tr>
<td>70-74 dB(A)</td>
<td>$1,000</td>
</tr>
<tr>
<td>75-79 dB(A)</td>
<td>$2,500</td>
</tr>
<tr>
<td>80 dB(A) or greater</td>
<td>$5,000</td>
</tr>
</tbody>
</table>

Increase in Noise Level Consideration

<table>
<thead>
<tr>
<th>Incremental Increase in Noise Level Between the Existing Noise Level and the Predicted Build Noise Level Before Noise Abatement</th>
<th>Dollars Added to Base Value Cost per Benefited Receptor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 5 dB(A)</td>
<td>$0</td>
</tr>
<tr>
<td>5-9 dB(A)</td>
<td>$1,000</td>
</tr>
<tr>
<td>10-14 dB(A)</td>
<td>$2.50</td>
</tr>
<tr>
<td>15 dB(A) or greater</td>
<td>$5,000</td>
</tr>
</tbody>
</table>

New Alignment / Construction Date Consideration

<table>
<thead>
<tr>
<th>Project is on new alignment OR the receptor existed prior to the original construction of the highway</th>
<th>Dollars Added to Base Value Cost per Benefited Receptor</th>
</tr>
</thead>
<tbody>
<tr>
<td>No for both</td>
<td>$0</td>
</tr>
<tr>
<td>Yes for either</td>
<td>$5,000</td>
</tr>
</tbody>
</table>

Note: No single optional reasonableness factor shall be used to determine that a noise abatement measure is unreasonable.

Figure 26-6.C

FACTORs FOR ADJUSTING THE ALLOWABLE NOISE ABATEMENT COST PER BENEFITED RECEPTOR BASE VALUE OF $30,000 USING OTHER REASONABLENESS FACTORS

Cost Averaging

Cost averaging of noise abatement among common noise environments may be used when conducting the reasonableness evaluation. For a single noise abatement measure to be
considered as part of a cost averaging evaluation, the estimated build cost of noise abatement per benefited receptor may not exceed two times the adjusted allowable noise abatement cost per benefited receptor. Noise abatement measures achieve the cost reasonableness criterion if the common noise environment collective average estimated build cost of noise abatement per benefited receptor is less than the collective average adjusted allowable cost per benefited receptor. See the IDOT Highway Traffic Noise Assessment Manual for further guidance and an example cost-averaging evaluation.

Third Party Funding

Third party funding is not allowed on a Federal or Federal-aid project if the noise abatement measure would require the additional funding from the third party to be considered feasible and/or reasonable. Third party funding is acceptable on Federal or Federal-aid highway project to make functional enhancements to a noise abatement measure already determined feasible and reasonable.

Assessing Feasibility and Reasonableness of Modifying Existing Noise Barriers.

In order to represent the existing noise environment, the noise model for the existing condition must include any existing solid barrier of considerable mass designed specifically to abate noise; therefore, existing modeled noise levels must include any existing barriers in the model. The noise analysis for a new Type I project should consider the effectiveness of existing noise barriers and consider whether they require retrofit or modification based on the new Build conditions. See the IDOT Highway Traffic Noise Assessment Manual for procedures for assessing feasibility and reasonableness of existing noise barriers.

Reasonableness Criterion 3: Benefited Receptor Viewpoints

The third component of reasonableness is obtaining the viewpoints of benefited receptors, either during Phase I Preliminary Engineering and Environmental Studies or in Phase II Design. The timing of viewpoints solicitation is at the discretion of IDOT and FHWA. See the IDOT Highway Traffic Noise Assessment Manual for additional guidance.

The viewpoints of benefited receptors shall be solicited for noise abatement measures (e.g., noise barriers) determined to be feasible to achieve the noise reduction design goal and to be, cost-effective. The viewpoints of benefited receptors shall be solicited to determine the desire for implementation of the noise abatement measure. A benefited receptor includes property owners (including non-residential properties) and renters/leasers residing on the benefited property.

A common method employed for viewpoints solicitation is using voting packets mailed to each benefited receptor that may include a cover letter explaining the project and the voting process, a plan view of the proposed barrier, and a voting form with space for additional public comments. For more information regarding viewpoints solicitation methods, see the IDOT Highway Traffic Noise Assessment Manual.

Regardless of when the viewpoints solicitation occurs in the project development process or the method of how votes are solicited, the desire is to obtain as many vote responses as possible.
The goal is to obtain responses from at least one-third of the potential number of votes for each noise abatement measure (i.e., for each noise barrier being considered). If responses from one-third of the potential votes cast for a given barrier are not received after the first attempt, a second attempt shall be made. The voting result can be determined after viewpoints from at least one-third of the potential votes have been received or after two attempts have been made to obtain the responses. If after the second attempt, there are still less than one-third of the potential votes received, the voting result will be determined based on the responses received.

Once the responses have been collected, the viewpoints must be tallied. In order for a proposed noise abatement measure to be implemented, greater than 50% of the received votes must be in favor of the proposed abatement measure. If no votes are received, the barrier will not be recommended for construction. Viewpoints will be tallied for each individual abatement measure (i.e. for each noise barrier being considered).

A response from front row benefited receptors (receptors or properties adjacent to a proposed barrier; see the IDOT Highway Traffic Noise Assessment Manual) will be counted and weighted as four votes. Benefited receptors not in the front row will count as two votes. In the case of front row rental properties each the tenant responding shall count as two votes and the owner shall count as two votes per unit. Non-front row rental properties’ tenants shall receive one vote per unit and the owner shall count as one vote per unit. See the IDOT Highway Traffic Noise Assessment Manual for additional guidance and an example viewpoints evaluation.

The proposed abatement measures will be presented as likely to be implemented (provided they are deemed feasible and reasonable for noise reduction and cost-effectiveness) as part of the public involvement process.

The IDOT Highway Traffic Noise Assessment Manual includes a letter template that districts may use as the first attempt to obtain the viewpoints from benefited receptors. If a second attempt is required due to insufficient responses from the first attempt, a modification of this letter can accomplish that effort.

26-6.06 Noise Abatement Wall Materials

26-6.06(a) Physical Requirements

When the noise analysis, as described in Section 26-6.05(c), determines that a noise abatement evaluation is warranted and a noise wall is determined to be feasible and reasonable as described in Section 26-6.05(d), it will be constructed with a design life of 35 or more years. In addition, it will be aesthetically pleasing, consistent with any neighboring design themes, easily maintained, and replaceable, if damaged. The noise abatement wall material must be suitable for safe recycling.

26-6.06(b) Acoustical Specifications

The noise wall material must achieve a sound Transmission Loss (TL) (i.e., a reduction in sound transmitted through the material) equal to or greater than 20 dB in all one-third octave bands from
100 hertz to 5,000 hertz, inclusive. Testing for TL shall be in accordance with ASTM E90 “Standard Test Method for Laboratory Measurement of Airborne Sound Transmission Loss of Building Partitions.” Specialty items and materials that are not covered by ASTM, AASHTO, or other Department specifications must have the prior approval of the Illinois Highway Development Council (IHDC). Contact the Engineer of Technical and Product Studies at the Bureau of Materials and Physical Research for additional information on the IHDC process.

26-6.06(c) Aesthetic Considerations

Funding for aesthetics is assessed per individual project, and may require local (municipal or county) funding, based on FHWA and IDOT discretion.

The Department generally uses standard surface textures and colors for noise abatement walls constructed for Department projects. The standard textures include brick, stone, or wood patterns. The standard colors include earth tones in shades of browns and grays.

The Regional Engineer or their designee will recommend one of the standard patterns and colors for a proposed noise abatement project unless, after evaluating existing or proposed design themes for the project area or the architectural style of the neighborhood, a different pattern or color is deemed appropriate.

The recommendation of the Regional Engineer, or their designee, may be presented at public involvement meetings. If the affected residents desire a different pattern or color, or a noise wall material that does not fully conform to this policy, the following options will apply:

- any of the other “standard” patterns or any color on their side of the wall may be accommodated without any monetary commitment from local agencies beyond that normally required for a “standard pattern” noise abatement project, as appropriate;

- any non-standard pattern or color on the side of the wall away from the highway may be accommodated upon agreement by the local agency(ies) to compensate the Department for 100 percent of the cost beyond that of a “standard pattern” for a “non-standard pattern”, as appropriate; or

- proposals for construction of noise abatement walls from materials that meet the 20 dB TL requirement but that otherwise do not fully conform to this policy may be evaluated and approved by the Department on a case-by-case basis. The local agency funding participation required for engineering, construction, and maintenance costs associated with the wall also will be determined on a case-by-case basis.

For additional aesthetic considerations see the IDOT Highway Traffic Noise Assessment Manual.
26-6.06(d) Absorptive Material Considerations

Under the following circumstances, consider an absorptive surface for noise abatement walls to be constructed pursuant to this policy:

- An absorptive surface should be considered for the roadway side of a noise abatement wall when:

  + walls (including noise abatement walls, retaining walls, or abutments) paralleling or approximately paralleling the proposed noise abatement wall are also located, or proposed for construction, on the opposite side of the roadway and the ratio of the “canyon” width (between the noise abatement wall and the opposing wall) to the height of the walls is 10:1 or less; or
  
  + the noise abatement wall is proposed to close a gap in a noise abatement barrier that has an absorptive surface on the roadway side.

- An absorptive surface should be considered for the side of the noise abatement wall away from the roadway when:

  + residences or other noise-sensitive receptors would be affected by reflected noise from industrial, commercial, or transportation sources on the side of the wall away from the roadway or noise from the roadway reflected off structures along the roadway, and it has been determined the reflected noise reduces the noise wall effectiveness below the feasibility criterion (i.e. at least 5 dB(A) for impacted receptors) or the noise reduction design goal (i.e., at least 8 dB(A) for benefited receptors); or

  + the noise abatement wall must be gapped for an access road to the residences or other noise-sensitive receptors the wall is intended to benefit; or

  + the noise abatement wall is proposed to close a gap in a noise abatement barrier that has an absorptive surface on the side away from the roadway.

Absorptive surfaces also should be considered where walls paralleling or approximately paralleling the proposed noise abatement wall are located or proposed for construction, on the opposite side of the roadway and the “canyon” width to wall height ratio is greater than 10:1 but less than 20:1. Conduct a parallel barrier analysis to determine the degradation in noise wall performance where the width to wall heights ratio is less than 20:1. If the multiple reflections created by parallel barriers reduce the noise wall effectiveness below the feasibility criterion (i.e. at least 5 dB(A) for impacted receptors) or the noise reduction design goal (i.e., at least 8 dB(A) for benefited receptors), an absorptive surface may be considered.

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1 For purposes of this policy, a noise abatement wall surface will qualify as “absorptive” provided that it achieves a composite Noise Reduction Coefficient (NRC) of at least 0.80 if on the roadway side of the wall, and a composite NRC of at least 0.65 if on the side of the wall away from the roadway. The composite NRC shall be calculated based on the individual NRC values for each of the components of the total noise abatement wall system, as determined using ASTM C423 “Standard Test Method for Sound Absorption Coefficients by the Reverberation Room Method.” For purposes of this testing, the materials must be placed in accordance with Type A Mounting as described in ASTM E795 “Standard Practices for Mounting Test Specimens During Sound Absorption Tests.”
for benefited receptors), the feasible and reasonable evaluation should be presented using both an absorptive surface and a reflective noise wall surface.

26-6.06(e) Noise Abatement Wall Maintenance

The Department will maintain the roadway side of the noise abatement wall. Where the wall is located in such close proximity to the right-of-way line that the other side of the wall cannot be maintained from the State’s right-of-way, a maintenance agreement with the appropriate local agency will be pursued. If such an agreement is not reached, additional right-of-way or easements may be acquired to provide access for maintenance.

26-6.07 Coordination

The Districts shall furnish local officials (e.g. county or municipal officials) within whose jurisdiction the highway project is located the following information pertaining to undeveloped lands within the project limits:

- approximate generalized design year traffic noise levels (for various distances from the highway improvement) for currently undeveloped lands or properties in the immediate vicinity of the project, and

- information that may be useful to local communities to protect future land development from becoming incompatible with anticipated highway noise levels.

Design year build noise levels shall be provided to inform local officials of the possibility of traffic noise impacts should the land be developed. Distances from the edge of the nearest travel lane of the highway improvement shall be provided where the noise levels approach the exterior noise abatement criteria in Figure 26-6A. Noise contours may be used to depict the build noise levels for the design year. This information shall be included in the traffic noise analysis documentation and NEPA environmental documentation. See the IDOT Highway Traffic Noise Assessment Manual for further guidance.

During the NEPA environmental studies, likely abatement measures should be discussed at public meetings and hearings, regardless of when viewpoints solicitation occurs. Information to be presented shall include the preliminary form of barrier, location, height, length, cost, and predicted noise reduction. Illustrations or drawings of likely abatement can be provided, if available. Published notices advertising these meetings will identify that noise abatement measures are being investigated for potential installation and that the viewpoints of benefited receptors will be solicited either during Phase I or Phase II as a part of the proposed project. Results of the viewpoints solicitation (regardless if solicitation occurs in Phase I or Phase II) and final recommendations for proposed noise abatement will be made available to the public.
26-6.08 Construction Noise

The following general steps for addressing construction noise shall be performed for Type I projects, as appropriate:

- Identify land uses or activities affected by noise from construction of the project. This identification should be considered during the NEPA environmental studies.

- Determine the measures recommended for inclusion in the contract plans and specifications to minimize or eliminate adverse construction noise impacts on the community. This determination shall include a weighing of the benefits to be achieved and the overall adverse social, economic, and environmental effects and the costs of the abatement measures.

- Incorporate the needed abatement measures in the plans and specifications.

A construction noise evaluation should determine the following:

- if there is sufficient basis (i.e., needs or benefits) for recommending early construction of proposed noise barriers, so that they might also abate construction noise; and

- if provisions for any of the following (or other) abatement measures should be incorporated into project construction contract documents:
  - requiring special construction measures (e.g., work hour limits, equipment muffler requirements, location of haul roads, elimination of “tail gate banging,” reduction of backing up for equipment with alarms, use of “sound curtains” on certain equipment such as pavement breakers, placing materials stockpiles to form temporary noise barriers, positioning equipment as far as practical from sensitive areas);
  - limiting the duration of the contract period (calendar date of completion); or
  - imposing limits on all construction during special events (e.g., outdoor concerts, athletic events).

FHWA has released the FHWA Roadway Construction Noise Model (FHWA RCNM). Use of this model is not required on Federal-aid projects; however, it is a screening tool that can be used during NEPA environmental studies for the prediction of construction noise when construction noise has been identified as a potential concern.

Construction noise should be addressed in NEPA documents and Phase I engineering reports. The following paragraph should be included:

Trucks and machinery used for construction produce noise that may affect some land uses and activities during the construction period. Residents along the alignment will, at some time, experience perceptible construction noise from implementation of the project. To minimize or eliminate the effect of construction noise on these receptors, mitigation
measures have been incorporated into the Illinois Department of Transportation Standard Specifications for Road and Bridge Construction as Article 107.35.

When additional abatement measures are proposed to mitigate construction noise, a brief description of the specific measures should also be included. See the IDOT Highway Traffic Noise Assessment Manual for additional guidance.

26-6.09 NEPA Documentation

Language to be included in the NEPA document will depend on the project type (Type I or Type III - the Department does not maintain a Type II program) the results of the noise study, and the feasibility and reasonableness determination.

26-6.09(a) Type III projects

Projects classified as Type III do not require a noise analysis and should be addressed in NEPA environmental documents or Phase I engineering reports, as appropriate. The following paragraph should be included:

“The types of projects that do not require a noise analysis are stated in 23 CFR Part 772. This project meets those criteria and does not require a traffic noise analysis, noise barrier, or other noise abatement measures.”

26-6.09(b) Type I projects

For those types of projects that are considered a Type I project, it is important that appropriate information from the noise study as described in the Highway Traffic Noise Assessment Manual be made a part of the NEPA documentation. Therefore, careful planning should be undertaken to ensure that the technical study reaches appropriate milestones in time to incorporate summaries of the noise analysis results into the NEPA documentation for circulation and comments, as appropriate.

If the result of the noise study is that there are no traffic noise impacts, state:

“Future noise levels for the receptors would not approach, meet, or exceed the noise abatement criteria, or substantially exceed existing noise levels.”

If there are traffic noise impacts, a statement of likelihood shall be included in the NEPA document and will typically fall into one of the three following scenarios:

1. If abatement measures are NOT feasible and reasonable, document why and state the following:

“The proposed project is anticipated to have traffic noise impacts, but the noise barriers studied and identified in Table (reference table in NEPA documentation) do not meet IDOT’s feasibility and reasonableness criteria. Due to this, traffic noise abatement measures are not likely to be implemented based on preliminary design. If the project’s final design is different from the preliminary
design, IDOT will determine if revisions to the traffic noise analysis are necessary. A final decision on noise abatement will not be made until the project’s final design is approved and the public involvement processes is complete.”

2. If noise abatement measures are determined to be feasible and reasonable, and viewpoints solicitation is completed during Phase I, then state the following:

“The noise barriers were determined to meet the feasibility and reasonableness criteria. If the project’s final design characteristics is different from the preliminary design, IDOT will determine if revisions to the traffic noise analysis are necessary. A final decision on noise abatement will not be made until the project’s final design is approved and the public involvement processes is complete.”

3. If abatement measures are determined to be feasible, meets the IDOT Noise Reduction Design Goal, and are cost effective, but the solicitation of viewpoints from benefitted receptors will be deferred until Phase II Design then state the following:

“The noise barriers were determined to meet the feasibility criteria, the noise reduction design goal, and the cost effectiveness criteria as identified in Table (reference table in NEPA documentation). In order to determine if noise barrier(s) will be implemented, viewpoints solicitation still needs to occur. Viewpoints solicitation will occur after the project’s final design is approved. If the project’s final design is different from the preliminary design, IDOT will determine if revisions to the traffic noise analysis are necessary. A final decision on noise abatement will not be made until the project’s final design is approved and the public involvement processes is complete.”

For projects with Phase II viewpoints solicitation, a supplemental memorandum should be completed in Phase II summarizing the results of the viewpoints solicitation and clearly identifying the locations and top-of-wall elevations of the “likely to be implemented” noise barriers. This memorandum will be made available to the public so they are aware of the final barriers recommended for construction. IDOT will determine the best method to make this information available in Phase II on a project-by-project basis.

Projects classified as Type III should be addressed in NEPA environmental documents or Phase I engineering reports, as appropriate. The following paragraph should be included:

The referenced project meets the criteria for a Type III project established in 23 CFR 772. Therefore, the proposed project requires no traffic noise analysis or abatement evaluation. Type III projects do not involve added capacity, construction of new through lanes, changes in the horizontal or vertical alignment of the roadway, or exposure of noise sensitive land uses to a new or existing highway noise source. A noise analysis would be required if changes to the proposed project results in reclassification to a Type I project.
26-6.10 **Validity of Noise Assessments**

After approval of any Record of Decision, Finding of No Significant Impact, or Categorical Exclusion approvals, and before the districts request any subsequent approvals (e.g., approval to acquire right-of-way, final design and construction funding) from FHWA, the districts should consult with FHWA and BDE to determine if the NEPA decision, documentation, and approvals remain valid or if any additional or updated noise analysis is required.
26-7 FLOODPLAIN ENCROACHMENTSENCROACHMENTS

26-7.01 Introduction
Projects involving Federal and/or State funds will include an evaluation of all encroachments into 100-year floodplains. The results of the evaluation will be documented in the reports prepared for corridor and/or design approval and must be summarized in the projects’ environmental documentation. This Section provides guidance regarding information on floodplain encroachments to include in project environmental documents.

26-7.02 Complementary Technical Manual
The IDOT Drainage Manual discusses hydraulic analyses for floodplain encroachments.

26-7.03 Legal Authority
The following legal authority regulates or influences the policies and procedures for floodplains:

- Exec. Order No. 11988, Floodplain Management (1977),
- U.S. Water Resources Council’s Floodplain Management Guidelines for Implementing Exec. Order No. 11988,
- U.S. Department of Transportation Order 5650.2, “Floodplain Management and Protection Floodplain,”
- Federal Highway Administration regulations on “Location and Hydraulic Design of Encroachments on Floodplains” (23 CFR 650, Subpart A),
- 17 Ill. Admin. Code 3708, implementing Sections 23, 29, and 30 of the Rivers, Lakes, and Streams Act, 615 ILCS 5/23, 29a and 30,
- Hazard Mitigation Grant Program, 44 CFR 206.430, and

26-7.04 Policy
In the development of Federal and/or State-funded projects, special efforts shall be made to:

- encourage a broad and unified effort to prevent uneconomic, hazardous, or incompatible use and development of floodplains;
- avoid longitudinal encroachments, where practical;
- avoid significant encroachments, where practical;
• minimize impacts of actions that adversely affect base floodplains;
• restore and preserve the natural and beneficial floodplain values that are adversely impacted by IDOT actions;
• avoid support of incompatible floodplain development; and
• be consistent with the intent of the Standards and Criteria of the National Flood Insurance Program, where appropriate.

26-7.05 Procedures

26-7.05(a) Definitions

The following definitions are included to provide BDE Manual users a broad understanding of terminology associated with analysis and documentation of project-related floodplain encroachments. A number of these terms are not specifically used in the text of this Section, but may arise in coordination efforts with the Federal Emergency Management Agency (FEMA), Illinois Department of Natural Resources, Office of Water Resources (IDNR-OWR), and public concerning floodplain encroachments.

1. **Action.** Any highway project construction, reconstruction, rehabilitation, repair, or improvement.

2. **Base Flood.** The flood or tide having a 1-percent chance of being exceeded in any given year (i.e., the 100-year flood).

3. **Base Flood Elevation (BFE).** The water surface elevation of the base flood.

4. **Base Floodplain.** The area subject to flooding by the base flood (100-year flood).

5. **Design Flood.** The peak discharge (volume, if appropriate) stage or wave crest elevation of the flood associated with the probability of exceedance selected for the design of a highway encroachment. By definition, the highway will not be inundated from the stage of the design flood.

6. **Encroachment.** An action within the limits of the base floodplain.

7. **Flood Fringe.** That portion of the floodplain outside of the floodway (often referred to as “floodway fringe”).

8. **Floodplain.** The lowland and relatively flat areas adjoining waters, including, at a minimum, that area subject to a 1% or greater chance of flooding in any given year.

9. **Freeboard.** The vertical clearance of the lowest structural member of a bridge superstructure above the water surface elevation of the overtopping flood. It is a factor of safety usually expressed in ft (m) above a flood level for purposes of floodplain
management. Freeboard tends to compensate for the many unknown factors that could contribute to flood heights greater than the height calculated for a flood frequency and floodway conditions (e.g., wave action, floating debris under bridge openings).

10. **Longitudinal Encroachment.** An encroachment on the floodplain that is parallel to the direction of flow.

11. **Minimize.** To reduce to the smallest practicable amount or degree.

12. **Natural and Beneficial Floodplain Values.** These include but are not limited to fish, wildlife, plants, open space, natural beauty, scientific study, outdoor recreation, agriculture, aquaculture, forestry, natural moderation of floods, water quality maintenance, and groundwater recharge.

13. **Practicable.** Capable of being done within reasonable natural, social, or economic constraints.

14. **Preserve.** To avoid modification to the functions of the natural floodplain environment or to maintain it as closely as practicable in its natural state.

15. **Regulatory Floodway.** The floodplain area that is reserved in an open manner by Federal, State, or local requirements (i.e., unconfined or unobstructed either horizontally or vertically) to provide for the discharge of the base flood so that the cumulative increase in water surface elevation is no more than a designated amount (not to exceed 1 ft (300 mm)) as established by FEMA for Administering the National Flood Insurance Program (NFIP).

16. **Restore.** To reestablish a setting or environment in which the functions of the natural and beneficial floodplain values adversely impacted by the highway agency action can again operate.

17. **Risk.** The consequences associated with the probability of flooding attributable to an encroachment. It shall include the potential for property loss and hazard to life during the service life of the highway.

18. **Significant Encroachment.** A highway encroachment and any direct support of likely base floodplain development that would involve one or more of the following construction or flood-related impacts:

   - a significant potential for interruption or termination of a transportation facility that is needed for emergency vehicles or provides a community’s only evacuation route,
   - a significant risk, or
   - a significant adverse impact on natural and beneficial floodplain values.
19. **Special Flood Hazard Areas (SFHAs).** The areas delineated on a NFIP map as being subject to inundation by the base (100-year) flood.

20. **Support Base Floodplain Development.** To encourage, allow, serve, or otherwise facilitate additional base floodplain development. Direct support results from an encroachment; indirect support results from an action out of the base floodplain.

21. **Transverse Encroachment.** An encroachment on the floodplain that is perpendicular to the direction of flow.

### 26-7.05(b) Applicability

These procedures shall apply to all Federal and/or State-funded projects initiated by the Department, that will entail encroachment or which otherwise will affect base floodplains, except for repairs made with emergency funds during or immediately following a disaster. The assessment of floodplain encroachments should be incorporated into the development and analysis of corridor and design alternatives so that floodplain impacts will not be considered in isolation from other social, economic, environmental, and engineering considerations.

### 26-7.05(c) Floodplain Studies

For studies for evaluating proposed highway location alternatives, use the following steps for evaluating and documenting floodplain impacts:

1. Determine whether the proposed action will encroach upon the base (100-year) floodplain. Identify the geographic area of the floodplain. NFIP maps must be used if available. If NFIP maps are not available, information developed by IDOT and/or local, State, and Federal water resources and floodplain management agencies should be used for determining an encroachment.

   There are several types of NFIP maps available. The Flood Insurance Rate Map (FIRM) is the most common map and most communities have this type of map. The FIRM depicts flood hazard zones and their boundaries, and may show floodways and BFEs. Use the FIRM, if available, to identify the floodplain boundaries.

   Several other NFIP maps are in circulation. The Flood Boundary and Floodway Map (FBFM) shows only the floodway and flood boundaries. The FBFM is no longer produced and is in the process of being phased out. The Flood Hazard Boundary Map (FHBM) is an older version of a flood map and is based on approximate data. Digital FIRMs (DFIRM) are being produced for Illinois. Maps are available on the Illinois Floodplain Maps website maintained by the Map Modernization Project in the Illinois State Water Survey. Use these maps if they are available for the county or counties where the project is located.

2. Determine if the project has transverse or longitudinal encroachments or both.

3. Address the following items for transverse encroachments:
• Is there a significant potential for interruption of the roadway that is needed for emergency vehicles or provides a community’s only evacuation route?

• Are there significant impacts on natural and beneficial floodplain values?

• Is there a significant increase in the risk of flooding?

• Will the project support and/or result in incompatible floodplain development?

4. Address the following items for longitudinal encroachments:

• Can the longitudinal encroachment be avoided? If the answer is yes, revise the project to avoid the longitudinal encroachment.

• If the longitudinal encroachment cannot be practicably avoided; document the reasons why.

5. Determine if the project involves any significant encroachments. If an encroachment is significant, an “Only Practicable Alternative Finding” is required. A proposed action that includes a significant encroachment will not be approved unless FHWA finds that the proposed significant encroachment is the only practicable alternative.

6. Document the following in the location study report, in accordance with 23 CFR 650.111(e):

• The determination of whether or not the project alternatives involve floodplain encroachments.

• Evaluation and discussion of the practicability of alternatives to any longitudinal encroachments.

• Discussion of the following items, commensurate with the significance of the risk or environmental impact, for all alternatives containing encroachments and for those actions that would support base floodplain development:

  + the risks (e.g., flooding risk) associated with implementation of the action;

  + the impacts on natural and beneficial floodplain values;

  + the support of probable incompatible floodplain development;

  + the measures to minimize floodplain impacts associated with the action; and

  + the measures to restore and preserve the natural and beneficial floodplain values impacted by the action.
- Evaluation and discussion of the practicability of alternatives to any significant encroachments or any support of incompatible floodplain development.

Summarize the results of the floodplain studies in the project’s Environmental Impact Statement (EIS) or Environmental Assessment (EA).

Section 26-7.05(d) provides guidance on the appropriate documentation to be incorporated in project environmental documents.

26-7.05(d) Environmental Documentation for Floodplain Encroachments

The environmental document should briefly summarize the results of the location hydraulic studies. The summary should identify the number of encroachments and any support of incompatible floodplain developments and their potential impacts. Where an encroachment or support of incompatible floodplain development results in substantial impacts, the environmental document should provide more detailed information on the location, impacts, and appropriate mitigation measures. In addition, if any alternative (1) results in a floodplain encroachment or supports incompatible floodplain development having significant impacts, or (2) requires a commitment to a particular structure size or type, the environmental document needs to include an evaluation and discussion of practicable alternatives to the structure or to the significant encroachment. The environmental document should include exhibits that display the alternatives, the base floodplains, and, where applicable, the regulatory floodways.

If the preferred alternative includes a significant floodplain encroachment, the final environmental document (final EIS or FONSI) must include a finding that it is the only practicable alternative, as required by 23 CFR 650.113. The finding should refer to Executive Order No. 11988 and 23 CFR 650, Subpart A. Include it in a separate subsection entitled “Only Practicable Alternative Finding” and must be supported by the following information:

- the reasons why the proposed action must be located in the floodplain,
- the alternatives considered and why they were not practicable, and
- a statement indicating whether the action conforms to applicable State or local floodplain protection standards.

For each alternative encroaching on a designated or proposed regulatory floodway, the environmental document should provide a preliminary indication of whether the encroachment would be consistent with or require a revision to the regulatory floodway. Engineering and environmental analyses should be undertaken, commensurate with level of encroachment, to permit the consistency evaluation and identify impacts. Coordination with FEMA and appropriate State and local government agencies should be undertaken for each floodway encroachment. If the preferred alternative encroaches on a regulatory floodway, the final environmental document should discuss the consistency of the action with the regulatory floodway. If a floodway revision is necessary, the environmental document should include evidence from FEMA and local or State agency indicating that such revision would be acceptable.
26-7.05(e)  FEMA Buyout Properties Floodplain

The Federal government, through FEMA, administers the Hazard Mitigation Grant Program (HMGP) under the Hazard Mitigation, 42 U.S.C.42 5170c to purchase flood prone properties, rather than repeatedly providing disaster relief after each flooding episode. The Illinois Emergency Management Agency (IEMA) administers the HMGP and makes grants available to State and local governments, and eligible private, non-profit organizations to implement cost-effective and long-term mitigation measures following major disaster declarations.

There are over 3,000 flood buyout parcels throughout the State that are located in flood prone areas. These parcels are owned by the local community or a private, non-profit organization. Deed restrictions are in place so that no structures or improvements, including placement of fill material or bridge piers, may be placed or erected on these properties. These sites are restricted to open space, recreation, or wetlands in perpetuity and must be avoided. Contact the BDE or the IEMA Hazard Mitigation Specialist for the location of buyout properties.

26-7.05(f)  Mitigation

In general, flood damages outside the project right-of-way are not to be increased due to increased flood heights. Absent contrary evidence, this requirement is considered met for urban bridge crossings if, for all events up to and including the 100-year event, the water surface profile increase would not exceed 0.5 ft (150 mm) at the structure, nor 0.1 ft (30 mm) at a point 1,000 ft (300 m) upstream of the structure or would be constrained within flood easements. For rural bridge crossings, the limits are 1.0 ft (300 mm) at the structure and 0.5 ft (150 mm) 1,000 ft (300 m) upstream of the structure. For other types of development (e.g., longitudinal encroachments), absent contrary evidence, this requirement is considered met if, considering cumulative effects, the water surface profile increase would not exceed 0.1 ft (30 mm) (urban); 0.5 ft (150 mm) (rural) or would be contained within flood easements.

If there are existing buildings or other uses in the 100-year floodplain that would be damaged by higher flood stages than would occur under existing conditions, this would constitute “contrary evidence” and the normally allowed water surface increases are not applicable unless all impacted property owners are compensated for the additional flood damages attributed to the project. If compensation is provided (by the purchase of the properties or flood easements), the project may be designed so that the maximum overall water surface profile increase, considering both the project alone and the combined effects of equal floodplain encroachments on other properties, would be limited to 0.5 ft (150 mm) (urban)/1.0 ft (300 mm) (rural) at the bridge and 0.1 ft (30 mm) (urban) / 0.5 ft (150 mm) (rural) 1,000 ft (300 m) upstream of the bridge and throughout the remaining impacted reach.

Also, compensatory flood storage volume would need to be provided to compensate for any floodway storage losses resulting from the project. To minimize flood easement and flood storage compensation costs, consider the following:
purchase of adjoining flood fringe properties to compensate for lost floodway conveyance and storage. A non-construction covenant would have to be put on the property to ensure preservation of the conveyance and storage provided; and

removal of existing floodway encroachments or construction of conveyance/storage areas to compensate for the restrictions created by the project.

26-7.05(g) Public Involvement

Executive Order No. 11988 provides that when the only practicable alternative cannot avoid encroachment into the floodplain, the public must be given the opportunity for early review and comment. A reference to encroachments on the 100-year floodplain must be included in public involvement notices and any encroachments must be identified at public meetings.

26-7.05(h) Coordination

IDOT will coordinate with the entity having land use jurisdiction, whether it is a city, county, or the State. The local community has the responsibility for enforcing NFIP regulations in that community if the community is participating in the NFIP. Most NFIP communities have established a permit requirement for all development within the base (100-year) floodplain. Consistency with NFIP standards is a requirement for Federal-aid highway actions involving regulatory floodways. The community, by necessity, is the entity that must submit proposals to FEMA for amendments to NFIP ordinances and maps in that community if it becomes necessary.

IDOT coordination with FEMA should occur in situations where administrative determinations are needed involving a regulated floodway or where flood risks in NFIP communities are significantly impacted. The circumstances that would ordinarily require coordination with FEMA include:

- a proposed crossing encroaches on a regulatory floodway and, consequently, would require an amendment to the floodway map;

- a proposed crossing encroaches on a floodplain where a detailed study has been performed, but no floodway designated and the maximum 1-ft (300 mm) increase in the base flood elevation would be exceeded; and

- a local community is expected to enter into a regulatory program within a reasonable period and detailed floodplain studies are under way.

The IDNR-OWR is authorized to administer a permit program regulating construction within public bodies of water and within floodways of rivers, lakes, and streams. The program's jurisdiction is tied to the size of the drainage area, the project scope of work, and the level of floodplain development at the project site. An IDNR-OWR permit is not required for projects within urban or urbanizing watersheds under 1 square mile (2.6 km$^2$) or for rural locations draining less than 10 square miles (26 km$^2$).
The Bureau of Bridges and Structures (BBS) is responsible for obtaining all IDNR-OWR permits on projects that require approval of the Hydraulic Report by the BBS.

Special permits are required for actions involving construction within the regulatory (100-year) floodways, as designated by the IDNR-OWR, in Cook, DuPage, Kane, Lake, McHenry, and Will counties, except for those areas that are within the City of Chicago.
26-8 WETLANDS

26-8.01 Introduction

The Executive Order No. 11990 applies special requirements for addressing the impacts of Federal projects on wetlands. Wetlands also are subject to regulation under the Federal Clean Water Act as a part of the Section 404 permit process and the Section 401 Water Quality Certification requirements. In addition, the Illinois Interagency Wetland Policy Act of 1989 and the implementing rules for the Act address State policy for wetlands, which is reflected in the IDOT “Wetlands Action Plan” for compliance with the Act and rules. This Section provides guidance and procedures for complying with applicable requirements when proposed State highway projects would impact wetlands.

26-8.02 Legal Authority

The following legal authority regulates or influences the policies and procedures for wetlands:

- U.S. Department of Transportation Order 5660.1A, Preservation of the Nation's Wetlands,
- Certification, 33 U.S.C. 1341 (Clean Water Act Section 401),
- Permits for Dredged or Fill Material, 33 U.S.C. 1344 (Clean Water Act Section 404),
- Regulatory Program of the Corps of Engineers, 33 CFR 320 through 331,
- Compensatory Mitigation for Losses of Aquatic Resources, 33 CFR 332,
- Section 404(b)(1) Guidelines for Specification of Disposal Sites for Dredged or Fill Material, 40 CFR 230,
- Mitigation of Impacts to Wetlands and Natural Habitat. 23 CFR 777,
- The Interagency Wetland Policy Act of 1989, 20 ILCS 830/1-1 et seq.,
- Illinois Department of Transportation Wetlands Action Plan.

26-8.03 Policy

In the development of proposed State highway projects, avoid impacts to wetlands unless there is no practicable alternative and the proposed action includes all practicable measures to minimize harm to the wetlands. Further, in accordance with the Interagency Wetland Policy Act
of 1989, the Department shall preserve, enhance, and create wetlands where necessary in order to increase the quality and quantity of the State’s wetland resource base.

26-8.04 Procedures

26-8.04(a) Definitions

1. **Adverse Wetland Impact.** Any land management and construction or related project activity that directly or indirectly reduces the size of a wetland or impairs a wetland’s functional value or the hydraulic and hydrologic characteristics of a wetland. Throughout this Section, the term “wetland impact” refers to an adverse impact.

2. **Coefficient of Conservatism (C).** An integer from 0 to 10 assigned to each plant species in the Illinois flora that is used to calculate the Floristic Quality Index. Each value reflects an estimate of a plant species’ tendency to be restricted to “natural areas.” Native species most successful in badly damaged habitats are given C values of 0. Species virtually restricted to natural areas receive values of 10. Non-native species or those not identified to the species level are not treated in the calculations of FQI. The C is identified on the Illinois Natural History Survey (INHS) wetland delineations provided through the Environmental Survey Process.

3. **Floristic Quality Index (FQI).** An index derived from floristic inventory data that is considered in determining mitigation ratios for wetland compensation in accordance with the provisions of 17 Ill. Adm. Code 1090. The FQI is calculated and identified on the INHS wetland delineations. In general, an index score below 10 suggests a site of low natural quality; below 5, a highly disturbed site. An FQI value of 20 or more suggests that a site has evidence of native character and may be considered an environmental asset.

4. **Hydrologic Unit.** An 8-digit number (Cataloging Unit) depicted on the Hydrologic Unit Map-1974 State of Illinois. Each of the 52 Unit Codes represents a specific watershed (drainage basin).

5. **Mitigation Bank.** A site where wetlands and/or natural habitats are restored, created, enhanced, or preserved, expressly for the purpose of providing compensatory mitigation in advance of authorized impacts to similar type resources.

6. **National Wetlands Inventory.** A mapping program administered by the US Fish and Wildlife Service (USFWS) for identifying the locations of wetlands and deepwater habitats. Quadrangle-based maps are available for Illinois that include Riverine (streams), Lacustrine (lakes), and Palustrine (wetland) systems.

7. **Off-Site.** Where a wetland compensation site is located within the same Hydrologic Unit boundary but more than one mile (1.6 km) from the project for which wetland compensation is required.
8. **On-Site.** When a wetland compensation site is located within the same Hydrologic Unit boundary and is within one mile (1.6 km) of the project for which wetland compensation is required.

9. **Out-of-Basin.** When a wetland compensation area is located outside the Hydrologic Unit boundary that includes the site of the proposed project for which wetland compensation is required.

10. **Percent Adventive.** The determination of the percentage of non-native species at a wetland site determined by dividing the number of non-native plant species by the total number of plant species in a wetland. The percentage is calculated from the Species List information included with INHS wetland delineations. A high percentage of adventive (invasive) plants indicates a high level of disturbance.

11. **Practicable.** Available and capable of being done after taking into consideration cost, existing technology, and logistics in light of the overall project purposes.

12. **Wetlands.** Those areas that are inundated or saturated by surface or groundwater at a frequency and duration to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. For purposes of the *Interagency Wetland Policy Act of 1989*, the term includes areas that are restored or created as the result of mitigation or planned construction projects and that function as a wetland even when all three wetland parameters (i.e., hydric soils, inundation or saturation by surface or groundwater, and prevalence of hydrophytic vegetation) are not present.

13. **Wetland Classification.** A system for designating wetlands and deepwater habitats as to type, based on vegetation and other pertinent characteristics. The Cowardin classification of wetlands and deepwater habitats is used on the National Wetland Inventory maps. Sites depicted as palustrine on these maps may be jurisdictional wetlands. On-site wetland determinations are required to confirm the jurisdictional status of the site. Classes of palustrine wetlands include emergent, scrub-shrub, and forested.

14. **Wetland Compensation Plan.** A plan developed for each individual construction project affecting wetlands that details how compensation will be provided for unavoidable adverse wetland impacts.

15. **Wetland Functions.** Benefits that wetlands provide because of their physical, chemical, and biological properties and processes. Examples of these functions include surface and subsurface water storage, nutrient cycling, particulate removal, maintenance of plant and animal communities, and groundwater discharge and recharge.

16. **Wetland Impact Evaluation (WIE) Form.** An IDOT form that identifies the amount and type of wetland impact, the measures considered to avoid and minimize the impacts, the applicable mitigation ratio, and the amount of compensation required for each wetland impacted by a project.
17. **Wetland Technical Report.** A report in the form of a brief Environmental Assessment (EA) used to determine the significance of wetland impacts. The significance determination is based on the analysis of wetland impacts in the Report and the results of coordination of the Report with the Corps, USFWS, US Environmental Protection Agency, FHWA, and IDNR.

26-8.04(b) **Applicability**

The procedures in this Section apply to all highway projects initiated by the Department that:

- involve acquisition of additional right-of-way or easements (temporary or permanent);
- require a drainage structure runaround or any in-stream work;\(^1\)
- potentially affect a recognized natural area/nature preserve or a location where a State-listed or Federal-listed species is known to occur; or
- potentially affect a wetland within existing right-of-way, as identified through National Wetland Inventory (NWI) maps or other wetlands information source that the district possesses.

26-8.04(c) **Analysis and Documentation**

The following procedures address identification and description of wetlands (e.g., plant communities), avoidance and minimization of wetland impacts, identification and description of unavoidable wetland impacts, mitigation of unavoidable wetland impacts, and public involvement and agency coordination for wetland involvement.

26-8.04(c)1 **Wetland Identification**

The identification and characterization of wetland resources is accomplished through the Environmental Survey Process (Chapter 27). In response to the submittal of an Environmental Survey Request (ESR), BDE uses available information (e.g., National Wetland Inventory maps, aerial photos, soils maps) to determine whether wetlands are, or may be, present in the area potentially affected by the project. If the information clearly indicates that no wetlands are present in or near the project vicinity, BDE provides the district a sign-off indicating that further action under the wetland requirements will not be necessary, unless the scope or location of the project changes and it would potentially affect locations beyond the area previously reviewed for

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\(^1\) Note: For contractor-furnished borrow, waste, and use areas and for contractor-proposed drainage structure runarounds affecting areas beyond the limits of Phase I environmental surveys conducted for the project, BDE performs initial screening for wetlands as described below. For any wetlands potentially affected by these contractor-furnished facilities, the contractor is responsible for obtaining delineations of the wetlands in accordance with the current Federal Wetlands Delineation Manual. The contractor also is responsible for complying with applicable permitting and compensation requirements for any unavoidable adverse wetland impacts resulting from these contractor-furnished facilities. The procedures in this Section are not intended to cover compliance actions for contractor-furnished facilities.
wetlands. For projects processed as a Categorical Exclusion (CE), include the BDE sign-off in the Phase I engineering report. For projects processed with an Environmental Assessment (EA) or Environmental Impact Statement (EIS), include a statement in the environmental document indicating that the project area was reviewed for wetlands and none were identified. Retain the BDE sign-off in the project file.

If the review indicates there are, or may be, wetlands in or near the project vicinity, BDE submits the project to the INHS for wetland delineation. The turnaround time for providing wetland delineations is six months to one year from the date the ESR is received. If the INHS delineations indicate that the sites are not wetlands, BDE provides the survey results to the district with a sign-off as described above. For CE projects, include the BDE sign-off and the INHS delineations in the Phase I engineering report. During Phase II, if the project requires a Section 404 permit from the Corps for other reasons (e.g., streams, impoundments), include the INHS delineations as a part of the permit submittal to document the absence of wetlands. For EA or EIS projects, include a statement in the environmental document indicating that the project area was reviewed and surveyed for wetland resources and none were identified. If the surveyed locations involve wooded areas, identify and describe these areas in the upland plant community section of the environmental document or, if in a riparian corridor, in the surface water resources/aquatic habitat section of the document.

If the INHS survey results identify wetlands within the project vicinity, BDE provides the district the wetland delineations and a wetland survey report. BDE includes a request that a Wetland Impact Evaluation (WIE) Form be filled out and submitted to BDE once the extent of any unavoidable wetland impacts is determined. For CE projects, include in the Phase I engineering report a copy of the wetland delineations, the wetland survey report, the completed WIE Form, and the BDE reply to the WIE Form, if needed. For EA or EIS projects, include in the environmental document descriptions of each delineated wetland within the project vicinity. Place the descriptions in a table with the following headings:

- Wetland Site Number,
- Wetland Type (plant community/cover type),
- Wetland Size (acres (ha)),
- NWI Code (if any),
- Dominant Plant Species,
- Soil Type,
- FQI,
- Percent Adventive, and
- Wetland Functions.

This information can be obtained from the wetland delineations and the INHS wetland survey report.

26-8.04(c)2 Evaluation of Wetland Importance

Although wetlands in general are subject to protection under Federal and State directives, wetlands with a higher level of importance warrant proportionately greater efforts for avoidance
of adverse impacts. In evaluating the importance of wetlands, consider factors such as uniqueness, natural quality, special designations, and habitat functions.

Unique wetland types include bog, fen, flatwoods, sedge meadow, wet prairie, seep, and forested wetland containing oak, hickory, birch, beech, black gum, eastern arborvitae, bald cypress, or black ash. These types of wetland plant communities are not common because of the unique geological and topographic conditions necessary to support their existence. Accordingly, the potential for creating or restoring wetlands of these types is extremely limited or non-existent. These types of wetlands deserve the utmost consideration for avoidance of adverse impacts.

Natural quality is a measure of the extent to which a wetland has avoided disturbance (e.g., of its wetland plant communities). A relative lack of disturbance is considered to confer high quality or Illinois Natural Area status to an area. Wetlands with unpolluted water, unaltered to slightly altered water level, and intact vegetation structure with a diversity of native plant species are considered to be of high natural quality.

Wetlands with special designations include those designated as Advanced Identification (ADID) sites and Illinois Natural Areas. These designations are made by U.S. Environmental Protection Agency (USEPA), the Corps for ADID sites, and IDNR for Illinois Natural Areas. The designations are applied based on the high quality of the resource.

Where wetlands provide habitat for Federal and/or State listed threatened and endangered species and/or contain designated critical/essential habitat for listed species, these wetlands have a high level of importance based on their habitat functions.

26-8.04(c)3 Analysis of Impact Avoidance and Minimization Alternatives

Where a project may affect wetlands, the district must consider location and design alternatives to avoid and minimize adverse wetland impacts to the extent practical. This includes consideration of the “no action” alternative, alternative alignments, and other design aspects (e.g., steepening slopes, reducing median and lane widths, overland bridges) to minimize encroachment into wetlands.

In the environmental documentation for the project, include information on any measures taken to avoid and minimize adverse wetland impacts (e.g., discussion and comparison of alternatives that avoid and minimize impacts to wetland resources). Show location alternatives on maps or other drawings that depict the wetland areas. If avoidance alternatives are not practicable, include in the environmental documentation an explanation of the reasons why (e.g., cost, impacts on highway performance, socio-economic, other environmental impacts).

26-8.04(c)4 Wetland Impact Evaluation Form

For all projects that are surveyed for wetlands and determined to have wetlands within the project vicinity, complete a WIE Form and submit it to BDE. Submit the WIE Form after completing the analysis of avoidance and minimization alternatives and determining the likely extent of unavoidable wetland impacts. The information in the WIE Form indicates whether or not the project involves unavoidable adverse wetland impacts and provides the basis for determining
whether it qualifies as a Programmatic Review Action or Standard Review Action, in accordance with the IDOT Wetlands Action Plan (see Part III, Appendix A).

If the project will not impact wetlands, indicate that determination on the WIE Form and send the completed form to BDE. BDE will respond, indicating that coordination under the wetland requirements is complete. For CE projects, include a copy of the completed WIE Form in the Phase I engineering report. For EA or EIS projects, include a statement in the environmental document indicating that the project will not impact wetland resources.

If the project has wetland impacts, fill out the WIE Form and submit it to BDE for review. For Programmatic Review Actions, BDE responds to the WIE submittal to confirm the processing category and confers with the district on options for providing the necessary compensation for unavoidable adverse wetland impacts. For Standard Review Actions, BDE coordinates the WIE Form, delineations, and wetlands survey report with IDNR, as required by the IDOT Wetlands Action Plan and 17 Ill. Adm. Code 1090.50(a)(1). Upon completion of IDNR’s review, BDE provides the district a copy of IDNR’s response and confers with the district on options for providing the necessary compensation for unavoidable adverse wetland impacts. For CE projects, include in the Phase I engineering report the completed WIE and results of coordination with BDE and, if applicable, with IDNR, for Standard Review Actions. For EA or EIS projects, include the following information in the environmental document for each alternative that would affect wetlands:

- a brief description of the work within wetlands;
- wetland impacts, summarized in a table containing the wetland site number, its aerial exhibit sheet number, wetland type, total size of the wetland (acres (ha)), area of impact (acres (ha)), FQI, percent Adventive, and function(s) impacted;
- as applicable, identification and description of impacts to wetlands identified as important; and
- description of impacts on wetland functions (e.g., wildlife habitat, flood storage, groundwater discharge).

For Standard Review Actions, also include the results of coordination with IDNR in the environmental document.

26-8.04(c)5 Compensation Plan Development

After the processing category and amount of anticipated unavoidable adverse wetland impacts have been established for a project, the compensation process can begin. Compensation for unavoidable adverse wetland impacts will be in accordance with the “Policy on Wetlands Impacts and Compensation” in Section V of the IDOT Wetlands Action Plan (recognizing that the size of wetland impacts eligible for accumulation is now 0.1 acre (400 m²), rather than 0.3 acre (1200 m²)).
m²) as indicated in the Wetlands Action Plan). For projects requiring compensation under a Section 404 permit, the Corps may, at its discretion, require different ratios on a case-by-case basis. The project will need to comply with the more stringent of the State or Federal compensation requirements.

If the district and BDE decide to accumulate impacts smaller than 0.1 acre (400 m²), BDE documents the decision and records the impact amount for tracking against the maximum thresholds for total amounts that can be accumulated as set forth in Section V of the IDOT Wetlands Action Plan. For Standard Review Actions, BDE informs IDNR of the decision to accumulate the impacts when the project is coordinated for IDNR review. This decision also should be reflected in the environmental documentation for the project.

If compensation for impacts smaller than 0.1 acre (400 m²) will be provided on-site or from an existing source of wetlands credits, preparation and processing of a compensation plan will be necessary, as described below.

The Department’s preferred method of wetland compensation involves the use of pre-existing wetland credits from a commercial or Department-owned wetland mitigation bank site. This preference may be met when the project is within the service area of a bank site. Information on Department-owned wetland mitigation bank sites and service areas may be accessed at the Department’s Environment webpage. For projects that are not within the service area of a mitigation bank, compensation will be provided through wetlands restoration, enhancement, and/or creation, as described below.

26-8.04(c)6  Compensation through Use of Pre-Existing Wetland Credits

Credits generated at approved commercial and Department bank sites may be used to satisfy compensation requirements for Section 404 of the Clean Water Act and the Interagency Wetland Policy Act of 1989.

If compensation will be provided from a wetland bank or other approved source of wetlands credits, a compensation plan is prepared in accordance with Section VII A. of the IDOT Wetlands Action Plan. BDE coordinates the plan in accordance with Section VI of the IDOT Wetlands Action Plan. Summarize the information from the compensation plan in the environmental documentation for the project and include evidence of IDNR concurrence in the plan for projects classified as Standard Review Actions.

For proposals to draw credits from a Department bank, BDE forwards a copy of the WIE to the District Environmental Coordinator and District Programming Engineer. Debits are considered pending until the project is awarded. Current district bank site ledger information can be obtained by contacting BDE.

Districts receive priority consideration for use of credits from their own bank(s) and BDE will only approve credit withdrawals for other districts if the bank has sufficient credits available to meet the foreseeable needs of the district that owns the bank. Each district has the option to object to an incoming WIE, in writing, within 20 working days of receipt of the WIE. The reason for the objection must be included in the written documentation.
BDE serves as the principal point of contact with wetland regulatory agencies for resolving issues regarding the use of bank credits on specific projects and for any required reporting to those agencies associated with the bank sites (e.g., concerning credit balances, credits used).

A district may want to purchase a block or surplus of credits from a commercial or Department-owned bank site. These credits would be purchased in advance of any known impacts and used to compensate for small losses (i.e., less than 0.5 acre (0.2 hectare)) from several projects. When a district purchases a block of credits, the district creates and maintains a ledger for tracking debits from that block. When coordinating with BDE, the district submits a copy of the ledger associated with the block purchase with the WIE.

A district that proposes to draw credits from a commercial bank must commit program funds to cover the purchase of credits. Where credits from a Department-owned bank are used by another district, that district must reimburse the district that owns the bank. The Office of Planning and Programming (OPP) accomplish billing and reimbursement through the re-appropriation of district program funds. Re-appropriations will occur once each year based on information provided by BDE. Each district should submit their cost for bank site development to OPP to ensure the district is adequately compensated during the re-appropriation process. Cost should be the sum of land acquisition, construction, and maintenance for each acre (ha).

26-8.04(c)7 Compensation through Wetlands Restoration, Enhancement, and/or Preservation

If compensation is provided through wetlands restoration, enhancement, and/or preservation, the district will take the lead in locating a suitable compensation site(s) and giving appropriate consideration to the effect of the applicable compensation ratios on the amount of compensation needed. The district should consider wetland resource needs within the watershed and the practicability of accomplishing ecologically self-sustaining on-site wetland restoration, enhancement, and/or preservation (i.e., at the site of the proposed project). In selecting potential sites for wetland restoration, the district should consider the need for using sites that contain a majority of hydric soils.

After the district has identified one or more potential compensation sites, it submits information to BDE to request a more detailed assessment of the suitability of the sites for wetland compensation purposes. The information provided to BDE includes a map (7.5′ topographic map or plat map) that shows the location and boundary of the site(s) and indicates their size and current ownership. In response to this submittal, BDE makes a preliminary site suitability evaluation, based on soils information. If BDE has concerns about the suitability of the site based on this preliminary evaluation, it will confer with the district before proceeding with any further studies or evaluations of the site. If BDE does not identify any immediate site suitability concerns, or if its concerns are resolved, it will forward the information to the INHS and the Illinois State Geological Survey (ISGS), as appropriate. INHS and ISGS will conduct further investigations of the hydrology, soils, vegetation, and adjacent land use for the proposed site. As necessary, BDE contacts the district to confirm that landowner permission has been obtained or that written notification has been provided to the landowner prior to having the INHS/ISGS initiate the on-site investigations. BDE
forwards the results of the site assessments to the district with recommendations on the suitability of the site for wetland restoration or creation.

For sites the district wishes to continue to pursue, it submits an ESR to BDE to initiate evaluations of the site for cultural resources, and endangered and threatened species, or Illinois Natural Area Inventory sites. The district also screens the site for special waste in accordance with the procedures in Section 27-3.02. For sites on agricultural land, the district coordinates with the Natural Resources Conservation Service (NRCS) of the US Department of Agriculture to obtain certification on the status of wetlands on the site (e.g., prior-converted wetlands, farmed wetlands).

After completion of site evaluations and any necessary coordination for cultural resources, endangered species/natural areas, or special wastes, the district and BDE confer regarding the suitability of the site for use prior to preparing the conceptual compensation plan or initiating property negotiations with the landowner.

1. **Conceptual Compensation Plan.** After conferring with BDE and deciding to proceed with proposing use of a particular site for compensation, the district prepares a conceptual compensation plan in accordance with the outline in Section VII B. of the IDOT Wetlands Action Plan and the following:

   • In the description of the proposed wetland compensation site(s), include an indication of its current vegetation characteristics.

   • Include in the conceptual compensation plan a description of the monitoring plan that will be used to evaluate the success of the compensation, including the use of measures to correct identified deficiencies or problems. Monitoring of restored or created wetlands should commence the growing season after completion of the work for the restoration/creation. Compensation projects larger than one acre (0.4 ha) are monitored for five years. Compensation projects of one acre (0.4 ha) or less are monitored for three years. All monitoring is conducted by the INHS, through BDE. BDE accomplishes any required coordination of monitoring reports with IDNR and the Corps.

   • Include in the conceptual compensation plan a description of the operation, management, and maintenance plan for the site. Include procedures to restrict further adverse impacts to the site (e.g., use of buffer areas, restricting highway project, other incompatible construction within the wetland compensation area).

The district submits one copy of the conceptual plan to BDE for review. As a part of the initial review, BDE may confer with the Corps or the USFWS, or both, on a case-by-case basis to obtain a preliminary reaction to the conceptual plan prior to proceeding with further reviews. Any concerns or comments from these agencies will be relayed to the district. After BDE review of the conceptual compensation plan and resolution of any concerns identified, BDE provides the plan to IDNR for concurrence in accordance with Section VI of the IDOT Wetlands Action Plan.
Summarize the details of the conceptual compensation plan as concurred in by IDNR in the environmental documentation for the project. On EIS projects, include a summary of the conceptual compensation plan information in the draft and final statement. If an EA is prepared, ensure that the summary conceptual compensation plan information is in the document when it is available for public and agency review. If the project qualifies as a CE, include a summary of the conceptual compensation plan information in the Phase I engineering report prior to Design Approval. Include a table presenting a summary of the wetland mitigation. In the table, provide the wetland site number, wetland type, impact area (acres (h)), ratio category (e.g., on-site, off-site, FQI, T&E species, natural area, essential habitat), ratio (State mitigation ratio), and compensation required (acres (ha)).

2. Compensation Design Plan. After the conceptual compensation plan has received the necessary concurrence from IDNR, include appropriate information and details for the approved compensation plan in the project design plans. Continue to analyze and incorporate, as practical, ways to avoid and minimize adverse wetland impacts as plan preparation progresses. As a part of the design-phase compensation plan work, proceed with development of any necessary agreement with the entity or entities that will assume responsibility for long-term management of the compensation wetlands. Submit the agreement to BDE as far in advance of the target letting date for the project as practical. As appropriate, include in the design documents the following details for compensation to be provided through wetland restoration, enhancement, and/or creation:

a. Earthwork. Provide a grading plan with contours of final grading elevations, staging and method of grading, and topsoil stockpile site(s), unless at contractor’s discretion.

b. Planting Plan and Specifications. Provide species list, quantities, sizes, form (e.g., container-grown, bare root, cutting, sprig), spacing, grouping, staking requirements, timing of planting, weed control, etc.

c. Hydrology. Indicate inflow and outflow points and water control structures.

d. Work Schedule. Reflect the timing of each construction phase for the wetland compensation site in the plans and specifications to ensure the successful establishment of wetland hydrology, plant materials, etc. The wetlands compensation work should commence prior to or concurrent with the highway project construction work that causes the adverse wetlands impacts requiring the compensation (i.e., compensation for wetland impacts that would occur under the first contract of a project should commence prior to or concurrent with the work under that contract and should not be put off to be addressed under a subsequent contract).

e. Special Measures. Include a description in the special provisions or plan notes for any special measures that will be implemented during construction of the wetland compensation site to avoid or minimize unnecessary construction-stage impacts to existing wetlands (e.g., designation of “no-work” areas, restrictions on utility relocation/accommodation that could affect wetlands, placement of geotextile
fabric to prevent permanent compaction of wetland soils), and to correct temporary impacts that may occur (e.g., restoration of preconstruction contours, replanting or reseeding of areas in which wetlands vegetation is disturbed or destroyed). Include notations in the plans to ensure that the wetland compensation site will not be used as a construction staging area, concrete recycling site, temporary stockpile site for spoil soils or topsoil, or other such construction-related uses.

f. Notification to BDE. Include provisions in the plans for notifying BDE to facilitate monitoring and reporting on progress in accordance with the approved conceptual compensation plan. This must include notification when the wetlands compensation site construction work begins and when it is completed. In addition, the plans must provide for contacting the BDE Natural Resources Unit regarding any field changes that would affect the approved wetlands compensation plan so the changes can be coordinated with IDNR, as necessary, prior to implementation.

Describe the information concerning hydrology in the plan notes and show the information on the plan sheets for grading work. Show planting information on plan sheets for the planting work and in appropriate specifications. Show estimates of quantities in the same way as those for highway construction to provide guidance to contractors bidding on the work. District personnel responsible for plan preparation should work closely with district personnel and others involved in the development of the wetlands compensation plan to ensure that the components of the compensation work are completely and accurately reflected in the plans.

Submit plan information for the wetlands compensation work to BDE for review at 50% completion and at 100% completion. The district should address these submittals to the attention of the BDE Natural Resources Unit or should notify the BDE Natural Resources Unit by phone or e-mail when these submittals are being sent. In one of these submittals, include an indication of the scheduled letting date for the contract that will include the compensation site work. If the scheduled letting date subsequently changes, notify the BDE Natural Resources Unit. For project tracking purposes, the district should also notify the BDE Natural Resources Unit when the contract involving the wetland compensation site work is awarded and advise that Unit of the anticipated date that construction work for the compensation site will begin.

When BDE receives the wetlands compensation plan information for review at 100% completion, it coordinates the plan with IDNR for approval in accordance with Section VI of the IDOT Wetlands Action Plan. Approval may also be required from the Corps. The Corps may want to provide the plan to the USFWS for review and comment prior to making its decision. BDE coordinates the compensation design plan to obtain all necessary approvals.

When the necessary approvals are received from IDNR and, as appropriate, the Corps, BDE provides the district documentation of the approvals. The validity period for IDNR’s approval of the compensation plan will be as stipulated in Section VI.B of the IDOT Wetlands Action Plan. If the district does not commence implementation of the compensation plan (i.e., acquire the mitigation site and/or begin the earthwork, planting, or other work necessary for the wetland restoration, enhancement, and/or creation) within three years of IDNR’s approval, contact BDE to request a reevaluation of site conditions. BDE will reinitiate evaluations of the site by the INHS.
and/or ISGS, as necessary, and confer with the district on any changes needed in the compensation plan. BDE will re-coordinate the plan with IDNR, and, as necessary, with the Corps, before implementation of the compensation plan may commence.

For projects involving wetland compensation work, it may be beneficial to provide for a pre-bid conference to afford an opportunity to answer any questions regarding the compensation plan.

26-8.04(c)8 Compensation Plan Implementation

Once the compensation plan has received any needed approvals from IDNR and the Corps, the district proceeds with actions necessary to implement the plan. Projects involving adverse wetlands impacts should not proceed to letting until the wetland compensation plan has been approved.

26-8.04(c)9 Compensation Plan for Use of Preexisting Wetland Credits

When the approved plan calls for use of credits from an IDOT bank site, the district and BDE coordinate to accomplish the necessary accounting in the bank site ledger for the application of credits on the project. When the approved plan calls for acquiring credits from a commercial bank or other outside source, the district shall proceed with the actions necessary to secure the credits for the project. Piecemeal acquisition of compensation credits for a project is discouraged. To the fullest extent practical, provide all of the compensation credits required for a project or acquired concurrently. Provide and secure the credits before the associated adverse wetland impacts occur. Once the credits are secured, provide written confirmation to BDE to verify compliance with the terms of the approved compensation plan. For purchase of credits from commercial banks, include in the written confirmation documentation from the bank owner/manager indicating that the credits have been purchased. BDE coordinates written confirmation with IDNR and the Corps, as necessary.

26-8.04(c)10 Compensation Plan for Wetlands Restoration, Enhancement, and/or Creation

When compensation is provided through wetlands restoration, enhancement, and/or creation, careful oversight will be required to ensure that the compensation plan is implemented as approved, including any long-term monitoring and reporting required. (Implementation of the wetlands compensation site construction work should commence prior to or concurrent with the contract for the highway project construction work that causes the adverse wetlands impacts requiring the compensation.) This oversight responsibility applies throughout construction of the compensation site and beyond, until successful criteria have been met and the compensation site is transferred for long-term management. Address the considerations described below as implementation of the compensation plan proceeds (e.g., through district procedures for tracking and follow-through on commitments, or other suitable means). BDE will have ongoing involvement in the oversight for monitoring activities and in the coordination of the results of those activities with IDNR and the Corps, as appropriate.

1. Land Acquisition Phase.
a. Acquire parcels necessary for accomplishing the wetlands compensation work in a timely manner to facilitate conducting the wetlands work at the proper time in the project construction schedule.

b. If the property is transferred to an entity other than IDNR, include suitable deed restrictions, conservation easements, or other enforceable legal mechanisms in the documents for transfer of compensation wetlands to prevent future activities at the site(s) that would be incompatible or potentially harmful to the wetlands.

2. **Construction Phase.**

   a. It may be beneficial for the preconstruction conference on the project to include discussion of logistics and other issues relating to the wetland compensation plan to promote understanding of the objectives of the plan and to respond to any questions or concerns. Depending upon the complexity of the compensation plan, consider inviting BDE and district staff involved in the development of the compensation plan, and the planting contractor or other special subconsultants that will be involved in the wetlands work. The following topics may be appropriate for discussion:

   - scheduling in relation to other project construction work;
   - no-work areas (e.g., existing wetlands, other areas to be avoided);
   - topsoil stockpile sites; and
   - utility relocation/accommodation issues.

   b. Notify BDE at key points (e.g., site work begins, when it is completed) in implementation of the wetland compensation plan to facilitate appropriate monitoring and reporting on progress in accordance with the provisions in the approved compensation plan. Notify BDE within 30 days of completion, and prior to closing out the contract, to afford time for a final check of the site and to allow for accomplishing any associated corrective measures that may be necessary. In response to this notification, BDE will provide a compensation site post-construction evaluation report to IDNR, as required by the IDOT Wetlands Action Plan and the implementing rules for the *Interagency Wetland Policy Act*.

   c. Any proposed field changes that would affect components of the wetland compensation as approved by IDNR and the Corps must be coordinated with the BDE Natural Resources Unit prior to proceeding. As necessary, BDE will confer with IDNR and the Corps regarding the effect of the proposed changes on the approved wetland compensation plan.

3. **Operations Phase.**

   a. When BDE receives notification from the district that activities for construction of the wetland compensation site have been completed, it will task the INHS and ISGS to begin monitoring the site in accordance with the monitoring plan component of the compensation plan approved by IDNR and the Corps. BDE will
review the monitoring reports and transmit them to the district, with copies to IDNR and the Corps, as appropriate. The transmittals and monitoring reports will identify any needed management or maintenance measures for the wetland site and will include an assessment of the progress toward attainment of the site performance standards. The district will be responsible for accomplishing any identified management and/or maintenance measures in accordance with the site management component of the approved wetland compensation plan. BDE will be available to provide guidance as needed.

b. Districts must ensure that maintenance personnel are aware of the location and limits of wetland compensation sites that could be affected by maintenance operations. Wetland compensation sites adjacent to highway rights-of-way must be protected from mowing, weed spraying, or other operations activities where those activities would adversely affect the wetlands.

c. When the monitoring reports indicate that site performance standards have been attained, BDE will include a request for final approval of the compensation site in the transmittal of the monitoring information to IDNR and the Corps. The request will offer the option for either agency to request an on-site meeting to inspect the compensation area prior to giving approval. BDE will coordinate with the district on arrangements for on-site meetings, if requested. After IDNR and the Corps have approved the compensation site, monitoring will be terminated and the district may begin the process of transferring the site for long-term management. District and central Land Acquisition Bureaus must ensure that transfer of wetlands compensation sites for long-term management complies with Section XI of the IDOT Wetland Action Plan and the provisions of any agreements executed with the entity that is to receive the site.

26-8.04(d) Public Involvement/Coordination

For projects being processed with an environmental document, a public notice must be given if wetlands would be affected (see Chapter 19). Include documentation of coordination with State and Federal agencies in the Appendix. The addendum for an EA or the FEIS will address any comments received from the public or State and Federal agencies concerning the wetland involvement. The response to comments may include acceptance of recommendations for practicable measures that would decrease wetland impacts.

26-8.04(e) Wetlands Finding

If the preferred alternative is located in wetlands, include in the environmental documentation the finding required by Executive Order No. 11990 that there are no practicable alternatives to construction in wetlands.

26-8.04(e)1 Categorical Exclusion
The FHWA has approved a wetland finding on a program-wide basis for transportation improvement projects classified as a categorical exclusion (CE). It satisfies the requirements of Executive Order No. 11990 and U.S. Department of Transportation Order 5660.1A. No individual wetland finding needs to be prepared for CE projects.

26-8.04(e)2 Environmental Assessment/Environmental Impact Statement

For Finding of No Significant Impact (FONSI) or Final Environmental Impact Statement, provide a separate subsection under Wetlands entitled “Only Practicable Alternative Finding.” Include the following support information:

- a reference to Executive Order No. 11990;
- an explanation why there are no practicable alternatives to the proposed action;
- an explanation why the proposed action includes all practicable measures to minimize harm to wetlands; and
- a concluding statement:

  Based upon the above considerations, it is determined that there is no practicable alternative to the proposed construction in wetlands and that the proposed action includes all practicable measures to minimize harm to wetlands that may result from such use.

26-8.04(f) Development of IDOT Wetland Banks

Districts may propose development of IDOT wetland banks for use in providing compensation credits for offsetting unavoidable adverse wetland impacts resulting from highway projects. The procedures in the following Sections will apply.

If the proposed IDOT wetland bank is within an area covered by an area-specific Federal or State interagency agreement or directive governing wetland banking activities (e.g., the “Interagency Coordination Agreement on Wetland Mitigation Banking Within the Regulatory Boundaries of Chicago District, Corps of Engineers”), the provisions of that agreement or directive will govern to the extent that its requirements are different from the details in this Section. BDE will be available to provide assistance as necessary for complying with applicable alternative requirements and still should be involved in review of information prepared for evaluation of potential banking sites and information for development of the bank prospectus and banking instrument/charter. In addition, BDE still should be involved in coordinating information regarding development of the prospectus and banking instrument with Mitigation Bank Review Team (MBRT) agencies as discussed in these procedures.

26-8.04(f)1 Site Identification and Evaluation

The district takes the lead in identifying proposed sites for IDOT wetland bank development. The Corps
district offices and the local offices of the USFWS, NRCS, and IDNR may be able to provide useful information on potential bank sites in their area of jurisdiction. Districts should be aware that some Corps district offices may stipulate minimum sizes for banks that will be used to provide compensation credits under the Section 404 permit requirements. Districts should confer with the Corps district office(s) that have jurisdiction to determine the nature and applicability of any constraints.

After the district has identified a site it wishes to pursue for use as a wetland bank, it submits information to BDE to request a more detailed assessment of the suitability of the site for wetland compensation purposes. The information provided to BDE includes a map (7.5’ topographic map or plat map) that shows the location and boundary of the site and its size and ownership. In response to this submittal, BDE makes a preliminary site suitability evaluation based on soils information. If BDE has concerns about the suitability of the site based on this preliminary evaluation, it confers with the district before proceeding with any further studies or evaluations of the site. If BDE does not identify any immediate site suitability concerns or if concerns are resolved, it forwards the information to the INHS and ISGS, as appropriate. INHS and IGS conduct further investigations of the hydrology, soils, vegetation, and adjacent land use for the proposed site. As necessary, BDE contacts the district to confirm that landowner permission has been obtained or that written notification has been provided prior to having the INHS/ISGS initiate the on-site investigations. BDE forwards the results of the site assessments to the district with recommendations on the suitability of the site for wetland banking purposes.

For sites that the district wishes to continue to pursue, it submits an Environmental Survey Request form to BDE to initiate evaluations of the site for cultural resources, and endangered and threatened species, or Illinois Natural Area Inventory sites. The district also evaluates the site for special waste in accordance with the procedures in Section 27-3.02. For sites on agricultural land, the district coordinates with the NRCS to obtain certification on the status of wetlands on the site (e.g., prior converted wetlands, farmed wetlands).

26-8.04(f)2 Mitigation Bank Prospectus

To initiate the planning and review process with outside agencies for a proposed bank site, the district is responsible for preparing a Mitigation Bank Prospectus. Preparation of the prospectus should not begin until site evaluations and any necessary coordination for cultural resources, endangered species/natural areas, or special wastes have been completed, and the district and BDE have conferred regarding suitability of the site for banking purposes. After the district and BDE confer and decide to proceed with proposing use of a site for wetland banking purposes, BDE contacts the appropriate Corps district(s) and IDNR to obtain their preliminary views on the proposal. BDE provides the district any information or views provided by the Corps and IDNR for consideration in preparing the prospectus. BDE provides assistance, as needed.

The prospectus provides information that IDNR and the Corps will use to evaluate the need for, and technical feasibility of, a proposed mitigation bank. The prospectus should contain the following information:

- the site location, size, and legal description;
• a delineation of any wetlands or other jurisdictional areas that may exist at the proposed bank location;

• the type of real estate interest proposed for the bank site;

• the type of bank proposed (e.g., government agency bank for use in offsetting unavoidable adverse wetland impacts of highway projects);

• the method of credit production (e.g., restoration, creation, enhancement, preservation), the number of credits to be produced by each method, and the rationale for crediting;

• a general site plan showing the location of all existing and proposed wetland and upland habitats, roads, trails, structures, utilities, and any other existing or proposed site improvements;

• a preliminary bank site construction plan and schedule of completion, preliminary planting plan, and preliminary administrative, management, and monitoring plans; and

• an outline of management and maintenance responsibilities.

For bank site proposals within the Chicago Corps District, the prospectus also must include a statement regarding compliance with the “Interagency Coordination Agreement on Wetland Mitigation Banking within the Regulatory Boundaries of Chicago District, Corps of Engineers.”

The district submits one copy of the prospectus to BDE for review. After BDE review of the prospectus and resolution of any concerns identified, BDE coordinates the prospectus with the Corps and IDNR. After the Corps and IDNR have responded to the prospectus, the district and BDE confer on whether to continue to pursue acquisition and development of the proposed bank site. When decision is made that a site will be acquired and established as a bank, the district will proceed with preparation of a Mitigation Banking Instrument.

26-8.04(f)3 Mitigation Banking Instrument

All mitigation banks must have mitigation banking instruments to document concurrence of all the responsible State and Federal agencies in the objectives and administration of the banks. This includes IDOT, IDNR, the Corps, the USEPA, and the USFWS. The banking instrument documents, in detail, the physical and legal characteristics of the bank and how the bank will be established and operated. The district is responsible for preparing the Mitigation Banking Instrument. BDE provides assistance, as needed.

The mitigation banking instrument should address the following items:

• bank goals and objectives;

• ownership of bank lands;
- bank size and classes of wetlands and/or other aquatic resources proposed for inclusion in the bank, including a site plan and specifications;
- description of baseline conditions at the bank site;
- geographic service area;
- wetland classes or other aquatic resource impacts suitable for compensation from the bank;
- methods for determining credits and debits;
- accounting procedures;
- performance standards for determining credit availability and bank success;
- reporting protocols and monitoring plan;
- contingency and remedial actions and responsibilities (if performance standards are not being met);
- compensation ratios; and
- provisions for long-term management and maintenance.

The district submits one copy of the Mitigation Banking Instrument to BDE for review. After BDE review of the Mitigation Banking Instrument and resolution of any concerns identified, BDE coordinates the document with the Corps, IDNR, USEPA, and USFWS. These agencies generally constitute the MBRT for mitigation banking proposals in Illinois. After review by the MBRT and resolution of any concerns identified, BDE coordinates the Mitigation Banking Instrument for final execution. The Secretary of IDOT and a representative of each of the agencies on the MBRT sign the Mitigation Banking Instrument. BDE provides the district a copy of the executed Mitigation Banking Instrument and advises that implementation of the steps to establish the bank may proceed.

26-8.04(f)4 Mitigation Bank Implementation

After approval to proceed with implementation of the mitigation bank proposal, the district may initiate property negotiations for acquiring the site and may proceed with arrangements for any site work necessary to establish wetlands credits. Careful oversight is required to ensure that the provisions of the Mitigation Banking Instrument are implemented as approved, including any long-term monitoring and reporting required. As implementation proceeds, the district involves BDE, as necessary, to accomplish monitoring, ensure consistency with the approved bank plan, and evaluate progress toward establishment of mitigation credits. BDE is also involved in reporting to the MBRT on implementation of the mitigation bank, in accordance with the reporting protocols in the Mitigation Banking Instrument.
26-9 THREATENED AND ENDANGERED SPECIES/NATURAL AREA IMPACT ASSESSMENTS

26-9.01 Introduction

In the development of a project, special studies and coordination are required when the action may affect Federally listed threatened or endangered species. Studies and coordination also are required for actions that may adversely impact State-listed species or an area included on, or published as a candidate for inclusion on, the Illinois Natural Areas Inventory. This Section addresses the reporting and processing requirements for such actions.

26-9.02 Complementary Technical Manual

Currently, there is not a complementary IDOT Technical Manual for this subject area.

26-9.03 Legal Authority

The following legal authority regulates or influences the policies and procedures for Threatened and Endangered Species/Natural Area Impact assessments:

- Procedures for Interagency Cooperation - Endangered Species Act of 1973, 50 CFR 402,
- The Illinois Endangered Species Protection Act, 520 ILCS 10/1 et seq.,
- The Illinois Natural Areas Preservation Act, 525 ILCS 30/1 et seq.,
- Consultation Procedures for Assessing Impacts of Agency Actions on Endangered and Threatened Species and Natural Areas, 17 Ill. Admin. Code 1075,
- Incidental Taking of Endangered or Threatened Species, 17 Ill. Admin. Code 1080,“
- Memorandum of Understanding by and between the Illinois Department of Natural Resources and the Illinois Department of Transportation, 2007.

See Appendix C for more information.

26-9.04 Policy

In the development of a project, an assessment shall be made of the likely impacts on species of plants or animals listed at the Federal and/or State level as threatened or endangered and on State-designated Natural Areas. Every effort shall be made to minimize the likelihood of jeopardizing the continued existence of listed threatened or endangered species, the destruction
or adverse modification of a Natural Area, or an area of habitat that has been designated as critical habitat or essential habitat.

26-9.05 **Federal Requirements**

26-9.05(a) **Definitions**

26-9.05(a)1 From 50 CFR 402.04

1. **Action Area.** All areas to be affected directly or indirectly by the proposed action and not merely the immediate area involved in the action.

2. **Biological Assessment.** Information on listed and proposed species and designated and proposed critical habitat that may be present in the action area, and the evaluation of potential effects of the action on such species and habitat.

3. **Biological Opinion.** The document that states the opinion of the U.S. Fish and Wildlife Service (USFWS) as to whether an action is likely to jeopardize the continued existence of listed species or result in the destruction or adverse modification of critical habitat.

4. **Conference.** A process that involves informal discussions with USFWS regarding the impact of an action on proposed species or proposed critical habitat and recommendations to minimize or avoid the adverse effects.

5. **Conservation Recommendations.** Suggestions of the USFWS regarding discretionary measures to minimize or avoid adverse effects of a proposed action on listed species or critical habitat or regarding the development of information.

6. **Critical Habitat.** An area designated by USFWS as critical habitat.

7. **Destruction or Adverse Modification.** A direct or indirect alteration that appreciably diminishes the value of critical habitat for both the survival and recovery of listed species. Such alterations include, but are not limited to, alterations adversely modifying any of those physical or biological features that were the basis for determining the habitat to be critical.

8. **Formal Consultation.** A process between USFWS and the Federal agency responsible for a proposed action that commences with the Federal agency’s written request for consultation and concludes with USFWS issuance of a biological opinion.

9. **Informal Consultation.** An optional process that includes all discussions, correspondence, etc., with USFWS prior to formal consultation, if required.

10. **Jeopardize the Continued Existence.** To engage in an action that reasonably would be expected, directly or indirectly, to reduce appreciably the likelihood of both the survival and recovery of a listed species in the wild by reducing the reproduction, numbers, or distribution of that species.
11. **Listed Species.** Any species of fish, wildlife, or plant that has been determined to be endangered or threatened pursuant to the Federal Endangered Species Act.

12. **Major Construction Activity.** A construction project (or other undertaking having similar physical impacts) that is a major Federal action significantly affecting the quality of the human environment as referred to in the National Environmental Policy Act (NEPA).

13. **Proposed Critical Habitat.** Habitat proposed in the Federal Register to be designated or revised as critical habitat for any listed or proposed species.

14. **Proposed Species.** Any species of fish, wildlife, or plant that is proposed to be listed under Section 4 of the Federal Endangered Species Act.

26-9.05(a)2 From the Endangered Species Act Consultation Handbook

1. **Biological Assessment.** Information prepared to determine whether a proposed action is likely to: (a) adversely affect listed species or designated critical habitat; (b) jeopardize the continued existence of species that are proposed for listing; or (c) adversely modify proposed critical habitat. Biological assessments must be prepared for “major construction activities.” The outcome of the biological assessment determines whether formal consultation or a conference is necessary.

2. **Conference.** A process of early interagency cooperation involving informal or formal discussions with USFWS regarding the likely impact of an action on proposed species or proposed critical habitat. Conferences are: (a) required for proposed Federal actions likely to jeopardize proposed species, or destroy or adversely modify proposed critical habitat; (b) designed to help identify and resolve potential conflicts between an action and species conservation early in a project's planning; and (c) designed to develop recommendations to minimize or avoid adverse effects to proposed species or proposed critical habitat.

3. **Conservation Measures.** Actions to benefit or promote the recovery of listed species that are included as an integral part of a proposed project. These actions will serve to minimize or compensate for project effects on the species under review. These may include actions taken prior to the initiation of consultation, or actions committed to in a biological assessment or similar document.

4. **Conservation Recommendations.** Non-binding suggestions from the USFWS resulting from formal or informal consultation that: (a) identify discretionary measures a Federal agency can take to minimize or avoid the adverse effects of a proposed action on listed or proposed species, or designated or proposed critical habitat; (b) identify studies, monitoring, or research to develop new information on listed or proposed species, or designated or proposed critical habitat; and (c) include suggestions on how an action agency can assist species conservation as part of their action.

5. **Formal Consultation.** A process between the Services and a Federal agency or applicant that: (a) determines whether a proposed Federal action is likely to jeopardize the continued existence of listed species or destroy or adversely modify designated critical habitat.
habitat; (b) begins with a Federal agency's written request and submittal of a complete initiation package; and (3) concludes with the issuance of a biological opinion and incidental take statement by USFWS. If a proposed Federal action may affect a listed species or designated critical habitat, formal consultation is required; except when USFWS concurs, in writing, that a proposed action “is not likely to adversely affect” listed species or designated critical habitat.

6. **Incidental Take.** Refers to takings that result from, but are not the purpose of, carrying out an otherwise lawful activity.

7. **Is Likely to Adversely Affect.** The appropriate finding in a biological assessment (or conclusion during informal consultation) if any adverse effect to listed species may occur as a direct or indirect result of the proposed action or its interrelated or interdependent actions, and the effect is not: discountable, insignificant, or beneficial (see definition of is “not likely to adversely affect”). In the event the overall effect of the proposed action is beneficial to the listed species, but is also likely to cause some adverse effects, then the proposed action “is likely to adversely affect” the listed species. If incidental take is anticipated to occur as a result of the proposed action, an "is likely to adversely affect" determination should be made. An “is likely to adversely affect” determination requires the initiation of formal consultation.

8. **Is Not Likely to Adversely Affect.** The appropriate conclusion when effects on listed species are expected to be discountable, insignificant, or completely beneficial. Beneficial effects are contemporaneous positive effects without any adverse effects to the species. Insignificant effects relate to the size of the impact and should never reach the scale where take occurs. Discountable effects are those extremely unlikely to occur. Based on best judgment, a person would not: (a) be able to meaningfully measure, detect, or evaluate insignificant effects; or (b) expect discountable effects to occur.

9. **May Affect.** The appropriate conclusion when a proposed action may pose any effects on listed species or designated critical habitat. When the Federal agency proposing the action determines that a “may affect” situation exists, they must either initiate formal consultation or seek written concurrence from the Services that the action “is not likely to adversely affect” listed species.

10. **No Effect.** The appropriate conclusion when the action agency determines its proposed action will not affect a listed species or designated critical habitat.

11. **Take.** To harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or to attempt to engage in any such conduct; may include significant habitat modification or degradation if it kills or injures wildlife by significantly impairing essential behavioral patterns including breeding, feeding, or sheltering.

**26-9.05(b) Applicability**

The procedures in this Section apply to all projects initiated by the Department that involve funding or approvals from FHWA or another Federal agency.
The preparation of a Biological Assessment is required for any Federally funded/regulated “major construction activity” where listed species or critical habitat may be present in the action area. A Biological Assessment also may be appropriate for other actions where listed species or critical habitat may be present and it is unclear whether they may be affected. If they may be adversely affected, formal consultation is required.

For additional guidance on the Federal requirements, see the following:

- February 20, 2002, FHWA Memorandum: Management of the Endangered Species Act (ESA) Environmental Analysis and Consultation Process, February 20, 2002; and
- February 18, 2005, FHWA Memorandum: Joint Agency Agreement on ESA’s Formal Consultation Process, February 18, 2005.”

### 26-9.05(c) Determination of Need for a Biological Assessment

To initiate the process for compliance with the Federal *Endangered Species Act* requirements, obtain information from USFWS concerning any listed or proposed species or designated or proposed critical habitat that may be present in the action area. Either request the information from USFWS during project scoping/early coordination or gather the information from websites maintained by the USFWS Rock Island and Chicago field offices.

In response to a request for information, USFWS will:

- provide information regarding listed or proposed species, or designated or proposed critical habitat that may be present in the action area, and a list of candidate species that may be present in the action area¹; or
- advise whether, based on the best scientific and commercial data available, any listed or proposed species or designated or proposed critical habitat may be present in the action area.

If, as a result of the coordination with USFWS, a determination is made that no listed species or critical habitat may be present, a Biological Assessment is not required. In such cases, a “no effect” determination applies and further consultation with USFWS on listed species or critical habitat is not required. If it is determined that only proposed species or proposed critical habitat may be present, a Biological Assessment will not be required unless the proposed listing and/or designation become final before the action is completed.

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¹ *Candidate species refers to any species being considered by USFWS for listing as endangered or threatened but not yet formally proposed or listed. Candidate species are accorded no protection under the Endangered Species Act. Notification concerning each species is intended to alert agencies of potential proposals or listings. These species should be identified in the environmental report for a proposed undertaking. Also, close contact should be maintained with BDE on the disposition of the candidate species during the environmental processing of a project.*
If the coordination with USFWS results in a determination that listed species or critical habitat may be present, prepare a Biological Assessment. Where proposed species or proposed critical habitat also may be present, they should be addressed in the Biological Assessment.

**26-9.05(d) Preparation of the Biological Assessment**

Biological Assessments will be prepared by or under the direction of BDE and in consultation with the IDOT district(s) responsible for the action involved. If the proposed action may involve impacts to Critical Habitat, consider the guidance provided in BLE IM 1-78 “Endangered Species Act of 1973, Mitigation of Critical Habitat.” Any required associated specialized environmental field studies will also be conducted by or under the direction of BDE. The Biological Assessment for an action must be completed before Phase I completed.

There is no prescribed format for a Biological Assessment prepared pursuant to Federal requirements; however, the following items typically will be included:

- a description of the proposed undertaking; its location (including a map) and purpose; and, if available, anticipated dates for beginning and completing construction;
- the results of an on-site inspection of the action area to determine if listed or proposed species are present or occur seasonally;
- the views of recognized experts on the species at issue;
- a review of the literature and other information concerning species potentially involved with the action;
- an analysis of the effects of the action on the species (in terms of individuals and populations) and habitat required for its survival and propagation, including consideration of cumulative effects and the results of any related studies; and
- an analysis of alternatives considered for the proposed action.

The Biological Assessment must be completed within 180 days of its initiation unless a different time period is agreed upon in consultation with USFWS.

If preparation of the Biological Assessment for an action is not initiated within 90 days of the response from USFWS (indicating that listed species or critical habitat may be present), verification of the current accuracy of the species/habitat information must be accomplished with USFWS at the time the preparation of the Biological Assessment is initiated. BDE will make the necessary contacts for this verification, if required.

If a proposed action requiring a Biological Assessment is identical, or very similar, to a previous action for which a Biological Assessment was prepared, a separate Biological Assessment need not be prepared for the current action. The earlier Biological Assessment, plus any supporting data from other documents pertinent to the consultation, may be incorporated by reference into a
written certification to USFWS indicating that:

- the proposed action involves similar impacts to the same species in the same geographic area;
- no new species have been listed or proposed or no new critical habitat designated or proposed for the action area; and
- the Biological Assessment has been supplemented with any relevant changes in information.

26-9.05(e) Processing of the Biological Assessment

The complete Biological Assessment will be coordinated with FHWA and transmitted by BDE to USFWS for review. USFWS will respond in writing within 30 days on whether it concurs with the findings of the Biological Assessment.

If the Biological Assessment indicates the action is not likely to jeopardize the continued existence of proposed species or result in the destruction or adverse modification of proposed critical habitat and USFWS concurs, then a conference is not required. If it is determined the action is likely to jeopardize the continued existence of proposed species or result in the destruction or modification of proposed critical habitat, a conference is required.

If the Biological Assessment indicates that listed species or critical habitat are not likely to be adversely affected by the action and USFWS concurs, a formal consultation will not be required.

If it is determined that listed species or critical habitat are likely to be adversely affected by the action, a formal consultation will be required. In this case, BDE will coordinate with FHWA and FHWA will submit a written request to USFWS to initiate formal consultation. This request will include:

- a description of the proposed action;
- a description of the specific area that may be affected by the action;
- a description of any listed species or critical habitat that may be affected by the action;
- a description of the manner in which the action may affect any listed species or critical habitat and an analysis of any cumulative effects;
- relevant reports including any Environmental Impact Statement, Environmental Assessment, or Biological Assessment prepared; and
- any other relevant available information on the action, the affected listed species, or critical habitat.
Formal consultation will be directed toward further analysis of the species and/or critical habitat involved and alternatives to the proposed action. The purpose of these analyses is to allow USFWS to develop its opinion concerning whether the action is likely to jeopardize the continued existence of listed species or result in the destruction or adverse modification of critical habitat.

Formal consultation will be concluded within 90 days after its initiation unless a longer period is mutually agreed to. Within 45 days after concluding formal consultation, USFWS will provide its Biological Opinion concluding that:

- the action is likely to jeopardize the continued existence of a listed species or result in the destruction or adverse modification of critical habitat (a “jeopardy” biological opinion); or
- the action is not likely to jeopardize the continued existence of a listed species or result in the destruction or adverse modification of critical habitat (a “no-jeopardy” biological opinion).

If a “jeopardy” biological opinion is issued, USFWS must be notified of the final decision on the action (i.e., whether the action will be modified and, if so, how).

If the final decision on the action will involve a likelihood of jeopardizing the continued existence of a listed species or resulting in the destruction or adverse modification of critical habitat, the action may not proceed (under Federal approvals or with Federal funds) unless, and until, an exemption from the requirements of Section 7(a)(2) of the Endangered Species Act (which directs Federal agencies to “ensure” that their actions are not likely to “jeopardize” listed species or destroy or adversely modify critical habitat) is obtained.

The results of coordination regarding Federal endangered and threatened species and/or critical habitat must be summarized in the environmental report or Phase I engineering report for the action.

26-9.06  State Requirements

26-9.06(a)  Definitions

1. **Action.** Construction, land management, or other activities that are authorized, funded, or performed in whole or in part by agencies of State and local governments, and that will result in a change to the existing environmental conditions or may affect listed threatened or endangered species or their essential habitat or Natural Areas.

2. **Adverse Impact.** A direct or indirect alteration of the physical or biological features of the air, land, or water that may affect the survival, reproduction, or recovery of a listed species or that may diminish the viability of a Natural Area.

3. **Biological Opinion.** The component of the Detailed Action Report prepared by the Illinois Department of Natural Resources (IDNR) when a valid record of an occurrence for a threatened or endangered species or Natural Area exists within the vicinity of a proposed
action. This opinion will conclude whether the action will jeopardize the listed species present, destroy or adversely modify their essential habitat, or adversely modify a Natural Area.

4. **Cumulative Effects.** Direct and indirect effects of a proposed action(s), together with the identifiable effects of actions that are interrelated or interdependent with the action. Indirect effects are those that are caused by the action but are later in time or farther in distance. Interrelated actions are those that are a part of a larger action. Interdependent actions are those that have independent utility apart from the action.

5. **Detailed Action Report.** A written report that is prepared by an agency when a threatened or endangered species or Natural Area has been identified within the vicinity of a proposed action. This report shall contain sufficient information to make a judgment regarding the potential adverse impacts to a listed species, its essential habitat, or a Natural Area.

6. **Essential Habitat.** The physical and biological environment that is required to maintain viable populations of a listed species to ensure the survival and recovery of that species.

7. **Jeopardize.** To engage in an action that would reduce the likelihood of the survival or recovery of a listed species, result in the destruction or adverse modification of the essential habitat of such a species, or result in the destruction or adverse modification of a Natural Area.

8. **Listed Species.** Any species of plant or animal that has been listed as threatened or endangered by the Illinois Endangered Species Protection Board or the USFWS.

9. **Natural Area.** Any area of land in public or private ownership that is registered under the Illinois *Natural Areas Preservation Act, 525 ILCS 30/1 et seq.*, or is identified in the Illinois Natural Areas Inventory.

10. **Vicinity.** The area surrounding the action, as determined by the life history requirements of the species of concern or proximity to a Natural Area.

**26-9.06(b) Applicability**

The following procedures are applicable to all projects requiring submittal of an Environmental Survey Request (ESR) pursuant to the criteria in Section 27-1.02.

**26-9.06(c) Determination of Need for Detailed Action Report**

The district will consider information on threatened and endangered species/Natural Areas in evaluating potential environmental effects as development of the proposed project proceeds. The evaluation of effects on threatened and endangered species/Natural Areas should determine whether any of the following findings apply to the project:
• a listed species or Natural Area may be adversely affected within the right-of-way (existing or proposed), easements, or borrow/use areas the project will involve;

• construction activities within the right-of-way will adversely affect wetland areas outside the right-of-way and listed species are known to occur in the wetlands; or

• noise, air quality, or water quality aspects of a project may adversely affect a listed species or Natural Area outside the right-of-way, easements, or borrow/use areas for the action.

If any of the preceding findings are applicable, a Detailed Action Report is required unless a programmatic agreement with the IDNR is in force for the resource(s) involved that addresses measures for avoidance and mitigation of adverse impacts. An example would be the restrictions on the months in which Indiana Bat nesting trees may be cut. If the resource involved is covered by a programmatic agreement and the project will comply with the agreed terms, no further coordination with IDNR is necessary for that resource.

If the district and BDE determine that the project will not adversely affect listed species or Natural Areas, a Detailed Action Report is not required.

26-9.06(d) Preparation of the Detailed Action Report

When a Detailed Action Report is required, it will be prepared by, or under the direction of BDE in consultation with the district responsible for the action involved. Any needed associated specialized environmental studies will also be conducted by or under the direction of BDE. The Detailed Action Report typically will include the following components:

• the name and address of the contact person in BDE;

• a description of the proposed action, its location (including a map) and purpose and, if available, anticipated dates for beginning and completing construction;

• an analysis of the effects of the action on any Natural Area(s) present and on listed species (in terms of individuals and populations) and habitat required for their survival and propagation, including consideration of cumulative effects; and

• a discussion of any alternatives considered for the proposed action.

The Detailed Action Report may include the following additional components, when necessary to respond to specific issues or concerns regarding listed species:

• results of an on-site inspection of the area affected by the action to determine if listed or proposed species are present or occur seasonally;

• the views of recognized experts on species involved; and
- a review of literature and other pertinent information on species potentially involved with the action.

26-9.06(e) Processing of the Detailed Action Report

BDE will transmit the completed Detailed Action Report to the IDNR for formulation of a Biological Opinion. The Biological Opinion will address whether the action, taken with its cumulative effects, will jeopardize the listed species present, have an adverse impact on its essential habitat, or cause adverse modification of a Natural Area.

Within 90 days of the date it receives the Detailed Action Report (unless an extension is mutually agreed to by IDOT and IDNR), IDNR will provide its Biological Opinion to the BDE. The Biological Opinion will result in one of the following findings:

- the action may promote the conservation of a listed species or its essential habitat or enhance the protection of a Natural Area, in which case the consultation process for endangered species/Natural Areas is concluded;

- the action is not likely to jeopardize a listed species or its essential habitat or cause adverse modification of a Natural Area, in which case the consultation process for endangered species/Natural Areas is concluded; or

- the proposed action is likely to jeopardize a listed species or its essential habitat or cause adverse modification of a Natural Area, in which case the consultation process will continue. In this case, IDNR generally will include recommendations in the Biological Opinion on how the impacts to the listed species/Natural Area could be avoided or minimized.

If the Biological Opinion concludes that an action is likely to jeopardize a listed species or its essential habitat or cause the adverse modification of a Natural Area, IDOT and IDNR will have 45 days, commencing on the date IDOT receives the Biological Opinion, to attempt to satisfactorily resolve the adverse effects on the listed species/Natural Area. If satisfactory resolution is reached within the 45-day period, IDNR will provide a sign-off indicating compliance with the requirements of the Illinois Endangered Species Protection Act and the Illinois Natural Areas Preservation Act. If a resolution is not reached within the 45-day period, one of the following will occur:

- the consultation process will end and will be classified as having failed or partially failed to protect the resource(s) involved;

- IDOT and IDNR may decide to elevate the matter within each agency,¹ or

¹ It is desirable that disagreements which arise be resolved quickly and at the lowest possible level of agency involvement. For most actions, disagreements should be resolved by middle- or upper-level management of IDNR and IDOT. However, where there is failure to reach agreement, it may be necessary to refer the matter to the IDNR Director and IDOT Secretary for resolution.
• upon mutual agreement by both parties, negotiations may continue.

When agreement is reached on the satisfactory resolution of adverse impacts to listed species or Natural Areas, IDNR will provide a sign-off to IDOT indicating compliance with threatened and endangered species/Natural Area requirements. The IDNR sign-off for threatened and endangered species/Natural Area requirements is valid for three years from the date of issuance. If the project involves other resource concerns requiring further IDNR review, the IDNR will re-screen the project against the Natural Heritage Database prior to any final action confirming satisfactory disposition of the other resource issues. In such cases, the validity period will be reset to extend for three years from the date of resolution of the other issues, provided no Special Circumstances, as described in Section 26-9.06(g), apply.

26-9.06(f) Special Circumstances

Consultation will be initiated, or a terminated consultation process will be reopened, if any of the following circumstances apply:

• new information reveals effects of the proposed action that may adversely affect a listed species or its essential habitat or a Natural Area in a manner not previously considered;

• the proposed action is subsequently modified such that it may adversely affect a listed species or its essential habitat or a Natural Area in a manner that was not considered in the consultation process; or

• additional listed species or their essential habitat or Natural Areas are identified within the vicinity of the action.

26-9.06(g) Incidental Taking Authorization

Section 11 of the Illinois Endangered Species Protection Act, (520 ILCS 10/11) states that where a State or local agency evaluates its actions through the Endangered Species Act consultation process with the IDNR, the agency shall be deemed to have complied with its obligations under the Act, provided the agency action shall not result in the killing or injuring of any Illinois-listed animal species, or provided that authorization for taking a listed species has been issued in accordance with Sections 4, 5, or 5.5 of the Act. Based on this language, the endangered species consultation process can be used to establish compliance with the Act for all impacts of agency actions on Illinois-listed plant species. The consultation process also can establish compliance for effects of agency actions on Illinois-listed animal species, provided the action will not result in killing or injuring of any of the species. However, if the agency action will result in killing or injuring of a listed animal species, the only way compliance with the Act can be established for that aspect of the action is by obtaining an authorization for “taking.” (Section 2 of the Act defines “take” to mean, in reference to animals, “…to harm, hunt, shoot, pursue, lure, wound, kill, destroy, harass, gig, spear, ensnare, trap, capture, collect, or to attempt to engage in such conduct.” This definition covers killing or injuring of listed animal species.)
Section 5.5 of the Act sets forth “incidental taking” provisions whereby IDNR may authorize a taking that is incidental to, and not the purpose of, carrying out of an otherwise lawful activity. IDNR has promulgated detailed procedures for the incidental taking authorization process in 17 Ill. Adm. Code 1080.

The requirements for obtaining an incidental taking authorization will apply to any project that will result in killing or injuring of Illinois-listed animal species. The need for requesting an incidental taking authorization will be based on a thorough evaluation of the likelihood that the project will result in the killing or injuring of any Illinois-listed animal species. This evaluation will consider available data and/or the results of field studies regarding the actual occurrence of Illinois-listed animal species, not just the existence of suitable habitat, within the specific area that will be affected by the project. It will also consider the potential for the undertaking to actually impact the species such that they may be killed or injured.

Recommendations for obtaining an incidental taking authorization may be included in IDNR’s coordination responses (e.g., for a Biological Resource Review or Detailed Action Report). Another possibility is that the district and/or BDE may determine that an incidental taking authorization is needed, based on the results of field studies or other available information. If an incidental taking authorization is determined to be necessary, initiate the application process as soon as possible after the need for the authorization is confirmed. The Endangered Species Protection Act and the implementing rules on incidental taking provide that the authorization for incidental taking must be in place before a taking occurs. To ensure appropriate compliance with this requirement on highway projects, the incidental taking authorization must be in place prior to awarding the contract for the work that will cause the incidental taking, unless the potential incidental taking issue is not identified until after the contract has been awarded. If the potential incidental taking is identified after award, the authorization still must be in place before proceeding with the work that would result in a taking.

It is recommended that coordination with IDNR for a potential incidental taking be initiated as early as practical to afford maximum flexibility for considering and accommodating alternatives to avoid, minimize, and mitigate the taking. The avoidance alternatives and minimization and/or mitigation measures will ultimately be reflected in the conservation plan, which will provide the information IDNR will use in making its decision on approval or denial of the authorization request. Although there currently is no requirement for having the incidental taking authorization prior to design approval, coordination with IDNR on the incidental taking issues should occur prior to that point to ensure that project plans reflect decisions (e.g., regarding minimization and mitigation measures for the proposed incidental taking) that are acceptable to IDNR for purposes of approving the incidental taking authorization. Failure to do so may result in potentially costly project/plan changes and delays later in project development or implementation (e.g., if IDNR does not accept the minimization and mitigation measures as planned or it stipulates additional measures as a condition for approving the incidental taking authorization).

When the need for an incidental taking authorization is identified during Phase I, coordinate the public notice procedures required for the incidental taking authorization to coincide with other public involvement activities for the project to the extent practical.
If the district receives a recommendation from IDNR or BDE to obtain an incidental taking authorization and subsequently determines that the incidental taking authorization will not be pursued (e.g., because changes in the project have eliminated the need), the district must provide written notification of the decision to the BDE. Provide notification as soon as possible after the determination is made and include an explanation of the reason(s) for not seeking the incidental taking authorization.

When authorization for incidental taking is determined necessary, the following procedures will apply, unless the IDNR has approved special “programmatic” procedures for the category of action and species involved. In such case, the approved alternate procedures will govern:

a) The district will be responsible for preparing the required Conservation Plan1 and newspaper notice for compliance with the incidental taking authorization rules (17 Ill. Adm. Code 1080, distributed via BDE Information Memorandum 01-35). BDE will provide information and technical assistance, as needed, to help the district in preparing the plan and notice. This may include, for example, biological data on the affected species, recommendations for mitigation measures, data and information regarding the effect of the proposed taking on the likelihood of the survival of the listed species, and information identifying participants that will be involved in implementing portions of the Conservation Plan.

a. Conservation Plan. At a minimum, ensure the Conservation Plan contains the following:

- A description of the impact likely to result from the proposed taking of the listed animal species that would be covered by the authorization, including, but not limited to:
  + legal description, if available, or detailed description including street address and map of the area to be affected by the proposed action and information indicating the ownership or control of the affected property;
  + biological data on the affected species;
  + description of the activities that will result in taking (e.g., killing, injuring) of the endangered or threatened animal species; and
  + explanation of the anticipated adverse effects on the listed species.

1 The State implementing rules for the incidental taking requirements provide that a Habitat Conservation Plan approved by the US Fish and Wildlife Service pursuant to Section 10 of the Endangered Species Act of 1973 may be submitted in lieu of a Conservation Plan as otherwise required under the State rules. The rules also provide that an authorization to take an endangered or threatened species under the terms of biological opinion issued by the US Fish and Wildlife Service pursuant to Section 7 of the Endangered Species Protection Act of 1973 may be submitted in lieu of a Conservation Plan.
• Measures that will be taken to minimize and mitigate the impact on the listed animal species and the funding that will be available to undertake those measures, including, but not limited to:

  + plans to minimize the area affected by the proposed action, the estimated number of individuals of the endangered or threatened species that will be taken, and the amount of habitat affected;
  + plans for management of the area affected by the proposed action that will enable continued use of the area by endangered or threatened species;
  + description of all measures to be implemented to minimize or mitigate the effects of the proposed action on the endangered or threatened species;
  + plans for monitoring the effects of measures implemented to minimize or mitigate the effects of the proposed action on the endangered or threatened species;
  + adaptive management practices that will be used to deal with changed or unforeseen circumstances that affect the effectiveness of measures instituted to minimize or mitigate the effects of the proposed action on the endangered or threatened species; and
  + verification that adequate funding exists to support and implement all mitigation activities described in the Conservation Plan.

• A description of alternative actions considered that would not result in take of an Illinois-listed animal species and the reasons that each of those alternatives was not selected. A "no action" alternative shall be included in this description of alternatives.

• Data and information to indicate that the proposed taking will not reduce the likelihood of the survival of the endangered or threatened animal species in the wild within the State of Illinois, the biotic community that the species is a part, or the habitat essential to the species’ existence in Illinois.

b) An implementing agreement, which includes, but is not limited to:

• the names and signatures of all participants in the execution of the Conservation Plan;
• the obligations and responsibilities of each of the identified participants with schedules and deadlines for completion of activities included in the Conservation Plan and a schedule for preparation of progress reports to be provided to the IDNR;
certification that each participant in the execution of the Conservation Plan has the legal authority to carry out their respective obligations and responsibilities under the Conservation Plan;

assurance of compliance with all other Federal, State and local regulations pertinent to the proposed action and to execution of the Conservation Plan; and

copies of any final Federal authorizations already issued for the proposed taking, if any.

c. **Newspaper Notice.** At a minimum, the notice for publication in the newspaper, as described later, includes the following:

- the name of the district contact person and the district mailing address;

- a map or description that clearly shows or describes the precise location and boundaries of both the area to be affected by the proposed project and any areas to be affected by provisions of the Conservation Plan and is sufficient to enable local residents to readily identify the subject areas. It must include towns, bodies of water, local landmarks, or any other information that would identify the subject areas. If a map is used, indicate the north direction;

- a summary of the incidental taking for which authorization is being requested;

- a summary of the measures that will be instituted to minimize and mitigate the effects of the proposed incidental taking;

- the location where a copy of the Conservation Plan is available for inspection;

- the street and e-mail address of the IDNR office to which comments on the Conservation Plan may be submitted; and

- the closing date for receipt of written comments on the Conservation Plan. The closing date must allow at least 30 days from the last date the notice will be published in the newspaper as discussed in Item #5, below.

d) After the district, in consultation with BDE, as necessary, has prepared the Conservation Plan and proposed newspaper notice, it will submit two copies of each to BDE.

e) BDE will complete a final review of the Conservation Plan and notice. After resolving any comments with the district, BDE will forward the Conservation Plan and notice to IDNR.

f) Within 30 days of receipt of the Conservation Plan and notice, IDNR will either respond that
Conservation Plan is complete and the newspaper notice is satisfactory or will provide an indication of any deficiencies identified in the Conservation Plan or notice.

**g)** If IDNR identifies deficiencies in the Conservation Plan or notice, BDE will coordinate with the district and IDNR as necessary to resolve the deficiencies. When IDNR advises that the Conservation Plan is complete and the notice is satisfactory, the district will proceed with publication of the notice. It must be placed in a newspaper of general circulation in the locality of the proposed action at least once a week for three consecutive weeks. At least 14 days must elapse between the first and last publication of the notice. Concurrent with the first publication in a local newspaper, the notice also must be published one time in the official State newspaper. Prior to, or concurrent with, publication of the first newspaper notice, the district must make one or more copies of the complete Conservation Plan available for review at the nearest public library in the county or counties in which the proposed action will occur. The district also must provide a copy of the complete Conservation Plan to the Executive Director of the Illinois Endangered Species Protection Board at IDNR headquarters.

**h)** The Incidental Taking rules in 17 Ill. Adm. Code 1080.30 provide that comments on the Conservation Plan may be submitted to IDNR for up to 30 days following the last publication of the newspaper notice. The rules also indicate that “...IDNR shall, upon receipt of written comments, transmit a copy of the comments to the applicant.” As comments submitted on the Conservation Plan are received from IDNR, BDE will forward them to the district. The district, in consultation with BDE, will prepare a written summary in accordance with the requirements in the Incidental Taking rules. The summary will include a list of all persons or organizations making comments, a list of the criticisms, suggestions, and issues raised, and an analysis of each comment, including a description of any revisions to the Conservation Plan made in response to public comment. Complete the written summary of comments as quickly as possible so that it can be submitted to the IDNR Office of Resource Conservation within 10 days after the close of the public comment period, as required by Section 1080.30 of the Incidental Taking rules.

**i)** The IDNR Office of Resource Conservation must complete its review of the Conservation Plan and issue its decision on the incidental taking authorization request within 120 days after the date of the first publication of the notice in the newspaper. IDNR may authorize the incidental taking if it finds that the taking will meet all requirements as stipulated in 17 Ill. Adm. Code 1080.40(a). If IDNR finds that the Conservation Plan does not meet all of the stipulated requirements, it may require additional terms and conditions to ensure the requirements will be met. BDE will coordinate with the district and IDNR to resolve any identified deficiencies in the Conservation Plan and to respond to any additional terms and conditions proposed by IDNR. Upon receipt of the written notice from IDNR concerning its decision on the incidental taking application, BDE will forward the notice to the district. Work that would cause the killing or injuring of an Illinois-listed animal species must not be commenced until IDNR has issued an incidental taking authorization for the work.

BDE will be available to provide technical assistance to the district, as necessary, in implementing the approved Conservation Plan and any additional terms and conditions required.
26-9.07 Coordination of Federal/State Requirements

Where a species involved with an action is listed at both the Federal and State level, the Biological Assessment (Federal) and Detailed Action Report (State) prepared for the action will be processed concurrently with USFWS and IDNR as practical. Although processing may be concurrent and the results of consultation with either agency may be considered by the other, the Federal and State requirements are independent; both must be satisfied when species are on both the Federal and State lists.
26-10 EVALUATIONS OF FARMLAND CONVERSION IMPACTS

26-10.01 Introduction

In the development of a project, consideration must be given to the impacts that the action will cause in the conversion of farmland to non-farm uses. Under certain circumstances, coordination must be initiated with the U.S. Department of Agriculture, Natural Resources Conservation Service (NRCS), and/or the Illinois Department of Agriculture (IDOA) to evaluate the impacts on farmland and obtain the views of those agencies on alternatives to the proposed action. This Section discusses the criteria and procedures for accomplishing the necessary coordination with NRCS and IDOA.

26-10.02 Legal Authority

The following legal authority regulates or influences the policies and procedures on farmland conversions:

- *Farmland Protection Policy Act*, 7 CFR 658,
- *The Farmland Preservation Act*, 505 ILCS 75/1 et seq.,
- State Exec. Order No. 4 (1980), Preservation of Illinois Farmland,
- Illinois Department of Transportation, Agriculture Land Preservation Policy,
- Cooperative Working Agreement between the Illinois Department of Agriculture and the Illinois Department of Transportation on Farmland Preservation, and

See Appendix C for more information.

26-10.03 Policy

In the development of a project, evaluate the action’s effects on conversion of farmland to non-farm use. Undertake coordination with NRCS and/or IDOA, as appropriate, to obtain their views on any anticipated farmland conversion. This evaluation and coordination with NRCS and IDOA is to be accomplished in conformance with Federal and State statutes, regulations, executive orders, and IDOT agreements concerning farmland. Consider alternatives that could lessen adverse impacts to farmland. As practical, ensure proposed actions are developed to be compatible with State, local government, and private programs and policies to protect farmland.
26-10.04 Federal Requirements

26-10.04(a) Definitions

1. **Farmland.** Prime or unique farmlands, as defined in Section 1540(c)(1) of the *Farmland Protection Policy Act*, or farmland that is determined by the appropriate State or unit of local government agency or agencies with concurrence of the Secretary of Agriculture to be farmland of Statewide or local importance. Farmland does not include land already in or committed to urban development or water storage. Farmland “already in” urban development or water storage includes all such land with a density of 30 structures per 40 acre (16 ha) area. Farmland already in urban development also includes lands identified as urbanized area (UA) on the Census Bureau Map, as urban area mapped with a tint overprint on the USGS topographical maps, or as urban-built-up on the USDA Important Farmland Maps. Areas shown as white on the USDA Important Farmland maps are not farmland and, therefore, are not subject to the Act. Farmland committed to urban development or water storage includes all such land that receives a combined score of 160 points or less from the land evaluation and site assessment criteria.

2. **Site.** The location(s) that would be converted by the proposed action(s).

26-10.04(b) Applicability

A project that requires additional right-of-way outside any corporate limits must be coordinated with NRCS unless any one of the following applies:

1. There are no Federal funds involved in the project.

2. None of the acquired land is prime farmland or farmland of Statewide or local importance.

3. The land to be acquired is in urban development (i.e., has a minimum current density of 30 structures (permanently affixed to the ground) per 40 acre (16 ha) tract).

4. The project is exclusively for widening and resurfacing, and does not involve borrow areas, mitigation sites, or new alignment in which the right-of-way diverges from and is not contiguous to the existing right-of-way.

5. The project is nonlinear (e.g., bridge, intersection improvements) and requires acquisition of no more than 10 acres (4 ha) of land. This threshold applies to nonlinear projects other than new rest areas and new truck weigh stations. All new rest area and truck weigh station projects must be coordinated with NRCS, regardless of the amount of acquisition involved. Where the area of right-of-way for the project approaches the 10 acre (4 ha) threshold for coordination and the project will likely involve additional acquisition for borrow or mitigation, coordinate the project with NRCS. Anticipated sites for borrow and mitigation should be indicated if known.
6. The project is linear; requires acquisition of no more than 3 acres of land per project mile (0.75 ha of land per project kilometer) (area of acquisition divided by project length); and does not involve alternative alignment(s) in which the right-of-way diverges from, and is not contiguous to, the existing right-of-way. Where the amount of right-of-way to be acquired approaches the 3 acres per project mile (0.75 ha per project kilometer) threshold for coordination and the project will likely involve additional acquisition for borrow or mitigation, coordinate the project with NRCS. Anticipated sites for borrow and mitigation should be indicated if known.

The categories of projects addressed by these items have been programmatically addressed in consultations with NRCS, and a general Form NRCS-CPA-106 (see Section 26-10.04(d)) has been prepared for these actions. The general form is available in the IDOT district offices or may be obtained from BDE. Further project-specific review by NRCS on these projects ordinarily will not be necessary. See Section 26-10.04(c) for further discussion of requirements for these types of actions.

If there is a question on whether any of the above conditions are met, contact BDE for a determination of applicability.

26-10.04(c) Procedures

The following will apply:

1. **NRCS Coordination.** For all projects requiring coordination with NRCS according to the criteria in Section 26-10.04(b), contact NRCS as early in the project development process as practical. Make the initial contact with the State Office of the NRCS in Champaign. Forward Form NRCS-CPA-106 to the NRCS Office as part of the coordination process as soon as sufficient information is available. Coordination may be initiated prior to completion of the forms, as appropriate.

2. **Minor Impacts.** Where a project appears to be covered by Item #’s 5 and 6 in Section 26-10.04(b), care should be taken to ensure that the project does not involve more than minor impacts on farmland and that there are no unusual circumstances that would make the criteria described inapplicable to the project. If more than minor impacts on farmland are involved or if unusual circumstances are present, initiate coordination with NRCS as discussed in Item #1 above.

If such impacts/circumstances are not involved, documentation should be included in the project file indicating the applicability of the criterion in Section 26-10.04(b) as the basis for not coordinating with NRCS. Also, include a copy of the general Form NRCS-CPA-106 for these projects in the file. A paragraph such as the following should be included in the Phase I engineering report or environmental report, as appropriate:

*The impact of this project on farmland conversion has been evaluated in accordance with the requirements of the U.S. Natural Resources Conservation Service (NRCS). The project will convert 3 acres or less of*
farmland per mile (0.75 hectares or less of farmland per kilometer) and the conversion will not result in more than minor impacts. Accordingly, the project conforms to the general Form NRCS-CPA-106 prepared by NRCS. Therefore, further coordination with NRCS on this project will not be necessary.

26-10.04(d) Form NRCS-CPA-106

The following will apply:

1. Districts should complete Parts I and III of Form NRCS-CPA-106 and submit it to the State NRCS office when information is submitted to IDOA in accordance with State farmland protection requirements (see Section 26-10.05(c)). NRCS will complete Parts II, IV, and V and will then send the Form to IDOA for completion of the Site Assessment portions of the Form. When completed, IDOA will return the Form to the district.

j) Form NRCS-CPA-106 is the primary means of coordination with NRCS. It may, however, be supplemented with other information. It is recommended that a copy of the information sent to IDOA (see Section 26-10.05(c)) be sent to NRCS with Form NRCS-CPA-106. The additional information will help to expedite the review and minimize turnaround time. Provide an informational copy of the completed NRCS-CPA-106 form to IDOA when it is submitted to NRCS.

k) On new construction and reconstruction projects, early contacts with the local field offices and the statewide office of NRCS are recommended. This will notify NRCS of the project and allow early comments while maximum flexibility still exists. Form NRCS-CPA-106 can follow later as project development permits. In this manner, substantive comments are discovered early and the potential for major changes in the later stages of project development will be reduced.

l) Copies of and instructions for completing Form NRCS-CPA-106 are available in the IDOT district offices and may be obtained from BDE. See Section 26-10.04(f) for an example of a completed form.

Do not send NRCS-CPA-106 forms for single-county projects to NRCS county field offices. Send NRCS-CPA-106 forms for single and multi-county projects to the State NRCS office at the following address:

United States Department of Agriculture
Natural Resources Conservation Service
Attention: State Soil Scientist
2118 West Park Court
Champaign, Illinois 61821

See the NRCS website for additional contact information.
26-10.04(e) Siting Requirements

Sites or alternatives with the highest combined scores (determined on Form NRCS-CPA-106) should be regarded as most suitable for protection from conversion to non-farm use, and sites/alternatives with the lowest scores as least suitable for such protection. Sites or alternatives receiving total scores of 175 or fewer points require only minimal consideration for protection from conversion, and no additional sites/alternatives need be evaluated. Sites or alternatives with scores of 176 to 225 points are in the moderate range for consideration of protection from conversion. For such projects, consider at least one build alternative that would involve lesser amounts of farmland conversion. Sites or alternatives receiving scores over 225 points should receive the highest priority for protection from conversion to non-farm uses. For such sites or alternatives, consider other alternatives such as rehabilitation of existing facilities and alignments that use lesser amounts of farmland.

Alternatives that adversely affect agriculture may be recommended, but only after full consideration of adverse effects and less damaging alternatives. The coordination with NRCS will ensure the adequacy of that consideration.

Summarize the results of coordination with NRCS in the environmental report or Phase I engineering report for the action.

26-10.04(f) Notification of Selected Alternative

NRCS requires that, when a Federally funded project has one or more alternatives that require acquisition of farmland subject to the FPPA and is not otherwise exempted from the requirement to submit Form NRCS-CPA-106, the project agency should provide NRCS a copy of the Form NRCS-CPA-106 indicating the project alternative selected for implementation. Upon receiving design approval for such projects, the district shall inform the State NRCS office which alternative was selected for implementation. The district should use a copy of the previously coordinated Form NRCS-CPA-106 for providing this notification. The district should complete the parts of the Form entitled “Site Selected” (enter appropriate site identification letter from the NRCS-CPA-106) and “Date of Selection” and should then send one copy to the State NRCS office at the address provided in Section 26-10.04(d). To aid NRCS in its record keeping, note on the top of the Form that it is a “Final Decision Notification.”

26-10.05 State Requirements

26-10.05(a) Definitions

1. **Agricultural Land or Farmland.** All land in farms including cropland, hayland, pastureland, forestland, corrals, gardens, and orchards; land used for farmsteads, buildings, barns, and machinery sheds; adjacent yards or corrals, pens, waste lagoons, feedlots, farmstead or feedlot windbreaks, grain bins, lanes for farm residences and fields, field windbreaks, ponds, commercial feedlots, greenhouses, nurseries, broiler facilities, and farm landing strips.
2. **Agricultural Land Conversion.** The taking of land directly out of agricultural production or displacing it by another use and not returning it to production.

3. **Land Class.** One of eight classes of land in the Land Capability Classification System (Handbook 210, issued September 1961, and approved for reprinting January, 1973) as developed by the Soil Conservation Service, United States Department of Agriculture. Incorporation by reference does not include any future editions or amendments. The land capability classification shows, in a general way, the suitability of soils for most kinds of field crops. The soils are grouped according to their limitations for field crops, the risk of damage to the soil if they are used for crops, and the way they respond to management.

4. **Modern Soil Survey.** A document published after 1965 by SCS or NRCS containing a description of a county’s soils, maps showing their distribution, and discussions concerning their behavior and adaptability.

**26-10.05(b) Applicability**

Coordination with the IDOA is required for State highway and bridge projects funded in whole or in part with State funds and which require additional right-of-way, unless any of the following apply:

1. The project is located within the boundaries of an incorporated municipality.

2. The project is nonlinear (e.g., bridge, intersection improvements) and requires acquisition of no more than 10 acres (4 ha) of land. When the area of right-of-way for the project approaches the 10 acre (4 ha) threshold for coordination and the project will likely involve additional acquisition for borrow or mitigation, coordinate the project with IDOA. If known, indicate anticipated sites for borrow and mitigation.

3. The project is linear; requires acquisition of no more than 3 acres of land per project mile (0.75 ha per project kilometer) (area acquisition divided by project length); and does not involve alternative alignment(s) in which the right-of-way diverges from, and is not contiguous to, the existing right-of-way. When the amount of right-of-way for the project approaches the threshold for coordination and the project will likely involve additional acquisition for borrow or mitigation, coordinate the project with the IDOA. If known, indicate anticipated sites for borrow and mitigation.

**26-10.05(c) Procedures**

26-10.05(c)1 General

The IDOA is especially interested in projects that consider more than one alignment, each of which has different agricultural impacts and different amounts of farmland conversion. Projects with multiple alignments can be as localized as those developed to eliminate offset intersections, or as widespread as those for a new freeway connecting distant cities. In all cases, however, only one
information that is likely to influence a choice among alternatives should be gathered and considered. For 3R/spot improvements with multiple alignments, include soils information when modern soil surveys are available. If modern soil surveys are not available, forward the remaining coordination information to IDOA. If it is determined that soils information is necessary, IDOA will normally acquire such information. Studies of alternative freeway alignments between distant points should consider a multitude of factors and soil class/type should be among them because the scope of the project alternatives will likely encounter soils of varying qualities. On new construction/reconstruction projects, IDOT will acquire all soils information.

Where a proposed project will convert farmland to non-farm use, consider measures that could mitigate the scope and impacts of the conversion. In cases where coordination with IDOA is required, this coordination will assist in the identification and evaluation of possible mitigation measures. In all other instances, the IDOT district should ensure that measures to minimize farmland conversion impacts are appropriately identified and considered.

Project information being furnished to the IDOA for review should be addressed as follows:

Illinois Department of Agriculture
Bureau of Land and Water Resources
P. O. Box 19281
State Fairgrounds
Springfield, Illinois 62794-9281

When IDOA has completed its review, it will respond in writing to the agency that submitted the information. Early and complete submittals will generally result in a timely response. Should the IDOA response contain substantive comments or raise controversial issues, such comments and issues should be addressed to the extent that the information is available and a response forwarded expeditiously to IDOA. Remaining comments should then be addressed as soon as the necessary information becomes available. Additional follow-up coordination may be required to determine if mutually satisfactory solutions exist prior to assuming a Departmental position at a hearing or in draft and final environmental documents.

Summarize the results of the evaluations of farmland conversion impacts, mitigation measures, and associated coordination with IDOA in the project’s environmental report or Phase I engineering report, as appropriate.

The discussions below identify specific procedures for projects involving construction or reconstruction and for 3R projects. If coordination with IDOA is necessary and it is unclear whether the project is 3R or reconstruction, provide the information required for a 3R project to IDOA as early in project development as practical. When offered an early opportunity to review project information, IDOA can make an initial determination of its degree of interest and request follow-up information, if appropriate, without delaying the project unduly.

26-10.05(c)2 New Construction or Reconstruction Projects

When coordination with IDOA is required, the timing of the coordination and the information provided is important. When new construction or reconstruction is involved, it is appropriate,
shortly after location and/or environmental studies have been initiated, to notify IDOA that a project is being studied and that more detailed information will follow as it is developed. On such major projects, it is desirable to maintain contact with IDOA so that potential problems can be identified early to minimize any delays. This may be accomplished through IDOA attendance at scheduled district coordination meetings, NEPA/404 Merger meetings and/or recurring written communications providing information contained in the list below. It is also appropriate to include IDOA on the recipient list for public hearing/meeting notices.

On new construction and reconstruction projects, the description, purpose, and scope of each proposed project shall be provided to IDOA, together with the following information for each alternative:

1. The location, including proposed right-of-way lines if scale permits, on all the following maps:
   - a general county highway map,
   - a plat map, and
   - a modern soil survey map (if available).

2. Total land area in acres (hectares) required for additional right-of-way (includes frontage and access roads).

3. The number of acres (hectares) of each USDA Land Capability Classification (Land Classes I-VIII) and Soil Type (including index number) proposed for acquisition, if applicable.

4. Identification of all soil types occurring within the proposed right-of-way and the number of acres (hectares) of each soil type, if applicable. *Note: Land class and soil type are obtainable from a county’s modern soil survey that may be obtained from a local NRCS field office.*

5. Identification of the following impacts that may be associated with the implementation of the project, as applicable:
   - number of farm units and owners affected;
   - number of farm parcels severed;
   - number of farm unit operations severed;
   - number of landlocked parcels created;
   - miles (kilometers) of adverse travel created for each affected farm unit;
   - effects of the proposal upon existing farm drainage systems (surface and subsurface);
• acres (hectares) of farmland required for borrow and location of the borrow site (depicted on a soil survey and plat map), if available; and

• erosion control techniques to be utilized on the disturbed area during and after project construction.

6. A brief discussion of all measures included to mitigate any adverse impacts identified in Item #’s 1 through 55.

7. Indication that farmland conversion has been minimized and other appropriate mitigation included for the selected alternative consistent with the operational and safety requirements applicable to the project.

26-10.05(c)3 3R Projects

When coordination is necessary and the proposed improvement primarily involves 3R work on existing alignment, it is appropriate, shortly after location and/or environmental studies have been initiated, to notify IDOA that a project is being studied and to provide the following information:

1. Description, purpose, and scope of the proposed project.

2. Map depicting the location of the project. A county highway map is acceptable.

3. Total land area in acres (hectares) required for additional right-of-way and a brief description of its nature; for example, a 10 ft (3 m) strip on north side or a 3 acre (1 ha) parcel to flatten curve at location noted on map.

4. Indication that farmland conversion has been minimized and other appropriate mitigation included for the selected alternative consistent with the operational and safety requirements applicable to the project.

Summarize the results of coordination with IDOA in the environmental report or Phase I engineering report for the action.

26-10.05(d) Coordination

IDOA should be invited to all district coordination meetings. The invitation should include the meeting notice and agenda. IDOA also may participate in NEPA/404 Merger meetings hosted by FHWA.

26-10.06 Relationship of Federal and State Requirements

Requirements for coordination with the NRCS, although similar to those for the IDOA, are separate and distinct. Coordination with IDOA does not preclude the need to coordinate with NRCS. Projects that require coordination with NRCS will normally also require coordination with IDOA.
26-11 TRANSPORTATION AIR QUALITY CONFORMITY REQUIREMENTS AND DOCUMENTATION

26-11.01 Introduction

Section 176(c) of the Clean Air Act as amended in 1990 requires that transportation plans, programs, and projects that are funded or approved under Title 23 U.S.C. must be determined to conform to State or Federal air implementation plans. Such implementation plans describe how air quality standards will be achieved in those areas of a State in which standards are being exceeded. Areas where monitored air quality exceeds established National Ambient Air Quality Standards (NAAQS) are termed nonattainment areas. Areas that were once classified as nonattainment but have been re-designated as being in compliance with the NAAQS are termed maintenance areas. Conformity to an implementation plan is defined in the Clean Air Act as conformity to an implementation plan’s purpose of eliminating or reducing the severity and number of violations of the NAAQS and achieving expeditious attainment of such standards. Federal activities may not cause or contribute to new violations of air quality standards, exacerbate existing violations, or interfere with the timely reduction of emissions as reflected in the State Implementation Plan (SIP). The implementing regulations for determining conformity of transportation projects (Determining Conformity of Federal Actions to State or Federal Implementation Plans, 40 CFR 93) also impose requirements upon “regionally significant projects” in nonattainment or maintenance areas regardless of whether those projects involve Federal funding or approvals. Regionally significant projects are transportation projects (other than projects exempt from the conformity requirements) that are on facilities which serve regional transportation needs (e.g., access to and from the area outside of the region, major activity centers in the region, major planned developments, transportation terminals) and would normally be included in the modeling of a metropolitan area’s transportation network including, at a minimum, all principal arterial highways and all fixed guideway transit facilities that offer an alternative to regional highway travel.

The US Environmental Protection Agency (USEPA) has established NAAQS for six criteria pollutants including carbon monoxide (CO), ozone (O₃), lead (Pb), sulfur dioxide (SO₂), nitrogen dioxide (NO₂), and particulate matter (PM). The PM pollutant includes both PM₁₀, which are particles with an aerodynamic diameter less than or equal to a nominal 10 microns, and PM₂.₅, which are particles with an aerodynamic diameter less than or equal to a nominal 2.5 microns. Transportation-related criteria pollutants include ozone, carbon monoxide, nitrogen dioxide, and both PM₂.₅ and PM₁₀. Precursors of these pollutants also are considered for regulatory purposes and in regional air quality analyses for nonattainment and maintenance areas. These precursors include volatile organic compounds (VOC) and oxides of nitrogen (NOₓ) in ozone areas and NOₓ in PM₂.₅ areas. Illinois includes areas in which standards are being exceeded for one or more of the criteria pollutants and also includes areas that have been re-designated from nonattainment to maintenance for the PM₁₀ NAAQS.

BDE disseminates information to all districts regarding the location, boundaries, and applicable criteria pollutant(s) for nonattainment and maintenance areas in Illinois. Updates to this information will be issued as changes are published in the Federal Register. This information also is available on the USEPA website.
26-11.02 Applicability

The following procedures are applicable to all highway projects initiated by the Department that are funded or approved by the Federal Highway Administration (FHWA) under Title 23 U.S.C. and to “regionally significant projects” in nonattainment or maintenance areas, regardless of whether such projects are Federally funded or approved under Title 23.

26-11.03 Procedures

26-11.03(a) Determining Project Involvement in Designated Nonattainment or Maintenance Areas

In the preparation of environmental documentation for projects subject to these procedures, districts should review the most recent information from BDE regarding those areas of Illinois that have been designated as nonattainment or maintenance for one or more of the criteria pollutants. If the proposed improvement is partially or completely within a designated nonattainment or maintenance area it will be subject to the conformity requirements unless the type of work involved is exempted (see the following section). The USEPA rules do not require conformity determinations for projects outside of nonattainment or maintenance areas (i.e., within attainment areas).

26-11.03(b) Determining Whether Project is Exempt from Conformity Requirements

The USEPA conformity rules for transportation projects exempt the project types listed below from the requirement for a conformity determination. The determination of whether a particular action is exempt from the conformity requirement, in most cases, is made during the development of the Transportation Improvement Program (TIP) by a Metropolitan Planning Organization (MPO) prior to the initiation of, or in conjunction with, Phase I planning. Note that a particular project of a type listed is not exempt if the MPO, in consultation with USEPA and FHWA, concurs that it has potentially adverse emissions impacts for any reason. The following are exempt projects:

1. Safety. The following safety projects are exempt:
   - railroad/highway crossing;
   - hazard elimination program;
   - safer non-Federal-aid system roads;
   - shoulder improvements;
   - increasing sight distance;
   - safety improvement program;
   - traffic control devices and operating assistance other than signalization projects;
railroad/highway crossing warning devices;
- guardrails, median barriers, crash cushions;
- pavement resurfacing and/or rehabilitation;
- pavement marking demonstration;
- emergency relief (23 U.S.C. USC 125);
- fencing;
- skid treatments;
- safety roadside rest areas;
- adding medians;
- truck climbing lanes outside the urbanized area;
- lighting improvements;
- widening narrow pavements or reconstructing bridges (no additional travel lanes); and
- emergency truck pullovers.

2. **Air Quality.** Exempt projects include:

- continuation of ride-sharing and van-pooling promotion activities at current levels, and
- bicycle and pedestrian facilities.

3. **Other.** Other exempt projects include:

- specific activities that do not involve or lead directly to construction, such as:
  + planning and technical studies,
  + grants for training and research programs,
  + Federal-aid systems revisions, and
  + planning activities conducted pursuant to Titles 23 and 49 of the United States Code;
- engineering to assess social, economic, and environmental effects of a proposed action or alternatives to that action;
- noise attenuation;
• emergency or hardship advance land acquisitions (23 CFR 712.204(d));
• acquisition of scenic easements;
• plantings, landscaping, etc.;
• sign removal;
• directional and informational signs;
• transportation enhancement activities (except rehabilitation and operation of historic transportation buildings, structures, or facilities); and
• repair of damage caused by natural disasters, civil unrest, or terrorist acts, except projects involving substantial changes in function, location, or capacity.

4. **Exempt from Regional Emissions Analyses.** The following projects are exempt:

• intersection channelization projects,
• intersection signalization projects at individual intersections,
• interchange reconfiguration projects,
• changes in vertical and horizontal alignments, and
• truck size and weight inspection stations.

### 26-11.03(c) Determining Highway Project Conformity

To determine conformity of non-exempt projects within designated nonattainment or maintenance areas, the district must ascertain whether the project is from a conforming transportation plan and a conforming TIP and satisfies other applicable conditions as specified in the conformity rules. As used in this procedure, the term transportation plan refers to the official intermodal metropolitan transportation plan that is developed through the metropolitan planning process for the metropolitan planning area pursuant to 23 CFR 450. TIP refers to the staged, multi-year, intermodal program of transportation projects covering a metropolitan planning area that is consistent with the metropolitan transportation plan and is developed pursuant to 23 CFR 450. The district should contact their Area Programmer or their MPO if confirmation or clarification is needed regarding whether a specific project was in a conforming plan and the latest conforming TIP.

The project conforms with the requirements of the *Clean Air Act* if the district confirms that the following statements are applicable to the action:

• The project was included in the latest conforming transportation plan and TIP in the fiscally constrained portion of the plan.

• The project design concept and scope have not changed significantly from what was reflected in the conformity analysis for the plan and TIP.
The project will comply with PM$_{2.5}$ and/or PM$_{10}$ control measures in the SIP.

Hot-spot analysis requirements are satisfied.

Other criteria and procedures will apply for determining conformity of projects within CO, PM$_{2.5}$, or PM$_{10}$ nonattainment or maintenance areas (e.g., Transportation Conformity Hot-Spot Analysis). See Section 26-12.

To determine conformity for projects in nonattainment areas or maintenance areas outside of locations served by Metropolitan Planning Organizations, the district should contact BDE. BDE will discuss and coordinate with the Office of Planning and Programming to initiate a regional emissions analysis. The purpose of this analysis is to demonstrate that the proposed project will not cause nor contribute to any new localized violations nor increase the frequency or severity of any existing violations of the NAAQS for the criteria pollutant(s) that caused the area to be designated as nonattainment. The project will be determined to conform to the requirements of the 1990 Clean Air Act amendments upon the concurrence of FHWA in the regional emissions analysis supporting this finding.

Projects must be found to conform before they are adopted, accepted, approved, or funded. Conformity must be re-determined if none of the following major steps has occurred within three years of the conformity determination—NEPA process completion; start of final design; acquisition of a significant portion of the right-of-way; or approval of the plans, specifications, and estimates. A new conformity determination also will be required if there is a significant change in project design concept and scope or if a supplemental environmental document for air quality purposes is initiated.

Regionally significant projects that do not involve Federal approvals or funding from FHWA do not require conformity determinations. However, under the conformity rules, IDOT may not approve these projects unless there is a currently conforming transportation plan and TIP for the area in which the project is located and the project satisfies specific conditions regarding its potential effect on regional air quality. The district should contact BDE relative to regionally significant non-Federal projects in nonattainment and maintenance areas for guidance regarding these specific conditions.

26-11.03(d) Information for NEPA Documents or Project Reports

The environmental documentation for all projects subject to these procedures must include a statement regarding the status of the project with regard to the Clean Air Act conformity regulations (i.e., indicating that the project is outside of any designated nonattainment or maintenance area, that the project is of a type exempted from conformity requirements, or that the project has been determined to satisfy the conformity regulations). The following paragraphs indicate the different statements that should be used for this documentation:

Note: For those statements that include references to dates (e.g., for TIPs and plans), the district should enter the dates in effect at the time of the latest conformity determination. BDE should be contacted for guidance if questions arise regarding particular projects.
1. **Projects Outside of Nonattainment or Maintenance Areas.** For projects that the district determines are completely outside of any designated nonattainment or maintenance areas, the following statement should be included in the project environmental documentation:

   No portion of this project is within a designated nonattainment or maintenance area for any of the air pollutants for which the USEPA has established standards. Accordingly, a conformity determination under 40 CFR Part 93 ("Determining Conformity of Federal Actions to State or Federal Implementation Plans") is not required.

m) **Exempt Projects.** For projects that the district determines are located within a designated nonattainment or maintenance area but have been identified by their MPO as an exempt project type as identified in Section 26-11.03(b) (which includes project types exempt from conformity and those exempt from regional emissions analyses), include the following statement in the project environmental documentation:

   This project is located within a designated nonattainment or maintenance area but is a project type, which the U.S. Environmental Protection Agency (USEPA) has designated as exempt from regional emissions analyses of transportation plans and Transportation Improvement Programs for purposes of determining conformity with the State Implementation Plan (SIP). This designation is based on USEPA’s determination that the nature of the project is such that it would not affect the outcome of a regional emissions analysis.

For project-types discussed in the following sections (i.e., projects that are within a nonattainment or maintenance area and are not exempt projects), include the following introductory paragraphs before the applicable paragraphs documenting the conformity finding for the project-type involved:

   The National Ambient Air Quality Standards (NAAQS), established by the US Environmental Protection Agency, set maximum allowable concentration limits for six criteria air pollutants. Areas in which air pollution levels persistently exceed the NAAQS may be designated as “nonattainment.” States where a nonattainment area is located must develop and implement a State Implementation Plan (SIP) containing policies and regulations that will bring about attainment of the NAAQS. Areas that had been designated as nonattainment, but that have attained the NAAQS for the criteria pollutant(s) associated with the nonattainment designation, will be designated as maintenance areas.

   All areas of Illinois currently are in attainment of the standards for five of the six criteria pollutants: particulate matter, carbon monoxide, nitrogen dioxide, sulfur dioxide, and lead.
For the eight-hour ozone, Cook, DuPage, Kane, Lake, McHenry, and Will Counties, as well as Aux Sable and Goose Lake Townships in Grundy County and Oswego Township in Kendall County, have been designated as marginal nonattainment areas. Jersey, Madison, Monroe, and St. Clair Counties in the St. Louis area also have been designated as marginal nonattainment areas for the eight-hour ozone standard.

Projects Within a Portion of a Nonattainment or Maintenance Area Where the Chicago Metropolitan Agency for Planning (CMAP) is the MPO. In addition to the introductory paragraphs above, the following paragraphs should be used to document the necessary findings for conformity of projects within a nonattainment or maintenance area for which CMAP is the MPO:

This project is included in the FY [indicate years] Transportation Improvement Program (TIP) endorsed by the Metropolitan Planning Organization Policy Committee of the Chicago Metropolitan Agency for Planning (CMAP) for the region in which the project is located. Projects in the TIP are considered to be consistent with the [indicate year] regional transportation plan endorsed by CMAP. The project is within the fiscally constrained portion of the plan.

On [indicate date], the Federal Highway Administration (FHWA) and the Federal Transit Administration (FTA) determined that the [indicate year] regional transportation plan conforms with the State Implementation Plan (SIP) and the transportation-related requirements of the 1990 Clean Air Act Amendments. On [indicate date], the FHWA and the FTA determined that the TIP also conforms with the SIP and the Clean Air Act Amendments. These findings were in accordance with Determining Conformity of Federal Actions to State or Federal Implementation Plans 40 CFR Part 93.

The project’s design concept and scope are consistent with the project information used for the TIP conformity analysis. Therefore, this project conforms to the existing State Implementation Plan and the transportation-related requirements of the 1990 Clean Air Act Amendments.

The TIP number for this project is ________________.

Projects Within a Nonattainment or Maintenance Area Served by an MPO other than CMAP. In addition to the introductory paragraphs above, use the following paragraphs to document the necessary findings for conformity of projects within a nonattainment or maintenance area served by a MPO other than CMAP:

This project is included in the [indicate date] Long-Range Transportation Plan and in the [indicate years] Transportation Improvement Program (TIP) endorsed by [indicate name of MPO], the Metropolitan Planning Organization (MPO) for the region in which the project is located. The project is within the fiscally constrained portion of the plan.
On [indicate date] the Federal Highway Administration (FHWA) and the Federal Transit Administration (FTA) determined that the Long-Range Transportation Plan conforms with the transportation-related provisions of the Clean Air Act Amendments of 1990. The FHWA and the FTA determined on [indicate date] that the TIP conforms with the Clean Air Act Amendments. These findings were in accordance with Determining Conformity of Federal Actions to State or Federal Implementation Plans, 40 CFR Part 93.

The project’s design concept and scope are consistent with the project information used for the TIP conformity analysis. Therefore, this project conforms to the existing State Implementation Plan and the transportation-related requirements of the 1990 Clean Air Act Amendments.

The TIP number for this project is ________________.

p) Projects Within a Nonattainment or Maintenance Area Not Served by an MPO. For projects that the district determines will be located within a nonattainment or maintenance area outside an area served by an MPO, in addition to the introductory paragraphs above, use the following paragraphs to document the necessary analysis and finding by FHWA for conformity:

This project is located within an area that the US Environmental Protection Agency (USEPA) has designated as nonattainment or maintenance in relation to the national ambient air quality standards for [insert name(s) of applicable criteria pollutant(s)]. The project is outside of an area served by a Metropolitan Planning Organization (MPO).

The Federal Highway Administration (FHWA) has reviewed the results of a regional emissions analysis prepared by the Illinois Department of Transportation that includes the proposed project. Based on the results of this analysis, the FHWA has determined that the project will not cause or contribute to any new localized violations of the standard[s] for [insert name(s) of applicable criteria pollutant(s)] nor increase the frequency or severity of any existing violations of the [insert name(s) of applicable criteria pollutant(s)] standard[s]. Therefore, this project conforms to the transportation-related requirements of the 1990 Clean Air Act Amendments.

q) “Regionally Significant” Non-Federal Projects Within a Nonattainment or Maintenance Area. For “regionally significant” projects located in nonattainment or maintenance areas that do not involve funding or approvals from FHWA, in addition to the introductory paragraphs above, use the following paragraphs to document compliance with the conformity regulations:
This project is located within an area that the US Environmental Protection Agency (USEPA) has designated as nonattainment or maintenance in relation to the national ambient air quality standards for [insert name(s) of applicable criteria pollutant(s)]. The project does not involve approvals or funding from the Federal Highway Administration but has been determined to be “regionally significant” under the Determining Conformity of Federal Actions to State or Federal Implementation Plans, 40 CFR Part 93.

The Illinois Department of Transportation has confirmed that there is a currently conforming transportation plan and transportation improvement program and has determined that the plan, transportation improvement program, and project are consistent with the 121 Requirements for adoption or approval of projects by other recipients of funds designated under Title 23 USC or the Federal Transit Act, 40 CFR 93.121.
26-12 TRANSPORTATION CONFORMITY PROJECT-LEVEL QUALITATIVE HOT-SPOT ANALYSIS IN PM$_{2.5}$ AND PM$_{10}$ NONATTAINMENT AND MAINTENANCE AREAS

26-12.01 Introduction

*Please note that on December 27, 2018 the USEPA approved Illinois’s May 8, 2018 request to revise the state’s designation for PM$_{2.5}$ from unclassifiable to unclassifiable/attainment. (see 83 FR 66631) Based on this final rule, transportation conformity project-level qualitative Hot-Spot analysis for PM$_{2.5}$ is not required. Illinois is also in attainment for the PM$_{10}$ 1987 standard.

The provisions of 40 CFR 93.116 and 40 CFR 93.123 establish the transportation conformity criteria and procedures for determining which transportation projects in Particulate Matter (e.g., PM$_{2.5}$, PM$_{10}$), nonattainment, and maintenance areas require a transportation conformity project-level Hot-Spot analysis.

Transportation conformity is required under the Clean Air Act, Section 176(c) (42 U.S.C. 7506(c)) to ensure that Federally supported highway and transit project activities are consistent with the purpose of the State air-quality implementation plan (SIP). Conformity to the purpose of the SIP means that transportation activities will not cause new air quality violations, worsen existing violations, or delay timely attainment of the relevant National Ambient Air Quality Standards (NAAQS). The US Environmental Protection Agency (USEPA) transportation conformity rule (e.g., 40 CFR 51.390, 40 CFR 93) establishes the criteria and procedures for determining whether transportation activities conform to the SIP.

A Hot-Spot analysis is defined in 40 CFR 93.101 as an estimation of likely future localized PM$_{2.5}$ or PM$_{10}$ pollutant concentrations, and a comparison of those concentrations to the relevant air quality standards. A Hot-Spot analysis assesses the air quality impacts on a scale smaller than an entire nonattainment or maintenance area. The analysis is a means of demonstrating that a transportation project meets Clean Air Act conformity requirements to support State and local air quality goals with respect to potential localized air quality impacts. On March 29, 2006, USEPA and FHWA issued joint guidance, Transportation Conformity Guidance for Qualitative Hot-Spot Analysis in PM$_{2.5}$ and PM$_{10}$ Nonattainment and Maintenance Areas, on how to perform a qualitative Hot-Spot analysis. See FHWA’s website for further guidance or the district can contact BDE for a copy of the document.

When a Hot-Spot analysis is required, it is included within the project-level conformity determination that is made by FHWA or the Federal Transit Administration.

The Chicago Metropolitan Agency for Planning, Tier 2 Consultation Team has a PM Hot-Spot analysis procedure for all transportation projects, regardless of mode. This Section describes how the IDOT will comply with the Hot-Spot analysis requirements for FHWA-Funded projects Statewide and how the IDOT process fits into the Tier 2 Consultation Team procedure. In addition to the Hot-Spot analysis, other requirements of the transportation conformity regulations (40 CFR 93) must be met prior to NEPA approval; see Section 26-11.
26-12.02 Applicability

The following procedures are applicable to all Federally funded/approved highway projects in PM$_{2.5}$ and PM$_{10}$ nonattainment and maintenance areas. Currently, Illinois is in attainment for both PM$_{2.5}$ and PM$_{10}$. Therefore, no project will require a Hot-Spot analysis. It is possible for this designation to change so the procedure will remain in the BDE Manual.

26-12.03 Procedures

26-12.03(a) Exempt Projects

See Section 26-11.03(b) for a list of project-types (from the Exempt projects, 40 CFR 93.126) that are exempt from Hot-Spot analysis requirements and project-level conformity determinations. Further coordination with FHWA and BDE is not required for these project-types provided requirements in 40 CFR 93.126 are met (i.e., a particular action listed under 40 CFR 93.126 is not exempt if the MPO in consultation with other agencies, the USEPA, and FHWA concur that it has potentially adverse emissions impacts for any reason).

In addition to the project types listed in Section 26-11.03, in accordance with 40 CFR 93.128, traffic signal synchronization projects may be approved, funded, and implemented without satisfying conformity requirements.

For projects that are exempt, insert the following language into the NEPA document or project report:

This project is considered exempt from the requirements of conformity per 40 CFR 93.126 or 40 CFR 93.128, as applicable. USEPA has determined that such projects meet the Clean Air Act’s requirements without any further Hot-Spot analysis.

26-12.03(b) Non-Exempt Projects That Are Not an Air Quality Concern

Non-exempt projects that are not an air quality concern do not require a Hot-Spot analysis, but should be discussed at the district coordination meeting and still require a project-level conformity determination that meets the remaining applicable provisions of the conformity rule.

The following are examples of non-exempt projects that are not an air quality concern under 40 CFR 93.123(b)(1)(i) and (ii):

- Projects that do not meet the criteria under 40 CFR 93.123(b)(1) (i.e., they are not new or expanded highway projects that have a significant number of, or a significant increase in, diesel vehicles, and are not projects affecting intersections that are at Level-of-Service D, E, or F with a significant number of diesel vehicles, or those that will change to Level-of-Service D, E, or F because of increased traffic volumes from a significant number of diesel vehicles related to the project).
An intersection channelization project or interchange configuration project that involves turn lanes or slots, lanes, or movements that are physically separated. These kinds of projects improve freeway operations by smoothing traffic flow and vehicle speeds by improving weave and merge operations, which would not be expected to create or worsen PM$_{2.5}$ or PM$_{10}$ violations.

Intersection channelization projects, traffic circles or roundabouts, intersection signalization projects at individual intersections, and interchange reconfiguration projects that are designed to improve traffic flow and vehicle speeds and do not involve any increases in idling.

For non-exempt projects that are not an air quality concern, insert the following language into the NEPA document or project report:

This project is not an air quality concern under 40 CFR 93.123(b)(1). Due to [state reason(s)], it has been determined that the project will not cause or contribute to any new localized PM$_{2.5}$ or PM$_{10}$ violations or increase the frequency or severity of any PM$_{2.5}$ or PM$_{10}$ violations. USEPA has determined that such projects meet the Clean Air Act’s requirements without any further Hot-Spot analysis.

26-12.03(c) Nonexempt Projects That Are an Air Quality Concern

USEPA specifies in 40 CFR 93.123(b)(1) that projects that are an air quality concern include highway and transit projects that involve significant levels of diesel vehicle traffic, or any other project that is identified in the PM$_{2.5}$ SIP as a localized concern. The following are projects of air quality concern that require a Hot-Spot analysis:

- new or expanded highway projects that have a significant number of or significant increase in diesel vehicles;
- projects affecting intersections that are at Level-of-Service D, E, or F with a significant number of diesel vehicles, or those that will change to Level-of-Service D, E, or F because of increased traffic volumes from a significant number of diesel vehicles related to the project;
- new bus and rail terminals and transfer points that have a significant number of diesel vehicles congregating at a single location;
- expanded bus and rail terminals and transfer points that significantly increase the number of diesel vehicles congregating at a single location; and
- projects in or affecting locations, areas, or categories of sites that are identified in the PM$_{2.5}$ or PM$_{10}$ applicable implementation plan or implementation plan submission, as appropriate, as sites of violation or possible violation.

Some examples of projects of air quality concern that would be covered by 40 CFR 93.123(b)(1)(i) and (ii) include, but are not limited to:

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26-12.3
a project on a new highway or expressway that serves a significant volume of diesel truck traffic (e.g., facilities with greater than 125,000 annual average daily traffic (AADT) and 8% or more of such AADT is diesel truck traffic);

- new exit ramps and other highway facility improvements to connect a highway or expressway to a major freight, bus, or intermodal terminal;

- expansion of an existing highway or other facility that affects a congested intersection (operated at Level-of-Service D, E, or F) that has a significant increase in the number of diesel trucks; and

- similar highway projects that involve a significant increase in the number of diesel transit buses and diesel trucks.

Discuss all projects located in the PM$_{2.5}$ nonattainment and PM$_{10}$ maintenance areas at district coordination meetings so BDE and FHWA can jointly determine if the project is an air quality concern. The district may also involve the air quality Tier 2 Consultation Team if FHWA and IDOT cannot conclude the project is not an air quality concern. The district should provide the following information associated with the project in a table format:

- AADT in current year, time of completion, and design year;

- diesel truck percentage (e.g., total of all categories), and diesel truck AADT, in current year, time of completion and design year;

- anticipated change of diesel truck traffic due to the project; and

- level-of-service (for intersections) in existing year, time of completion, and design year.

If a project does not clearly fit any of the examples of projects that are not an air quality concern, BDE and FHWA may recommend the district contact their Metropolitan Planning Organization (MPO) so that the project may be discussed at an interagency consultation meeting to determine if a project is an air quality concern as described in 40 CFR 93.123(b)(1).

If it is determined that the project is not an air quality concern, the basis for the determination should be included in the district coordination meeting minutes (e.g., low AADT, low percentage of diesel vehicles). Include the following paragraph in the environmental consequences section of the NEPA document or project report.

This project is not an air quality concern under 40 CFR 93.123(b)(1). Due to [state reason(s)], it has been determined that the project will not cause or contribute to any new localized PM$_{10}$ violations or increase the frequency or severity of any PM$_{10}$ violations. USEPA has determined that such projects meet the Clean Air Act’s requirements without any further Hot-Spot analysis.

If the project is determined to be an air quality concern, a qualitative Hot-Spot analysis will be required and the steps in Section 26-12.03(d) should be followed.
26-12.03(d) Hot-Spot Analysis Procedures

1. **Obtain Regional Emissions PM Analysis Table.** The district should contact BDE to obtain the Regional Emissions Analysis Table provided by the MPO for their region. This table will become a component of the Hot-Spot Analysis Report.

2. **Draft Hot-Spot Analysis Report.** BDE will provide the district with an example Hot-Spot Analysis Report. The district should use this example in conjunction with the joint guidance issued by FHWA and USEPA to complete a Hot-Spot Analysis report. The title of this guidance is *Transportation Conformity Guidance for Qualitative Hot-Spot Analysis in PM$\text{2.5}$ and PM$\text{10}$ Nonattainment and Maintenance Areas.* Districts should also use the “Final PM Qualitative Guidance Clarification,” issued by FHWA June 12, 2009.

One of the two qualitative methods described below should be used until USEPA releases a quantitative model:

d. **Comparison to Another Location with Similar Characteristics.** This method involves reviewing existing highway or transit facilities constructed in the past and built in locations similar to the proposed project and, whenever possible, near an air quality monitor (a surrogate) to allow a comparison of PM$\text{10}$ air quality concentrations.

The district, in consultation with BDE, should identify proposed project(s) and air quality monitor(s) to be used for the surrogate and coordinate this with the Tier 2 Consultation Team through the appropriate MPO. The district will document in the project-level conformity determination the reasons for picking a surrogate project and air quality monitor, including similarities to and differences between the surrogate and proposed project and location, and summarize the coordination that took place with the Tier 2 Consultation Team.

e. **Air Quality Studies for the Proposed Project Location.** Air quality information from many sources may be available for the proposed project’s location. The State Implementation Plan (SIP) can be an important tool to be referenced when conducting qualitative Hot-Spot analysis, especially for PM$\text{10}$ maintenance areas that already have SIPs in place. The Illinois Environmental Protection Agency would be able to supply data from air quality monitors that may be useful in a given Hot-Spot analysis.

In some cases, the USEPA or a university may have also performed an air quality study near the location of a proposed project. In addition, other scientific studies may be appropriate to understand the potential air quality impact from certain projects.

The interagency coordination process with the appropriate MPO can be used to determine what air quality information from a SIP or other air quality study is appropriate for assessing the air quality impacts of the proposed project. The
district should contact BDE for further guidance. The district would then document within the project-level conformity determination the air quality information used and why it is appropriate.

The following documentation should be included in the Hot-Spot Analysis Report:

- description of project (e.g., location, design and scope; date project is expected to be open, what part of 40 CFR 93.123(b)(1) applies);
- description of type of emissions considered in the analysis (e.g., road dust, construction emissions);
- contributing factors;
- air quality;
- transportation and traffic conditions;
- built and natural environment;
- meteorology, climate, and seasonal data;
- adopted emissions control measures;
- consideration of full timeframe of area’s Long-Range Transportation Plan;
- description of existing conditions;
- description of changes resulting from project;
- description of analysis method chosen;
- description of analysis years;
- examination of year or years in which emissions are expected to peak;
- discussion of why project will not cause violation of either the annual or 24-hour standard;
- discussion of professional judgment on impact;
- discussion of any mitigation measures;
- written commitments for mitigation; and
- conclusion on how project meets 40 CFR 93.116 and 93.123.

Upon completion of the draft Hot-Spot Analysis Report, the district will provide a copy of the report to BDE. BDE will coordinate the report, as appropriate, with FHWA for
comments on the draft report. BDE will provide the comments from BDE and FHWA to the district for the district to address. Once all BDE and FHWA comments have been addressed, the Hot-Spot Analysis Report will be summarized in the NEPA document and the full version included in the NEPA document appendix. If the project is a CE, a copy of the report will be retained in the project files.

11. Public Involvement. The documents and information supporting the project level conformity determination, including the qualitative Hot-Spot analysis must be made available to the public for comment prior to a project-level conformity determination being issued by FHWA. The public involvement process typically used by the districts to satisfy NEPA requirements can be used to satisfy the public involvement requirements for the project-level conformity determination, because project-level conformity determinations are usually conducted as part of the NEPA process. Therefore, the Hot-Spot analysis, and documentation for other project-level conformity requirements should be summarized in the Draft EIS or in the EA.

However, if a CE project requires a qualitative Hot-Spot analysis, and the CE does not require public involvement, then the analysis must be made publicly available prior to determining project-level conformity and concluding the NEPA process. The district should coordinate with BDE/FHWA to determine the appropriate public involvement activity.

For projects of air quality concern that completed the NEPA process before April 5, 2006, and an FHWA approval is still required, a Hot-Spot analysis must be completed. A public comment opportunity must be provided prior to FHWA issuing a project-level conformity determination if the NEPA public involvement process cannot be used to coordinate the Hot-Spot analysis with the public.

This may be accomplished by posting an advertisement in the local newspaper, posting the notice on the MPO’s or IDOT’s website, and having a copy of the announcement placed at a library or libraries closest to the project corridor.

The following language is suggested for the advertisement/notice:

The Illinois Department of Transportation (IDOT) is currently proposing improvements from _______ to _______. The project scope includes ___________. On March 10, 2006, the US Environmental Protection Agency issued new regulations on Particulate Matter (PM\textsubscript{10}) Hot-Spot Analysis in Project-Level Transportation Conformity Determinations. A Hot-Spot analysis is defined in 40 CFR 93.101 as an estimation of likely future localized PM\textsubscript{10} concentrations and a comparison of those concentrations to the relevant air quality standards.

The proposed project has been identified as a project of air quality concern requiring a Hot-Spot analysis as part of the project level conformity determination. IDOT has completed a Hot-Spot analysis for the proposed
improvement that is available for public comment. The Hot-Spot analysis is available for review on __________ or at _________. A hard copy of this analysis can be obtained by contacting ______________ at __________. Comments should be received no later than __________. (Thirty days is recommended. For shorter time-periods consult BDE and FHWA.) Written correspondence related to this Hot-Spot analysis should be addressed to ______________.

12. **Final Approval.** The district should provide BDE and FHWA a summary of any public comments received and the district’s response to those comments. If necessary, the district may need to revise the Hot-Spot Analysis Report based on comments received from the public involvement process. The district will provide BDE with the revised report who will then coordinate it with FHWA. FHWA and BDE will review the revised report and provide the district with comments, if any, through BDE.

If the qualitative analysis demonstrates the project does not create or increase the existing PM$_{10}$ violations, include the following statement in the NEPA document:

*The qualitative analysis demonstrates the project will not create new local PM$_{10}$ violations. Furthermore, the analysis demonstrates the project will not increase the severity or number of existing PM$_{10}$ violations. The FHWA has, therefore, determined that the project satisfies the Clean Air Act project-level conformity requirements for PM$_{10}$.*

If mitigation measures are necessary to demonstrate conformity, include the mitigation measures in the NEPA document, along with enforceable written Environmental Commitments to implement them. The following statement must be included in the NEPA document:

*The qualitative analysis demonstrates the project may create new local PM$_{10}$ violations or it may increase the severity or number of existing PM$_{10}$ violations. Implementation of the following air quality mitigation measures will allow this project to meet the conformity Hot-Spot requirements [list mitigation measure(s) here]. The FHWA has, therefore, determined that the project satisfies the Clean Air Act project-level conformity requirements for PM$_{10}$.*

Final approval of the conformity determination is made upon approval of the NEPA document (FONSI, ROD or CE determination).
26-13 MOBILE SOURCE AIR TOXICS

26-13.01 Introduction

On October 18, 2016, the US Department of Transportation and FHWA issued an updated interim guidance on when and how to analyze Mobile Source Air Toxics (MSAT) in the NEPA process for highway project (See Updated Interim Guidance Update on Mobile Source on Air Toxic Analysis in NEPA Documents for additional guidance). This guidance is available by the following link:

http://www.fhwa.dot.gov/environment/air_quality/air_toxics/policy_and_guidance/msat/index.cfm

The Clean Air Act identified 188 air toxics, also known as hazardous air pollutants. The US Environmental Protection Agency (USEPA) has assessed this expansive list of toxics and identified a group of 93 compounds emitted from mobile sources, listed in the USEPA Integrated Risk Information System (IRIS). USEPA also identified a subset of this list of 93 that are considered the nine priority MSATs. These are acetaldehyde, acrolein, benzene, 1,3-butadiene, diesel particulate matter plus diesel exhaust organic gases (diesel PM), ethylbenzene, formaldehyde, naphthalene, and polycyclic organic matter. While FHWA considered these to be the priority MSATs, USEPA stresses that the list is subject to change and may be revised in future rules.

FHWA developed a tiered approach for analyzing MSATs in NEPA documents, depending on the specific project circumstances. FHWA has identified three levels of analysis:

- no analysis for projects with no potential for meaningful MSAT effects,
- qualitative analysis for projects with low potential MSAT effects, or
- quantitative analysis to differentiate alternatives for projects with higher potential MSAT effects.

For projects warranting MSAT analysis, the nine priority MSATs should be analyzed.

26-13.02 Applicability

The following procedures apply to all proposed highway projects initiated by the Department.

26-13.03 Procedures

26-13.03(a) Projects with No Meaningful Potential MSAT Effects or Exempt Projects

The types of projects in this category include:

- Projects qualifying as a categorical exclusion under 23 CFR 771.117.
- Projects exempt under the Clean Air Act conformity rule in 40 CFR 93.126; see Section 26-11.03(b) (Items 1-3) for exempt project types, or
• Other projects with no meaningful impacts on traffic volumes or vehicle mix.

For project types qualifying as a categorical exclusion or for projects that are exempt under the Clean Air Act conformity rule under 40 CFR 93.126, no analysis or discussion of MSATs is necessary. Documentation that the project qualifies as a categorical exclusion and/or exempt project is sufficient:

For project types with no meaningful impacts on traffic volumes or vehicle mix such as found in Section 26-11.03(b)(Item #4.), no MSAT analysis is recommended. Include the following text in the Phase I engineering report and, as applicable, the associated environmental document:

**Mobile Source Air Toxics**

*This project has been determined to generate minimal air quality impacts for Clean Air Act criteria pollutants and has not been linked with any special Mobile Source Air Toxic (MSAT) concerns. As such, this project will not result in changes in traffic volumes, vehicle mix, basic project location, or any other factor that would cause an increase in MSAT impacts of the project from that of the non-build alternative.*

Moreover, USEPA regulations for vehicle engines and fuels will cause overall MSATs emissions to decline significantly over the next several decades. Based on regulations now in effect, an analysis of national trends with USEPA’s MOVES 2014 model forecasts a combined reduction of more than 90 percent in the total annual emission rate for the priority MSAT from 2010 to 2050. This will both reduce the background level of MSAT as well as the possibility of even minor MSAT emissions from this project.

**26-13.03(b) Projects with Low Potential MSAT Effects**

The types of projects included in this category are those that serve to improve operations of highway, transit, or freight without adding substantial new capacity or without creating a facility that is likely to meaningfully increase MSAT emissions. This category covers a broad range of projects.

Any projects not meeting the criteria in Sections 26-13.03(a) or 26-13.03(c), should be included in this category. Examples of these types of projects are minor widening projects; new interchanges, replacing a signalized intersection on a surface street; or projects where design year traffic is projected to be less than 140,000 to 150,000 annual average daily traffic (AADT).

For project types that have a low potential for MSAT effects, conduct a qualitative assessment of emissions projections. Four types of project documentation are offered:

1. a minor widening project,
2. a new interchange connecting an existing roadway with a new roadway,
3. a new interchange connecting new roadways, and
4. minor improvements or expansions to intermodal centers or other projects that affect truck traffic.

In addition to the qualitative assessment, the NEPA document for this category of projects must include a discussion of information that is incomplete or unavailable for a project specific assessment of MSAT impacts, in compliance with Council on Environmental Quality (CEQ) regulations 40 CFR 1502.22(b). Recommended prototype language for this discussion is included in Section 26-13.03(d).

Following are some examples of qualitative MSAT analyses for different types of projects. Each project is different and some projects may contain elements covered in more than one of the examples below. The district can use the example language as a starting point, but should tailor it to reflect the unique circumstances of the project being considered. Consider the following factors when crafting a qualitative analysis:

- For projects on an existing alignment, MSATs are expected to decline due to the effect of new USEPA engine and fuel standards.
- Projects that result in increased travel speeds will reduce MSAT emissions per vehicle miles traveled (VMT) basis. MOVES 2014 provides this estimation and should be accounted for accordingly. This speed benefit may be offset somewhat by increased VMT if the more efficient facility attracts additional vehicle trips.
- Projects that facilitate new development may generate additional MSAT emissions from new trips, truck deliveries, and parked vehicles (due to evaporative emissions). However, these may also be activities that are attracted from elsewhere in the metro region; thus, on a regional scale there may be no net change in emissions.
- Projects that create new travel lanes, relocate lanes, or relocate economic activity closer to homes, schools, businesses, and other populated areas may increase concentrations of MSAT at those locations relative to No Action.

Other elements related to a qualitative analysis are a discussion of information that is incomplete or unavailable for a project-specific assessment of MSAT impacts and a discussion of any MSAT mitigation measures that may be associated with the project.

A qualitative analysis provides a basis for identifying and comparing the potential differences among MSAT emissions, if any, from the various alternatives. The qualitative assessment presented below is derived in part from a study conducted by FHWA entitled “A Methodology for Evaluating Mobile Source Air Toxic Emissions Among Transportation Project Alternatives.” The study is available through the FHWA website. Consider the following introduction language for qualitative assessments:

1. **Minor Widening Project.** For purposes of this scenario, minor highway widening projects are those in which the design year traffic level is predicted to be less than 150,000 AADT. Widening projects that surpass these criteria are subject to a quantitative analysis.

For minor widening projects, include wording similar to the following:
For each build alternative carried forward in this [identify NEPA document], the amount of MSAT emitted would be proportional to the vehicle miles traveled, or VMT, assuming that other variables (e.g., fleet mix) are the same for each alternative. The VMT estimated for each of the Build Alternatives carried forward is slightly higher than that for the No Build Alternative, because the additional capacity increases the efficiency of the roadway and attracts rerouted trips from elsewhere in the transportation network. This increase in VMT would lead to higher MSAT emissions for the preferred action alternative along the highway corridor, along with a corresponding decrease in MSAT emissions along the parallel routes. The emissions increase is offset somewhat by lower MSAT emission rates due to increased speeds; according to USEPA’s MOVES 2014 model, emissions of all of the priority MSAT decrease as speed increases.

Because the estimated VMT under each of the Build Alternatives carried forward are nearly the same, varying by less than [specify] percent, it is expected there would be no appreciable difference in overall MSAT emissions among the various alternatives. Also, regardless of the alternative chosen, emissions will likely be lower than present levels in the design year as a result of USEPA’s national control programs that are projected to reduce annual MSAT emissions by more than 90 percent between 2010 and 2050. Local conditions may differ from these national projections in terms of fleet mix and turnover, VMT growth rates, and local control measures. However, the magnitude of the USEPA-projected reductions is so great, even after accounting for VMT growth, that MSAT emissions in the study area are likely to be lower in the future in nearly all cases.

If the project includes plans to construct travel lanes closer to populated areas, include this paragraph:

The additional travel lanes contemplated as part of the project alternatives will have the effect of moving some traffic closer to nearby homes, schools and businesses; therefore, under each Build Alternative carried forward there may be localized areas where ambient concentrations of MSAT could be higher under certain Build Alternatives than the No Build Alternative. The localized increases in MSAT concentrations would likely be most pronounced along the expanded roadway sections that would be built at [specify location], under Alternatives [specify], and along [specify route] under Alternatives [specify alternatives]. However, the magnitude and the duration of these potential increases compared to the No-build alternative cannot be reliably quantified due to incomplete or unavailable information in forecasting project-specific MSAT health impacts.

Conclude with this summary:

In summary, where a highway is widened, the localized level of MSAT emissions for the Build Alternative carried forward could be higher relative
to the No Build Alternative, but this could be offset due to increases in speeds and reductions in congestion, which are associated with lower MSAT emissions. Also, MSAT will be lower in other locations when traffic shifts away from them. However, on a regional basis, USEPA’s vehicle and fuel regulations, coupled with fleet turnover, will over time cause substantial reductions that, in almost all cases, will cause region-wide MSAT levels to be significantly lower than today.

2. New Interchange Connecting an Existing Roadway with a New Roadway. This example is oriented toward projects where a new roadway section connects to an existing limited access highway. The purpose of the roadway is primarily to meet regional travel needs (e.g., by providing a more direct route between locations). Include wording similar to the following:

For each build alternative carried forward in this [identify NEPA document type], the amount of MSAT emitted would be proportional to the vehicle miles traveled, or VMT, assuming that other variables (e.g., fleet mix) are the same for each alternative. Because the VMT estimated for the No Build Alternative is higher than for any of the Build Alternatives carried forward, higher levels of regional MSAT are not expected from any of the Build Alternatives carried forward compared to the No Build Alternative. In addition, because the estimated VMT under each of the Build Alternatives carried forward are nearly the same, varying by less than [specify] percent, it is expected there would be no appreciable difference in overall MSAT emissions among the various alternatives. Also, regardless of the alternative chosen, emissions will likely be lower than present levels in the design year as a result of USEPA’s national control programs that are projected to reduce MSAT emissions by more than 90 percent from 2010 to 2050. Local conditions may differ from these national projections in terms of fleet mix and turnover, VMT growth rates, and local control measures. However, the magnitude of the USEPA-projected reductions is so great, even after accounting for VMT growth, that MSAT emissions in the study area are likely to be lower in the future in virtually all locations.

Under each alternative carried forward, there may be localized areas where VMT would increase, and other areas where VMT would decrease. Therefore, it is possible that localized increases and decreases in MSAT emissions may occur. The localized increases in MSAT emissions would likely be most pronounced along the new roadway sections that would be built at [specify location], under Alternatives [specify alternatives], and along [specify route] under Alternatives [specify]. However, even if these increases do occur, they too will be substantially reduced in the future due to implementation of USEPA’s vehicle and fuel regulations.

In summary, under all Build Alternatives carried forward in the design year it is expected there would be reduced MSAT emissions in the immediate area of the project, relative to the No Build Alternative, due to the reduced

26-13.5
VMT associated with more direct routing, and due to USEPA’s MSAT reduction programs.

3. **New Interchange Connecting New Roadways.** This example is oriented toward interchange projects developed in response to or in anticipation of economic development (e.g., a new interchange to serve a new shopping/residential development). Projects from the previous example may also have economic development associated with them, so some of this language may also apply. Include wording similar to the following:

   For each build alternative carried forward in this [identify NEPA document type], the amount of MSAT emitted would be proportional to the vehicle miles traveled, or VMT, assuming that other variables (e.g., fleet mix) are the same for each alternative. The VMT estimated for each of the Build Alternatives carried forward is slightly higher than that for the No Build Alternative, because the interchange facilitates new development that attracts trips that would not otherwise occur in the area. This increase in VMT means MSAT under the Build Alternatives carried forward would probably be higher than the No Build Alternative in the study area. There could also be localized differences in MSAT from indirect effects of the project such as associated access traffic, emissions of evaporative MSAT (e.g., benzene) from parked cars, and emissions of diesel particulate matter from delivery trucks [modify depending on the type and extent of the associated development]. Travel to other destinations would be reduced with subsequent decreases in emissions at those locations.

   Because the estimated VMT under each of the Build Alternatives carried forward are nearly the same, varying by less than [specify] percent, it is expected there would be no appreciable difference in overall MSAT emissions among the various Build Alternatives. For all Alternatives carried forward, emissions are virtually certain to be lower than present levels in the design year as a result of USEPA’s national control programs that are projected to reduce MSAT emissions by more than 90 percent from 2010 to 2050. Local conditions may differ from these national projections in terms of fleet mix and turnover, VMT growth rates, and local control measures. However, the magnitude of the USEPA-projected reductions is so great, even after accounting for VMT growth, that MSAT emissions in the study area are likely to be lower in the future than they are today.

   Use the following discussion for new interchanges in areas already developed to some degree. For new construction in anticipation of economic development in rural or largely undeveloped areas, this discussion would be applicable only to populated areas (e.g., residences, schools, businesses).

   The travel lanes contemplated as part of the project alternatives carried forward will have the effect of moving some traffic closer to nearby homes, schools and businesses; therefore, under each alternative carried forward there may be localized areas where ambient concentrations of MSAT would be higher under certain Alternatives than others. The localized
differences in MSAT concentrations would likely be most pronounced along the new/expanded roadway sections that would be built at [specify location], under Alternatives [specify alternatives], and along [specify route] under Alternatives [specify]. However, the magnitude and the duration of these potential increases cannot be reliably quantified due to incomplete or unavailable information in forecasting project-specific MSAT health impacts. Further, under all Alternatives carried forward, overall future MSAT are expected to be substantially lower than today due to implementation of USEPA’s vehicle and fuel regulations.

Then include this summary:

In summary, under all Build Alternatives carried forward in the design year, it is expected there would be slightly higher MSAT emissions in the study area, relative to the No Build Alternative, due to increased VMT. There also could be increases in MSAT levels in a few localized areas where VMT increases. However, USEPA’s vehicle and fuel regulations will bring about significantly lower MSAT levels for the area in the future than today.

4. Minor Improvements or Expansions to Intermodal Centers or Other Projects that Affect Truck Traffic. The description for these types of projects depends on the nature of the project. The key factor from an MSAT standpoint is the change in truck and rail activity and the resulting change in MSAT emissions patterns. Include wording similar to the following:

For each build alternative carried forward in this [identify NEPA document type], the amount of MSAT emitted would be proportional to the amount of truck vehicle miles traveled (VMT) and rail activity, assuming that other variables (e.g., travel not associated with the intermodal center) are the same for each alternative. The truck VMT and rail activity estimated for each of the Build Alternatives carried forward are higher than that for the No Build Alternative, because of the additional activity associated with the expanded intermodal center. This increase in truck VMT and rail activity associated with the Build Alternatives carried forward would lead to higher MSAT emissions (particularly diesel particulate matter) in the vicinity of the intermodal center. The higher emissions could be offset somewhat by two factors: 1) the decrease in regional truck traffic due to increased use of rail for inbound and outbound freight; and 2) increased speeds on area highways due to the decrease in truck traffic. The extent to which these emissions decreases will offset intermodal center-related emissions increases is not known.

Because the estimated truck VMT and rail activity under each of the Build Alternatives carried forward are nearly the same, varying by less than [specify] percent, it is expected there would be no appreciable difference in overall MSAT emissions among the various alternatives. Also, regardless of the alternative chosen, emissions will likely be lower than present levels in the design year as a result of USEPA’s national control programs that
are projected to reduce annual MSAT emissions by more than 90 percent from 2010 to 2050. Local conditions may differ from these national projections in terms of fleet mix and turnover, VMT growth rates, and local control measures. However, the USEPA-projected reductions are so significant, even after accounting for VMT growth, that MSAT emissions in the study area are likely to be lower in the future as well.

The following discussion may apply if the intermodal center is close to other development:

The additional freight activity contemplated as part of the project alternatives carried forward will have the effect of increasing diesel emissions in the vicinity of nearby homes, schools and businesses; therefore, under each alternative carried forward there may be localized areas where ambient concentrations of MSAT would be higher than under the No Build alternative. The localized differences in MSAT concentrations would likely be most pronounced under Alternatives [specify]. However, as discussed above, the magnitude and the duration of these potential differences cannot be reliably quantified due to incomplete or unavailable information in forecasting project-specific health impacts. Even though there may be differences among the Alternatives carried forward, on a region-wide basis, USEPA’s vehicle and fuel regulations, coupled with fleet turnover, will cause substantial reductions over time so that in almost all cases, the MSAT levels in the future will be significantly lower than today.

[Insert a description of any emissions-reduction activities that are associated with the project (e.g., truck and train idling limitations or technologies, auxiliary power units, alternative fuels, engine retrofits for container-handling equipment)].

In summary, all Build Alternatives carried forward in the design year are expected to be associated with higher levels of MSAT emissions in the study area, relative to the No Build Alternative, along with some benefit from improvements in speeds and reductions in region-wide truck traffic. There also could be slightly higher differences in MSAT levels among Alternatives carried forward in a few localized areas where freight activity occurs closer to homes, schools and businesses. Under all alternatives carried forward, MSAT levels are likely to decrease over time due to nationally mandated cleaner vehicles and fuel.

26-13.03(c) Projects with Higher Potential MSAT Effects

This category includes projects that have the potential for meaningful differences in MSAT emissions among project alternatives. Projects included in this category must:

• create or significantly alter a major intermodal freight facility that has the potential to concentrate high levels of diesel particulate matter in a single location, involving a
significant number of diesel vehicles for new projects or accommodating with a significant increase in the number of diesel vehicles for expansion projects; or

- create or add significant capacity to urban highways (e.g., Interstates, urban arterials, urban collector-distributor routes) with traffic volumes where the AADT is projected to be in the range of 140,000 to 150,000 or greater by the design year; and

- be proposed to be located in proximity to populated areas.

Projects within this category should be more rigorously assessed for impacts. If a project meets the criteria, the district should contact FHWA, Illinois Division Office, for assistance in developing a specific approach for assessing impacts. This approach would include a quantitative analysis to forecast local-specific emissions trends of the priority MSAT for each build alternative carried forward, to use as a basis of comparison. This analysis also may address the potential for cumulative impacts, where appropriate, based on local conditions. Consider how and when cumulative impacts would be addressed as part of FHWA assistance outlined above. The NEPA document should also include relevant language on unavailable information as outlined below. Districts should consult with BDE on documenting this information in NEPA documents.

If the analysis for a project in this category indicates meaningful differences in levels of MSAT emissions, mitigation options as outlined below, should be identified and considered.

Districts should also consult with FHWA, Illinois Division Office, for projects that do not meet the criteria of the project types listed above, but may have the potential to substantially increase future MSAT emissions.

1. **MSAT Mitigation Strategies.** Lessening the effects of mobile source air toxics should be considered for projects with substantial construction-related MSAT emissions that are likely to occur over an extended building period, and for post-construction scenarios where the NEPA analysis indicates potentially meaningful MSAT levels. Evaluate such mitigation efforts based on the circumstances associated with individual projects, and may not be appropriate in all cases. There are a number of available mitigation strategies and solutions for countering the effects of MSAT emissions.

2. **Mitigating for Construction MSAT Emissions.** Construction activity may generate a temporary increase in MSAT emissions. Project-level assessments that render a decision to pursue construction emission mitigation will benefit from a number of technologies and operational practices that should help lower short-term MSAT. In addition, 23 U.S.C. 149, as amended by the Safe, Accountable, Flexible, Efficient Transportation Equity Act – A Legacy for Users (Public Law 109-59, August 10, 2005), places emphasis on several diesel retrofit technologies that are designed to lessen a number of MSATs.

Construction mitigation includes strategies that reduce engine activity or reduce emissions per unit of operating time (e.g., reducing the numbers of trips and decreased idling). Operational agreements that reduce or redirect work or shift times to avoid community exposures can have positive benefits when sites are near populated areas. For example, agreements that stress work activity outside normal hours of an adjacent school campus would be operations-oriented mitigation. Verified emissions control technology retrofits or
fleet modernization of engines for construction equipment could be appropriate mitigation strategies. Technology retrofits could include particulate matter traps, oxidation catalysts, and other devices that provide an after-treatment of exhaust emissions. Implementing maintenance programs per manufacturers’ specifications to ensure engines perform at USEPA certification levels, as applicable, and to ensure retrofit technologies perform at verified standards could also be deemed appropriate. The use of clean fuels (e.g., ultra-low sulfur diesel, biodiesel, natural gas) can be a very cost-beneficial strategy.

USEPA has listed a number of approved diesel retrofit technologies. Many of these can be deployed as emissions mitigation measures for equipment used in construction. See the USEPA website.

3. Post-Construction Mitigation for Projects with Potentially Significant MSAT Levels. Travel demand management strategies and techniques that reduce overall vehicle-mile of travel (vehicle-km of travel); reduce a particular type of travel (e.g., long-haul freight, commuter travel) or improve the transportation systems’ efficiency will mitigate MSAT emissions. Examples of such strategies include congestion pricing, commuter incentive programs, and increases in truck weight or length limits. Operational strategies that focus on speed limit enforcement or traffic management policies may help reduce MSAT emissions even beyond the benefits of fleet turnover. Well-traveled highways with high proportions of heavy-duty diesel truck activity may benefit from active Intelligent Transportation System programs (e.g., traffic management centers or incident management systems). Similarly, anti-idling strategies (e.g., truck-stop electrification) can complement projects that focus on new or increased freight activity.

Planners also may want to consider the benefits of establishing buffer zones between new or expanded highway alignments and populated areas. Modifications of local zoning or the development of guidelines that are more protective may also be useful in separating emissions and receptors.

The initial decision to pursue MSAT emissions mitigation strategies should be made in consultation with BDE.

26-13.03(d) Prototype Language for Compliance with 40 CFR 1502.22

For projects that require a quantitative or a qualitative analysis, include wording similar to the following for compliance with 40 CFR 1502.22. This language should precede the specific qualitative or quantitative analysis in the environmental document.

**INCOMPLETE OR UNAVAILABLE INFORMATION FOR PROJECT-SPECIFIC MSAT HEALTH IMPACTS ANALYSIS**

In FHWA’s view, information is incomplete or unavailable to credibly predict the project-specific health impacts due to changes in MSAT emissions associated with a proposed set of highway alternatives. The outcome of such an assessment, adverse or not, would be influenced more by the uncertainty introduced into the process through assumption and speculation rather than any genuine insight into
the actual health impacts directly attributable to MSAT exposure associated with a proposed action.

**USEPA Role**

The US Environmental Protection Agency (USEPA) is responsible for protecting the public health and welfare from any known or anticipated effect of an air pollutant. They are the lead authority for administering the Clean Air Act and its amendments and have specific statutory obligations with respect to hazardous air pollutants and MSAT. USEPA is in the continual process of assessing human health effects, exposures, and risks posed by air pollutants. They maintain the Integrated Risk Information System (IRIS), which is “a compilation of electronic reports on specific substances found in the environment and their potential to cause human health effects.” IRIS can be accessed through the USEPA website. Each report contains assessments of non-cancerous and cancerous effects for individual compounds and quantitative estimates of risk levels from lifetime oral and inhalation exposures with uncertainty spanning perhaps an order of magnitude.

**Role of Other Organizations**

Other organizations are also active in the research and analyses of the human health effects of MSAT, including the Health Effects Institute (HEI). Several HEI studies are summarized in Appendix D of FHWA’s “Interim Guidance Update on Mobile Source Air Toxic Analysis in NEPA Documents.” Among the adverse health effects linked to MSAT compounds at high exposures are cancer in humans in occupational settings; cancer in animals; and irritation to the respiratory tract, including the exacerbation of asthma. Less obvious is the adverse human health effects of MSAT compounds at current environmental concentrations or in the future as vehicle emissions substantially decrease. See research reports available through the HEI website.

**Problems with Modeling Methodologies**

The methodologies for forecasting health impacts include emissions modeling, dispersion modeling, exposure modeling, and then final determination of health impacts; each step in the process building on the model predictions obtained in the previous step. All are encumbered by technical shortcomings or uncertain science that prevents a more complete differentiation of the MSAT health impacts among a set of project alternatives. These difficulties are magnified for lifetime (i.e., 70 year) assessments, particularly because unsupportable assumptions would have to be made regarding changes in travel patterns and vehicle technology, which affects emissions rates over that time frame, because such information is unavailable.

It is particularly difficult to reliably forecast 70-year lifetime MSAT concentrations and exposures near roadways; to determine the portion of time that people are actually exposed at a specific location; and to establish the extent attributable to a
proposed action, especially given that some of the information needed is unavailable.

**MSAT Toxicity Estimates**

There are considerable uncertainties associated with the existing estimates of toxicity of the various MSAT, because of factors such as low-dose extrapolation and translation of occupational exposure data to the general population, a concern expressed by HEI. As a result, there is no national consensus on air dose-response values assumed to protect the public health and welfare for MSAT compounds, and in particular for diesel PM. USEPA and the HEI have not established a basis for quantitative risk assessment of diesel PM in ambient settings.

**Level of Risk**

There is also the lack of a national consensus on an acceptable level of risk. The current context is the process used by USEPA, as provided by the Clean Air Act, to determine whether more stringent controls are required in order to provide an ample margin of safety to protect public health or to prevent an adverse environmental effect for industrial sources subject to the maximum achievable control technology standards (e.g., benzene emissions from refineries). The decision framework is a two-step process. The first step requires USEPA to determine an “acceptable” level of risk due to emissions from a source, which is generally no greater than approximately 100 in a million. Additional factors are considered in the second step, the goal of which is to maximize the number of people with risks less than 1 in a million due to emissions from a source. The results of this statutory two-step process do not guarantee that cancer risks from exposure to air toxics are less than 1 in a million; in some cases, the residual risk determination could result in maximum individual cancer risks that are as high as approximately 100 in a million. In a June 2008 decision, the US Court of Appeals for the District of Columbia Circuit upheld USEPA’s approach to addressing risk in its two-step decision framework. Information is incomplete or unavailable to establish that even the largest of highway projects would result in levels of risk greater than safe or acceptable.

**Conclusions**

Because of the limitations in the methodologies for forecasting health impacts described, any predicted difference in health impacts between alternatives is likely to be much smaller than the uncertainties associated with predicting the impacts. Consequently, the results of such assessments would not be useful to decision makers, who would need to weigh this information against project benefits (e.g., reducing traffic congestion, crash rates, and fatalities plus improved access for emergency response) that are better suited for quantitative analysis.
26-14 MICROSCALE ANALYSIS

26-14.01 Introduction

The Clean Air Act requires the USEPA to set National Ambient Air Quality Standards (NAAQS, see 40 CFR Part 50) for six principal pollutants considered harmful to public health and the environment, one of these pollutants is Carbon Monoxide (CO). Additionally, the FHWA issued Technical Advisory T 6640.8A which recognizes that carbon monoxide (CO) is a highway project-related concern and should be evaluated as a part of the environmental analyses for proposed projects and as such should be based on the 1- and 8-hour NAAQS.

IDOT and Illinois Environmental Protection Agency (IEPA) have executed an agreement on Microscale Air Quality Assessments for Department projects (Illinois Department of Transportation and Illinois Environmental Protection Agency Agreement on Microscale Air Quality Assessment for Illinois Department of Transportation-Sponsored Transportation Projects, See Appendix A). This agreement establishes requirements for determining when a microscale analysis is necessary and the methodology to be used for accomplishing the analysis. BDE has developed a Carbon Monoxide Screen for Intersection Modeling (COSIM) Air Quality Manual (referred to as Air Quality Manual henceforth) that discusses procedures for implementing the IDOT-IEPA agreement. The procedures in this Section provide guidance on documenting microscale analysis results in accordance with the IDOT-IEPA agreement and the Air Quality Manual. COSIM pre-screen procedures are summarized in Figure 26-14.A

26-14.02 Applicability

The following procedures apply to all proposed highway projects initiated by the Department.

26-14.03 Procedures

26-14.03(a) Exempt Projects

Under the terms of the IDOT-IEPA Agreement projects are exempt from CO analysis if they are:

1. Of the following types of projects as outlined in 40 CFR Part 93.126:

   A. Safety

      • Railroad/highway crossing;
      • Projects that correct, improve, or eliminate a hazardous location or feature;
      • Safer non-Federal-aid system roads;
      • Shoulder improvements;
      • Increasing sight distance;
      • Highway Safety Improvement Program implementation;
- Traffic control devices and operating assistance other than signalization projects;
- Railroad/highway crossing warning devices;
- Guardrails, median barriers, crash cushions;
- Pavement resurfacing and/or rehabilitation;
- Pavement marking;
- Emergency relief (23 U.S.C. 125);
- Fencing;
- Skid treatments;
- Safety roadside rest areas;
- Adding medians;
- Truck climbing lanes outside the urbanized area;
- Lighting improvements;
- Widening narrow pavements or reconstructing bridges (no additional travel lanes);
- Emergency truck pullovers.

B. Air Quality

- Continuation of ride-sharing and van-pooling promotion activities at current levels;
- Bicycle and pedestrian facilities.

C. Other

Specific activities which do not involve or lead directly to construction, such as:

- Planning and technical studies;
- Grants for training and research programs;
- Planning activities conducted pursuant to titles 23 and 49 U.S.C.;
- Federal-aid systems revisions;
- Engineering to assess social, economic, and environmental effects of the proposed action or alternatives to that action;
• Noise attenuation;
• Emergency or hardship advance land acquisitions (23 CFR 710.503);
• Acquisition of scenic easements;
• Plantings, landscaping, etc.);
• Sign removal;
• Directional and informational signs;
• Transportation enhancement activities (except rehabilitation and operation of historic transportation buildings, structures, or facilities);
• Repair of damage caused by natural disasters, civil unrest, or terrorist acts, except projects involving substantial functional, locational or capacity changes.

2. if a project does not meet one of the above listed exemption criterial and;

• Does not increase capacity due to the addition of through lanes or auxiliary turn lanes; and
• Does not meet the highest design year approach volume that is greater than or equal to 5,000 vehicles per hour (vph) or 62,500 average daily traffic (ADT) on the busiest leg of the intersection; and
• Does not have any sensitive receptors as identified by the Air Quality Manual.

Then for those projects that meet the above exemption criteria, include the following in the environmental document:

In accordance with the IDOT-IEPA “Agreement on Microscale Air Quality Assessments for IDOT Sponsored Transportation Projects,” this project is exempt from a project-level carbon monoxide air quality analysis because [Add appropriate reason, such as: it does not add through lanes or auxiliary turning lanes, has no sensitive receptors, and/or the highest design-year approach volume is less than 5,000 vph or 62,500 ADT, or is a project type identified in 40 CFR Part 93.126].
COSIM Pre-screen Process

Figure 26-14.A
26-14.03(b) Projects Not Suitable for Use of COSIM 4.0

For projects that will add through lanes or auxiliary turning lanes and have sensitive receptors, but no intersection work, contact BDE regarding evaluation of the need for further air quality modeling for CO and the documentation to include in the environmental document.

26-14.03(c) COSIM Pre-Screen Documentation

The COSIM Pre-Screen feature may be used by the districts to provide documentation that a project is exempt from a project-level CO air quality analysis. Specifically, a project is exempt if the highest design-year approach-volume on the busiest leg of the intersection is less than 5,000 vph or 62,500 ADT even if sensitive receptors are nearby.

For projects that pass the COSIM Pre-Screen, state the following or include the Pre-Screen printout in the environmental document:

*In accordance with the IDOT-IEPA “Agreement on Microscale Air Quality Assessments for IDOT Sponsored Transportation Projects,” this project is exempt from a project-level carbon monoxide air quality analysis because the highest design-year approach volume on the busiest leg of the intersection is less than 5,000 vph or 62,500 ADT.*

26-14.03(d) Projects Subject to COSIM Screening Analysis

Projects that fail a COSIM pre-screen require a complete COSIM analysis. The COSIM analysis will indicate whether further detailed air quality analysis is needed. If the COSIM analysis indicates that the project “passes” (i.e., does not have the potential for causing a violation of the NAAQS for CO for any affected receptors), additional detailed air quality analysis is not required. Complete and include the following in the environmental document:

*The air quality effects of the proposed project were analyzed using the Illinois Carbon Monoxide Screen for Intersection Modeling (COSIM). The “worst case” analysis provided by the COSIM model indicated that the proposed undertaking does not have the potential for contributing to a violation of the National Ambient Air Quality Standards for CO. CO concentrations for the worst case receptor (i.e., residence) located [_____________________] (see Exhibit [__]) were as follows:*

*Existing ([year]) - ___ ppm; Build – Time of Completion (TOC) ([year]) - ___ ppm, TOC + 10 years ([year]) - ___ ppm, and Design Year ([year]) - ___ ppm; No Action - ___ ppm in [TOC year], ___ ppm in [TOC + 10 year], and ___ ppm in [design year].*

26-14.03(e) Projects Subject to Detailed Project-Level CO Analysis

If the COSIM screening analysis indicates the project “fails” (i.e. it has potential for contributing to a violation of the NAAQS for CO) or if the project does not fit the assumptions for use of the COSIM screening analysis, perform and document a detailed project-level CO analysis. Districts should use the latest US Environmental Protection Agency (USEPA) emission factors and air
quality dispersion models; contact BDE for guidance on the latest inputs and modeling information.

Analysis results greater than the eight-hour CO NAAQS will indicate impacts that will require discussion of mitigation measures with FHWA, USEPA, and IEPA. Describe any such mitigation measures in the Environmental Resources, Impacts, and Mitigation discussion.
26-15 MIGRATORY BIRDS

26-15.01 Introduction

The Migratory Bird Treaty Act affords protection to migratory bird species native to the United States or its territories and makes it unlawful (unless and except as permitted by regulation) at any time, by any means or in any manner to pursue, hunt, take, capture, kill, attempt to take, capture or kill, possess, sell, import or export any migratory bird, any part, nest, or eggs of any such bird or any product that includes any such bird or any part, nest, or egg thereof. The Act prohibits the direct take of birds and their young, eggs, and nests. A take does not include habitat destruction or alteration, as long as there are no birds, nests, or eggs occupying the habitat being removed or altered.

Bald and golden eagles are migratory birds that are also protected under the Bald and Golden Eagle Protection Act. Special conditions apply when projects intrude on eagle nesting and winter roosting areas.

In the development of a proposed highway project, an environmental screening must be done to identify and evaluate the potential for impacts to migratory birds, their nests, eggs, and young. This Section prescribes procedures for these analyses, related coordination, mitigation, and documentation.

26-15.02 Legal Authority

The following legal authorities influence policies and procedures for migratory birds:

- Migratory Bird Treaty Act, 16 U.S.C. 703-712,
- Bald and Golden Eagle Protection Act, 16 U.S.C. 668a through 668d,
- Exec. Order No. 13186, 66 Fed. Reg. 3853 (January 17, 2001), Responsibilities of Federal Agencies to Protect Migratory Birds, and

26-15.03 Policy

Make special effort to avoid construction-related impacts to migratory birds, their nests, eggs, and young.
26-15.04 Procedures

26-15.04(a) Definitions

1. **Area-Sensitive Birds.** Species of birds requiring a relatively large forest or grassland patch within which to reproduce successfully.

2. **Disturb.** To agitate or bother a bald eagle or golden eagle to a degree that causes, or is likely to cause, based on the best scientific information available, injury to an eagle; a decrease in its productivity by substantially interfering with normal breeding, feeding, or sheltering behavior; or nest abandonment, by substantially interfering with normal breeding, feeding, or sheltering behavior.

3. **Fragmentation.** The degree to which forested or grassland areas are being broken into smaller patches and interspersed with habitat areas of different vegetative composition.

4. **Forest-Interior Birds.** Neotropical migrants that nest in large, contiguous forest areas and are affected by fragmentation.

5. **Migratory Bird.** Any bird species listed in 50 CFR 10.13 “List of Migratory Birds.”

6. **Neotropical Migrant.** Birds that nest in the United States and Canada and spend the winter months in tropical Mexico, Central and South America, and the Caribbean.

7. **Take.** To pursue, hunt, shoot, wound, kill, trap, capture or collect, or attempt to carry out any of these activities. Take does not include habitat destruction or alteration, as long as there are no birds, nests, or eggs occupying the habitat being removed or altered.

26-15.04(b) Applicability

The following procedures apply to proposed projects initiated by the Department involving tree removal or destruction of grassland habitat.

26-15.04(c) Analysis and Documentation

To assess the presence of nesting migratory birds within a project area, a determination of breeding birds within the project area to be disturbed by construction will need to be made. Information on Illinois birds can be obtained from the USFWS Breeding Bird Survey (BBS), which is available on the USFWS, Division of Migratory Bird Management Bird Monitoring website. The BBS is a roadside survey designed to monitor population trends of land birds. A total of 103 routes are run annually throughout Illinois. Each BBS route includes species presence, abundance, and land cover data. Though most projects will not involve BBS routes, the BBS data can be applied to most project areas by extrapolation. Match a BBS route close to the project area that contains land cover types similar to those within the project area. If appropriate information cannot be obtained from these sources, initiate an individual breeding bird survey. Projects reviewed through the Environmental Survey Process (see Chapter 27) will be evaluated.
for the presence of migratory birds. Results of the evaluation will be sent to the district for evaluation of the project’s impact on migratory birds.

Projects processed with an EA or EIS should identify the species potentially present within the project area, the habitat(s) they occupy, their abundance in the region, the likely mechanisms of take (e.g., vegetation removal, habitat loss, fragmentation), and mitigation measures to avoid a take (e.g., restricting tree removal during the breeding season).

Identify the fragmentation of a forested parcel or woody riparian corridor larger than 20 acres (8 ha) and discuss the potential for impacts to forest interior species. For those neotropical migrants that could be affected by the project, include a table within the EA or EIS identifying the species, the species’ habitat, and the nesting season dates. This information can be obtained from *The Illinois Breeding Bird Atlas* and *The Birds of Illinois*. *The Illinois Breeding Bird Atlas* (Kleen, Cordle, and Montgomery, 2004) provides information on distribution, abundance, breeding habitats, and fledgling times. *The Birds of Illinois* (Bohlen and Zimmerman, 1989) provides arrival and departure dates on a geographical basis. Discuss the mitigation measures and the actions to avoid a take.

**Projects Involving Bald Eagles**

Projects involving bald eagles will follow the USFWS *National Bald Eagle Management Guidelines*, available on the USFWS, Division of Migratory Bird Management Bald and Golden Eagle website. The EA or EIS will document the results of application of the USFWS guidelines.

In Illinois, bald eagle habitat consists of wintering habitat, winter night roosts, and nesting habitat. During the winter (October through March) migrating bald eagles (and some golden eagles) are present along the Mississippi and Illinois Rivers, and adjacent lakes and sloughs. They also occur around large impoundments. Winter night roosts generally consist of wooded ravines along the bluffs of the Mississippi and Illinois Rivers. These ravines are used annually and offer protection from cold winds and seclusion from human disturbance. The locations of winter night roosts can be obtained through coordination with the Illinois Department of Natural Resources (IDNR). Eagles build large nests in the upper branches of the tallest trees, usually cottonwoods. Edges and openings in forests, fencerows, and other type areas are used for nesting. Impact analysis for nesting and winter night roosts follows the USFWS guidelines. A circle with a radius of 1,320 ft (400 m) is established around a nest/winter night roost. The circle is broken into three zones, as follows:

- The first zone extends out from the nest/winter night roost 330 ft (100 m). No human use is allowed year-round within this zone.
- The second zone extends from 330 ft to 660 ft (100 m to 200 m). Land-use activities involving clear cutting, land clearing, or major construction are prohibited within this zone.
- The third zone extends from 660 ft to 1,320 ft (200 m to 400 m) and is the least restrictive. Most activities are permissible within this zone except during the nesting period (generally late February to mid-July).
Projects processed as CEs should receive either a biological signoff or a Biological Resource Review (BRR) Memorandum. A biological signoff indicates the likelihood of migratory bird impacts is remote. If potential migratory bird habitat and/or impacts are present, the BRR Memorandum will contain the results of the migratory bird evaluation. Projects involving bald eagles will follow the USFWS guidelines as described above. Include this documentation in the Phase I engineering report.

26-15.04(d) Coordination

Coordination with the USFWS is required for all actions that are likely to take a migratory bird(s). In general, EIS projects will be coordinated with the USFWS, IDNR, and US Environmental Protection Agency through the circulation of the Draft and Final EIS. EA and CE projects will be coordinated with the IDNR and USFWS (if appropriate) through the Environmental Survey Process. Agency comments, if any, should be addressed by the district with a copy to the BDE. Construction plans must include identification of sensitive areas and measures to be used to avoid a take of a migratory bird or its nest, eggs, or young.

The construction contractor should be made aware through the use of a General Note in the project plans if the action is likely to take a migratory bird(s). The construction contractor is personally liable for violations of the Migratory Bird Treaty Act. Mitigation options include avoiding impacts to migratory birds, their nest, eggs, or young; performing tree removal outside the critical stage for the species involved; or performing a specific bird survey to confirm that migratory birds are not using the area.
26-16 WILDLIFE RESOURCES

26-16.01 Introduction

Wildlife resources are of ecological, educational, aesthetic, cultural, recreational, economic, and scientific value to Illinois. In the development of projects, it may be necessary to undertake special technical analyses, coordination, and mitigation to reduce and minimize impacts to wildlife species and their habitats.

26-16.02 Legal Authority/Guidance

- Fish and Wildlife Coordination Act, 16 U.S.C. 661-667e,
- Mitigation of Impacts to Wetlands and Natural Habitats, 23 CFR 777,
- Environmental Mitigation, 23 CFR 710.513,
- Section 404(b)(1) Guidelines for Specification of Disposal Sites for Dredged or Fill Material, 40 CFR 230,
- Memorandum of Understanding to Foster the Ecosystem Approach between all Federal Agencies, December 15, 1995,
- Eco-Logical: An Ecosystem Approach to Developing Infrastructure Projects, 2006,
- Critter Crossings: Linking Habitats and Reducing Roadkill (FHWA-EP-004) (available on FHWA website), and

26-16.03 Policy

In the development of major highway projects, project impacts to wildlife resources will be identified and evaluated and consideration will be given to implementing practical measures for avoiding, minimizing, and mitigating adverse impacts to those resources.

26-16.04 Procedures

26-16.04(a) Definitions

1. **Cover Types.** This term refers to the plant communities (predominant vegetation types) for a particular area of land. The cover types used in evaluating proposed highway
projects are derived from the Natural Areas Inventory and US Fish and Wildlife Service (USFWS) Habitat Evaluation Procedure, and have been modified to fit the Department’s need for consistent field survey results. Cover types include forest, cropland, urban/built-up lands, and other plant community types. These cover types are further described in Section 26-17.06(b).

2. **Important Use Areas.** Specific areas (e.g., pond, marsh, or similar features) containing amphibians and reptiles having a high species diversity relative to other areas in the region.

3. **Species in Greatest Need of Conservation in Illinois.** This term refers to those species of fish and wildlife listed in Appendix I of the Illinois Wildlife Action Plan.

4. **Wildlife Action Plan.** This is a statewide plan for Illinois that addresses conservation of a broad range of wildlife species by identifying their associated habitats and the actions needed to protect and restore the viability of those habitats. The strategies for habitat protection and restoration focus on the species in greatest need of conservation while also addressing the needs of the full array of wildlife in the State.

5. **Wildlife Resources.** In the context of this Section, this term refers to terrestrial insects, amphibians, reptiles, birds, mammals and their habitats.

6. **Wildlife Habitat.** This term refers to areas of land that provide food, water, cover, and space required to meet the biological needs of one or more wildlife species.

26-16.04(b) **Applicability**

The following procedures are applicable to highway projects initiated by the Department that are being processed as an EA or EIS where the project would result in destruction or modification of forested, grassland, including pasture and hayland, and/or wetland (marsh) wildlife habitat.

26-16.04(c) **Analysis and Documentation**

In response to submittal of an Environmental Survey Request, BDE will determine the need for and the type of wildlife studies for the proposed project. In making this determination, BDE will consider the environmental class of action, the scope of the project, the potential wildlife resources in the project area, and the potential for adverse impacts to wildlife and their habitats. If biological surveys are determined necessary for gathering information on wildlife resources, BDE will task the Illinois Natural History Survey (INHS) to perform the surveys. BDE will provide a scope of work for the survey work to the INHS and the district. The biological surveys generally are conducted over a yearlong period that covers the spring, summer, and fall seasons. Surveys that do not start at the beginning of a year may take 15 months or more to complete. BDE will provide the results of the biological surveys conducted for the project to the district and to Federal, State, and local agencies and the public, as appropriate.
The district will summarize the information on wildlife resources in the project area from the INHS biological survey report and from the appropriate sections of the Illinois Wildlife Action Plan. This summary will include the identification and brief characterization of the Illinois Natural Division, major habitat types, wildlife species and groups of species and their habitats, wildlife impacts, and a discussion of measures to minimize and mitigate adverse impacts to wildlife species and their habitats.

Identify the Natural Division(s) and characterize the features relevant to the project area based on information in the Wildlife Action Plan.

Characterize wildlife habitats in the project areas as wooded, non-wooded, or transitional areas between the two primary habitat divisions. Provide a brief summary regarding the distribution of habitats in the project area and the general wildlife species that occupy these habitats and transitional areas.

Identify species with the greatest need of conservation that are known to occur within or adjacent to a project area and characterize their habitats. The discussion also should address the distribution and abundance of these habitat-types in the project area.

Identify wildlife species or groups of wildlife species that require more specialized habitats and characterize their habitats (e.g., important use areas for amphibians, reptiles). Identify the population size for these species and describe linkages between their habitats.

Many groups of avian species are subject to national plans and are of ecological or economic importance. These groups include neotropical migrants, shorebirds, raptors, wading birds, waterfowl, and upland game bird species. Their importance for consideration in project development varies by season and their habitat preferences. If these types of avian species groups do not use and/or are not present in the project area, they do not need to be discussed in the environmental document.

Neotropical migrants occupy a variety of habitat types and breed from late March to mid-July, depending upon the location within the State. Breeding habitat and species’ susceptibility to habitat fragmentation should be identified and characterized. Shorebirds (e.g., yellowlegs, sandpipers) are long-distance migrants that pass through Illinois during the spring or fall migration. These birds often migrate through in large numbers and use lake shorelines, river floodplains, and flooded agricultural fields. Shorebird species, their numbers, and the habitats used during the spring migration should be identified and characterized. Important migration routes for raptors (e.g., hawks, falcons, eagles, vultures, owls) are along the bluffs of major river systems. Raptors generally breed from February to mid-July and use wooded habitats for breeding. The location of a raptor’s breeding area and/or the presence of migration routes should be identified and characterized. See Section 26-15 for additional guidance regarding migratory birds.

Wading birds include bitterns, herons, egrets, and cranes. Some wading birds are communal species (e.g., herons, egrets). They nest together in a cluster called a rookery. These colonies can be made up of a single species of bird or may include two or more species. The species
forage outward for miles (km) from these rookeries. Identify the location, species, and population size of the rookery and the major foraging areas within the project area.

Waterfowl (e.g., ducks, geese) are of economic importance. Major habitats for these species include lakes, ponds, streams, and open water wetlands. Identify the species that are known to breed in the project area, location of important habitat areas, and economic importance of these species within the project area.

Upland game bird species include both native (e.g., American crow, mourning dove) and introduced (e.g., wild turkey, ring-necked pheasant) species. These species would be considered recreationally important on public lands and some private lands. Where a project will affect these types of lands on which upland game bird species are recreationally important, identify the lands and species.

Identify the areas of high deer/vehicle collisions based on information obtained from the IDOT Division of Traffic Safety. If the project traverses large areas of public and private lands under wildlife management and wildlife mortality is a concern, the district should conduct a roadkill survey. This survey is meant to supplement the deer/vehicle collision data with information on small and medium size mammals, birds, amphibians, and reptiles. The purpose of the survey is to identify areas where wildlife mortality is high and where such features as overpasses, underpasses, or culvert/bridge modifications may be appropriate to reduce the incidence of wildlife/vehicle collisions. Discuss the study protocols for specific roadkill surveys with BDE and the INHS. Generally, the following protocols will apply:

- Drive the survey route during the morning on the first working day of each week from March through September.
- Identify each individual specimen by species and location (e.g., stationing, mile marker, or other identifier). Species identification can be accomplished by photographing the specimen and sending the photo to the INHS for identification.

The environmental documentation should identify and characterize the project impacts on wildlife (e.g., habitat loss, impacts to species in greatest need of conservation, impacts to wildlife species or groups of species). In addition to habitat loss, other impacts to wildlife include construction mortality, barriers to movement, habitat fragmentation, and operational mortality. Identify and evaluate measures to minimize and mitigate adverse wildlife impacts. Possible impact minimization measures include reducing the roadway footprint, fencing, preserving wildlife habitat, restricting vegetation removal during critical times in the life cycle of a potentially impacted affected species, and incorporating wildlife underpasses or overpasses into the project. Possible mitigation measures include habitat banking; restoration of degraded forest, prairie or savanna areas; planting trees to fill gaps within forested areas on public land or restoring woody vegetation along stream banks within and adjacent to highway rights-of-way. Some of these alternatives may require the purchase of conservation easements. For areas involving high incidence of vehicle/deer collisions, consider alternative locations, design modifications, and/or habitat modifications for reducing the likelihood of these collisions.
In evaluating potential mitigation measures and strategies for addressing wildlife impacts, consider the needs identified in the Illinois Wildlife Action Plan for the Natural Division(s) where the project is located. Coordination should be initiated with IDNR and BDE to evaluate proposals for addressing the identified needs. All proposed mitigation measures for wildlife impacts should be coordinated with BDE.

26-16.04(d) Coordination

For projects processed as EAs or CEs, coordination regarding wildlife resources is done through the ESR process. Coordinate the biological survey reports with the IDNR and the USFWS, as appropriate. Coordination with the public will be done when the EA is made available at the public meeting. Address comments received in the FONSI.

For projects processed as an EIS, coordination with IDNR and USFWS will occur through the NEPA/404 Merger Process; see Section 22-4. The biological survey reports will be made available on the IDOT website and the link to the documents will be provided to IDNR, USFWS, and other agencies involved in the Merger Process. Discuss the potential project impacts on wildlife resources and measures to minimize and mitigate these impacts at NEPA/404 Concurrence Point meetings and include a summary of these discussions in the draft EIS. For projects the Regional Engineer determines will use the principles of Context Sensitive Solutions (CSS), the link to the biological survey documents also will be made available to the community resource council and/or appropriate Technical Advisory Group(s) (TAG), as applicable; see Section 19-3.01(a). The district will consider any comments submitted by the TAG(s) regarding wildlife resource issues in preparing the draft EIS or EA.
26-17 TREE/VEGETATION ASSESSMENTS

26-17.01 Introduction

As reflected in Departmental Policy D&E-18, the Department acknowledges the beneficial functions that trees can perform and the importance of considering effects on these functions in project development. Project effects on functions performed by other types of vegetation also should be considered as a part of the project development process. Tree and vegetation assessments provide information for determining overall quality of the vegetation in the project area, for identifying important plant communities (e.g., that provide wildlife habitat) and for inventorying and evaluating trees in the area the project may affect (e.g., type, size, health, functions).

This Section provides policy and procedures for conducting and documenting tree and vegetation assessments for proposed projects.

26-17.02 Legal Authority

- The Illinois Highway Code, 605 ILCS 5/2-220, Forestation of Department Controlled Property,
- D&E-18, Preservation and Replacement of Trees,
- Federal Participation for Use of Native Wildflowers, 23 CFR 752.11(b),
- Context Sensitivity, 605 ILCS 5/4-219, and
- Memorandum of Understanding by and between the Illinois Department of Natural Resources and the Illinois Department of Transportation, 2007.

26-17.03 Policy

Tree/vegetation assessments will be conducted as necessary to ensure full compliance with Departmental Policy D&E-18 and to support the identification and appropriate consideration of project effects on other types of vegetation and their respective functions.

26-17.04 Procedures

26-17.04(a) Definitions

1. District Tree Evaluation Team. A team within each district that is responsible for conducting evaluations in accordance with Departmental Policy D&E-18 for trees being considered for removal. The team must include expertise in roadside safety, landscape architecture, and environmental impact analysis.
2. **Diameter at Breast Height (DBH).** The diameter of a tree measured (in inches (mm)) at a point 4.5 ft (1.35 m) above ground level.

3. **Specimen Tree.** A notable and valued tree, based on consideration of species, size, condition, age, longevity, visual quality, and genetic attributes, as determined by the public and/or resource agencies and the district.

4. **Tree.** For purposes of the Department’s *Standard Specifications for Road and Bridge Construction*, a tree is a woody perennial plant having a single main stem (trunk), the diameter of which is 6 in. (150 mm) or more at a point 4.5 ft (1.35 m) above the highest ground level at the base of the tree. The term “tree” also includes woody perennial plants having a single trunk of less than 6 in. (150 mm) in diameter where such plants have been intentionally planted for landscaping, environmental mitigation, or habitat preservation/enhancement. For purposes of biological surveys conducted for proposed projects, the criteria for identifying “trees” are essentially the same as in the first sentence above, except that the diameter used is 4 in. (100 mm) or more at a point 4.5 ft (1.35 m) above the highest ground level at the base of the plant.

5. **Trees with Special Functions.** Woody vegetation that is a buffer between a highway and a State-listed Natural Area, Nature Preserve, or Land and Water Reserve are considered trees with special functions.

6. **Vegetation.** The plants of an area.

**26-17.05 Applicability**

These procedures apply to all proposed highway projects initiated by the Department.

**26-17.06 Analysis and Documentation**

**26-17.06(a) Tree Surveys**

For most projects needing tree surveys, the district Tree Evaluation Team accomplishes the surveys. On some projects in rural areas being processed with an Environmental Assessment (EA) or an Environmental Impact Statement (EIS), the Illinois Natural History Survey (INHS) accomplishes the surveys. The purpose of the tree surveys is to obtain information on the health and diversity of trees and shrubs in a project area. Tree surveys are recommended for projects that involve:

- residential areas containing numerous trees of various sizes, particularly if the project is one on which CSS principles are being applied or if the community has an established urban tree program;
- removal of trees from public land;
- rest area construction in wooded locations;
• new interchange construction in wooded locations;
• impacts to wooded areas 20 acres (8 ha) or larger in agricultural locations;
• wooded areas along scenic routes and/or in existing and potential scenic easement areas;
• need to establish an inventory of trees and their condition on existing highway rights-of-way for management purposes;
• need to identify targeted woody species in USDA Quarantine areas (see Section 26-18); and
• wooded areas along streams with special designations (see Section 26-19) or streams for which the Corps could request mitigation for impacts to the riparian corridor.

Tree surveys should be initiated for projects in urban areas that will involve the removal of trees along streets and/or removal of associated landscape elements from residential areas, public lands, and open lands including fence rows. Before doing a tree survey in a community that has an established urban tree program, contact the community’s urban forester or other appropriate official to discuss the information to be collected and its relationship to the community’s program, as appropriate. Likewise, contact the appropriate official(s) responsible for public lands prior to initiating tree surveys on those lands. Provide the results of the surveys to a community’s urban forester or other designated official and to the appropriate official(s) responsible for public lands, as applicable. If a project is one on which principles of Context Sensitive Solutions (CSS) are being applied, provide the survey results to the project study group and the appropriate Technical Advisory Group(s).

The methods for conducting tree surveys involve either direct counting or sampling. The particular method used is determined by the distribution of trees within the project area and the purpose of the survey.

26-17.06(a)1 Direct Counting Method

Tree surveys in residential areas, on public lands, in scenic areas, along stream corridors, or for projects that will affect a relatively small area (e.g., interchanges, rest areas) are accomplished using the direct counting method. In this method, each individual tree within the project limits is inventoried. For each tree, information is collected on its species, size (DBH), station, offset, health, structure, and impact status. Collected field data is incorporated into the project files. If coordination with the public and/or agencies will be undertaken, prepare a tree survey report. The data should be in table format and the table headings should include tree species, size (DBH), station, offset, health, structure, impact status, and suitability for preservation.

The report should categorize “health” and “structure” as good, fair, poor, or dead. The report should explain that ratings for “health” are based on the extent to which a tree is reasonably free of signs and symptoms of disease, and ratings for “structure” are based on the extent to which a tree has structure and form typical of the species.
The report should categorize “suitability for preservation” as good, fair, or poor. Suitability for preservation considers the health, age, and structural condition of the tree and its potential to remain an asset into the future. A rating of good applies to trees with good health and structural stability that have the potential for longevity at the site. A rating of fair applies to trees with somewhat declining health and/or structural defects that can be abated with treatment. These trees will require more intense management and monitoring and may have a shorter life span. A rating of poor applies to trees in poor health or with significant structural defects that cannot be mitigated. They should be removed.

The information on impact status and suitability for preservation will be coordinated with project designers in making final decisions on whether specific trees along the project should be removed or preserved and protected (e.g., trees outside project right-of-way that are given suitability for preservation ratings of poor due to significant structural defects and which, therefore, pose a hazard, should be identified for removal).

Coordinate the tree survey report with the community’s urban forester or other designated official, as applicable and affected landowner(s), as appropriate. During Phase II, coordinate tree trimming or removal with the landowner and offer replacement trees and/or shrubs.

26-17.06(a)2  Sampling Method

Tree surveys can be done in spot locations or for projects on new alignments. Instead of inventorying each tree, quantitative or qualitative sampling can be employed. The ecological literature has a number of methods for the quantitative sampling of trees. Two of these are the circular plot and point-center quarter methods. When using either of these survey methods, document the quality, disturbance, and presence of specimen trees, or other noteworthy features within the area being sampled.

Either method yields information on density (number of trees per acre (ha)), size (basal area per acre (ha)), and distribution within the stand (frequency of occurrence for each species sampled). Using these results, generate a table for inclusion in the tree survey report summarizing the information for the wooded stands that were sampled. The table should include headings for the stand location, species composition, structure (density, basal area, and frequency of occurrence) and potential project impact (acreage (ha) or number of trees lost). The tree report also should include a discussion of specimen trees, trees with special functions and other features of the stand, as well as mitigation options for the project’s anticipated impacts to trees. If the project is being processed as an Environmental Assessment (EA) or Environmental Impact Statement (EIS), include a summary of the report into the environmental document. If the project is a CE, the report and the results of coordination with Illinois Department of Natural Resources (IDNR) should be in the appendix of the Phase I engineering report.

26-17.06(b)  Cover Type and Vegetation Surveys

Cover type surveys are done for some EA projects and most EIS projects. BDE tasks the Illinois Natural History Survey (INHS) to survey the project area for the purpose of classifying plant communities according to cover type and characterizing the vegetation in the area. Cover type
surveys are done to determine the distribution and composition of plant communities (e.g., vegetation/habitat types) within a project area. The survey is usually based on the review of aerial photography and topographic maps with field checks to determine the adequacy of the cover typing and to identify the species composition, quality, and disturbance history of the delineated plant communities. Cover type surveys are usually done for projects on new alignments or in areas where the project will affect a diverse number of plant communities.

The vegetation cover types used for INHS cover type mapping are derived from the Natural Areas Inventory and the USFWS Habitat Evaluation Procedure and have been modified to fit IDOT projects. The definitions of the vegetation cover types used by the INHS are provided below:

1. **Forbland.** Abandoned pastures and successional fields dominated by disturbance adapted and disturbance tolerant forbs. Shrub or tree cover should not exceed 25% of the overall cover.

2. **Pasture and Hayland.** Dominated by perennial grasses or forbs, native or introduced, that are planted primarily for livestock grazing or are mowed at least once a year. Both pasture and hayland should have no more than 5 percent areal cover from woody vegetation.

3. **Cropland.** Agricultural field planted to annual crops of grains, vegetables, or silage.

4. **Urban/Built-Up Lands.** Includes any land that has been modified or has structures built on it. Examples include residential, commercial, and industrial areas, vacant urban lots, farm buildings, feedlots, parking lots, roadways, and cemeteries.

5. **Shrubland.** Abandoned pastures, successional fields, railroad and highway rights-of-way dominated by dense to open stands of shrubs and young trees, with at least 25% shrub cover.

6. **Grassland (Prairie).** Native grasses dominated communities found as remnant communities along roadsides, in pastures, abandoned rights-of-way, and cemeteries. Also includes prairie restoration areas.

7. **Non-Native Grassland.** Open land dominated by exotic cool-season grasses, especially brome, blue grass, and fescue. The areas are periodically mowed. This cover type includes mowed roadsides and grass ways within cropland.

8. **Upland Forest.** Forests that normally are not flooded by stream overflow.

9. **Floodplain Forest.** Forests that occur on the 100-year floodplain. These forests may or may not meet the regulatory requirements of a wetland. When they do, they also qualify as forested wetland.

10. **Forested Wetland.** Forests that meet the regulatory requirements of a wetland.

11. **Wet Shrubland.** Includes areas dominated by woody vegetation (e.g., greater than 25% areal cover) less than 20 ft (6 m) in height.
12. **Marsh.** Includes areas dominated by tall graminoid plants and that have water near or above the surface for most of the year.

13. **Sedge Meadow.** Includes areas dominated by sedges on peat, muck, or wet sand.

14. **Wet Meadow.** Includes areas dominated by grasses, where the soils are hydric.

15. **Pond.** Natural or man-made impoundments that support wetland vegetation around the periphery of the pond (regulated wetland) or maintained ponds that are actively used farm ponds, sewage lagoons, ornamental ponds, active quarry ponds, or retention/detention facilities not containing hydrophytic vegetation (non-wetland areas).

16. **Lacustrine.** Deepwater habitats that are situated in a topographic depression or dammed river channel. Their total area exceeds 20 acres (8 ha).

17. **Riverine.** Includes habitats contained within a channel. Refers to a stream, creek, or river.

18. **Barren Land.** Land having less than 1% total vegetation cover. Includes rock outcrops, recently mined areas, and recently scraped areas.

Vegetation surveys are done by the district to characterize existing conditions in potential mitigation sites and managed roadside areas. The results of these surveys are depicted on maps. Proposed modifications in the vegetation can be overlaid on these maps to delineate the nature and extent of the changes.

**26-17.07 Coordination**

Coordinate tree surveys done in an urban area with the community’s urban forester, if applicable, and the appropriate property owners. Coordinate tree surveys in other venues with the IDNR. For project processed with an EIS, summarize tree and vegetation surveys in the draft EIS and coordinated through the circulation of the document. Coordinate tree and vegetation survey reports on EA processed projects with the IDNR. Summarize these reports and the results of coordination with IDNR in the EA.

Vegetation surveys accomplished by the district for mitigation purposes will be coordinated with BDE and IDNR.
26-18 INVASIVE SPECIES AND NOXIOUS WEEDS

26-18.01 Introduction

Non-native flora and fauna can cause significant changes to ecosystems, upset the ecological balance, and cause economic harm to the agricultural and recreational sectors. Transportation systems can facilitate the spread of plant and animal species outside their natural range. Those species that are likely to harm the environment, human health, or economy, including species designated as noxious weeds, are of particular concern.

Highway corridors provide opportunities for the movement of invasive species and noxious weeds through the landscape. Invasive plants can be moved from site to site during spraying and mowing operations. Weed seed can be inadvertently introduced into the corridor during construction, on equipment, and through the use of mulch, imported soil or gravel, and sod. Some invasive plant species might be deliberately planted in erosion control, landscape, or wildflower projects. Highway rights-of-way traverse public and private lands and many of these adjacent lands have weed problems. The highway rights-of-way provide corridors for further spread of the weeds.

Federal and State requirements are in place for controlling and/or eliminating noxious weeds and invasive species. The procedures in this Section provide guidance for evaluating and documenting invasive species and noxious weed issues in the environmental documentation for proposed highway projects.

26-18.02 Legal Authority

- Exec. Order No.13112, 64 Fed. Reg. 6183, February 8, 1999, Invasive Species,
- Management of Undesirable Plants on Federal Lands, 7 U.S.C. 2814,
- Definitions, 7 U.S.C. 7702,
- Noxious Weed Regulations, 7 CFR 360,
- FHWA Guidance on Invasive Species, August 10, 1999,
- Illinois Noxious Weed Law, 8 Ill. Admin. Code 220,
- The Illinois Noxious Weed Law, 505 ILCS 100/1 et seq.,
- The Illinois Exotic Weed Act, 525 ILCS 10/1 et seq, and
- The Insect Pest and Plant Disease Act, 505 ILCS 90/1 et seq.

26-18.03 Policy

The environmental analyses and documentation for proposed highway projects initiated by the Department will include determinations of the likelihood of introducing or spreading invasive species and/or noxious weeds. When invasive species and/or noxious weed are identified as a potential concern, include in the environmental documentation a description of measures to be taken to avoid introducing or spreading the species and to minimize their potential for causing harm.
26-18.04 Procedures

For projects being processed with an Environmental Impact Statement, the Environmental Survey Process will include identification of invasive species and/or noxious weeds in the area the project potentially may affect. Biological survey reports and wetland determinations produced by the Illinois Natural History Survey for these projects will include information on these species. For projects processed as Categorical Exclusions or with an Environmental Assessment, obtain information on invasive species and/or noxious weeds the project may involve from the Illinois Department of Agriculture website.

26-18.04(a) Definitions

1. **Alien Species.** Any species with respect to a particular ecosystem including its seeds, eggs, spores, or other biological material capable of propagating that species that is not native to that ecosystem.

2. **Control.** As appropriate, eradicating, suppressing, reducing, or managing invasive species populations, preventing spread of invasive species from areas where they are present, and taking steps such as restoration of native species and habitats to reduce the effects of invasive species and to prevent further invasions. Control as applied to weed control, means to prevent weeds from spreading or being spread by dissemination of seed or other propagating parts.

3. **Ecosystem.** The complex of a community of organisms and its environment.

4. **Eradicate.** The complete killing or destruction of weeds, seeds, or other propagating parts of weeds by the use of cutting, chemicals, tillage, cropping systems, pasturing, livestock or crops, or any one or all of these in effective combination.

5. **Exotic Weeds.** Plants not native to North America, which, when planted, either spread vegetatively or naturalize and degrade natural communities, reduce the value of fish and wildlife habitat, or threaten an Illinois endangered or threatened species.

6. **Introduction.** The intentional or unintentional escape, release, dissemination, or placement of a species into an ecosystem as a result of human activity.

7. **Invasive Species.** An alien species whose introduction does or is likely to cause economic or environmental harm or harm to human health.

8. **Native Species.** With respect to a particular ecosystem, a species that, other than a result of an introduction, historically occurred or currently occurs in that ecosystem.

9. **Noxious Weed.** For Federal requirements, any plant or plant product that can directly or indirectly injure or cause damage to crops, including nursery stock or plant products, livestock, poultry, or other interests of agriculture, irrigation, navigation, natural resources of the United States, public health, or environment. For the State of Illinois requirements,
this means an annual, biennial, or perennial plant propagated by seed or vegetative parts that is designated in 8 Ill. Admin. Code 220.60 as being a noxious weed, in accordance with Section 2(5) and Section 4 of the Illinois Noxious Weed Act.

26-18.04(b) Applicability

These procedures apply to all proposed highway projects initiated by the Department.

26-18.05 Analysis and Documentation

During early coordination and/or scoping, discussions with agencies and stakeholders should identify the potential for the introduction and/or spread of invasive species and/or noxious weeds and should address possible prevention and control measures.

The project environmental documentation should identify and quantify any existing plant and animal invasive species populations and/or noxious weeds occurring within the project area. In addition, if a project is in the vicinity of a designated US Department of Agriculture quarantine zone for an invasive species and/or noxious weed, identify and briefly discuss the quarantine zone. Information regarding these quarantine zones is available through the Illinois Department of Agriculture website.

The environmental documentation should discuss the potential of the project to promote or inhibit the spread of invasive species and/or noxious weeds that were identified in the project area.

The environmental documentation also should include a discussion of any preventative measures or eradication measures that will be taken on the project. Examples include the inspection and cleaning of construction equipment, commitments to ensure the use of invasive-free mulches, top soils and seed mixes, and eradication strategies.

The discussion should indicate that landscaping and erosion control included in the project will not use species listed as noxious weeds. It also should state that in sensitive areas (e.g., Natural Areas, Nature Preserves, parks), if noxious weeds and/or invasive species are found in or adjacent to construction areas, precautions will be taken to ensure the project does not result in noxious weed and/or invasive species impacts to the sensitive areas.

If it is anticipated that noxious weeds and/or invasive species will be a problem during construction, the discussion should acknowledge that concern. It should also identify and assess potential impacts associated with clearing and grading operations, borrow/fill areas, disposal sites, and in-stream work, as appropriate, and measures for avoiding and/or minimizing those impacts.

26-18.06 IDOT List of Species Under Management

This list represents the primary plant and animal species that IDOT targets for eradication. It is based on Departmental experience with trying to control exotic species on highway rights-of-way
or that are associated with other resource issue areas (e.g., wetlands, incidental take authorizations). Individual districts may have targeted other plant and animal species for eradication in addition to those in the following list.

**Plants:**

- **Purple Loosestrife** (*Lythrum salicaria*)  
  Wetlands, roadside ditches

- **Canada Thistle** (*Cirsium arvense*)  
  Open areas, roadsides

- **Teasel** (*Dipsacus spp.*)  
  Open areas, roadsides

- **Johnson Grass** (*Sorghum halepense*)  
  Open areas, roadsides

- **Musk Thistle** (*Carduus nutans*)  
  Open areas, roadsides

**Animals:**

- **Zebra Mussel** (*Dreissena polymorpha*)  
  Large rivers

- **Emerald Ash Borer** (*Agrilus planipennis*)  
  Ash trees
26-19 SURFACE WATER RESOURCES AND AQUATIC HABITAT

26-19.01 Introduction

Surface water resources are of ecological, economic, educational, aesthetic, cultural, recreational, and scientific value to Illinois. In the development of highway projects, it may be necessary to undertake biological surveys, special technical analyses, and coordination to comply with Federal, State, and local laws and regulations applicable to surface water resources and aquatic habitat. This Section provides guidance and procedures regarding these surveys, analyses, and related coordination. The surface water resources that highway projects most commonly encounter are streams (including rivers and creeks). Where other types of surface waters (e.g., drainage ditches, lakes, ponds) are involved, identify and analyze in a manner similar to streams.

In addition to this Section, Section 26-9, Section 26-20, Section 26-21, Chapter 28, Chapter 40, and Chapter 41 also contain guidance and procedures applicable to surface water resources/aquatic habitat.

26-19.02 Complementary Technical Manuals

The IDOT Drainage Manual provides additional information to assist in fulfilling the requirements of this Section.

26-19.03 Legal Authority

- Fish and Wildlife Coordination Act, 16 U.S.C. 661-667e,
- Mitigation of Impacts to Wetlands and Natural Habitat, 23 CFR 777,
- Environmental Mitigation, 23 CFR 710.513,
- FHWA (2005) Memorandum: Federal-aid Eligibility of Wetland and Natural Habitat Mitigation,
- Section 404(b)(1), Guidelines for Specification of Disposal Sites for Dredged or Fill Material, 40 CFR 230,
- Statewide Implementation Agreement for the National Environmental Policy Act and Clean Water Act Section 404 Concurrent NEPA/404 Process for Transportation Projects in Illinois,
- Memorandum of Understanding by and between the Illinois Department of Natural Resources and the Illinois Department of Transportation, 2007, and

26-19.04 Policy

In the development of proposed State highway projects, potential project impacts to surface water resources and aquatic habitat will be identified and evaluated. Consideration will be given to implementing practical measures for avoiding, minimizing, and mitigating adverse project impacts to those resources.

26-19.05 Procedures

Surface water resources within a project’s area of potential effects are identified through the Environmental Survey Process; see Chapter 27. BDE determines the need for aquatic habitat surveys and/or agency coordination based on consideration of the following:

• results of preliminary coordination with Illinois Department of Natural Resources (IDNR);
• presence of listed threatened or endangered aquatic species (see Section 26-9) or natural areas;
• presence of a stream included in the Nationwide Rivers Inventory (see Section 26-20);
• presence of a stream that is involved in an Advanced Identification (ADID) study (i.e., for identifying high quality aquatic resources that should be protected);
• presence of a biologically significant stream;
• presence of a stream with a Biological Stream Rating of “A” or “B” for diversity or integrity;
• project scope of work; and
• environmental Class of Action (i.e., Categorical Exclusion (CE), Environmental Assessment (EA), or Environmental Impact Statement (EIS)).

For major actions (i.e., EIS projects and some EA projects), BDE requests the Illinois Natural History Survey (INHS) to provide an assessment of biological resources. The resulting report contains information on the existing aquatic habitat in the project area. Summarize this information in the environmental document. The following Section provides guidance on the various physical, biological, and chemical parameters evaluated for surface water resources and aquatic habitat.

26-19.05(a) Definitions

1. Aquatic Habitat. Places where aquatic plants and animals interact with the physical and chemical components of their environment.
2. **Biologically Significant Stream.** A stream that has a Biological Stream Rating System score of “A” either for Diversity or Integrity based on data from at least two taxonomic groups. These streams are unique resources in the State and are considered to be the highest quality streams.

3. **Biological Stream Rating System (BSRS).** A system administered by the IDNR that identifies Illinois stream segments possessing exceptional quality, based on data concerning the populations of fish, mussels, macroinvertebrates, crayfish, and threatened and endangered species they support. The system provides a stream segment rating for three areas: integrity, diversity, and biological significance. Ratings for each area range from “A” (excellent) to “E” (very poor). BSRS ratings are available only for small to medium size streams. They are not available for rivers.

4. **Diversity.** The variety of taxa from several important aquatic groups (e.g., mussels, fish, macroinvertebrates, crayfish) present within a stream segment.

5. **Dominant Fish Species.** Those species of fish that make up 20% or more of the total catch at a sampling site.

6. **Ephemeral Stream.** A stream that has flowing water only during, and for a short duration after, precipitation events in a typical year. Ephemeral streambeds are located above the water table year-round. Groundwater is not a source of water for the stream. Runoff from rainfall is the primary source of water for stream flow.

7. **EPT Richness.** The total number of different kinds of aquatic organisms in a collection belonging to the insect groups Ephemeroptera (mayflies), Plecoptera (stoneflies), and Trichoptera (caddis flies).

8. **In-Stream Work.** Any work or other activity within the stream banks that modifies or otherwise affects the streambed or stream banks (e.g., cofferdams, riprap, construction haul roads, work pads, abutment construction, pier removal and construction, bank clearing and excavation, channel excavation, channel change, weir construction).

9. **Integrity.** The wholeness of a stream system and its ability to support organisms and processes comparable to the natural habitat of the region, based on BSRS data.

10. **Intermittent Stream.** A stream that has flowing waters during certain times of the year, where groundwater provides water for stream flow. During dry periods, intermittent streams may not have flowing water. Runoff from rainfall is a supplemental source of water for stream flow.

11. **Intolerant Species.** Species of fish sensitive to various environmental perturbations as identified by the IDNR or Illinois Environmental Protection Agency (IEPA).

12. **Mean Habitat Score.** An index used to rate the habitat structure of a stream segment based on the physical aspects of the stream. A score greater than 130 indicates excellent habitat characteristics. A score below 80 indicates poor habitat characteristics.

13. **Perennial Stream.** A stream that has flowing water year-round during a typical year. The water table is located above the streambed for most of the year. Groundwater is the
primary source of water for stream flow. Runoff from rainfall is a supplemental source of water for stream flow.

14. **Pollutant.** For surface water resources and aquatic habitat, this is any substance that, due to its characteristics and/or quantity, if introduced into the aquatic environment has a degrading effect that impairs the usefulness of the aquatic environment or renders it offensive.

15. **Substrate.** The mineral and organic material that forms the bed of the stream on which aquatic organisms live. Mineral materials may include sand, gravel, cobble, silt, bedrock, etc. Organic material may include algae, macrophytes, dead leaves, woody debris, etc.

16. **Tolerant Species.** Species of fish tolerant of various environmental perturbations as identified by the IDNR/IEPA.

17. **Woody Riparian Habitat.** An area predominantly covered by trees and/or shrubs located adjacent to and up-gradient from streams and lakes.

**26-19.05(b) Applicability**

These procedures apply to all proposed highway projects initiated by the Department that may have an effect on surface water resources.

**26-19.05(c) Analysis and Documentation**

The analysis and documentation required for addressing surface water resources and aquatic habitat will vary according to the scope of work and environmental class of action for a proposed project and the presence of streams with special designations. Bridge replacement projects often involve minor in-stream work that requires minimal analysis and documentation (see BDE 1210 Phase I Checklist). Projects that involve more extensive in-stream work and/or that occur within or adjacent to a stream with a special designation will require more analysis, documentation, and coordination. Projects requiring an EIS generally will require extensive analysis and coordination. The coordination typically is accomplished through the NEPA/404 Merger Process; see Section 22-4.

The following guidance discusses the various factors that may need to be considered in analyzing project effects on surface water resources and aquatic habitat. For projects processed with an EIS, all of the factors generally will apply. For other projects, evaluate the range of factors and address those that are determined applicable.

For EIS projects, BDE provides the district information for analysis of effects on surface water resources and aquatic habitat in an Assessment of Biological Resources Report prepared by the INHS. The Report also contains additional information that may be useful in preparing the environmental document (e.g., information that describes and characterizes potentially affected resources and that provides a basis for discussing potential project impacts). As needed, the district should contact BDE for assistance in determining which items of additional information may be relevant for inclusion in the EIS.
1. **Clean Water Act Section 404(b)(1).** The alternative analysis for NEPA and the *Clean Water Act* differs substantially. During project development for projects that will require an individual Section 404 permit, it is essential that these differences are understood and are reflected in the environmental documentation. NEPA requires that all reasonable alternatives be evaluated in detail. Section 404(b)(1) of the *Clean Water Act*, and the associated implementing guidelines in 40 CFR 230, provide that the US Army Corps of Engineers (Corps) can approve only the Least Environmentally Damaging Practicable Alternative (LEDPA). The guidelines are binding regulations that the Corps uses in determining a project’s impact on aquatic resources from discharges of dredged and/or fill material. The LEDPA requirement means that no discharge of dredged or fill material will be permitted if there is a practicable alternative to the proposed discharge that would have less adverse impact on the aquatic ecosystem, so long as the alternative does not have other significant adverse environmental consequences. Noncompliance with this requirement is a sufficient basis for the Corps to deny a permit. If the project does comply with the guidelines, the Corps still may deny the permit if it is determined to be contrary to the public interest.

The following guidance is based on the requirements of the Section 404(b)(1) “Guidelines for Specification of Disposal Sites for Dredged or Fill Material, 40 CFR 230. The guidance is applicable to all projects that will involve in-stream work or anticipated impacts from operation and maintenance of the roadway. For EA and EIS projects, include the information prepared in accordance with this guidance in the environmental document. For CE projects, incorporate the information in the Phase I engineering report and associated appendices.

2. **Physical Parameters.** Identify the physical attributes that characterize streams. Examples of these attributes include upstream drainage area, flow regime, substrate, stream width and depth, mean habitat quality, woody riparian habitat, highly erodible soils, and watershed cover types. List the attributes for each stream. For projects with a number of stream crossings, present the information in a table to allow for comparisons between streams and/or stream reaches. Identify attributes the project may affect and include discussion of the nature and extent of the potential effects in the text of the document. Physical parameters are further described below:

- Upstream drainage area is one of the measures of stream size and provides an indication of the size of a stream’s watershed. The district determines upstream drainage area.

- Illinois streams have either a perennial, intermittent, or ephemeral flow regime. Perennial and intermittent flow regimes are depicted on US Geological Survey (USGS) topographic quadrangles (7.5 minutes). Ephemeral flow regimes can be identified from aerial photography and/or field observations. A perennial flow regime is required to support fish and mussels. An intermittent flow regime may support a limited assemblage of fish species during seasonal high water periods. Flow regimes identified in INHS reports are based on field observations.

- Stream width is another measure of stream size. Stream depth refers to the depth of water in a stream when measured during biological surveys. It does not
necessarily correlate with the stream flow regime as depicted on USGS topographic maps.

- Substrates in Illinois streams consist of varying percentages of cobble, gravel, sand, silt, or bedrock. Excessive sand and silt in the stream substrate can diminish habitat quality for fish and aquatic macroinvertebrates. Other substrate types (e.g., gravel, cobble, detritus) can contribute to a diverse fish and aquatic macroinvertebrate assemblage. In-stream work can result in varying degrees of change in the physical, biological, and chemical characteristics of the substrate. In addition, discharge of sediment from the adjacent construction site can affect bottom-dwelling organisms at the site by smothering immobile forms and by changing the habitat.

- Mean habitat quality scores are based on a modification of a standard US Environmental Protection Agency (USEPA) method. They are used by the INHS to rate the habitat structure of a stream reach and to identify need for more accurate assessment methods (e.g., aquatic resource surveys for fishes, mussels, aquatic macroinvertebrates). The scores are derived from 12 physical characteristics (e.g., channel structure, flow, bank vegetation, substrate) of a stream. Two people complete the evaluation and numerical values are given to each characteristic and are averaged and summed. The sum of the values is called the mean habitat score. A score greater than 130 receives a rating of “excellent,” a score of 129.9 to 110 is considered “good,” a score of 109.9 to 80 is “fair,” and a score below 80 is “poor.” These scores indicate the presence of degraded habitat and/or the presence of pollutants.

- Woody riparian habitat provides cover for fish and other wildlife, keeps streams cool, slows erosion and stream flow, and adds organic material to the aquatic food chain. Woody riparian habitat is a key requirement for healthy streams and aquatic communities. Where a project will remove woody riparian habitat, describe the composition, length, and width of this habitat, along each bank, in the environmental documentation. Mitigation for the loss of this habitat may be required. Consider replacing the habitat on-site and working with landowners to extend it to adjacent areas that do not currently have that habitat-type.

- Highly erodible soils have slopes of 4% or greater. The district should identify these soils from appropriate County Soil Maps. These soil types are usually associated with changes in topography and can occur along streams. When these soils are cleared of vegetation during construction, they become a source of sediment pollution for the adjacent stream.

- Watershed cover types are those that dominate the area through which a stream flows. In Illinois, these would mainly be residential/urban areas, agricultural, upland and bottomland forests/woodlands, and non-native grasslands. These cover types are discussed further in Section 26-17. Drainage from these cover types has a bearing on the potential sediment and chemical makeup of the stream.
Other factors to be considered include the identification of upstream dischargers of pollutants (e.g., industrial facilities, wastewater treatment plants) and the downstream receivers (e.g., water supply intakes). Districts should obtain this information, based on their knowledge of the project area. Information on the locations of pollutant discharge sources also can be found on Illinois State Water Survey maps (7-Day 10-Year Flow Maps). Locations of water supply intake structures can be obtained through coordination with IEPA or the IDNR Natural Heritage Database.

3. Biological Parameters. Biological parameters include fish, mussels, and aquatic macroinvertebrates. Fish are important and dominant organisms in streams and have ecological, economic, and recreational values. Several parameters of the fish population should be characterized (e.g., dominant species, total number of species sampled, number of tolerant and intolerant species, percentage of tolerant and intolerant individuals). This information is best depicted in a table.

Identify the presence of species listed as endangered and threatened and discuss the species in the part of the environmental documentation that addresses that subject.

In the environmental documentation, identify and discuss potential project impacts on the fish populations and habitat in the stream from construction, operation, and maintenance of the roadway. Address the following items, as appropriate:

- If species of fish identified in the Illinois Wildlife Action Plan as Species in Greatest Need of Conservation are found in the area a project will affect, include discussion of the species, their habitat requirements, and possible measures to minimize impacts and provide improved habitat conditions for the species.

- If a project involves a river that supports recreational and/or commercial fishing and other water-related recreation, identify and discuss the nature and extent of these activities in the project area. IDNR can provide this type of information. Also, discuss potential project impacts on these activities and measures to minimize the impacts.

Mussels occur in most permanent flow streams. Their occurrence in beds (e.g., dense, natural aggregations of mussels, which can support a diverse variety of benthic fauna) is generally restricted to large rivers and high quality streams. IDNR has designated some of these beds as Natural Areas. The environmental document should indicate the number of live individuals per species at a particular site. This material can be presented in a table that also includes fish data.

Aquatic macroinvertebrates are useful in determining the health of a water resource with regard to the presence of organic pollution. Indices that can be used are the mean Family-Level Biotic Index and EPT Richness. This information can also be presented in a table, along with fish and mussel data.

The Biological Stream Ratings (BSR) process includes data from 1997 through 2007. It is anticipated that the ratings will be updated on a regular basis; see the IDNR website for more information. The Ratings score the streams on three parameters: Diversity,
Integrity, and Biologically Significant Streams. Letter ratings of A to E are used for the Diversity and Integrity Ratings. The following biotic resource quality descriptors apply to these Letter Ratings: A (excellent), B (good), C (fair), D (poor), and E (very poor). The Biologically Significant Streams are unique (high quality) stream resources. The biological communities present in these streams must be protected at the stream reach and at the upstream reach. Identify and discuss streams that have been rated.

4. Chemical Parameters (Water Quality). For EIS projects, water quality sampling is done in the spring, summer, and fall by the INHS and tabulated results are included as appendices to their reports. The INHS does not include a water quality analysis in the reports. The district is responsible for conducting this analysis. The tabulated results include many different parameters. For most projects, only a select group of the parameters needs to be analyzed. These parameters include the following:

- air and water temperature;
- dissolved oxygen;
- pH;
- sulfate;
- total potassium;
- chloride;
- total dissolved solids;
- hardness; and
- dissolved copper, lead, and zinc.

Present the information on these parameters in a table in the EIS, labeled “Measured Levels of Water Quality Constituents vs. the Numeric Water Quality Standards within the Project Area.” The values in the table are the average of the three seasonal values for each parameter. For those parameters that have a water quality standard, compare the summarized values and the individual values from the INHS Report to the numeric Illinois water quality standard from the most recent issue of the Integrated Water Quality Report and Section 303(d) List, available on the IEPA website. Use the individual values to determine whether there is an exceedance of the standards. If a value exceeds the applicable standard, include information in the environmental document identifying the parameter, its concentration as sampled, and the date of the sample. Also, include discussion of the possible reason(s) for the exceedance of the water quality standard.

In areas where the use of road salt (sodium chloride) for winter maintenance is an issue, conduct an analysis to determine chloride concentrations in highway storm water runoff. Use the methodology from the FHWA publication “Evaluation and Management of Highway Runoff Water Quality” to predict the chloride concentrations. Compare the predicted chloride concentrations with the existing chloride levels indicated in the INHS Report. Summarize the results of the analysis, including existing and predicted chloride levels, in the environmental document. If the sum of the predicted chloride value and the existing chloride value exceeds the 500 ppm water quality standard for chloride, measures must be implemented to reduce the use of road salt in the area of the potential violation of the standard.
In addition to numeric water quality standards, the *Integrated Water Quality Report and Section 303(d) List* contains narrative water quality standards. These are based on designated use methodology. Under the State’s general use water quality standards, designated uses have been identified for many Illinois streams. These designated uses include aquatic life, fish consumption, primary contact, secondary contact, and aesthetic quality. Streams are either in full support or nonsupport of their designated uses. Streams that are in nonsupport of the designated use are considered impaired; see Section 26-21. Include information in the environmental document identifying designated uses for each stream in the area of a project.

Another way to judge a stream’s water quality is by using Hilsenhoff’s Family-Level Biotic Index. This Index is based on the sensitivity of aquatic macroinvertebrates to organic pollution. Scores range from 0 to 10, where 0.00 to 3.75 = Excellent; 3.76 to 4.25 = Very good; 4.26 to 5.00 = Good; 5.01 to 5.75 = Fair; 5.76 to 6.5 = Fairly poor; 6.51 to 7.25 = Poor; and 7.26 to 10.00 = Very poor. Low scores indicate good water quality with negligible organic pollution; high scores indicate bad water quality with serious organic pollution. This information can be obtained from INHS Reports and should be incorporated in the environmental document.

5. **Special Designations.** Identify streams in the area of a proposed project that have a special designation. The special designation may impose additional requirements that must be addressed (e.g., impact analysis, coordination with specific Federal, State, local agencies). The following discuss various special designations that may apply:

a. **Navigable Waters.** The *IDOT Drainage Manual* and includes a listing of navigable streams in Illinois. In addition to being subject to other surface water permit requirements (e.g., Section 404 of the *Clean Water Act*), navigable streams are subject to specific permit requirements under Section 9 and Section 10 of the *Rivers and Harbors Act of 1899*. Section 9 requires a permit from the US Coast Guard (USCG) for construction of bridges or causeways over or in a navigable stream. Section 10 requires a permit from the Corps for construction of any structure other than a bridge or causeway in or over a navigable stream, for the excavation/dredging or deposition of material in a navigable stream, or for any obstruction or alteration in a navigable stream. When a project requires a Section 9 or a Section 10 permit, include discussion in the environmental document concerning need for the permit(s) and the project’s effects on navigational use of the stream. Identify the presence of barge terminals and the number of commercial and recreational vessels passing through the project area. Also, identify and discuss any existing navigational deficiencies in and adjacent to the navigational channel. Incorporate this discussion in the environmental document in a subsection on Navigation in the part of the document that addresses land use. Include a summary of coordination with USCG and/or the Corps. Discuss the physical, biological, and chemical aspects of the stream in the Water Resources and Aquatic Habitat section of the environmental document.

The USCG and Corps are signatories to the agreement for the “Concurrent NEPA/404 Process for Transportation Projects in Illinois.” For EIS and EA projects requiring a Section 9 permit and/or a Section 10 permit, invite the USCG and the
Corps to be Cooperating Agencies (and Participating Agencies for EIS projects, pursuant to 23 U.S.C. 139 “Efficient environmental reviews for project decision-making”).

For CE projects, identify the Section 9 permit and/or Section 10 permit involvement(s) in the Phase I engineering report and include copies of correspondence with USCG and/or the Corps in an appendix to the report.

See Chapter 28 for additional guidance concerning Section 9 and Section 10 permits.

b. **Nationwide Rivers Inventory.** The list of streams included in the Inventory is available on the National Park Service “Conservation and Outdoor Recreation” website. Potential involvement with streams on the Inventory is identified as a part of the Environmental Survey Process when an Environmental Survey Request (ESR) form is submitted for a project. Potential involvement with a stream included in the Inventory may require coordination with the National Park Service. See Section 26-20 for further guidance on the Nationwide Rivers Inventory.

c. **Illinois Natural Area.** Approximately 110 stream segments in Illinois are listed by IDNR as aquatic Natural Areas. When an ESR form is submitted for a proposed project, the Environmental Survey Process identifies potential involvements with streams designated as Illinois Natural Areas. Information on these stream segments also is available from IDNR. For EA and EIS projects, identify these potential involvements in the part of the environmental document that addresses surface water resources and aquatic habitat. Include detailed discussion of the involvements, including results of coordination with IDNR, in the part of the document that deals with State-designated lands. For CE projects, document the involvement and results of coordination with IDNR in the BDE 1210 Phase I Checklist. See Section 26-9 for guidance on the requirements associated with designated Illinois Natural Areas.

d. **Advanced Identification of Water Resources (ADID) Streams.** These are streams that the USEPA and Corps have determined contain high quality aquatic habitat that is generally unsuitable for discharges of dredged or fill material. Under the ADID process, identification of a stream as generally unsuitable for discharges of dredged or fill material is an advisory designation. It alerts potential permit applicants that a discharge into the stream is not likely to be consistent with the Section 404(b)(1) “Guidelines for Specification of Disposal Sites for Dredged or Fill Material” and that the USEPA could request denial of the permit. These streams may also be subject to local ordinances based on the ADID study that identified the area as containing high quality aquatic habitat. When an ESR form is submitted for a proposed project, the Environmental Survey Process identifies potential involvements with ADID streams. Information on these streams also is available on site maps for those counties that have completed ADID studies. The site maps are accessible via the Internet.
Where a proposed project may affect an ADID stream, include information in the environmental documentation identifying the stream and describing its physical, biological, and chemical attributes. Determine and document potential impacts on stream functions (e.g., aquatic habitat value, shoreline/stream bank stabilization, hydrologic stabilization) and summarize the results of coordination with the USEPA and U.S. Fish and Wildlife Service. If a stream is subject to local requirements, identify the requirements and the actions necessary for compliance.

e. **BSRS High Quality Streams.** These include stream segments designated as Biologically Significant Streams and stream segments rated as “A” or “B” for Diversity or Integrity. When an ESR request is submitted for a proposed project, the Environmental Survey Process identifies high quality stream segments.

For Biologically Significant Streams, the biological communities present must be protected at the stream reach (i.e., project site) and in-stream work in these areas should be prohibited. In addition, the scientific literature documents findings that the physical and chemical properties of water at a stream site reflect upstream influences. Accordingly, consider the potential effects of work in the upstream reach of Biologically Significant Streams and coordinate projects affecting the upstream reach with IDNR.

For potential project involvements with stream segments rated as “A” or “B” for Diversity or Integrity, identify and evaluate the potential project impacts on the features of the stream that were the basis for the “A” or “B” ratings.

Include information on potential involvements with high quality stream segments in the part of the environmental documentation that addresses surface water resources and aquatic habitat. Include discussion of potential project impacts, measures for reducing or mitigating the impacts, and the results of coordination with IDNR regarding the potential impacts and mitigation measures.

f. **Impaired Streams.** These are streams that are included on the Clean Water Act Section 303(d) list of impaired waters in Illinois. The list is included in the Integrated Water Quality Report and Section 303(d) List, available on the IEPA website. The “impaired” designation is based on a determination that the streams are sufficiently polluted that they are unable to support their designated uses (e.g., aquatic life, indigenous aquatic life, primary contact (swimming), public and food processing water supply (drinking water), secondary contact, aesthetic quality, fish consumption). Streams on the Section 303(d) may be subject to Total Maximum Daily Load (TMDL) restrictions that limit the quantity of specific pollutants that may be introduced into the streams.

For projects involved with a stream on the Section 303(d) list, identify the pollutant(s) causing the impairment and determine if the project may contribute to the impairment. If the project may contribute pollutants causing the impairment, evaluate measures to
reduce the contribution to an acceptable level, consistent with TMDL requirements, if applicable. Identify the impaired stream(s) and summarize the results of the analysis of impacts and mitigation measures in the part of the environmental documentation that addresses surface water resources and aquatic habitat. For CE projects, place the documentation of the analyses in an appendix to the Phase I engineering report. See Section 26-21 for additional guidance on Impaired Waters/TMDLs.

26-19.06 Antidegradation Assessment

In accordance with the requirements set forth in 35 Ill. Adm. Code 302.105, the IEPA must conduct an antidegradation assessment for any proposed action involving an increase in pollutant loading that necessitates the issuance of a new, renewed, or modified National Pollutant Discharge Elimination System (NPDES) permit or a Section 401 water quality certification. The purpose of the antidegradation requirements is to protect existing uses of all waters of the State of Illinois, maintain the quality of these waters with a quality that is better than the water quality standards, and to prevent the unnecessary deterioration of waters of the State.

In conducting antidegradation assessments, IEPA must consider the following provisions of 35 Ill. Adm. Code 302.105 regarding existing uses, outstanding resource waters, and high quality waters.

26-19.06(a) Existing Uses

Existing uses actually attained in a surface water body or water body segment, whether or not they are included in the water quality standards, must be maintained and protected. Examples of degradation of existing uses of the waters of the State include:

- an action that would result in the deterioration of the existing aquatic community (e.g., a shift from a community of predominantly pollutant-sensitive species to pollutant tolerant species or a loss of species diversity);
- an action that would result in a loss of a resident or indigenous species whose presence is necessary to sustain commercial or recreational activities; or
- an action that would preclude continued use of a surface water body or water body segment for a public water supply or for recreational or commercial fishing, swimming, paddling, or boating.

26-19.06(b) Outstanding Resource Waters

A surface water body or water body segment that is of exceptional ecological or recreational significance as designated by the Illinois Pollution Control Board (i.e., an Outstanding Resource Water (ORW)) must not be lowered in quality except as provided below:

- activities that result in short-term, temporary (e.g., weeks, months) lowering of water quality in an ORW; or
• existing site storm water discharges that comply with applicable Federal and State storm water management regulations and do not result in a violation of any water quality standards.

As of the date of publication of this edition of the BDE Manual, the Pollution Control Board had not designated any Illinois waters as Outstanding Resource Waters. However, the Biologically Significant Streams discussed in Section 26-19.07 would qualify as exceptional ecological resources.

26-19.06(c) High Quality Waters

High quality waters are waters of the State whose existing quality is better than any of the established standards. These waters must be maintained in their present high quality, unless the lowering of water quality is necessary to accommodate important economic or social development.

26-19.06(d) Information Requirements

To ensure that IEPA has the information needed for conducting antidegradation assessments, when required, include the following information in submittals for NPDES permits, individual Section 404 permits, and nationwide permits that require an individual 401 water quality certification (e.g., nationwide permit 23 for approved categorical exclusions):

• Identification and characterization of the water body affected by the proposed load increase or proposed activity and the existing water body's uses. Characterization must address physical, biological, and chemical conditions of the water body.

• Identification and quantification of the proposed load increases for the applicable parameters and of the potential impacts of the proposed activity on the affected waters.

• The purpose and anticipated benefits of the proposed activity.

• Assessments of alternatives to proposed increases in pollutant loading or activities subject to IEPA certification pursuant to Section 401 that result in less of a load increase, no load increase, or minimal environmental degradation.

• Any additional information IEPA may request.

• Proof that a copy of the application has been provided to the IDNR.
26-19.07 **Coordination**

The EIS projects will be coordinated with the Corps, USEPA, USFWS, and IDNR through the circulation of the draft EIS and some or all of these agencies may serve as Cooperating Agencies. Where the project is being processed under the NEPA/404 Merger Process, BDE and the district must provide the agencies the information and analysis required under the Section 404(b)(1) guidelines. Coordination with the Corps, USEPA, and USFWS will be through the Merger Process. EA and CE projects will be coordinated with the USFWS and IDNR through the Environmental Survey Process. Address any agency comments, including any concerning consideration of measures for minimization and mitigation of impacts.
26-20 NATIONWIDE RIVERS INVENTORY

26-20.01 Introduction

The Nationwide Rivers Inventory (NRI) is managed by the National Park Service Rivers, Trails, and Conservation Assistance Program. It is a compilation of rivers and river segments that appear to have one or more qualities that could qualify them for inclusion in the National Wild and Scenic Rivers System. The NRI contains a number of Illinois streams or stream segments. The list of Illinois NRI streams is maintained on the National Park Service NRI website. The list includes the river name, county or counties of occurrence, reach, length (miles), year listed/updated, potential classification, Outstandingly Remarkable Values (ORVs), and description. In accordance with a 1979 Presidential Directive and associated Council on Environmental Quality procedures, Federal agencies, as part of their normal planning and environmental review process, must take care to avoid or mitigate adverse effects on rivers included in the NRI. This Section provides guidance and procedures for complying with these requirements and for documenting compliance in project environmental documentation.

26-20.02 Legal Authority

- Wild and Scenic Rivers, 16 U.S.C. 1271-1287,

- Presidential Memorandum for the Heads of Departments and Agencies, dated August 2, 1979, requiring each Federal agency, as part of its normal planning and environmental review process, to take care to avoid or mitigate adverse effects on rivers identified in the Nationwide Rivers Inventory,

- Council on Environmental Quality, “Interagency Consultation to Avoid or Mitigate Adverse Effects on Rivers in the Nationwide Inventory”, August 10, 1980, and

- FHWA, “Policy Guidance for Wild and Scenic Rivers”, dated October 3, 1980, transmitting the Council on Environmental Quality procedures for Interagency Consultation to Avoid or Mitigate Adverse Effects on Rivers in the Nationwide Inventory.

26-20.03 Policy

In the development of Federally funded or regulated State highway projects, take care to avoid or mitigate adverse effects on rivers identified in the NRI. The evaluation of potential project impacts on these streams or stream segments will be coordinated with the NPS prior to taking actions that could effectively foreclose wild, scenic, or recreational river status for rivers in the Inventory.

26-20.04 Procedures

The identification of NRI streams within the project area will be done through the Environmental Survey Process. BDE will determine the need for coordination with the NPS based on the
project’s scope of work. See Section 26-20.05(d) for information on coordination requirements and procedures.

**26-20.04(a) Definitions**

1. **Adverse Effect.** An impact to a listed stream or stream segment that alters the free-flowing characteristics, causes the deterioration of water quality, or has the potential to impair the ORV(s) that qualified the stream for listing in the NRI.

2. **Nationwide Rivers Inventory (NRI).** A registry of streams compiled and maintained by the National Park Service consisting of stream and stream segments that potentially qualify as national wild, scenic, or recreational river areas.

3. **Outstandingly Remarkable Value (ORV).** A characteristic that a river must possess, in addition to being free-flowing, to be listed on the NRI. ORVs include scenery, recreation, fish, wildlife, geology, prehistory, history, cultural, and other similar values.

**26-20.04(b) Applicability**

These procedures apply to all Federally funded/regulated projects that have the potential for an adverse effect on a NRI stream or stream segment.

**26-20.04(c) Analysis and Documentation**

For projects that affect a stream listed on the NRI, the analysis of potential impacts to the stream's free-flowing characteristics, water quality, and ORV(s) that qualified it for listing, should be sufficient to determine whether the impacts would be adverse. Adverse effects should be avoided or mitigated, in accordance with the Presidential directive and Council on Environmental Quality procedures regarding the NRI.

As applicable, incorporation documentation of project impacts on NRI streams, and NPS recommendations regarding those impacts into Phase I engineering reports, Environmental Assessments (EAs), and Environmental Impact Statements (EISs) discussed in the following Sections.

**26-20.04(c)1 Categorical Exclusion (CE) Projects**

A project being processed as a CE that affects an NRI stream is considered to have potential for “unusual circumstances” and, therefore, requires FHWA approval of the CE classification; see Section 23-1.04(bb). In accordance with the CEQ procedures for “Interagency Consultation to Avoid or Mitigate Adverse Effects on Rivers in the Nationwide Inventory,” an adverse effect on a listed stream will require processing the project as an EA or EIS.

For NRI streams that BDE has determined will not be affected, the Phase I engineering report should contain documentation of the BDE determination.
For NRI streams that BDE has determined will be affected, the Phase I engineering report should contain documentation of the BDE determination and the NPS response regarding the effect(s), the results of any further coordination with the NPS, and the response to NPS recommendations for addressing the effects.

26-20.04(c)2 EA/EIS Projects

Because the NRI consists of streams, include the main discussion of this topic in a subsection of the Surface Water Resources and Aquatic Habitat Section entitled “Nationwide Rivers Inventory”. However, include the data on the physical, biological, and water quality aspects of the NRI stream in the physical, biological, and water quality subsections of the Surface Water Resources and Aquatic Habitat Section.

The environmental document should identify the stream and include the ORV(s) and stream description from the NRI website. Describe the stream’s free-flow nature and water quality. The document should identify the potential impacts caused by each construction activity and briefly discuss the effects on the stream’s ORV(s), free flowing characteristics, and water quality.

A determination of the magnitude of the impact on water quality, free-flow, and each listed ORV should be made and documented. The coordination response from the NPS should help in determining the magnitude of the impacts.

Include a summary of the coordination effort with the NPS and describe impact avoidance, minimization, and mitigation measures, as appropriate. The discussion of these measures should center on the listed ORV(s).

The appendix of the EA or EIS must contain the results of the coordination with the NPS. The FONSI (EA) or the ROD (EIS) will summarize the coordination, list the measures to minimize harm and proposed mitigation, as appropriate, and include a commitment to ensure the stream’s eligibility for the NRI and/or the Wild and Scenic Rivers System is not diminished.

If the ORV of a listed stream is scenery, the Visual Resources Section of the environmental document should identify the stream and refer to the discussions in the Nationwide Rivers Inventory subsection of the Surface Water Resources and Aquatic Habitat Section.

26-20.04(d) Coordination

Coordination with the NPS is required for projects that may affect NRI streams. BDE will initiate early coordination with the NPS, when required, through the Environmental Survey Process and will provide the district the results of the coordination. Additional coordination, if required, will be the responsibility of the district, with input from BDE.
26-21 IMPAIRED WATERS/TMDLS

26-21.01 Introduction

Pursuant to Section 303(d) of the Clean Water Act, the Illinois Environmental Protection Agency (IEPA) identifies and prioritizes waters in the State that do not meet the applicable water quality standards or do not fully support their designated uses. These waters are referred to as impaired waters. Section 303(d) also requires that a Total Maximum Daily Load (TMDL) be established for each pollutant of an impaired water body. The TMDL is then used to allocate pollutant loads among the identified pollution sources in a watershed, including highway facilities, thereby supporting attainment of applicable water quality standards and designated uses.

Information on impaired waters can be obtained from the “Illinois Integrated Water Quality Report and Section 303(d) List” available on the IEPA website. This Report is revised and updated every two years.

Information on TMDLs can be obtained from the “TMDL Watersheds Map,” “TMDL Report Status,” and “TMDL Implementation Projects” web pages on the IEPA website. TMDL Reports will identify the waters affected and the source(s) and cause(s) of the impairment(s). The Final TMDL Report will provide Implementation Actions and Management Measures for each identified pollutant.

26-21.02 Legal Authority

• Identification of areas with insufficient controls; maximum daily load; certain effluent limitations revision, 33 U.S.C. 1313(d) (Clean Water Act, Section 303(d)), and
• Water Quality Planning and Management, 40 CFR 130.

26-21.03 Policy

In the development of proposed State highway projects, impaired waters, and waters subject to TMDLs will be identified within the areas the projects may affect. Where projects have potential to increase levels of a pollutant that is a cause of impairment, measures will be implemented to reduce the discharge of that pollutant from the project to ensure it does not contribute to the impairment and is consistent with any applicable TMDL.

26-21.04 Procedures

The district will check the most recent “Integrated Illinois Water Quality Report and Section 303(d) List” to determine if a proposed project may affect an impaired water resource. Appendices B-2 (Specific Assessment Information for Streams) and B-3 (Specific Assessment Information for Inland Lakes) contain the information required for Phase I engineering reports and environmental documents. Larger streams (e.g., Illinois, Rock, Fox, and Sangamon Rivers) are divided into assessment units. To determine the applicable assessment unit, use the Illinois Water Quality
Mapping Tool on the IEPA website. The project’s contribution to the cause of the impairment should be determined and discussed, as appropriate.

For involvements with water bodies involving a draft or final TMDL, the district should determine if construction, operation, or maintenance of the transportation facility would contribute to an increase in the pollutant(s) of concern addressed in the TMDL. If a project contributes to an increase in the pollutant(s) of concern, the district will evaluate practicable measures to reduce or eliminate that contribution.

26-21.05 Definitions

1. Impaired Waters. Waters listed on the IEPA Section 303(d) List due to nonattainment of applicable water quality standards and/or designated uses.

2. Total Maximum Daily Load (TMDL). The greatest amount of a given pollutant that a water body can receive without violating water quality standards and designated uses.

TMDLs set pollution reduction goals that are necessary to improve the quality of impaired waters. A TMDL takes a watershed approach in determining the pollutant load that can be allowed in a given lake or stream. By taking a watershed approach, a TMDL considers all potential sources of pollutants, both point and non-point sources. It also takes into account a margin of safety, which reflects scientific uncertainty and future growth. The effects of seasonal variation are also included.

26-21.06 Applicability

These procedures apply to all proposed highway projects initiated by the Department that may affect a water resource listed by IEPA as impaired and/or that is subject to a TMDL.

26-21.06(a) Analysis and Documentation

For projects that may affect a water resource listed as impaired and/or subject to a TMDL, the Phase I engineering report (for projects processed as CEs) or environmental document (EA or EIS) should contain the following impaired waters information:

1. Section 303(d) Impaired Waters List. If the proposed project may affect a listed water body or water body segment, include the following information from the list for each affected water body or segment:

   a. Water Body Identification. Indicate the Name and Assessment Unit ID of the water body as shown on the list.

   b. Use Attainment. Identify designated use(s) classified as non-supporting.
c. **Causes.** Identify the cause(s) of the impairment listed for the water body (use the word descriptors rather than the numeric codes) on the Section 303(d) List.

d. **Sources.** Identify the source(s) of the impairment listed for the water body (use the word descriptors rather than the numeric codes) on the Section 303(d) List.

2. **Total Maximum Daily Load.** For each affected water body or segment on the Section 303(d) list, also indicate whether a TMDL is under development or has been finalized.

3. **Analysis and Discussion.** The analysis and discussion of the project’s effects on waters listed as impaired should address how those effects relate to the “Causes” that resulted in the impaired waters designation. Indicate whether the project may contribute to an increase or decrease in any of the constituent(s) causing the impairment. If the project would potentially contribute to an increase in those constituent(s), identify the specific constituent(s), describe the anticipated increase, and discuss practicable mitigation measures that can be implemented to reduce or eliminate that contribution. If none of the listed constituent(s) causing the impairment are generated by the project, document that finding and how it was determined.

4. **Pollutant Load.** If a project contributes to the pollutant load identified in a final TMDL, identify and discuss those aspects that would apply to the construction, operation, or maintenance of the highway project and discuss how the project will respond to the TMDL provisions.

**26-21.06(b) Coordination**

Coordination with IEPA for impaired waters is not required. However, for projects that have potential to contribute to an increase in a pollutant identified in a final TMDL, coordination with IEPA is recommended. The coordination should address the potential pollutant contribution from the project and the measures proposed for implementation to reduce or eliminate the contribution to the pollutant load. The district should initiate the coordination with guidance from the BDE.

IEPA considers impaired waters as a component of antidegradation assessments; see Section 26-19.06.
26-22 GROUNDWATER

26-22.01 Introduction

The Illinois Environmental Protection Act, the Illinois Groundwater Protection Act, and parts of the Illinois Administrative Code impose requirements for protection of the State's groundwater resources to ensure their availability for beneficial purposes. This Section provides guidance and procedures for considering and addressing these requirements as part of the environmental impact evaluation process for proposed State highway projects. The topics covered in this Section include potable water supply wells, special resource groundwaters, karst topography, groundwater discharge areas (seeps), and sole source aquifers.

26-22.02 Legal Authority

- The Illinois Environmental Protection Act, 415 ILCS 5/1 et seq.,
- The Illinois Groundwater Protection Act, 415 ILCS 55/1 et seq.,
- Existing Activities in a Setback Zone or Regulated Recharge Area, 35 Ill. Admin. Code 615,
- New Activities in a Setback Zone or Regulated Recharge Area, 35 Ill. Admin. Code 616,
- Regulated Recharge Areas, 35 Ill. Admin. Code 617,
- Maximum Setback Zones, 35 Ill. Admin. Code 618,
- Groundwater Quality, 35 Ill. Admin. Code 620, and
- Sole Source Aquifers, 40 CFR 149.

26-22.03 Policy

In the development of proposed highway projects initiated by the Department, potential impacts to groundwater resources will be identified and consideration will be given to implementing practical measures for avoiding, minimizing, and mitigating adverse project impacts to those resources.

26-22.04 Procedures

The information and requirements for evaluating groundwater resources in the vicinity of the project area, and for identifying and addressing potential adverse environmental impacts of project alternatives on these resources are described below. In general, proposed projects must be designed to avoid adverse impacts to groundwater resources, to the fullest extent practical and to mitigate any unavoidable adverse impacts (e.g., through use of Best Management Practices (BMPs)).
26-22.04(a) Definitions

1. **Aquifer.** Saturated (with groundwater) soils and geologic materials that are sufficiently permeable to readily yield economically useful quantities of water to wells, springs, or streams under ordinary hydraulic gradients.

2. **Groundwater.** Underground water that occurs within the saturated zone and geologic materials where the fluid pressure in the pore space is equal to or greater than atmospheric pressure.

3. **Potable.** Generally fit for human consumption in accordance with accepted water supply principles and practices.

4. **Potential Primary Source.** Any unit at a facility or site not currently subject to a removal or remedial action that:
   - is used for the treatment, storage, or disposal of any hazardous or special waste not generated at the site;
   - is used for the disposal of municipal waste not generated at the site, other than landscape waste, and construction and demolition debris;
   - is used for the landfilling, land treating, surface impounding, or piling of any hazardous or special waste that is generated on the site or at other sites owned, controlled, or operated by the same person; or
   - stores or accumulates at any time more than 75,000 lbs (3400 kg) above ground, or more than 7,500 lbs (3400 kg) below ground, of any hazardous substances.

5. **Potential Route.** Abandoned and improperly plugged wells of all kinds, drainage wells, all injection wells, including closed loop heat pump wells, and any excavation for the discovery, development, or production of stone, sand, or gravel.

6. **Potential Secondary Source.** Any unit at a facility or a site not currently subject to a removal or remedial action, other than a potential primary source, that:
   - is used for the landfilling, land treating, or surface impounding of waste that is generated on the site or at other sites owned, controlled, or operated by the same person, other than livestock and landscape waste, and construction and demolition debris;
   - stores or accumulates at any time more than 25,000 lbs (11.4 Mg) but not more than 75,000 lbs (34 Mg) above ground, or more than 2,500 lbs (11.4 Mg) but not more than 7,500 lbs (34 Mg) below ground, of any hazardous substance;
   - stores or accumulates at any time more than 25,000 gallons (94 ML) above ground, or more than 500 gallons (2 ML) below ground, of petroleum, including
crude oil or any fraction thereof that is not otherwise specifically listed or designated as a hazardous substance;

- stores or accumulates pesticides, fertilizers, or road oils for purposes of commercial application or for distribution to retail sales outlets;

- stores or accumulates at any time more than 50,000 lbs (22.8 Mg) of any de-icing agent; or

- is used for handling livestock waste or for treating domestic wastewaters other than private sewage disposal systems as defined in the Private Sewage Disposal Licensing Act.

7. Regulated Recharge Area. A compact geographic area, as determined by the Pollution Control Board, the geology of which renders a potable resource groundwater particularly susceptible to contamination.

8. Resource Groundwater. Groundwater that is presently being, or in the future is capable of being, put to beneficial use by reason of being of suitable quality.

9. Setback Zone. A designated geographic area containing a potable water supply well or a potential source or potential route having a continuous boundary, and within which certain prohibitions or regulations are applicable in order to protect groundwaters.

10. Sole Source Aquifer. An underground water supply designated by the US Environmental Protection Agency as the sole or principal source of drinking water for an area.

11. Special Resource Groundwater. Groundwater that is determined by the Illinois Pollution Control Board to be 1) demonstrably unique (e.g., irreplaceable sources of groundwater) and suitable for application of a water quality standard more stringent than the otherwise applicable water quality standard, or 2) vital for a particularly sensitive ecological system; or groundwater that contributes to a dedicated Nature Preserve listed by the Illinois Environmental Protection Agency (IEPA) in accordance with 35 Ill. Admin. Code 620.230(b).

12. Wellhead Protection Area. The surface and subsurface recharge area surrounding a community water supply well or well field, delineated outside of any applicable setback zones pursuant to Illinois’ Wellhead Protection Program, through which contaminants are reasonably likely to move toward such well or well field.

26-22.04(b) Analysis and Documentation

Nearly all surface water features (e.g., streams, lakes, wetlands) interact with groundwater resources to some extent. Consequently, pollution of surface waters can cause degradation of groundwater quality and vice versa. It is important to recognize and consider these interactions in analyzing and documenting the full extent of a proposed project’s potential effects on
groundwater resources. The following Sections provide guidance for addressing groundwater-related issues in project environmental documentation.

26-22.04(b)1 Groundwater Resource Identification

In areas where groundwater is determined to be the primary source of potable water, identify and characterize wellhead and groundwater protection areas, potable water supply wells, groundwater recharge zones, special resource groundwater, areas of karst topography, and the potential for contamination of shallow aquifers. If a Preliminary Environmental Site Assessment (PESA) is conducted for the project, the PESA report will identify these items. If a PESA is not conducted, the district should obtain this information through coordination with the IEPA and from Illinois State Geological Survey maps (e.g., potential for aquifer recharge and for contamination of shallow aquifers).

In areas where groundwater supports specialized biotic communities (e.g., seeps, bogs, fens, sedge meadows, spring runs, obligate cave inhabitants) the Environmental Survey Process will identify these features.

Karst topography is a landscape characterized by sinkholes, depressions, caves, and underground drainage, generally underlain by soluble rocks (e.g., limestone, dolomite). Most karst topography is restricted to northwestern Illinois (Jo Daviess and Carroll Counties), western Illinois (Adams, Pike, and Calhoun Counties), and southwestern Illinois (Madison, St. Clair, Monroe, and Randolph Counties). Projects occurring within these counties should be surveyed for karst features.

For groundwater resources identified in the area a project may affect, apply the guidance in the following sections to evaluate and document potential project impacts and measures for avoiding, minimizing, and mitigating adverse impacts.

26-22.04(b)2 Potable Water Supply Wells

If the project is in the vicinity of a potable water supply well, the district must determine whether or not the project will create any new potential routes for groundwater pollution (e.g., dry wells, borrow pits) or any new potential sources of groundwater pollution (e.g., storage facilities for bulk road oil or de-icing salt). If the project will not create any new potential routes for groundwater pollution or any new potential sources of groundwater pollution, include the following statement in the project environmental documentation:

This project will not create any new potential “routes” for groundwater pollution or any new potential “sources” of groundwater pollution as defined in the Illinois Environmental Protection Act, 415 ILCS 5/1 et seq.). Accordingly, the project is not subject to compliance with the minimum setback requirements for community water supply wells or other potable water supply wells as set forth in the Act.

If the project will create a new potential route or source for groundwater pollution, describe the nature of the route or source and indicate whether it will be within a setback zone (minimum or maximum) for a potable water supply well. Indicate the type of well (i.e., community water supply or private water supply) and discuss any permits or mitigation measures that may be needed for the route or source to protect groundwater resources. For new community water supply wells,
indicate if the new route or source of groundwater pollution will be within a wellhead protection area. The minimum setback distance for a potable water supply well is 200 ft (60 m) or 400 ft (130 m) for a community water supply well with high to moderate geologic susceptibility. Maximum setback zones for community water supply wells may be up to 1000 ft (300 m) from the wellhead or, in rare cases, up to 2500 ft (760 m). Indicate whether the project is within a regulated recharge area established through Illinois Pollution Control Board rulemaking and describe the extent of the regulated area.

26-22.04(b)3 Groundwater Quality

IEPA monitors groundwater quality from community water supplies in the State. This information is available in the IEPA “Integrated Water Quality Report and Section 303(d) List.” For wells in the project area, identify the name of the facility, groundwater pollutant(s) and their concentrations, type of aquifer, and level of use support. Use support levels include the following:

1. **Full Support.** Water quality is Good. This rating indicates that no detections occurred in organic chemical monitoring data and inorganic constituents assessed were at or below background levels for the groundwater source being used.

2. **Nonsupport.**
   a. **Water Quality is Fair.** This rating indicates that organic chemicals were detected and, therefore, exceed the non-degradation standard. However, measured levels are less than the numerical Class I Groundwater Quality Standard and inorganic constituents assessed were above background level (non-degradation standard), but less than the numerical Class I Groundwater Quality Standard.
   b. **Water Quality is Poor.** This rating indicates that organic chemical monitoring data detections were greater than the Class I Groundwater Quality Standard and inorganic chemicals assessed were greater than both the background concentration and Class I Groundwater Quality Standard.

26-22.04(b)4 Special Resource Groundwater

These resources will be identified through the Environmental Survey Process. Projects within the groundwater recharge area of a designated Special Resource Groundwater must be coordinated with the IDNR.

The Phase I engineering report, EA, or EIS will contain a map showing the recharge area in relation to the project. The project environmental documentation will also identify and describe the potential project impacts, describe the proposed mitigation measures and document the associated coordination with the IDNR and the Nature Preserves Commission.

26-22.04(b)5 Karst Topography

Karst areas are highly vulnerable to groundwater contamination. For projects that are processed as CEs, the Phase I engineering report should indicate if karst surface features (e.g., sinkholes, depressions) are within or adjacent to the highway right-of-way. If these features are present,
construction BMPs for storm water pollution prevention should be strictly adhered to. Also, identify the features on the NPDES construction permit, as applicable.

For projects that are processed as environmental documents, the Groundwater Section should identify and depict the karst features (e.g., caves, sinkholes, springs) on an environmental inventory map. The sensitivity of the aquifer should be briefly discussed.

During the alternative analysis, consider the potential for hitting karst features in the underlying carbonate rocks. These potential impacts include instability from the increased loading on existing rock cavities or the removal of structurally sound overburden and rock cover over existing cavities. In addition, construction-related changes in the water table can induce subsidence and undermine the highway.

The environmental document should identify and discuss project impacts to karst features and the potential for groundwater contamination. Avoidance of the karst features and the use of storm water pollution prevention BMPs during construction and operation of the roadway should be discussed.

Karst areas may be protected under the Class III groundwater standards, may contain Federal and/or State listed endangered and threatened species, or may be listed as special lands (e.g., Natural Areas, Nature Preserves, Land and Water Reserves). If any of these attributes apply they should be identified in this Section. Further description and assessment of impacts to these features will occur under the appropriate resource headings of the environmental document.

26-22.04(b)6 Seeps

Seeps are areas found in sloping terrain where the groundwater is discharged to the surface. The groundwater typically flows year-round and has a relatively constant temperature. Seeps are essentially groundwater discharge wetlands. As wetlands, discuss in the wetlands section of an environmental document. Seeps are generally small in size, but may contain a high diversity of species including those that are endangered and/or threatened. Seeps are also habitats of preference for amphibians.

Generally, the discharge area (seep) can be avoided; however, construction and operation of the roadway may intersect the groundwater flow causing a decrease of water to the seep surface. In addition, operation of the roadway may allow surface runoff containing pollutants (including de-icing salts) to contaminate the discharge water. Analyzed and discuss the potential for these types of impacts in the environmental documentation, along with alternatives for avoiding, minimizing, and mitigating the impacts.

26-22.04(b)7 Sole Source Aquifers

On March 11, 2015 the U.S. Environmental Protection Agency (USEPA) designated a portion of the Mahomet Aquifer system as a sole source aquifer (SSA) for Illinois. The Safe Drinking Water Act of 1974 gives the USEPA authority to designate all or part of an aquifer as a “sole source” if contamination of the aquifer would create a significant hazard to public health and there are no physically available or economically feasible alternative sources of drinking water to serve the population that relies on the aquifer. A significant hazard to public health is defined as the level
of contaminants in an aquifer would exceed National Primary Drinking Water Standards or exceed Federal, Tribal or state public health advisory levels for currently unregulated contaminants, or violate the intent of EO 12088, “Federal Compliance with Pollution Control Standards.” This designation authorizes USEPA review of federally funded projects to assess potential for contamination of the aquifer system. A memorandum of understanding (MOU) (See Appendix A) between the Department, FHWA and USEPA was developed which discusses which categories of proposed projects are exempt or nonexempt and must therefore be evaluated for impacts to the Mahomet SSA.

**Exempt Projects**

Categorical Exclusions are considered to not pose a significant hazard to public health when they occur in the project review area (Figure 26-22.A) as they do not typically require excavation greater than 10 feet or use chemicals listed in the National Primary Drinking Water Regulations (40 CFR 141). However, per the MOU, “the USEPA reserves the right to review an exempt project upon written notice to FHWA and IDOT should new information lead it to conclude the project may contaminate an SSA so as to create a significant hazard to public health.”

For EAs or EISs that do not occur in the project review area, state the following in the Groundwater section:

> There are no Sole Source Aquifers, as designated under Section 1424(e) of the Safe Drinking Water Act, within the project area.”

**Nonexempt Projects**

For EAs or EISs that occur in the Mahomet SSA project review area, these projects will need to be evaluated for impacts according to the following evaluation criteria by determining if the project involves:

- substantial excavation (greater than 10 feet in depth);
- addition of drainage wells, or stormwater infiltration facilities that do not meet IDOT treatment requirements;  
- adding Pollution Generating Impervious Surface (PGIS) of more than 5,000 square feet without applying pollution prevention BMPs;  
- opening of new material sources that could result in potential contamination;  
- replacement of drywells or other injection wells that do not meet IDOT treatment requirements or Underground Injection Control regulations;  
- drilled shafts or pile-driving, for bridge or other foundations that penetrate, or come close to penetrating the SSA;  
- installation, repair, or abandonment of a public or private water supply well that accesses the SSA;  
- construction or upgrading of sewage disposal stations at rest areas, weigh stations, scenic overlooks, or other locations;  
- use of pesticides, herbicides, and fertilizers that contain any of the chemicals listed in the National Primary Drinking Water Regulations, 40 CFR Part 141;
• project located within the boundaries of a site listed on the USEPA National Priorities List (i.e., a Superfund site); or
• removal of underground storage tanks that are known to have leaked (i.e., a Leaking Underground Storage Tank as listed in the Office of the Illinois State Fire Marshal (OSFM) website.

If the project does not involve any of the evaluation criteria discussed above and will not cause a significant hazard to public health, state the following in the EA or EIS:

“On March 11, 2015 the U.S. Environmental Protection Agency (USEPA) designated a portion of the Mahomet Aquifer system as a sole source aquifer (SSA) under Section 1424(e) of the Safe Drinking Water Act, as shown in the attached map. The Safe Drinking Water Act gives USEPA authority to designate all or part of an aquifer as a “sole source” if contamination of the aquifer would create a significant hazard to public health and there are no physically available or economically feasible alternative sources of drinking water to serve the population that relies on the aquifer. The designation authorizes USEPA review of projects that receive Federal financial assistance to assess potential for contamination of the aquifer system that would create a significant hazard to public health.

Since the project is within the review area of the Mahomet SSA, the Department and FHWA evaluated impacts to the Mahomet SSA as established by the Memorandum of Understanding (MOU) between IDOT, FHWA, and USEPA Region 5. The MOU is based upon procedures that ensure compliances with requirements of Section 1424(e) of the Safe Drinking Water Act.

Based upon the evaluation criteria set forth in the in the Mahomet SSA Memorandum of Understanding, the proposed project will not cause any risks to the Mahomet Aquifer that could create a significant hazard to public health.”

If the project does involve the evaluation criteria discussed earlier, state the following along with a summary of impacts.

“On March 11, 2015 the U.S. Environmental Protection Agency (USEPA) designated a portion of the Mahomet Aquifer system as a sole source aquifer (SSA) under Section 1424(e) of the Safe Drinking Water Act, as shown in the attached map. The Safe Drinking Water Act gives USEPA authority to designate all or part of an aquifer as a "sole source" if contamination of the aquifer would create a significant hazard to public health and there are no physically available or economically feasible alternative sources of drinking water to serve the population that relies on the aquifer. The designation authorizes USEPA review of projects that receive Federal financial assistance to assess potential for contamination of the aquifer system that would create a significant hazard to public health.

This project is within the review area of the Mahomet SSA. The potential to impact the SSA and create a significant hazard to public health has been evaluated as established by the Memorandum of Understanding (MOU) between IDOT, FHWA, and USEPA Region 5. The MOU is based upon procedures that ensure compliances with requirements of Section 1424(e) of the Safe Drinking Water Act.”
<insert summary here>

- the extent of substantial excavation (greater than 10 feet in depth);
- addition of drainage wells, or stormwater infiltration facilities that do not meet IDOT treatment requirements;
- adding Pollution Generating Impervious Surface (PGIS) of more than 5,000 square feet without applying pollution prevention BMPs;
- opening of new material sources that could result in potential contamination;
- replacement of drywells or other injection wells that do not meet IDOT treatment requirements or Underground Injection Control regulations;
- drilled shafts or pile-driving, for bridge or other foundations that penetrate, or come close to penetrating the SSA;
- installation, repair, or abandonment of a public or private water supply well that accesses the SSA;
- construction or upgrading of sewage disposal stations at rest areas, weigh stations, scenic overlooks, or other locations;
- use of pesticides, herbicides, and fertilizers that contain any of the chemicals listed in the National Primary Drinking Water Regulations, 40 CFR Part 141;
- project located within the boundaries of a site listed on the USEPA National Priorities List (i.e., a Superfund site); or
- removal of underground storage tanks that are known to have leaked (i.e., a Leaking Underground Storage Tank as listed in the Office of the Illinois State Fire Marshal (OSFM) website.

For EAs or EISs that do not occur in the project review area, state the following:

*There are no Sole Source Aquifers, as designated under Section 1424(e) of the Safe Drinking Water Act, within the project area.*
Mahomet Sole Source Aquifer Project Review Area

Figure 26-22.A
Table Notes

- Counties identified with * = the Mahomet Aquifer is not directly present in this county, however, portions of the county may be included in the “Project Review Area” because it contains a stream flow source area.
- Stream flow source area: The surrounding land surface that drains onto the aquifer.

Map and Table of Districts in Mahomet Sole Source Aquifer Project Review Area

Figure 26-22.B

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<tr>
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Chapter Twenty-seven
ENVIRONMENTAL SURVEYS

27-1 INTEGRATED SURVEY PROCESS FOR HIGHWAY PROJECTS

27-1.01 Background

Section 27-1 provides procedures for the Department’s integrated survey process to determine the need for environmental surveys, further studies, and required coordination for state and federally-funded local highway projects that may involve the following:

- archaeological, historical, or architectural resources;
- natural resources (e.g., threatened or endangered species, Illinois Natural Areas Inventory sites, Nature Preserves, streams, wetlands, and floodplains); and
- presence of regulated substances (i.e. special and non-special waste).

27-1.02 Applicability

This guidance applies to all projects that would:

- involve acquisition of additional right-of-way or easements (temporary or permanent);
- require a drainage structure runaround or any in-stream work (i.e., any work or other activity within the stream banks that modifies or otherwise affects the stream bed or stream banks);
- potentially affect a recognized Illinois Natural Areas Inventory (INAi) site or Illinois dedicated Nature Preserve (NP), a wetland, or a location where a State- or Federal-listed species (T/E) is known to occur.
- potentially affect a historic district or historic property listed on the National Register of Historic Places (NRHP);
- involve replacement or rehabilitation of a bridge or culvert 40 years old or older;
- cross or otherwise involve railroad right-of-way other than a single rail rural right-of-way with no maintenance facilities; and/or
- involve excavation (as defined in Section 27-3.01) or subsurface utility relocation.
27-1.03 Procedures

27-1.03(a) Submittal of Environmental Survey Request

The district will, as early as practical in the development of proposed projects, determine whether proposed projects or actions meet any of the applicability criteria in Section 27-1.02. To determine those situations where sensitive natural resources (e.g., T/E species, wetland or INAI/NP site) may be affected, districts should check GIS databases (i.e. Direct Impact Review Tool and IDNR’s EcoCAT) for these resources in the project area. Nature Preserves Commission meeting minutes, provided by Bureau of Design and Environment (BDE), will provide any new INAI or Nature Preserve sites that have recently approved the IDNR but are not shown on the GIS program. To determine those situations where a sensitive cultural resource (NRHP listed historic districts and properties and high-probability zones for archaeological sites) may be affected, districts should check the GIS database hosted by the Illinois Historic Preservation Agency (IHPA) that can be viewed by the general public: Historic Architectural and Archaeology Resources Geographical Information System (HAARGIS).

For those proposed projects or actions that meet one or more of the above criteria, the district must prepare and submit an Environmental Survey Request (ESR). The ESR forms to be used in conjunction with the procedures described herein are electronic documents. For all survey request submittals, use the electronic forms and associated instructions in effect at the time of the submittal.

The Environmental Survey Request (ESR) form may be accessed through the Project Monitoring Application (PMA) by district staff that has obtained rights to use the application. Page 2 of the ESR form is used for Special Waste Screening. Merging the ESR and Special Waste Screening forms has allowed for more accurate monitoring of overall environmental clearances for projects. Instructions for using these forms may be found under the “Help” menu in PMA. Consultants and Local Public Agencies should use the web version of the forms and instructions found at http://apps.dot.illinois.gov/environment/envsrvyrqst.asp

27-1.03(b) Response to Environmental Survey Request

27-1.03(b)1 Review of Natural Resources

BDE will review ESRs to determine if the projects could have an adverse effect on a State- or Federal-listed T/E species, or a site listed on the INAI, which includes Natural Areas, dedicated Illinois Nature Preserves, and registered Land and Water Reserves.

BDE also will review ESRs for potential impacts to wetlands and other natural resource categories, including the following:

- streams;

  Note: Coordination with the IDNR on streams is left to the discretion of the BDE Natural Resource Unit per BDE’s memorandum to the Secretary dated October 29, 2010. Per the
memorandum, the IDNR defers to the federal Clean Water Act and the Wild and Scenic Rivers Protection Act as measures to ensure protection of Illinois streams

- forests/trees,
  + Alignment bisects or fragments a block of trees greater or equal to 20 acres
  + New alignment on any stream segment
  + Existing alignment in a riparian corridor
- prairie/savanna areas; and
- properties owned, leased, or managed by IDNR.

BDE will screen all ESRs against the Natural Heritage Database and also may task the Illinois Natural History Survey (INHS) to perform field surveys, as necessary to gather additional information on biological/natural resources.

No Adverse Effect

For projects that BDE determines will not involve adverse effects on State- or Federal-listed T/E species, INAI sites, wetlands, or any of the other natural resource categories listed above, BDE will provide the district a biological resource clearance for the project. The clearance will be valid for two years unless:

- new information becomes available that was not previously considered;
- the proposed project is modified; or
- additional species, essential habitat, Natural Areas, or wetlands are identified in the project area.

Adverse Effects

For all proposed projects that BDE determines may have an adverse effect on a T/E species, INAI site, or other natural resources as discussed above, BDE will submit the projects to the IDNR EcoCAT website. In response to the EcoCAT submittals, the IDNR Division of Ecosystems and Environment will review the information within 30 days of receipt and provide one of the following responses:

- terminate consultation because adverse effects are unlikely,
- request additional information and/or request a biological survey, or
- recommend methods to minimize potential adverse effects.

BDE will direct the INHS to conduct biological surveys when recommended by IDNR and provide copies of the survey results to IDNR. If surveys recommended by IDNR are not conducted, BDE will provide documentation to IDNR to support that decision.
BDE will evaluate ESR submittals for potential wetland impacts, in accordance with the *Interagency Wetland Policy Act of 1989* and the IDOT Wetlands Action Plan. The evaluation may include coordinating with the INHS to have field surveys performed for identifying, delineating, and classifying wetlands in the project area.

If BDE or IDNR identifies any T/E species, INAI sites, wetlands, or other natural resource categories (i.e., streams, forests/trees, prairie/savanna areas, or properties owned, leased or managed by IDNR) that may be adversely impacted by a proposed project, BDE will coordinate the information with the district for evaluation of alternatives for avoiding or minimizing adverse impacts to the identified resources.

If adverse effects to the resources cannot be avoided, BDE will evaluate whether any further studies of the resources are necessary. If further studies are required, BDE will advise the district and will initiate action to accomplish the studies, considering program priority and project scheduling.

*Natural Resource Review (NRR)*

After completing further studies, if necessary, BDE will submit a NRR to IDNR that describes the steps to be taken to avoid or minimize adverse impacts to the resources.

The IDNR Division of Ecosystems and Environment will review the NRR and coordinate with other IDNR staff to determine whether further analysis or recommendations are required. Within 90 days of receipt of the NRR, IDNR will provide one of the following responses:

- accept the conclusions/proposals contained in the NRR and terminate consultation,
- recommend that IDOT obtain an incidental take authorization if the proposed action may result in the “take” of an Illinois-listed animal species, or
- recommend additional measures to avoid or minimize adverse effects.

For projects determined to have potential resource involvements, BDE will provide information to the district regarding environmental study findings, results of coordination with outside agencies, and any recommendations for further coordination or actions by the district.

*Biological Review Validation*

Pursuant to 17 Ill. Admin. Code 1705, IDNR approval of the proposed project is valid for a period of two years. Districts are responsible for ensuring that a valid IDNR review response (i.e. a response that provides closure on applicable issues covered by the IDOT/IDNR Memorandum of Understanding; see Appendix A) is in effect prior to when the project is advertised for bid letting.

27-1.03(b)2   *Review of Cultural Resources*

BDE will review the information provided with each ESR to determine if field reconnaissance surveys or detailed studies are needed for identification or evaluation of cultural resources. BDE will consider a variety of factors in making this determination including but not limited to the project setting, results of previous field investigations, likelihood of prior ground disturbance, integrity,
and likely age of potentially affected structures (buildings and bridge) based on photographs (photo log) submitted with the ESR.

If BDE determines additional studies are not warranted, it uses the information submitted with the ESR to make a preliminary assessment of whether there are potentially significant cultural resources in the area that the project potentially may affect. In evaluating buildings and bridges, BDE uses the photo log submitted with the ESR to make a preliminary determination of their eligibility for the NRHP. In certain cases, projects can be cleared for cultural resources by BDE provided the projects meet criteria outlined in the Programmatic Agreement for the Delegation of Authority from Minor Projects of the Federal Aid Highway Program. In other cases, BDE will coordinate its preliminary determinations with the Illinois Historic Preservation Agency (IHPA). If IHPA agrees with BDE’s preliminary determination regarding whether the cultural resources are or are not eligible for the NRHP, BDE provides the information to the district.

If BDE determines reconnaissance surveys or other studies are warranted or if coordination with IHPA identifies a need for surveys or studies, through an Intergovernmental Agreement BDE will initiate arrangements with the Illinois State Archaeological Survey (ISAS) for archaeological surveys/testing, if needed, and with other qualified entities for surveys and/or studies regarding historic buildings and bridges. BDE will review the survey and/or study results and coordinate the information with IHPA. BDE then provides these results and the results of coordination with IHPA to the district.

The district considers the cultural resource information in further development of the project and, for archaeological sites and historical buildings and bridges eligible for NRHP, the district evaluates options for avoiding and minimizing the project’s effects on the resources. When the district has determined the likely effects the project will have on the identified cultural resources, it provides written notification to BDE.

If adverse effects to the resources eligible for the NRHP cannot be avoided, BDE evaluates whether any further studies of the resources are necessary. If further studies are needed, BDE advises the district and will initiate action to accomplish the studies, considering program priority and project scheduling.

BDE will coordinate the results of any further studies and the determination of the project’s anticipated impacts with IHPA. BDE provides information to the district regarding study findings, results of coordination with IHPA, and any recommendations for further coordination or actions by the district, as outlined in Chapter 26.

27-1.03(b)3  Review of Special Waste

Please refer to the Special Waste Procedures discussed in Section 27-3.

27-1.03(c)  Environmental Survey Request Addenda

When providing the results of reconnaissance surveys conducted on a project, BDE will include information to indicate the extent of the area that was surveyed. Submittal of a survey request
addendum will only be necessary when changes in the project will affect areas outside the limits of the surveyed areas or when a change in the scope of work for the project would invoke a different criterion in Section 27-1.02 than shown in the original survey request. If questions arise on the need for submitting addenda to survey requests for specific projects, contact the BDE Project Coordinator for the district involved.

The Addendum Environmental Survey Request (AESR) form may be accessed through PMA by IDOT staff that has obtained rights to use the application. Form instructions may be found under the “Help” menu in PMA. Consultants should use the web version of the form and instructions found at http://apps.dot.illinois.gov/environment/envsrvyrqstaddm.asp.

**27-1.04  Application of Findings**

The district will ensure that the results and recommendations it receives in response to the ESR are fully integrated into the development and implementation of the project or action. The documentation of the Phase I environmental investigations, associated coordination, and any commitments made will become part of the environmental information included in or with the Environmental Impact Statement, Environmental Assessment, or Phase I Engineering Report, as appropriate.
27-2 SURVEY PROCESS FOR CONTRACTOR-SUPPLIED BORROW, USE, AND WASTE SITES

27-2.01 Background

Article 107.22 of the Standard Specifications for Road and Bridge Construction requires contractors to seek the Department’s approval of borrow, use and waste sites prior to their use in a construction project. The following procedures are intended to establish the appropriate amount of documentation for review and approval of such sites.

27-2.02 Applicability

The procedures that follow apply to contractor-proposed borrow, use, and waste sites located within the State of Illinois for all projects on which IDOT is the awarding authority.

27-2.03 Procedures

27-2.03(a) Definitions

1. **BDE 2289.** “Borrow Site Review” form (BDE 2289) including map(s) and necessary drawings indicating the exact location of the proposed site and ground level photographs. This form includes the Landowner Agreement, which must be filled out and signed by appropriate land owner(s).

2. **BDE 2290.** “Waste/Use Site Review” form (BDE 2290), including map(s) and necessary drawings indicating the exact location of the proposed site and ground level photographs. This form includes the Landowner Agreement, which must be filled out and signed by appropriate land owner(s).

3. **Borrow Site.** A borrow site includes any source of items paid as borrow excavation or furnished excavation, as well as any source of excavated materials not paid for separately but included in the costs of other items of work.

4. **Contractor Letter.** A signed letter on the contractor’s letterhead indicating intended use of the proposed site.

5. **IEPA Permit or List.** For sites accepting clean construction and demolition debris (CCDD) under an Illinois Environmental Protection Agency (IEPA) Interim Authorization list or IEPA CCDD Fill Operation Permit and commercial landfills permitted to accept anticipated materials, the site must be on the IEPA approved CCDD or Solid Waste sites lists or possess the appropriate permit prior to its use.

6. **Quarry/Mines.** Quarry or mines include current and former mines and quarries operating in accordance with the Illinois Environmental Protection Act (ACT).
7. **Use Site.** A use site is any disturbed location outside of the limits of construction where the contractor intends to receive, stage, or temporarily store material, equipment, or personnel necessary for the satisfactory completion of the project or subsequent disposition at another location.

8. **Waste Site.** A waste site is any location where excess material from the project is taken without the expressed intent of returning the material either to the project from where it was generated, or to the economic mainstream (recycled). As used by the Department, the term “waste site” is not the same as “waste” defined by the Illinois Environmental Protection Act (415 ILCS 5).

### 27-2.03(b) Contractor’s Site Request

The contractor’s site request for borrow, use and waste sites will be submitted to the Resident Engineer/Technician (Resident) who will then forward it to the district environmental staff. The request shall include sufficient documentation for the Department to determine if the site can be approved for the intended use.

If a site has been previously approved by the Department, the request shall include documentation indicating the previous use, limits and approvals.

See Figure 27-2.A for a list of required documentation.

### 27-2.03(c) Site Review Process

1. **New Borrow Sites and New Use Sites Where the Depth of Disturbance is > Six Inches.** These sites must be reviewed by BDE for cultural resource impacts and by the district for biological resource impacts (i.e. threatened and endangered species, wetlands, and floodplains). The district should ensure the contractor’s site request is complete before forwarding the request to BDE who will then conduct a review and respond back to the district.

2. **New Waste Sites; New Use Sites Where the Depth of Disturbance is ≤ Six Inches; Previously Approved Borrow, Waste, and Use Sites; and Recycling and Permitted Facilities.** New waste sites and new use sites where the depth of disturbance is ≤ six inches must be reviewed by the district for biological resource impacts (i.e. threatened and endangered species, wetlands and floodplains).

For previously approved borrow, waste, and use sites the district may determine further biological and cultural reviews are not required where it is documented that the contractor will restrict activities to areas that were previously approved for such use, the contingencies of the previous approval continue to be met, and the biological review is still valid (i.e. the review has been completed in the last two years).
Biological resource clearances for borrow, use and waste sites are valid for two years per the approved memorandum of understanding (MOU) between IDOT and IDNR. Sites (except permitted facilities and commercial operations) in use more than two years must be re-evaluated for T/E species, wetlands and floodplains. The Resident is responsible for notifying district staff if a borrow, waste or use site has been in use for more than two years.

For the following types of sites, a biological and cultural review is not required:

- currently permitted CCDD facilities,
- currently permitted commercial land fill operations, and
- commercial operations intended to return excess material to the economic mainstream such as recycling facilities.

3. **Close-Out Photos.** Close-out photos of waste/use sites should be sent to the district. Close-out photos of borrow and discussed use sites are not needed.

4. **Site Response Letter.** The district will give written notice to the Resident if the site has been approved, further studies are needed, or the site has been rejected. The Resident will be responsible for ensuring the written notice is forwarded to the contractor.

The site will be approved when the review process determines sensitive resources will not be impacted by the contractor’s proposed activities.

The site will require further studies when sensitive biological and/or cultural resources may be impacted. The initiation of further studies beyond the initial screening will be contingent upon receiving a commitment from the contractor to pay for the further studies. If the contractor agrees to pursue further studies, the contractor will be notified by the district of the cost and the results of the further studies when completed. A determination will be made using the information gained from the further studies regarding the suitability of the site for the contractor’s proposed activities.

The site will be rejected when sensitive resources will be harmed by the contractor’s proposed activities.

The district is responsible for retaining information concerning the site review on file.
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<td>Previously Approved Sites - Still Valid</td>
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**REVIEW OF CONTRACTOR PROPOSED BORROW, USE, AND WASTE SITES**

Figure 27-2.A
27-3 SPECIAL WASTE PROCEDURES

The procedures in Section 27-3 are applicable to all State highway projects, local projects on State right-of-way or acquiring right-of-way in the name of the State, and transportation projects, such as IDOT Bureau of Rail projects and IDOT Aeronautics projects, affecting state right-of-way or roads under state jurisdiction. This section is designed to supplement Departmental Policy D&E-11, “Identifying and Responding to Regulated Substances in Highway Project Development,” dated March 1, 2001.

27-3.01 Definitions

1. **Adjoining Property.** Any property or properties of which the border is contiguous with that of the subject property (project limits), or that would be contiguous with that of the property but for a street, road, or other public thoroughfare separating them.

2. **Agriculture Property.** Any real property for which the present or post-remediation use is growing agricultural crops for food or feed, either as harvested crops, cover crops, or as pasture. This definition includes but is not limited to, properties used for confinement or grazing of livestock or poultry and for forestry operations. Excluded from this definition are farm residences, farm outbuildings, and agrochemical facilities.

3. **All Appropriate Inquiries (AAI).** AAI refers to the requirements for assessing the environmental conditions of a property prior to its acquisition. The US Environmental Protection Agency (EPA) published a final rule setting Federal standards for the conduct of AAI. The final rule became effective November 1, 2006. As of November 1, 2006, parties must comply with the requirements of the AAI Final Rule or follow the standards set forth in the American Society for Testing and Materials (ASTM) E1527 Phase I Environmental Site Assessment Process, to satisfy the statutory requirements for conducting AAI. AAI must be conducted in compliance with either of these standards to obtain protection from potential liability under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) as an innocent landowner, a contiguous property owner, or a bona fide prospective purchaser.

4. **Area Background.** Area background refers to concentrations of regulated substances that are consistently present in the environment near a site and are the result of natural conditions or human activities, and not the result solely of releases at the site. (415 ILCS 5/58.2)

5. **Bona Fide Prospective Purchaser.** The 2002 Brownfield Amendments to the Superfund Law (CERCLA) provide a Superfund liability defense for property owners who qualify as “Bona Fide Prospective Purchasers (BFPP)” of known contaminated property, if the property transaction occurred after January 11, 2002. If able to obtain BFPP status, EPA’s recourse for unrecovered response cost is limited to a lien on property for the lesser of the unrecovered response costs or increase in fair market value attributable to EPA’s response action. A BFPP may purchase property with knowledge of contamination after
performing AAI, provided the property owner meets or complies with all of the other statutory requirements set forth in CERCLA Section 101(40).

6. **CERCLA.** CERCLA stands for the *Comprehensive Environmental Response, Compensation, and Liability Act.*

7. **Conservation Property.** Any real property for which the present or post-remediation use is primarily for wildlife habitat.

8. **Contaminant of Concern.** See Regulated Substance of Concern

9. **Contamination.** The presence of any regulated substance on the land or in the waters of the State in quantities that are, or may be, harmful or injurious to human health or welfare, or animal or plant life.

10. **Contiguous Property Owner.** The 2002 Brownfield Amendments to the Superfund Law (CERCLA) provide a Superfund liability defense for property owners who qualify as a “Contiguous Property Owner” and excludes from the definition of “owner” or “operator” under CERCLA Section 107(a)(1) and (2) a person who owns property that is “contiguous to, or otherwise similarly situated with respect to, and that is or may be contaminated by a release or threatened release of a hazardous substance from” property owned by someone else. To qualify as a contiguous property owner, a landowner must have no knowledge or reason to know the contamination at the time of acquisition, have conducted AAI, and meet all criteria set forth in CERCLA Section 107(q)(1)(A).

11. **Design Approval.** An environmental approval by the department and the FHWA of the design recommended as a result of a Phase I design study and a design public hearing. Phase I design approval is a necessary step for a project to move to Phase II.

12. **Engineered Barrier.** A barrier designed or verified using engineering practices that limits exposure to or controls migration of the contaminants of concern.

13. **Excavation.** For the purposes of this chapter, excavation is the digging or grading of any soil or fill material, including underground utility works such as installation of fiber optic cabling, except for aggregate fills which are not considered a soil or fill material of concern. The following types of maintenance projects are not considered excavation when the excavated material is left on, or incorporated within, the IDOT ROW for that project:
   - bridge maintenance
   - ditch cleaning
   - working within the subbase or pavement
   - removal and replacement of shoulders, curb and gutter, or sidewalk ramps

14. **Exposure Route.** The transportation mechanism whereby a contaminant of concern reaches or may reach a receptor.

15. **Hazard.** A set of inherent properties known to be dangerous to the environment.
16. **Hazardous Substance.** Hazardous substance means:

- any substance designated pursuant to Section 311(b)(2)(A) of the *Federal Water Pollution Control Act* (P.L. 92-500), as amended;
- any element, compound, mixture, solution, or substance designated pursuant to Section 102 of the *Comprehensive Environmental Response, Compensation, and Liability Act* of 1980 (P.L. 96-510), as amended;
- any hazardous waste;
- any toxic pollutant listed under Section 307(a) of the *Federal Water Pollution Control Act* (P.L. 92-500), as amended;
- any hazardous air pollutant listed under Section 112 of the *Clean Air Act* (P.L. 95-95), as amended; and
- any imminently hazardous chemical substance or mixture with respect to which the Administrator of the EPA has taken action pursuant to Section 7 of the *Toxic Substances Control Act* (P.L. 94-469), as amended.

The term does not include petroleum, including crude oil or any fraction thereof, that is not otherwise specifically listed or designated as a hazardous substance under the criteria described above, and the term does not include natural gas, natural gas liquids, liquefied natural gas, or synthetic gas usable for fuel or mixtures of natural gas and such synthetic gas. (415 ILCS 5/3.215)

17. **Hazardous Waste.** A waste, or combination of wastes, that because of its quantity, concentration, or physical, chemical, or infectious characteristics may cause or significantly contribute to an increase in mortality or an increase in serious, irreversible, or incapacitating reversible, illness; or pose a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported, or disposed of, or otherwise managed, and has been identified by characteristics or listing, as hazardous pursuant to Section 3001 of the *Resource Conservation and Recovery Act* of 1976 (415 ILCS 5/22.4) or pursuant to the Pollution Control Board regulations. Potentially infectious medical waste is not a hazardous waste, except for those potentially infectious medical wastes identified by characteristics or listing as hazardous under Section 3001 of the *Resource Conservation and Recovery Act* of 1976 (415 ILCS 5/22.4) or pursuant to Board regulations. (415 ILCS 5/3.220)

18. **Industrial/Commercial Property.** Any real property not meeting the definition of residential property, conservation property, or agriculture property. For the purposes of special waste screening, the term also includes real property used historically or previously for industrial, commercial, or retail purposes.

19. **Industrial Process Waste.** Any liquid, solid, semi-solid, or gaseous waste generated as a direct or indirect result of the manufacture of a product or the performance of a service. Any such waste that would pose a present or potential threat to human health or the environment or with inherent properties that make the disposal of such waste in a landfill
difficult to manage by normal means is an industrial process waste. Industrial process waste includes, but is not limited to:

- spent pickling liquors,
- cutting oils,
- chemical catalysts,
- distillation bottoms,
- etching acids,
- equipment cleanings,
- paint sludge,
- incinerator ashes (including but not limited to ash resulting from the incineration of potentially infectious medical waste),
- core sands,
- metallic dust sweepings,
- asbestos dust, and
- off-specification, contaminated, or recalled wholesale or retail products.

Specifically excluded are:

- uncontaminated packaging materials,
- uncontaminated machinery components,
- general household waste,
- landscape waste, and
- construction or demolition debris. (415 ILCS 5/3.235)

20. **Innocent Landowner.** The 1986 *Superfund Amendments and Reauthorization Act* (SARA) provides a Superfund liability defense for property owners who qualify as an “Innocent Landowner”. To qualify, the landowner must show “that they did not know and had no reason to know” that prior to the purchase of a property there was a release or threatened release of any hazardous substances. To qualify as an innocent landowner, a person must conduct AAI and meet all of the statutory requirements.

21. **Institutional Control.** A legal mechanism for imposing a restriction on land use.

22. **Leaking Underground Storage Tank (LUST).** An underground storage tank where the contents have leaked into the environment.

23. **Municipal Waste.** Garbage, general household and commercial waste, industrial lunchroom or office waste, landscape waste, and construction or demolition debris.

24. **No Further Remediation (NFR) Letter.** A letter issued by the IEPA acknowledging that a person is released from further responsibility under the *Illinois Environmental Protection Act* at a site. An NFR letter may have conditions attached to it, including institutional controls.

25. **Non-Hazardous Special Waste.** Special waste found not to be hazardous (e.g., industrial process waste, pollution control waste).
26. **PESA Response form.** A form in PMA completed by the district Special Waste Coordinator (SWC) indicating the district’s desired response to the PESA.

27. **PESA Response / Work Order form.** A form in PMA completed by the district Special Waste Coordinator (SWC) indicating the district’s desire to complete a Preliminary Site Investigation (PSI).

28. **Pollution Control Waste.** Any liquid, solid, semi-solid, or gaseous waste generated as a direct or indirect result of the removal of contaminants from the air, water, or land, and poses a present or potential threat to human health or to the environment or with inherent properties that make the disposal of such waste in a landfill difficult to manage by normal means. Pollution control waste includes, but is not limited to, water and wastewater treatment plant sludge, bag house dusts, landfill waste, scrubber sludge, and chemical spill cleanings. (415 ILCS 5/3.335)

29. **Preliminary Environmental Site Assessment (PESA).** A detailed evaluation of available records dealing with site history, including site reconnaissance to visually inspect and investigate conditions.

30. **Preliminary Site Investigation (PSI).** A preliminary investigation of the site, including sampling, testing, and analysis of soil or groundwater, as necessary, and an estimate of the cost of cleanup by parcel, if possible, for the Department’s project.

31. **Project Monitoring Application (PMA).** The electronic database used by BDE to manage Environmental Survey Requests (ESR). Each project in PMA is assigned a unique BDE sequence number and is also referenced to a construction job number and contract number when available. The database is accessible to designated IDOT Central Office personnel and district environmental personnel.

32. **Property.** The buildings, fixtures, and improvements within existing or proposed right-of-way that are subject to the site reconnaissance.

33. **Property Owner.** The individual or legal entity holding the fee title to a parcel or parcels that the Department is seeking to acquire or from whom the Department has acquired title. In the case of multiple individuals or entities jointly holding title, the term will apply to all holders collectively.

34. **Recognized Environmental Condition (REC).** The presence or likely presence of any regulated substances on a property under conditions that indicate an existing release, a past release, or a material threat of a release of any regulated substances into structures on the property or into the ground, groundwater, or surface water of the property. The term includes regulated substances even under conditions in compliance with laws. The term is not intended to include *de minimis* conditions that generally do not present a material risk of harm to public health or the environment, and that generally would not be the subject of an enforcement action if brought to the attention of appropriate governmental agencies.
35. **Regulated Substances.** Any hazardous substances as defined under Section 101(14) of the *Comprehensive, Environmental Response, Compensation, and Liability Act* of 1980 (P.L. 96-510) and petroleum products including crude oil or any fraction thereof, natural gas, natural gas liquids, liquefied natural gas, or synthetic gas usable for fuel or mixtures or natural gas and such synthetic gas, 415 ILCS 5/58.2.

36. **Regulated Substance of Concern.** Any contaminant that is expected to be present at the site based upon past and current land uses and associated releases that are known to the person conducting remediation based upon reasonable inquiry, 415 ILCS 5/58.2.

37. **Remedial Investigation/Feasibility Study (RI/FS).** An investigation/study to assess site conditions and evaluate alternatives to the extent necessary to select a remedy. The RI is designed to assess the nature and extent of releases of regulated substances and determine those areas of a site where releases have created damage or the threat of damage to public health or the environment. The FS develops a range of remedies for the site, taking into account the findings of the RI.

38. **Remedial Action.** Action consistent with permanent remedy taken instead of or in addition to removal actions in the event of a release or threatened release of a regulated substance into the environment to prevent or minimize the release of regulated substances so that they do not migrate to cause substantial danger to present or future public health or welfare or the environment. The term includes off-site transport of regulated substances, or the storage, treatment, destruction, or secure disposal of such regulated substances or contaminated material.

39. **Removal.** The cleanup or removal of released regulated substances from the environment. It includes:
   - actions that may be necessary in the event of the threat of release of regulated substances into the environment;
   - actions that may be necessary to monitor, assess, and evaluate the release or threat of release of regulated substances;
   - the disposal of removed material; and
   - other actions as may be necessary to prevent, minimize, or mitigate damage to the public health or welfare or the environment, that may otherwise result from a release or threat of release.

40. **Residential Property.** Any real property used for habitation by individuals, or where children have the opportunity for exposure to contaminants through soil ingestion or inhalation at educational facilities, health care facilities, childcare facilities, or outdoor recreational areas.

41. **Resource Conservation and Recovery Act (RCRA).** This Act governs the management of hazardous wastes. The process for identifying a hazardous waste involves many steps. There is no single, comprehensive list of hazardous wastes that is regularly updated. To be considered a hazardous waste, a material first must be classified as a solid waste (40 CFR 261.2 “Definition of Solid Waste”). EPA defines solid waste as garbage, refuse,
sludge, or other discarded material (including solids, semisolids, liquids and contained gaseous materials). If a waste is considered solid waste, it must then be evaluated to determine if it is a hazardous waste (40 CFR 262.11 “Hazardous Waste Determination”). EPA defines wastes as hazardous if they are specifically named on one of four lists of hazardous wastes included in Subpart D of 40 CFR 261 “Lists of Hazardous Wastes” (see 40 CFR 261.30 through 261.35) or if they exhibit any of the four characteristics discussed in Subpart C of 40 CFR 261 “Characteristics of Hazardous Waste”; see 40 CFR 261.20 through 261.24.

42. Right-of-Way (ROW). Land, or interests therein, acquired for or devoted to highways, waterways, railroads, bicycle paths, and other public or private transportation purposes.

43. Risk Assessment. A determination of the kind and degree of hazard posed by hazardous and non-hazardous special wastes, the extent to which a particular group of people has been or may be exposed to the contamination and the health risk that exists due to the contamination.

44. Risk Managed Project (RMP). A project that impacts a property with a REC for which a PSI is not conducted. BDE will provide the district with a special provision for monitoring and/or managing potentially any contaminated soil and/or groundwater that is expected to be encountered during construction.

45. Site. Any single location, place, tract of land or parcel of property, or portion thereof, including contiguous property separated by a public or private right-of-way. (415 ILCS 5/58.2)

46. Site Reconnaissance. A visit to the project site and adjoining properties during which observations are made. The objective of site reconnaissance is to obtain information indicating the possible presence of environmental conditions within the minimum search distances listed in Figure 27-3.B. Environmental conditions include situations that may negatively affect the property including the presence of, for example, illegal dumping, unknown containers and vessels, waste associated with ‘crack’ and methamphetamine houses (e.g. discarded hazardous material on the outside of a property), battery piles, paint spills, abandoned transformers, surface staining, and vegetative damage. This level of inspection generally does not require the investigator to enter onto a property and may be done from the existing ROW. During the site reconnaissance, observations are documented and photographic evidence is obtained to assist in completing the Environmental Survey Request (ESR).

47. Special Provision for the Removal and Disposal of Regulated Substances. A special provision written by the Geologic and Waste Assessment Unit within BDE and issued to the district for inclusion in the contract documents. In the case of a RMP, the special provision requires the contractor to hire an environmental firm for monitoring a specified area for soil and groundwater contamination and worker protection. In the case of a project where a PSI was conducted, the special provision would require the contractor to hire an environmental firm for monitoring specified areas for soil and groundwater contamination and worker protection.
contamination and worker protection and management of the affected area for off-site disposal as either a hazardous or non-hazardous special waste.

48. **Special Waste.** Special waste means any of the following:

a. potentially infectious medical waste;

b. hazardous waste, as determined in conformance with RCRA hazardous waste determination requirements set forth in 35 Ill. Admin. Code 722.111, including a residue from burning or processing hazardous waste in a boiler or industrial furnace unless the residue has been tested in accordance with 35 Ill. Admin. Code 726.212 and proven to be non-hazardous;

c. industrial process waste or pollution control waste, except:

- any such waste certified by its generator, pursuant to Section 22.48 of the *Illinois Environmental Protection Act*, not to be any of the following:
  + a liquid, as determined using the paint filter test set forth in subdivision (3)(A) of subsection (m) of 35 Ill. Admin. Code 811.107;
  + regulated asbestos-containing waste materials, as defined in 40 CFR 61.141, under the National Emission Standards for Hazardous Air Pollutants;
  + polychlorinated biphenyls (PCBs) regulated pursuant to 40 CFR 761;
  + an industrial process waste or pollution control waste subject to the waste analysis and recordkeeping requirements of 35 Ill. Admin. Code 728.107 under the land disposal restrictions of 35 Ill. Admin. Code 728; and
  + a waste material generated by processing recyclable metals by shredding and required to be managed as a special waste under Section 22.29 of the *Illinois Environmental Protection Act*.

- any empty portable device or container, including but not limited to a drum where a special waste has been stored, transported, treated, disposed of, or otherwise handled, provided that the generator has certified that the device or container is empty and does not contain a liquid, as determined using the paint filter test set forth in subdivision (3)(A) of subsection (m) of 35 Ill. Admin. Code 811.107. For purposes of this definition, “empty portable device or container” means a device or container where removal of special waste, except for a residue not to exceed one inch (25 mm) in thickness, has been accomplished by a practice commonly employed to remove materials of that type. An inner liner used to prevent contact between the special waste and the container shall be removed and managed as a special waste; or
as may otherwise be determined under Section 2.9 of the *Illinois Environmental Protection Act*.

Special waste does not mean fluorescent and high-intensity discharge lamps as defined in subsection (a) of Section 22.23a of the *Illinois Environmental Protection Act*, waste that is managed in accordance with the universal waste requirements set forth in 35 Ill. Admin. Code 733, or waste that is subject to rules adopted pursuant to subsection (c)(2) of Section 22.23a of the *Illinois Environmental Protection Act*. (415 ILCS 5/3.475)

49. Special Waste Coordinator (SWC). The district person primarily responsible for screening projects for the possible presence of waste using the processes described in this chapter. The individual is additionally responsible for coordinating and preparing the Environmental Survey Request (ESR) for IDOT projects and local projects involving state right of way or when project plans are prepared by IDOT for the Local Public Agency. Screening of projects for special waste should be conducted by those with environmental experience and expertise, typically the District Environmental Coordinator.

50. Survey Target Date. The date established by the district by which the completed survey report (e.g., the PESA) is desired. This target date is used by BDE for internal scheduling purposes for all the requested environmental surveys and does not necessarily represent the completion date of the respective survey(s). The size, length, and complexity of the proposed project, along with seasonal field conditions and minimum timing required by policy, should be considered when establishing the date.

51. Tiered Approach to Corrective Action Objectives (TACO). A method for developing remediation objectives for contaminated soil and groundwater in accordance with 35 Ill. Admin. Code 742. These remediation objectives protect human health and take into account site conditions and land use. Remediation objectives generated by TACO are risk based and site specific, and can be based on area background, the use of engineered barriers, and elimination of exposure routes.

52. Underground Storage Tank (UST). Any single tank or combination of tanks (including underground pipes connected to the tank(s)) used to contain an accumulation of regulated substances, and that has 10% or more of its volume (including the volume of associated underground pipes) beneath the surface of the ground. The term does not include any of the following facilities or associated pipes:

a. farm or residential tank with a capacity of 1100 gallons or less, used for storing motor fuel for noncommercial purposes;

b. septic tank;

c. pipeline facility (including gathering lines) regulated under the *Natural Gas Pipeline Safety Act* of 1968 or the *Hazardous Liquid Pipeline Safety Act* of 1979 (both codified in 49 U.S.C. 60101, et seq.), or that is an intrastate pipeline facility regulated under State laws as provided in either of the aforementioned statutes, and that is determined by the Secretary of Energy to be connected to a pipeline or
to be operated or intended to be capable of operating at pipeline pressure or as an integral part of a pipeline;

d. surface impoundment, pit, pond, or lagoon;
e. storm water or waste water collection system;
f. flow-through process tank;
g. liquid trap or associated gathering lines directly related to oil or gas production and gathering operations; or

h. storage tank situated in an underground area (e.g., basement, cellar, mine working, drift, shaft, tunnel) if the storage tank is situated upon or above the surface of the floor.

The term also means an underground storage tank used exclusively to store heating oil for consumptive use on the premises where stored and that serves other than a farm or residential unit (415 ILCS 5/57.2).

27-3.02 Special Waste Screening

Taking title (or lesser interest) to property containing special waste, or moving contaminated soil off-site, exposes the Department to potential liability for associated investigation and cleanup costs. To limit liability, projects must be screened/assessed for special waste or other regulated substances as described in the following sections and as flowcharted in Figure 27-3.A. Successfully following the screening process and documenting the results limit the Department’s potential environmental liability and demonstrates adherence to Departmental Policy D&E-11, “Identifying and Responding to Regulated Substances in Highway Project Development”, dated March 1, 2001. The D&E-11 policy states, among other items, that “Due care shall be exercised to determine whether regulated substances may be present on or located adjacent to property being considered for use for State highway project purposes. Acquisition of an interest in a site determined to contain regulated substances shall be avoided unless the risks and liabilities of such acquisition can be justified.”
**SPECIAL WASTE ASSESSMENT PROCESS**

**FIGURE 27-3.A**

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*Note – prior to proceeding with this step, determine if all special waste assessment results are still valid (27-3.08)
27-3.02(a) Level I Screening

The district Special Waste Coordinator (SWC) shall screen projects to determine if special waste investigations are necessary. That is, the SWC may sign-off the project and not undertake further action to identify and assess special wastes or other regulated substance contamination if the project does not:

1. involve acquisition of additional right-of-way or easements (temporary or permanent);
2. cross or otherwise involve a railroad’s right-of-way other than a single rail rural right-of-way with no maintenance facilities; or
3. involve excavation (see definition of excavation) or subsurface utility relocation.

The SWC conducting the screening shall complete the applicable portion of the ESR form, sign and date the form, and send an electronic (or paper copy) of the signed and dated form to BDE. The district shall ensure the form is retained in the project file and included in the environmental documentation for the project to support the finding that further investigations are not warranted.

27-3.02(b) Level II Screening

Projects that don’t pass Level I screening due to situations #1 and #3 above should be further screened by the SWC to determine if a PESA will be necessary or if the project is still eligible for a district sign-off. Projects that involve situation #2 above are ineligible for district sign-off and must go through the PESA process.

To be eligible for sign-off, the following must be met:

1. there are no conditions or database occurrence within the minimum search distances shown in Figure 27-3.B;
2. a site reconnaissance was conducted and no concerns were identified, and;
3. the ESR form was thoroughly completed and processed through BDE.
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**ENVIRONMENTAL CONDITIONS AND MINIMUM SEARCH DISTANCE TABLE**

**FIGURE 27-3.B**
Acronyms

- CERCLA = Comprehensive Environmental Response, Compensation and Liability Act
- CERCLIS = Comprehensive Environmental Response, Compensation, and Liability Information System
- CORRACTS = Corrective Action Activity
- ERNS = Emergency Response Notification System
- LUST = Leaking Underground Storage Tank
- NFRAP = No Further Remediation Action Planned
- Non-CORRACTS = Non-Corrective Action Activity
- NPL = National Priorities List.
- RCRA = Resource Conservation and Recovery Act
- RCRIS = Resource Conservation and Recovery Information System
- TSD = Treatment Storage & Disposal
- UST = Underground Storage Tank

ENVIRONMENTAL CONDITIONS AND MINIMUM SEARCH DISTANCE TABLE

FIGURE 27-3.B
(Continued)

For purposes of the screening process, the project and project area shall include the area encompassing the current right of way or easements (temporary or permanent) plus the outermost limits of the proposed right of way or easements. Furthermore, the minimum search distance when conducting the screening is measured from the outermost edges of the project area.

For successful screens, the SWC shall complete the entire ESR form, sign and date the form, and send an electronic (or paper) copy to BDE. After receipt of the ESR by BDE, the design approval clearance date can be entered into PMA. The district shall ensure the form is retained in the project file and included in the environmental documentation for the project to support the finding that further investigations were not warranted.

If Level II screening leads to a determination that further assessment of the project for special wastes or other regulated substance contamination is required, a PESA shall be requested by the district.

Note: For projects involving new right-of-way or easements (temporary or permanent), the district shall coordinate the screening of the project with the district's Bureau of Land Acquisition (DBLA). Early coordination with DBLA in the screening process allows for input on the acquisition of parcels with potential for special waste.
27-3.03 Preliminary Environmental Site Assessment

27-3.03(a) PESA Requested Through BDE

To request a PESA, the SWC completes the ESR form in PMA and forwards it to BDE along with plan sheets, a location map, and other pertinent project details. BDE then tasks the Illinois State Geological Survey (ISGS) with completion of a PESA using information provided in the ESR and associated supporting documents. Districts with more than one PESA under way should advise BDE of their priorities.

It is critical for efficient execution of the PESA for the district to carefully choose a Survey Target Date considering project complexity, seasonal field conditions, and the minimum time frame for completion of the PESA stated in this section.

After receiving a PESA tasking from BDE, ISGS will review file information and conduct appropriate investigations to determine if recognized environmental conditions exist or assess the potential of the project area for involving other natural hazards and concerns. The target\(^1\) for completion of the PESA report for most projects will be within six months from the date ISGS receives the survey request. The target\(^1\) for completion of the PESA report for spot projects, considered to be a single parcel, will generally be within three months from the date ISGS receives the survey request.

The ISGS will send the final report to BDE and BDE will forward the report to the district, to IEPA, and to the Office of State Fire Marshal, as appropriate. The transmittal memorandum from BDE will specify conditions for complying with Departmental Policy D&E-11, “Identifying and Responding to Regulated Substances in Highway Project Development”.

27-3.03(b) PESA Findings

The following will apply:

1. No “Recognized Environmental Condition” (REC) Finding. If the PESA report indicates that the property(ies) investigated within the project limits have no RECs (other than de minimis), the district shall document this finding in the environmental documentation for the project. The documentation should be a copy of the memorandum from BDE transmitting the PESA report. The PESA report should not be included. The district need not take any further action regarding property(ies) that do not contain any REC unless a re-evaluation for special wastes becomes necessary (see Section 27-3.08) or a previously

\(^1\) The target time frames are the anticipated minimums. Actual times may be greater. Factors contributing to longer time frames could include size, length and complexity of the project, the number and complexity of other project studies in progress, and the number of calls for emergency investigations, which compete for the attention of the special waste survey staff. For larger or more complex projects, ISGS will inform BDE of the estimated target time for the final report when it receives the survey request.
unidentified property is encountered. If such a property is encountered, work affecting the
property should immediately cease until the district, in consultation with BDE, the Central
Bureau of Construction, and the Office of Chief Counsel, has assessed the situation and
determined an appropriate course of action.

2. “Recognized Environmental Condition” (REC) Finding. If the PESA results determine the
property(ies) investigated within the project limits have a REC, BDE will consult with the
Office of Chief Counsel in developing conditions for non-routine situations. BDE will
forward the property(ies) with a REC to the district Bureau of Program
Development/Environmental Unit and will send a copy of the correspondence to the district
Land Acquisition Engineer, the Central Bureau of Land Acquisition, BDE Project
Development and Implementation Section, and the Office of Chief Counsel.

The district shall submit to BDE a PESA Response indicating the project will avoid the
property(ies) with a REC or the project will not avoid the property(ies) with a REC.

a. Avoidance Possible. If the district determines the project can avoid the purchase
of additional right-of-way/easement from any property containing a REC and any
excavation or subsurface utility relocation adjacent to property containing a REC, it
shall indicate this on the PESA Response form and send it to BDE. The district
also shall provide a copy of the completed PESA Response form to the Central
Bureau of Land Acquisition. The district shall retain a copy of the PESA Response
form in the project file and includes it in the environmental documentation for the
project. The district should not take any further action regarding properties
containing a REC that were avoided unless a validation of the special wastes
results becomes necessary; see Section 27-3.08.

b. Avoidance Not Possible. If the district cannot avoid the purchase of additional
right-of-way/easement from any property containing a REC, or avoid any
excavation or subsurface utility relocation adjacent to property containing a REC, it
shall indicate this on a PESA Response / Work Order form and send it to BDE.
The PESA Response / Work Order form requests BDE to initiate the services of
the Statewide Special Waste Investigation Consultant to perform a PSI to
determine the nature and extent of contamination (i.e., above or below the cleanup
objectives). Additionally, the district shall provide a copy of the PESA Response /
Work Order form to the Central Bureau of Land Acquisition.

Completion of the PESA and issuance by BDE of a PESA transmittal memorandum ends the
Phase 1 portion of the project. Submittal of the PESA Response and Work Order request
prepared by the district and submitted via PMA begins Phase 2 of the project.

The PESA Response can be sent in anytime after the PESA is reviewed by the district. The
PESA Response can stand alone and does not have to include the Work Order. To submit a
PESA Response no additional information is necessary beside the information contained in the
response.
To submit a PSI request, the district must fill out both the top half (PESA Response) and the bottom half (Work Order) of the PMA form at which time the PSI will be tasked to BDE’s statewide consultant. The district shall include supporting documentation including plan sheets showing the areas requiring investigation, i.e., the sites that are deemed to require a PSI. The plan sheet should show the location of soil excavation and acquisition or easements in the name of the State. The district should also indicate the maximum excavation depth per site location, the type of excavation per site investigated, and the soil excavation volume per site.

For properties containing a REC classified as a hazardous substance (non-petroleum), BDE and the Office of the Chief Counsel will determine if acquisition of the property requires additional liability protection under CERCLA. If additional liability protection is necessary, BDE will task ISGS to conduct an AAI on those properties.

**27-3.04 All Appropriate Inquiries (AAI)**

In some cases, property(ies) with potential impacts other than petroleum, may require the PESA to be re-conducted under the “All Appropriate Inquiry” (AAI) standard in order to give the Department the appropriate CERCLA liability protection. A Preliminary Site Investigation (PSI) may also be necessary, depending upon the results of the PESA and/or AAI. Moreover, BDE will determine the need for AAI in consultation with the Office of Chief Counsel.

On November 1, 2006, 40 CFR 312 became effective; this rule defined AAI on what is required for due diligence to avoid Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) liability (Superfund liability). The AAI Rule implements the 2002 Small Business Liability Relief and Brownfields Revitalization Act (2002 Brownfield Act), which aimed to clarify and expand the potential defenses to strict liability under CERCLA. To qualify for CERCLA’s defenses to strict liability (i.e. as an innocent purchaser, a bona fide prospective purchaser, or a contiguous property owner), a defendant must show it conducted AAI prior to taking title to the property. Following the AAI procedures affords IDOT CERCLA liability protection as an innocent purchaser, bona fide prospective purchaser, or a contiguous property land owner.

**27-3.05 Preliminary Site Investigation**

**27-3.05(a) PSI Requested Through BDE**

For property(ies) involving only a petroleum REC, BDE uses the information provided in the PESA Response / Work Order (concerning the volume of material to be excavated and the cost of the excavation) and information from the PESA to determine whether the REC can be addressed during construction without a PSI. If BDE determines, through this “risk management” evaluation procedure, a PSI is not warranted, it will notify the district the project is eligible to be a Risk Managed Project (RMP). Projects involving acquisition of parcels with REC that are full takes or have potential uneconomic remnants are ineligible for “risk management.” Depending upon the PESA results concerning the REC involved, BDE will provide the district either:
• a special provision for inclusion in the construction documents to require monitoring for worker protection and contaminated soils, or

• a special provision for inclusion in the construction documents to require the management of contaminated soils and associated monitoring for worker protection.

For actions that do not qualify as RMPs, BDE will contact the Statewide Special Waste Investigation Consultant and request an investigatory work plan and estimated budget for the PSI. BDE will review the work plan and budget and provide the district with an opportunity for review prior to approval.

PSI budgets of up to $100,000 generally will be paid from funds for the Statewide Special Waste Investigation agreement. If the estimated cost is more than $100,000 but less than $200,000, BDE will discuss funding options with the district. If the estimated budget is $200,000 or more, the district will be required to fund the PSI. Upon receiving approval of the work plan and budget, the statewide consultant will proceed with the investigations of the property(ies).

After completing the investigations, the consultant will provide a draft PSI report to BDE. BDE, in consultation with the Office of Chief Counsel, as appropriate, will review the report for adequacy and provide it to the district for review. Generally, the draft PSI report will be completed within three months of the authorization of the PSI work plan, unless completion is delayed to meet target letting dates for other projects. After all comments on the draft PSI report have been addressed, BDE issues a revised final PSI report.

BDE forwards to the district a final PSI report with the appropriate special provision for management and monitoring of the contaminated areas. BDE also forwards a copy of the report to the Central Bureau of Land Acquisition, if requested, the Office of Chief Counsel (to consider if any legal actions may be necessary), the Illinois State Geological Survey, and the appropriate State agencies (e.g., Office of State Fire Marshal, IEPA), as appropriate. If the district accepts BDE recommendations, it so advises BDE. If the recommendations are accepted prior to design approval, the district should summarize the proposal for management and monitoring of the property(ies) in the environmental documentation for the project. Estimated cleanup costs should be included in project environmental documents and must be included when the costs of property involvement vary for different alternatives under study.

The target for completion of the final PSI report for most projects will be within six months of the authorization of the PSI work plan, unless completion is delayed to meet target letting dates for other projects. The PSI report will identify areas impacted by special waste or regulated substances, recommend actions to be taken, and provide estimated costs for excavating, transporting, and disposing of materials exceeding IEPAs:

• Tiered Approach to Corrective Action Objectives (TACO) Tier 1 Soil Remediation Objectives for Residential Properties (35 Ill. Admin. Code 742), and/or

• Most stringent maximum allowable concentration (MAC) for chemical constituents in uncontaminated soil established pursuant to the proposed Subpart F of 35 Ill. Admin. Code 1100.605.
The cost information will include two cleanup estimates for each proposed right-of-way/temporary easement parcel — one based upon proposed construction excavation and the second based on cleanup of the parcel to be obtained without regard to the proposed construction excavation. The district will review the cost estimates for excavation, transportation, and disposal of the contaminated material and advise whether they are acceptable. If the district determines the costs are unacceptable, the district will further investigate alternatives to avoid involvement with the impacted property(ies).

**27-3.05(b) Remedial Investigation/Feasibility Study and Risk Assessment**

Following completion of the IDOT internal reviews of the draft PSI and prior to incorporation of any necessary revisions in the PSI report, BDE, in consultation with the Office of Chief Counsel as appropriate and the Statewide Special Waste Investigation Consultant, will evaluate whether sufficient information is available to determine the total extent of special waste/regulated substance contamination for which the Department would be liable relative to the project and the estimated cost and method for cleanup or whether a Remedial Investigation/Feasibility Study (RI/FS) is needed.

If BDE, in consultation with the Office of Chief Counsel as appropriate, determines additional information is needed for determining the extent of contamination and method(s) and cost for cleanup of the property(ies), it will advise the district. The district will be required to fund the additional studies. Accordingly, BDE will not proceed with arrangements until the district has confirmed it will provide the necessary funding. If the district re-examines the project and identifies a strategy to avoid the property(ies), the need for the additional studies may be eliminated. Upon receiving confirmation from the district for funding the additional studies, BDE will initiate a request to the Statewide Special Waste Investigation Consultant for a RI/FS and, if appropriate, a Risk Assessment. The purpose of the RI will be to precisely determine the extent of the soil and/or groundwater contamination exceeding IEPA’s TACO Tier 1 Soil Remediation Objectives for Residential Properties (35 Ill. Admin. Code 742). The purpose of an FS will be to identify options for addressing the property(ies) and the estimated costs of each. The purpose of a Risk Assessment will be to determine the potential of the contamination for coming into contact with people (e.g., directly or through water supplies), or otherwise posing a threat during or after construction, if left in place. A Risk Assessment will be prepared only when the Statewide Special Waste Investigation Consultant determines in the FS that the levels of contamination and their location are such that leaving the waste in place may be an option.

Upon its completion, BDE reviews the results of the RI/FS. After incorporation of any necessary changes, BDE forwards the results to the district with a request for the district to advise which option for addressing the property(ies) it wishes to select (normally based on cost). Upon receipt of the district’s response, BDE forwards the recommendation to IEPA for acceptance of the selected Remedial Action Plan (in the case of a cleanup option) or Risk Assessment (in the case of a proposal to leave the contamination in place). If IEPA accepts the recommended course of action, BDE will advise the district. BDE and the Statewide Special Waste Investigation Consultant, as necessary, will continue to be involved to assist the district in the preparation of plans and specifications for implementing the Remedial Action Plan. Also, if IEPA objects to the
proposed course of action, BDE will continue to be involved in coordination to assist the district in responding to the objections. As practical, the selected method of addressing the property(ies) and the results of coordination with IEPA should be discussed in project environmental documents.

Note: For properties on the National Priorities List, the nationwide list of hazardous waste sites maintained by the EPA for purposes of assigning priorities for cleanup (National Priorities List sites are identified in the CERCLIS list), the public must be afforded an opportunity to comment on the analysis of alternatives for addressing the property(ies). As practical, the district should address this requirement as a part of the normal public involvement activities for the project. Estimated costs for addressing the sites should be indicated, particularly when the costs of site involvement vary for different alternatives under study.

27-3.06 Relationship of Special Waste Process Results to Design Approval

Design approval is granted by BDE Geologic and Waste Assessment Unit when results of the special waste process support one of the following:

1. The project clears a Level I screening as described in Section 27-3.02(a). The request for design approval must include a copy of the Level 1 Screening and Sign-off Form in PMA signed and dated by the SWC. Alternatively, the district can provide its own design approval as a result of Level 1 screening by completing the appropriate section of the PMA ESR screen.

2. The project clears a Level II screening as described in Section 27-3.02(b). The request for design approval must include a copy of the Level 2 Screening and Sign-off Form in PMA signed and dated by the SWC.

3. The PESA indicates that the project has no property(ies) with a REC (other than de minimis). The request for design approval must include a copy of the BDE memorandum confirming the no REC determination.

4. The PESA indicates that the project has property(ies) containing a REC(s) and the district has determined that the property(ies) can be avoided. The request for design approval must include a copy of the memorandum from BDE transmitting the PESA report and the district's avoidance determination, documented on the PESA Response form. The information regarding the avoidance determination must be included in the commitment file for the project to ensure follow-through in subsequent stages of project development and implementation.

5. The PESA indicates that the project has property(ies) containing a REC(s) and the district has determined the property(ies) cannot be avoided. The request for design approval must include a copy of the memorandum from BDE transmitting the PESA report. Design

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2 As a result of successful Level I screening by the district, Design Approval clearance for Special Waste can be completed in PMA on the Environmental Survey Request form, District/CBLRS tab.
approval can be given subject to the condition that subsequent studies (e.g., a PSI), if needed, will be completed before the district may acquire any additional ROW/easements from any property containing a REC and before project letting.

The district must reflect in the commitment file for the project the requirement for completing the PSI and other related studies, if needed, prior to completing acquisition of any contaminated parcel and/or the project letting date and must ensure follow-through on the commitment. If the district intends to request the PSI, it should initiate arrangements well in advance (a minimum of six months) of the projected date(s) for acquisition of the affected property(ies) to allow sufficient time for completion of the PSI.

27-3.07 Relationship of Special Waste Process Results to Contract Letting

The district will be required to ensure a PSI is completed, when applicable, and to ensure all commitments in the Design Report or environmental document regarding the monitoring and management of regulated substances are included in the contract documents prior to letting. The district will provide BDE with written notification (i.e., Certification Acceptance sheet) that all required special waste studies have been completed.

Letting clearance is achieved when results of the special waste process support one of the following:

1. The project clears a Level I screening as described in Section 27-3.02(a);
2. The project clears a Level II screening as described in Section 27-3.02(b);
3. The PESA indicates that the project has no property(ies) with a REC (other than de minimis); or
4. A special provision is prepared by BDE for inclusion in the construction documents resulting from successful completion of a PSI or a RMP.

27-3.08 Validity of Special Waste Assessment Results

Standards issued by the American Society for Testing and Materials (ASTM) and AAI indicate property audits for special waste/regulated substance contamination shall only be considered valid for a period of six months. This reflects the realization that special wastes and other regulated substance contamination often may be introduced (through illegal disposal, migration from off-site, or generation from new land uses) into areas previously evaluated for contamination. Before proceeding with arrangements for a PSI, Remedial Investigation/Feasibility Study (RI/FS), or before completing land acquisition, the SWC should re-evaluate the project area to check for new reported releases and determine if land uses have changed within the project area, a process called “validation”.

Validation should be conducted in the following scenarios:
For projects that were signed-off under Level II screening, if six months or more have elapsed since the last Level II screening of the project area, the SWC should validate the project area using the Level II special waste screening criteria methodology.

For projects that a PESA was conducted, if six months or more have elapsed since the PESA report was completed for the project area (identified by the date of the PESA report), the SWC should validate the project area using the Level II special waste screening criteria methodology. If land use changes or new releases are identified, the entire project should be re-evaluated as a new PESA prior to proceeding with arrangements for further special waste/regulated substances investigations or before finalizing land acquisition. If no land use changes or new releases are identified as a result of the validation process, the district SWC can sign-off the project by checking and dating the “Validation – Level 2” screen in PMA. If three years or more have elapsed since the last PESA report was prepared (identified by the date on the PESA report), then the entire project should be evaluated as a new project and, if necessary, a new PESA should be requested.

If a PSI was conducted for a project and five years or more have elapsed since it was completed, the entire project should be evaluated for land-uses with a REC and a new PESA must be conducted prior to proceeding with the aforementioned project actions.

When re-evaluation of a PESA or PSI is necessary to verify its validity, the re-evaluation should consider any changes in the proposed action, the affected environment, anticipated special waste/regulated substances involvement, and proposed measures for addressing the special waste(s)/regulated substance(s). Sufficient detail must be provided to support a decision on whether a PESA or PSI addendum is necessary.

### 27-3.09 Recovery of Costs

For property(ies) involving transportation and disposal costs for special waste, the Department may pursue cost recovery from responsible parties. For all property(ies), BDE will provide a special provision regarding proper record-keeping for the costs associated with the property(ies). Compliance with the special provision will ensure that appropriate expenditure records are available for any cost-recovery action. When the Department pursues cost recovery for property(ies) involving hazardous substances, the Office of Chief Counsel will advise if the public must be afforded an opportunity to comment on the analysis of alternatives for addressing the property(ies).

When the opportunity for public comment must be afforded, the district should address this requirement, as practical, as a part of the normal public involvement activities for the project. An opportunity to comment may be announced through public notice(s) or can be addressed by making information regarding the alternatives for addressing the hazardous substance property(ies) available at public meetings/hearings.
27-3.10  Responding to FOIA Requests for Special Waste Information

The following guidance applies for purposes of responding to *Freedom of Information Act* (FOIA) requests for information concerning special waste investigations conducted for IDOT projects. For purposes of this guidance, “special waste investigations” includes both surface and subsurface studies conducted to determine potential involvement of highway projects with special wastes. This guidance was developed in consultation with the Office of Chief Counsel and supplements guidelines for compliance with the *Freedom of Information Act* set forth in Departmental Order 9-4.

The key factor in determining whether special waste investigation information should be released under FOIA requirements is the ownership status of the property on which the investigations were conducted. The basic rule is that if the property involved is not under IDOT control when the district responds to the FOIA request, the district should not release the information regarding the investigations on the property.

All responses to FOIA requests should conform to the time frames established by the *Freedom of Information Act*, as implemented by Departmental Order 9-4. These directives provide that the action on the request should occur within seven working days of receipt unless an extension, not to exceed seven additional working days, is warranted.

The four numbered paragraphs below provide specific guidance addressing typical situations. Districts should determine the ownership status of the property or properties involved and respond to the special waste FOIA request in accordance with the applicable guidance.

1. If investigations were conducted within right-of-way currently under IDOT control (ownership in fee or a dedication of surface rights), the district may release the information on those investigations.

2. If investigations occurred on property in which the Department proposes to acquire an interest, the district may release the information after the Department has acquired the interest in the affected right-of-way.

3. If any investigations occurred on private property not proposed for acquisition, the district should not release the information on those investigations. When special waste reports include information concerning investigations on private property as well as on property under IDOT control, districts may block out the information on the private property investigations and may release the other information in the report.

4. If the exact location in which investigations were conducted is unclear and the district cannot verify that they occurred on private property, the district may release the information on those investigations.

Districts should contact BDE and the Office of Chief Counsel if questions arise regarding application of the preceding guidance.
ASBESTOS REQUIREMENTS FOR HIGHWAY BRIDGES

**27-4.01 Background**

In an October 19, 2001 letter, the Region 5 Office of the U. S. Environmental Protection Agency (USEPA) approved a Department request for a waiver from the asbestos notification requirements under 40 CFR 61.145 for highway bridges, as defined in 23 CFR 650.403(a), determined not to involve asbestos in the bridge deck wearing surface or waterproofing membrane. The initial group of bridges covered by the waiver was included in a list sent to each district. USEPA Region 5 also approved the Department’s proposed approach for addressing bridges in which involvement of asbestos in the bridge deck wearing surface or waterproofing membrane is unconfirmed. Application of this approved approach will allow for exempting other bridges from the asbestos notification requirements upon confirmation that the bridge deck wearing surface and waterproofing membrane, if one is present, do not contain asbestos.

These procedures do not address the evaluation of asbestos in structures such as tender houses associated with bridges. Work affecting such structures should be coordinated with the Asbestos Abatement Unit in the central Bureau of Administrative & Facility Services for compliance with applicable inspection and notification requirements. This coordination should be initiated sufficiently in advance of the commencement of work that would affect the structures to allow time for accomplishing any necessary investigations and paperwork.

These procedures also do not address the evaluation of and response to asbestos in pipes, conduits, or other such utilities associated with bridges. The owners of the pipes, conduits, etc. shall be responsible for determining whether they involve asbestos and for ensuring compliance with applicable requirements for any work that could disturb regulated asbestos that the pipes, conduits, etc. may contain. If unexpected pipes or conduits are encountered (e.g., embedded in the concrete bridge components) work affecting the pipes or conduits shall be suspended until ownership has been determined and any necessary inspection, testing, and notification has been completed.

The following sections describe the procedures for documenting application of the notification waiver for bridges in the initial group and for applying and documenting the approved approach for addressing bridges with unconfirmed asbestos involvement. They also describe the notification procedures and special provision to be followed for bridges involving bituminous overlays and waterproofing membranes that are confirmed to contain asbestos.

Bridge lists coordinated with IEPA for purposes of the asbestos notification waiver request were prepared in cooperation with the Bureau of Urban Program Planning, Planning Services Section on the basis of information provided by the districts. If errors or omissions are found in the lists, they should be brought to the attention of the Planning Services Section in Urban Program Planning and the Bridge Planning Section in the Bureau of Bridges and Structures.
27-4.02 Applicability

The procedures in this memorandum are applicable to all highway bridges under State jurisdiction.

27-4.03 Procedures

For all projects that will involve bridge demolition (removal or wrecking of any load-supporting structural member), reconstruction, rehabilitation, or deck repair, the district must determine and document applicability of the asbestos notification requirements. The district will be responsible for complying with the asbestos notification requirements for any work that will disturb a bridge deck wearing surface or waterproofing membrane that contains asbestos. (See Section 27-4.01 regarding structures such as tender houses and pipes or conduits associated with a bridge that may contain asbestos). The asbestos notification determination should be completed as far in advance as practical of the anticipated date for beginning construction work to allow sufficient time for compliance with notification requirements, if applicable. The asbestos notification determination and documentation for highway bridges shall be accomplished in accordance with the following procedures.

For purposes of documenting the asbestos determination finding, BBS 2536 form (Asbestos Determination Certification form) can be used to cover multiple structures when the same asbestos determination finding applies. BBS 2536 form would then be submitted to the Bridge Planning Section of the Bureau of Bridges and Structures and a copy included in the district files and Phase I Engineering Report for each project involving one of the covered structures, as described in these procedures. The following discusses five potential determination outcomes as described on the form.

27-4.03(a) Bridges on Approved No Asbestos (Waiver) List

Each district has been provided a list of bridges covered by the notification waiver as of October 19, 2001, the date of USEPA approval of the waiver. This list is labeled “State Owned Bridges - No Asbestos.” For bridges included in this list, the district should complete the “Structure Identification” and “Certification” sections of BBS 2536 form and check box number 1. A copy of the completed form should be included in the district files and in the Phase I Engineering Report when a project is proposed involving demolition, reconstruction, or rehabilitation of the bridge, or repair of the deck on the bridge. This will document the basis for determining that the bridge does not contain asbestos in the bridge deck wearing surface or waterproofing membrane and is exempt from the asbestos notification requirements.

27-4.03(b) Bridges on Confirmed/Unconfirmed List

Each district also has been provided a second list of bridges that either are known to contain asbestos or for which the presence or absence of asbestos is unconfirmed. This list is labeled “State Owned Bridges Under Investigation for Asbestos.” For bridges listed as having known
asbestos involvement, refer to the procedures in the section below on “Asbestos Involvement Confirmed.” For unconfirmed cases, proceed with the following steps for evaluation.

27-4.03(c) Evaluation Based on Available Information

In accordance with the approach approved by USEPA, if a bridge is included in the list of bridges under investigation for asbestos and is unconfirmed for asbestos involvement, the district should first examine available information (e.g., file information, bridge plans) to attempt to verify whether asbestos is present in the bridge deck wearing surface or waterproofing membrane. If the district confirms on the basis of its information that asbestos is involved, refer to Section 27-4.03(e).

If the district confirms on the basis of its information that asbestos is not involved, it should complete the “Structure Identification” and “Certification” sections of BBS 2536 form and check box number 2. The district shall submit a copy of the completed form to the Bridge Planning Section of the Bureau of Bridges and Structures at the time the asbestos determination is made. Bridges covered by a signed BBS 2536 form indicating that no asbestos is present will be exempt from the EPA asbestos notification requirements upon submittal of the signed certification form to the Bureau of Bridges and Structures. These bridges will be re-coded as “Asbestos Investigation Status: Complete” and “Bridge Contains Asbestos: N” on the list of bridges under investigation for asbestos. The Bureau of Bridges and Structures will provide the affected District(s) and IEPA (which administers the asbestos requirements in Illinois on behalf of USEPA) updates to the bridge list for any month in which changes occur. A copy of the completed BBS 2536 form should be included in the District files and in the Phase I Engineering Report when a project is proposed involving demolition, reconstruction, or rehabilitation of the bridge, or repair of the deck on the bridge.

27-4.03(d) Evaluation Based on Sampling and Testing

If information available to the district is not sufficient to confirm whether or not a bridge involves asbestos, the following sampling and testing procedures shall be applied. Asbestos determination for applicable bridges must be completed prior to commencing any work that would disturb the wearing surface or waterproofing membrane. The determination must be made sufficiently in advance of the commencement of construction or demolition work to allow compliance with the notification requirements of the asbestos national emissions standards (40 CFR 61).

27-4.03(d)1 Sampling

The purpose of this sampling procedure is to obtain one or more representative samples of the bituminous wearing surface and/or waterproofing membrane, if one is present, for asbestos determination. At least one sample must be taken from each representative portion of the suspect bridge deck overlay material. If portions of a bridge deck involve overlay materials installed at different times, each such area must be sampled. If there is any reason to suspect that overlay materials might be different, even though they appear uniform, they should be sampled separately. Use of a licensed asbestos inspector for conducting the sampling is not required provided the protocol described below is followed.
Before initiating sampling, prepare a plan-view diagram of the bridge deck indicating the approximate dimensions, the area(s) of the deck surface to be sampled, and the sample location(s). If more than one sample will be taken, number the sample locations on the diagram and use the corresponding numbers when labeling each sample. The sampling diagram should be retained in the project files at least until testing of the samples has been completed and any areas of the bridge deck requiring application of the special provision for “Asbestos Waterproofing Membrane and Asbestos Bituminous Concrete Surface Removal (BDE)” have been identified.

Samples shall be removed with a minimum 2 inch diameter core drill. The depth of each sample shall be sufficient to include the full thickness of both the bituminous wearing surface and the waterproofing membrane, if one is present. For each sampling operation, sufficient water shall be applied before and during the core drilling to prevent generation of airborne dust as a result of the drilling and removal of the sample. Upon removal of the core sample, it shall immediately be placed in a resealable plastic sample bag. Each sample bag shall be labeled with the structure number (000-0000); route identification; county; water body or facility crossed; name and employer (if other than IDOT) of the person removing the sample, and sample number keyed to the diagram of the bridge deck showing the sample location(s).

27-4.03(d)2 Testing

The samples of the bituminous bridge deck wearing surface and/or bituminous waterproofing membrane shall be tested for the presence of asbestos using the Polarized Light Microscopy (PLM) method specified in Section 1 of Appendix E, Subpart E, 40 CFR 763. The testing shall be performed by a laboratory that has National Voluntary Laboratory Accreditation Program (NVLAP) or National Environmental Laboratory Accreditation Program (NELAP) accreditation for asbestos fiber analysis using the PLM method and is equipped for performing analysis of non-friable organically bound asbestos using Gravimetric Reduction.* If a bituminous waterproofing membrane layer is present, testing shall be conducted on portions of the sample from both the waterproofing membrane layer and the wearing surface layer. Materials which are determined, through application of the specified testing method, to contain more than one percent asbestos are classified as Category II non-friable Asbestos Containing Materials (ACM). Work that would disturb Category II non-friable ACM is subject to the notification requirements in 40 CFR 61.145. Removal of such materials shall be accomplished in accordance with the Statewide special provision for “Asbestos Waterproofing Membrane and Asbestos Bituminous Concrete Surface Removal (BDE).”

A listing of laboratories that are accredited for asbestos testing through the NVLAP is available at [http://ts.nist.gov/ts/htdocs/210/214/scopes/plm.htm](http://ts.nist.gov/ts/htdocs/210/214/scopes/plm.htm).

Information concerning laboratories that are accredited through the NELAP is available at [http://www.epa.gov/ttn/nelac/accreditlabs.html](http://www.epa.gov/ttn/nelac/accreditlabs.html).

27-4.03(d)3 Results

If the results of testing confirm that asbestos is not involved, complete the “Structure Identification” and “Certification” sections of BBS 2536 form and check box number 3 in the “Asbestos Determination” section. The district shall submit a copy of the completed form to the Bridge...
Planning Section of the Bureau of Bridges and Structures at the time the asbestos determination is made. Bridges covered by a signed BBS 2536 form indicating that no asbestos is present will be exempt from the IEPA asbestos notification requirements upon submittal of the signed certification form to the Bureau of Bridges and Structures. These bridges will be re-coded as “Asbestos Investigation Status: Complete” and “Bridge Contains Asbestos: N” on the list of bridges under investigation for asbestos. The Bureau of Bridges and Structures will provide the affected district(s) and IEPA updates to the bridge list for any month in which changes occur. A copy of the completed BBS 2536 form should be included in the district files and in the Phase I Engineering Report when a project is proposed involving demolition, reconstruction, or rehabilitation of the bridge, or repair of the deck on the bridge.

If the test results confirm that asbestos is involved, refer to the next section.

27-4.03(e) Asbestos Involvement Confirmed

For bridges that are confirmed to involve asbestos in the bridge deck wearing surface and/or waterproofing membrane, if one is present, complete the “Structure Identification” and “Certification” sections of the BBS 2536 and check box number 4. A copy of the completed form should be included in the district files and in the Phase I Engineering Report when a project is proposed involving demolition, reconstruction, or rehabilitation of the bridge, or repair of the deck on the bridge. For structures that the “Asbestos Investigation Status” is shown as “Not Complete” in the list of bridges under investigation for asbestos, the district also should submit a copy of the completed form to the Bridge Planning Section of the Bureau of Bridges and Structures at the time the asbestos determination is made. The information in the list will be re-coded to indicate “Asbestos Investigation Status: Complete” and “Bridge Contains Asbestos: Y” and updates will be provided to the affected district(s) and IEPA for any month in which changes occur in the list.

The district will be responsible for ensuring compliance with the asbestos notification requirements for demolition or renovation of bridges involving deck wearing surfaces or waterproofing membranes containing asbestos. A completed “Notification of Demolition and Renovation” form (available at \texttt{http://www.epa.state.il.us/air/asbestos/asbestos-form-combined.pdf}) must be submitted to IEPA at least 10 working days prior to commencing any work that would disturb any of the bituminous materials containing asbestos.

IEPA has advised that the start date and complete date for demolition and asbestos removal are key items of information for the notification. If exact dates are not known at the time the initial notification form is submitted estimated dates may be used. Revised notification must then be submitted to correct the information when the actual start and complete dates have been determined. The revised notification still must satisfy the requirement for submittal at least 10 working days prior to commencing any work that would disturb any of the bituminous materials containing asbestos. Since the notification forms generally will require information from both the contractor and the district, it is suggested that, where practical, the notification forms should be prepared at the pre-construction conference.

The district also will be responsible for ensuring that the special provision for “Asbestos Waterproofing Membrane and Asbestos Bituminous Concrete Surface Removal (BDE)” is
included in the contract for work involving removal of bridge deck wearing surfaces or waterproofing membranes containing asbestos. The district should include a general note in the project plans or in the project commitment file to indicate that asbestos is present and will be subject to a special provision.

At such time as removal operations are completed for all asbestos bituminous concrete surface and asbestos waterproofing membrane on a bridge, the district should complete the “Structure Identification” and “Certification” sections of BBS 2536 and check box number 5, and submit a copy of the completed form to the Bridge Planning Section in the Bureau of Bridges and Structures. The information in the bridge list will be re-coded to indicate “Bridge Contains Asbestos: N” and updates will be provided to the affected district(s) and IEPA for any month in which changes occur. Bridges covered by a signed BBS 2536 form indicating that all asbestos-containing materials have been removed will be exempt from the IEPA asbestos notification requirements upon submittal of the signed certification form to the Bureau of Bridges and Structures. A copy of the completed form should be included in the district files. For bridges that remain in place following removal of the asbestos-containing materials, a copy of the form also should be included in the Phase I Engineering Report for future work involving demolition, reconstruction, or rehabilitation of the bridge, or repair of the deck on the bridge.

27-4.03(f) Removal of All Asbestos Containing Bridges from the State

When the bridge list indicates that all of the asbestos bituminous concrete surface and asbestos waterproofing membrane has been removed from all highway bridges in the State, the Bridge Planning Section in the Bureau of Bridges and Structures will advise the Bureau of Design and Environment (BDE). BDE will notify the IEPA in writing and request approval to discontinue the asbestos determination and tracking procedures for highway bridges. Upon receipt of approval from IEPA/USEPA, these procedures will be rescinded.
Chapter Twenty-eight

ENVIRONMENTAL PERMITS/CERTIFICATIONS

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
# Chapter Twenty-eight

**ENVIRONMENTAL PERMITS/CERTIFICATIONS**

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Chapter Twenty-eight

ENVIRONMENTAL PERMITS/CERTIFICATIONS

28-1 GENERAL

Many activities performed by the Illinois Department of Transportation impact the environment, navigation, public land or private land. Depending upon the nature of the impact, the activity may require the Department to obtain a permit or certification. Some of these permits/certifications may be obtained during the planning phase of project development, and others may be obtained during the design or construction phase. Any necessary permit authorizations/certifications should be obtained before commencement of work requiring the permit/certification. Personnel involved in project development should be aware of the requirements for these permits/certifications to ensure that necessary authorizations and clearances are obtained in a timely manner to allow the work requiring the permit/certification to proceed as scheduled. As practical, the permit authorization/certification should be obtained close to the start date for the work to optimize the time frame available for accomplishing the work before the authorization expires. Districts must carefully monitor expiration dates for permit authorizations to ensure that any necessary extension or renewal request is processed in a timely manner to avoid noncompliance or delay in the work covered by the permit.

Chapter 28 briefly documents the basic information related to the permits/certifications which might be required for a project. Note that a joint application form (NCR Form 426) has been developed by the US Army Corps of Engineers (Corps), Illinois Environmental Protection Agency (IEPA), and Illinois Department of Natural Resources Office of Water Resources (OWR), which is used to apply for Section 10 and Section 404 permits from the Corps and for obtaining the related Section 401 Water Quality Certification from the IEPA. The form is also used for obtaining permits from the OWR for Construction in Floodways of Rivers, Lakes, and Streams and for work affecting public waters. The current version of the joint application form is available on the websites for the Chicago, Rock Island (lead Corps District for Illinois) and St. Louis Corps Districts, and the OWR website. Districts also may contact the Corps, IEPA, or OWR to obtain the current version of the joint application form.

Figure 28-1.A presents and explains the format used for describing each Federal or State permit/certification. The descriptions of each permit or certification are presented in Sections 28-2 and 28-3. Figure 28-1.B identifies the address for each agency from whom a permit or certification is required.
**Permit/Certification**: Identification of the short or common name typically used for the permit/certification.

**Responsible Agency**: Identification of the agency responsible for evaluating permit/certification applications and for issuing the permit or certification.

**Responsible IDOT Unit**: Identification of the Department unit which must obtain the permit/certification.

**Legal Reference**: Identification of the legal authority for the permit/certification.

**Purpose**: Identification of the basic intent of the permit/certification.

**Applicability**: Identification of the type of activity that dictates the need for the permit/certification.

**Permit/Certification Information Needs**: Identification of the basic information needed for the submission of the permit or certification application.

**FORMAT FOR PERMIT/CERTIFICATION INFORMATION**

Figure 28-1.A
### Federal

<table>
<thead>
<tr>
<th>Agency</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. Army Corps of Engineers</td>
<td>Chicago District: 111 North Canal Street, Suite 600, Chicago, IL 60606-7206 (312) 846-5530</td>
</tr>
<tr>
<td></td>
<td>Rock Island District: Clock Tower Building, P.O. Box 2004, Rock Island, IL 61204-2004 (309) 794-5731</td>
</tr>
<tr>
<td></td>
<td>St. Louis District: 1222 Spruce Street, St. Louis, MO 63103-2833 (314) 331-8575</td>
</tr>
<tr>
<td></td>
<td>Louisville District: P.O. Box 59, Louisville, KY 40201-0059 (502) 582-5452</td>
</tr>
<tr>
<td></td>
<td>Memphis District: 167 North Main, B-202, Memphis, TN 38103-1894 (901) 544-3005</td>
</tr>
<tr>
<td></td>
<td>Coast Guard: Commander Attn: Bridge Branch, Eighth Coast Guard District, 500 Poydras Street, New Orleans, LA 70130 (504) 671-2128</td>
</tr>
<tr>
<td></td>
<td>Commander Attn: Bridge Branch, Ninth Coast Guard District, 1240 East Ninth Street, Cleveland, OH 44199 (216) 902-6045</td>
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### State

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Illinois Environmental Protection Agency</td>
<td>DWPC Permit Section #15, 1021 North Grand Avenue East, Springfield, IL 62794-9276 (217) 782-0610</td>
</tr>
<tr>
<td>Bureau of Water</td>
<td></td>
</tr>
<tr>
<td>Illinois Environmental Protection Agency</td>
<td>1021 North Grand Avenue East, P.O. Box 19276, Springfield, IL 62794-9276 (217) 524-0636</td>
</tr>
<tr>
<td>Bureau of Land</td>
<td></td>
</tr>
<tr>
<td>Illinois Environmental Protection Agency</td>
<td>1021 North Grand Avenue East, Springfield, IL 62794-9276 (217) 524-3300</td>
</tr>
<tr>
<td>Office of Water Resources</td>
<td></td>
</tr>
<tr>
<td>Illinois Department of Natural Resources</td>
<td>Office of Water Resources – Region 2 Office, 2050 West Stearns Road, Bartlett, IL 60103 (847) 608-3100</td>
</tr>
<tr>
<td>(For Lake Michigan)</td>
<td></td>
</tr>
<tr>
<td>Illinois Department of Natural Resources</td>
<td>Office of Water Resources, One Natural Resources Way, Springfield, IL 62702-1271 (217) 782-3863</td>
</tr>
<tr>
<td>(For Cook, Lake, McHenry, DuPage, Kane &amp; Will Counties)</td>
<td></td>
</tr>
<tr>
<td>Office of State Fire Marshal</td>
<td></td>
</tr>
<tr>
<td>State Fire Marshal</td>
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<tr>
<td>1035 Stevenson Drive, Springfield, IL 62703 (217) 785-0969</td>
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</tbody>
</table>

### PERMIT AGENCY OFFICES

**Figure 28-1.B**
28-2  FEDERAL PERMITS/CERTIFICATIONS

IDOT is responsible for obtaining several Federal permits/certifications as required on individual projects. This section briefly discusses the identification, applicability, and information needs of each permit/certification. The Federal permits/certifications are:

1. **Section 404 Permit.** This permit is obtained from the Corps for the discharge of dredge or fill material into waters of the United States, including wetlands.

2. **Section 9 Permit.** This permit is obtained from the US Coast Guard (USCG) for construction of bridges or causeways over navigable waters of the United States.

3. **Section 10 Permit.** This permit is obtained from the Corps for structures or work (other than bridges and causeways) affecting the navigable waters of the United States.

4. **Section 401 Water Quality Certification.** This certification is obtained from the IEPA and is required in conjunction with a Section 404 permit (i.e., the IEPA must either approve or waive the water quality certification as a condition for issuance of an individual Section 404 permit or for use of a nationwide or regional Section 404 permit).

5. **Section 402 National Pollutant Discharge Elimination System (NPDES) Point-Source Permit.** This permit is obtained from the IEPA for projects such as rest areas that involve a point-source discharge of pollutants into waters of the United States.

6. **Section 402 NPDES Construction Permit.** This permit is administered by the IEPA and applies to projects that will involve clearing, grading, and excavation activities that result in the disturbance of one acre (4047 m²) or more of total land area.
Permit: Section 404

Responsible Agency: United States Army Corps of Engineers

Responsible IDOT Unit: District


Purpose: To restore and maintain the chemical, physical, and biological integrity of the Nation’s waters through prevention, reduction, and elimination of pollution.

Applicability: Permit required for any discharge of dredged or fill material into waters of the United States, including wetlands that are subject to Corps jurisdiction. See the following references, available on the Corps Headquarters website, for guidance on jurisdiction under Section 404:

- Regulatory Guidance Letter 07-01 “Practices for Documenting Jurisdiction under Section 404 of the Clean Water Act (CWA) and Sections 9 & 10 of the Rivers and Harbors Act of 1899,” and
- Regulatory Guidance Letter 08-02 “Jurisdictional Determinations.”

Permit Information Needs: The list below indicates the typical items of information required for an individual Section 404 permit. Some Corps districts may require additional items of information (e.g., photographs of the project site, quantity calculations for fill activities, documentation of coordination with Soil and Water Conservation Districts regarding proposed erosion and sediment control measures):

1. Name and address of permit applicant.
2. Complete, detailed description of the proposed activity, its purpose, intended use, and drainage area of the watershed to the downstream limit of the project. The description should include information on temporary stream crossings, work pads, temporary bypass channels, cofferdams, etc., that will be involved in the construction work requiring a Section 404 permit. For dredging and fill activities, describe the location, type, composition, and quantity of material to be dredged/filled, method of dredging/filling, and method of transportation to disposal/fill site. Also, describe the disposal/fill site by including the location, quantity of material it will hold, composition of receiving soil, and method of containment. Identify any practical alternatives that would fulfill the objectives of the proposed project and explain why the final proposal was selected.
3. Location of the proposed activity, including legal description.
4. If applicable, name, address, and title of authorized agent.
5. Names, addresses, and telephone numbers of all adjoining and potentially affected property owners, including the property involved with the permit action, if different from the applicant.
6. Date activity is proposed to commence.
7. Estimated time of construction.
8. Indication of whether any portion of the activity for which authorization is sought is complete.
9. List of all approvals or certifications required by other Federal, interstate, State, or local agencies for any structures, construction, discharges, deposits, or other activities described in the application.
10. Indication of whether any agency has denied approval for the activity described in the application or for any activity directly related to the activity described.
11. Engineering details (e.g., limit of fill activity, amount of fill, area taken, linear feet (meters) of disturbance, erosion control plan, disposal of waste material).
12. Copy of EIS or EA, if prepared, describing environmental impacts (e.g., soils, water quality, groundwater, wetlands, fish, wildlife, floodplains). If EIS or EA not prepared, copy of Wetland Determination Report, Wetland Impact Evaluation form, and Natural Resource Review Tool (NRRT) report or Ecological Compliance Assessment Tool (EcoCAT) report.
14. Project drawings (8½ inches x 11 inches (216 mm x 279 mm)), including a vicinity map, plan view of the project and a cross section view of the project.
15. Environmental signoffs.

In addition to individual Section 404 permit authorizations, certain activities may be authorized under a regional or nationwide permit, provided they meet the conditions for use of the permit. Regional permits are addressed in public notices issued by the applicable Corps district(s).

The Chicago Corps District has issued Regional Permits for use in Cook, DuPage, Kane, Lake, McHenry, and Will Counties. The Chicago Corps District’s Regional Permit Program includes several permits that may be applicable for IDOT project activities. These include the following:

- Regional Permit 3 – Transportation Projects,
- Regional Permit 4 – Minor Discharges and Minor Dredging,
- Regional Permit 5 – Wetland/Stream Restoration and Enhancement,
- Regional Permit 7 – Temporary Construction Activities,
- Regional Permit 10 – Bank Stabilization, and
- Regional Permit 12 – Bridge Scour Protection.

Information about these Regional Permits is available on the Chicago Corps District website.

The Rock Island Corps District has issued Regional Permits for use anywhere in the State of Illinois. Regional Permits that may be applicable for IDOT project activities include the following:

- Regional Permit 16 – Bank Stabilization Activities, and
- Regional Permit 26 – Emergency Reconstruction and Repair Activities for Flood Damaged Areas.
Information about these Regional Permits is available on the Rock Island Corps District website. The nationwide permits are published in the Federal Register and are available on the Corps Headquarters website. BDE disseminates current nationwide permit information from the Federal Register via a BDE Information Memorandum.

The information needs, applicability provisions, processing procedures, and conditions applicable to regional and nationwide permits vary according to the specific permit involved. Some Corps districts require submittal of essentially the same information for nationwide or regional permits as for individual permits.

For Nationwide Permit 14, which addresses Linear Transportation Projects, the description of the project provided to the Corps should include information on temporary stream crossings, work pads, temporary bypass channels, cofferdams, etc., that will be involved in the construction work, to the extent that this information is known or can be anticipated at the time of the permit submittal. If these temporary work features are addressed for permitting purposes after the initial permit submittal, they may be eligible for coverage under Nationwide Permit 33 – “Temporary Construction, Access, and Dewatering.” It should be recognized that time will be required to obtain separate permit authorization for the additional temporary work items. This time factor should be anticipated and factored into the project schedule. To minimize potential disruption of the project implementation schedule, districts can include in the original permit submittal, information reflecting their best estimate of the type, size, and location of temporary work features needed for construction of the bridge/culvert requiring the 404 permit. To the extent that this information adequately covers the temporary work features that the contractor ultimately proposes, it will eliminate the need for having the contractor obtain a separate permit authorization for the temporary work and will avoid the associated potential for delays in project implementation.

For Nationwide Permit 23, which covers Approved Categorical Exclusions, the Federal Highway Administration (FHWA) and the Corps have an agreement that applies additional requirements beyond those addressed in the Federal Register notice for the nationwide permits. Section 28-4 provides a discussion of these special requirements applicable to Nationwide Permit 23.
Permit:  Section 9 Navigable Waters

Responsible Agency:  United States Coast Guard

Responsible IDOT Unit:  Bureau of Bridges and Structures

Legal Reference:  Section 9 of the Rivers and Harbors Act of 1899; 33 USC 401, et seq, as amended and supplemented; 23 CFR part 650, Subpart H; and 33 CFR 114-115.

Purpose:  To ensure that there will be no interference to navigation on the navigable waterways of the United States.

Applicability:  Permit required for the construction, modification, replacement, or removal of any bridge or causeway over a navigable waterway.

Permit Information Needs:  Permit application for Section 9 requires:

1. Name and address of permit applicant.
2. Name of waterway to be bridged.
3. Bridge location (miles (kilometers) above mouth of waterways; nearest city, county).
4. Estimated cost of bridge.
5. Estimated cost of low level bridge at this location.
6. List of property owners adjacent to bridge and its approaches.
7. Cubic yards (cubic meters) of material to be excavated and filled below the 100-year flood contours.
8. Environmental compliance documentation.
9. Any required State permits or a statement that none are required.
10. Evidence of Section 401 water quality certification for the project.
11. Statement concerning planned disposition of any bridge(s) to be removed.
12. Statement that old bridge will be completely removed unless the Corps has approved retention of the bridge or portions of the bridge for purposes other than a bridge or, unless all parts of the old bridges are to be removed at least to natural ground and/or riverbed, in which case, cut-off elevations may be submitted for approval.
13. Plans of existing bridge showing length, width and number of travel lanes, dimension horizontal clearance in channel span(s), elevations of low steel in channel spans, graphic scale, north arrow, name of bridge and year constructed, and owner of bridge.
14. Vicinity map* (small scale) showing location of proposed bridge in relation to major highways and rivers, major communities, and 4(f) lands, if any.
15. Location map* (large scale) showing all highways and rivers; showing local communities; showing existing bridges (with any to be removed labeled as such), docks, locks, dams, dikes, etc.; 4(f) lands, if any; and showing a flow arrow and soundings in feet (meters) below established government datum planes (usually normal pool).
16. Elevation view* of proposed bridge from abutment to abutment showing dimension minimum vertical clearance in navigation span(s) above normal pool or record low water; 2% flowline elevation, 100-year flood, and record high water; elevation of low steel in channel span(s) at channelward faces of channel piers, 25 ft (7.6 m) from each pier, and
at center of span; cross section of watercourse; and, if bridge is moveable, dimension vertical clearance in open and closed positions.

17. Plan view* of proposed bridge from abutment to abutment showing length of bridge; width of bridge and number of travel lanes; dimension distance between bridges for dual bridges; angle between axis of bridge and channel or flow of river, if applicable; dimension size and location of any proposed pier protection cells, sheer fences, fenders, etc.; dimension minimum horizontal clearance between channel piers, or pier protection, as measured normal to the axis of the channel or flow of the river.

*Samples of these drawings are included in Section 2 of the IDOT Bridge Manual.
Permit: Section 10 Navigable Waters

Responsible Agency: United States Army Corps of Engineers

Responsible IDOT Unit: District


Purpose: To protect and preserve the navigable waterways of the United States against any degradation in water quality.

Applicability: Permit required for structures or work (other than bridges or causeways) affecting a navigable waterway. Examples of work include dredging, channelization, filling, and construction of pier protection cells.

Permit Information Needs: Permit application for Section 10 requires:

1. Name and address of permit applicant.
2. Complete, detailed description of the proposed activity, including its purpose, intended use, and drainage area of the watershed to the downstream limit of the project. For dredging and fill activities, describe the location, type, composition, and quantity of material to be dredged/filled, method of dredging/filling, and method of transportation to disposal/fill site. Also, describe the disposal/fill site by including the location, quantity of material it will hold, composition of receiving soil, and method of containment. Identify any practical alternatives that would fulfill the objectives of the proposed project and explain why the final proposal was selected.
3. Location of the proposed activity, including legal description.
4. If applicable, name, address, and title of authorized agent.
5. Names, addresses, and telephone numbers of all adjoining and potentially affected property owners, including the property involved with the permit action, if different from the applicant.
6. Date activity is proposed to commence.
7. Estimated time of construction.
8. Indication of whether any portion of the activity for which authorization is sought is complete.
9. List of all approvals or certifications required by other Federal, interstate, State, or local agencies for any structures, construction, discharges, deposits, or other activities described in the application.
10. Indication of whether any agency has denied approval for the activity described in the application or for any activity directly related to the activity described.
11. Engineering details (e.g., limit of fill activity, amount of fill, area taken, linear feet (meters) of disturbance, erosion control plan, disposal of waste material).
12. Copy of EIS or EA, if prepared, describing environmental impacts (e.g., soils, water quality, groundwater, wetlands, fish, wildlife, floodplains).
14. Project drawings (8½ inches x 11 inches (216 mm x 279 mm)), including a vicinity map, plan view of the project and a cross section view of the project.

15. Environmental signoffs.
**Certification:**  Section 401 Water Quality Certification

**Responsible Agency:**  Illinois Environmental Protection Agency

**Responsible IDOT Unit:**  District


**Purpose:**  To restore and maintain the chemical, physical, and biological integrity of the Nation’s waters through prevention, reduction, and elimination of pollution.

**Applicability:**  Certification or a waiver of certification is required in conjunction with any Federal permit or license to conduct any activity which may result in any discharge into waters of the United States.

**Permit Information Needs:**  The information needed for the 401 water quality certification review generally is the same as that which is required in the application for the Federal permit involved. The information is provided to IEPA via a copy of the appropriate permit application form. Refer to the information needs described in this section for Section 404, Section 9, Section 10, and Section 402 permits.

For discharges that require an individual Section 401 water quality certification/waiver (i.e., not covered by a blanket 401 certification/waiver), 35 Ill. Adm. Code 302.105 requires the Illinois EPA to conduct an “anti-degradation assessment” for the proposed discharge. The purpose of the assessment is to evaluate the effect of the discharge (i.e., increase in pollutant loadings) and ensure that it will not cause water quality standards to be exceeded. When an anti-degradation assessment is necessary, IEPA may require the following information from the applicant for purposes of the assessment:

- identification and characterization (e.g., current physical, biological, chemical conditions) of the water body affected by the proposed project and the water body’s existing uses;

- quantity of the pollutant load increase to the water body;

- potential impacts of the proposed project on the water body;

- purpose and anticipated benefits of the proposed project;

- assessment of the alternatives to the proposed project that will result in a reduced pollutant load to the water body, no load increase or minimal environmental degradation. Alternatives that result in no discharge to the water body and changes in the location of the activity must be addressed in the submission; and/or

- proof that a copy of the application was provided to the Illinois Department of Natural Resources.
As a part of the public notice process for the individual 401 water quality certification, IEPA will publish a fact sheet containing information on the anti-degradation assessment.
**Permit**: Section 402 National Pollutant Discharge Elimination System (NPDES) Point-Source Permit

**Responsible Agency**: US Environmental Protection Agency (USEPA) through the IEPA

**Responsible IDOT Unit**: District


**Purpose**: To restore and maintain the chemical, physical, and biological integrity of the nation’s waters through prevention, reduction, and elimination of pollution.

**Applicability**: Required for all point-source discharges (other than those addressed by the Section 404 Permit) into the Nation’s waters (e.g., for rest areas).

**Permit Information Needs**: Permit application for Section 402 NPDES Point-Source requires:

1. USEPA Identification Number.
2. Facility name and address.
3. Pollutant characteristics (e.g., hazardous wastes, injection of fluids, air, agricultural, industrial wastes).
4. Facility contact and mailing address.
5. Facility location.
7. Operator (e.g., name, Federal/State/private).
8. Existing environmental permits.
9. Map of area (e.g., topographic, locations of existing/proposed intakes and discharges, surface water bodies).
11. Receiving waters (e.g., latitude/longitude).
12. Discharge date.
13. Type of waste.
14. Effluent characteristics (e.g., type of pollutants, maximum daily and average daily discharges).
15. Indication of intermittent or seasonal discharge.
16. Treatment system description.
**Permit:** Section 402 National Pollutant Discharge Elimination System (NPDES) Construction Permit

**Responsible Agency:** USEPA through the IEPA

**Responsible IDOT Unit:** Central Office disseminates information on general permit to district; district files Notice of Intent to use permit. *Note: Contractor must also sign Contractor Certification Statement.*


**Purpose:** To restore and maintain the chemical, physical, and biological integrity of the Nation’s waters through prevention, reduction, and elimination of pollution.

**Applicability:** Required for construction activities involving clearing, grading, and excavation activities that disturb one acre (4047 m²) or more of land area.

**Permit Information Needs:** Section 402 NPDES Construction Permit requires:

1. Mailing address and location of construction site, if available, and latitude and longitude of the approximate center of the site.
2. The owner’s name, address, telephone number, and status as Federal, State, private, public, or other entity.
3. The name, address, and telephone number of the general contractor(s) that has been identified at the time of the Notice of Intent (NOI) submittal.
4. The name of the receiving water(s) or, if the discharge is through a municipal separate storm sewer, the name of the municipal operator of the storm sewer and the ultimate receiving water(s).
5. The number of any NPDES permit for any discharge (including non-storm water discharges) from the site that is currently authorized by an NPDES permit.
6. A yes or no indication of whether the owner or operator has existing quantitative data that describes the concentration of pollutants in storm water discharges.
7. A brief description of the project.
8. Contract/plan information including: contract number, letting date, item number, page numbers in plans where permit-related information can be found and sheet numbers where erosion and sediment control plans can be found.
9. Estimated timetable for major activities.
10. Estimates of the number of acres (hectares) of the site on which soil will be disturbed.
11. Storm Water Pollution Prevention Plan, including site description (e.g., map, nature of construction activity, area disturbed), erosion and sediment controls, storm water management plan, maintenance of site, inspection schedule, reports, and identification of the contractors/sub-contractors.
28-3 STATE PERMITS/CERTIFICATIONS

IDOT is responsible for obtaining several State permits/certifications as required on individual projects. This section discusses the identification, applicability, and information needs of each permit/certification. The State permits/certifications are:

1. **Construction in Floodways of Rivers, Lakes, and Streams.** This permit is obtained from the Illinois Department of Natural Resources, Office of Water Resources (OWR) for construction in the floodway of identified streams serving a tributary area of 640 acres (259 hectares) or more (urban) or 6400 acres (2590 hectares) or more (rural).

2. **Regulation of Public Waters.** This permit is obtained from the OWR for construction in those rivers, lakes, streams, and waterways considered public waters.

3. **Floodway Construction in Northeastern Illinois.** This permit is obtained from the OWR for new construction within the regulatory floodways of rivers, lakes, and streams in Cook, DuPage, Kane, Lake, McHenry, and Will counties excluding the City of Chicago.

4. **Open Burning of Landscape Waste Generated by Land Clearing Activities.** This permit is obtained from the IEPA for any proposed open burning of landscape waste generated from land clearing activities precipitated by road construction projects.

5. **Supplemental Waste Stream Permit.** This permit is obtained from the IEPA to allow a disposal facility to accept special waste generated by project involvement.

6. **Resource Conservation and Recovery Act (RCRA) Permit.** This permit is obtained from the IEPA for any project involvement with hazardous wastes for which the Department will conduct remedial activities.

7. **Underground Storage Tank (UST) Permit.** This permit is obtained from the Office of the State Fire Marshal (OSFM) for removing any underground storage tank.
**Permit Name:** Construction in Floodways of Rivers, Lakes, and Streams

**Responsible Agency:** Illinois Department of Natural Resources, Office of Water Resources

**Responsible IDOT Unit:** Bureau of Bridges and Structures (for bridges) or district (for culverts, embankments, storm sewers, or other construction within the flood plains of applicable streams and rivers).


**Purpose:** To protect the rights, safety, and welfare of private and public landowners through the regulation of floodway development.

**Applicability:** All rivers, lakes, and streams under the jurisdiction of the OWR except those in the counties of Cook, Will, DuPage, Kane, Lake, and McHenry for which floodway limits have been defined pursuant to 92 Ill. Adm. Code 708. A permit is required for construction in the floodway of streams serving a tributary area of 640 acres (259 hectares) or more in an urban area or in the floodway of a stream serving a tributary area of 6400 acres (2590 hectares) or more in a rural area.

**Permit Information Needs:** Refer to the IDOT Drainage Manual.
**Permit Name:** Regulation of Public Waters

**Responsible Agency:** Illinois Department of Natural Resources, Office of Water Resources

**Responsible IDOT Unit:** Bureau of Bridges and Structures (for bridges) or district (for culverts, embankments, storm sewers, or other construction affecting public waters).


**Purpose:** To protect the public’s interests, rights, safety, and welfare in the State’s public bodies of water by preventing construction or other uses that would:

- obstruct or interfere with the navigability of any public body of water;
- encroach on any public body of water; or
- impair the rights, interests, or uses of the public in any public body of water or in the natural resources thereof.

**Applicability:** The permit requirements are applicable to those lakes, rivers, streams, and waterways that are considered public waters (listed in the Ill. Adm. Code 92-704, Appendix A).

**Permit Information Needs:** Refer to the *IDOT Drainage Manual.*
Permit Name: Floodway Construction in Northeastern Illinois

Responsible Agency: Illinois Department of Natural Resources, Office of Water Resources (By agreement with OWR, the Bureau of Bridges and Structures issues floodway construction permits for highway projects in the District One area, excluding the City of Chicago.)

Responsible IDOT Unit: Bureau of Bridges and Structures (for bridges) or district (for culverts and all other construction in regulatory floodways).


Purpose: To regulate construction and filling in the regulatory floodway of rivers, lakes, and streams of Cook, DuPage, Kane, Lake, McHenry, and Will Counties, excluding the City of Chicago, so that periodic inundation will not:

- pose a danger to the general health and welfare of the user,
- require the expenditure of public funds,
- require the provision of public resources or disaster relief services, or
- result singularly or cumulatively in greater flood damages or potential flood damages due to increases in flood stage or velocities or loss of flood storage.

Applicability: A permit under this provision is required for construction, including replacement structures, roadway widening, etc., within the regulatory floodways in Cook, DuPage, Kane, Lake, McHenry, and Will Counties, except for those areas that are within the City of Chicago. A permit is not required for repair, remodeling, or maintenance of buildings or structures in existence as of November 18, 1987.

Permit Information Needs: Refer to the IDOT Drainage Manual.

If the regulatory floodway delineation or base flood elevation will change due to the proposed project, the application will not be considered complete until the OWR has indicated conditional approval of the regulatory floodway map change and the completed request for the regulatory floodway map change has been submitted to FEMA.
Permit Name: General Permit for Open Burning of Landscape Waste Generated by Land Clearing Activities Necessitated by Road Construction Projects Included in the “Annual Program” and “Service Bulletins” of the Illinois Department of Transportation

Responsible Agency: Illinois Environmental Protection Agency

Responsible IDOT Unit: Central Office administers renewal of general permit; district processes Notice of Intent to use permit.


Purpose: To impose appropriate conditions and restrictions on open burning of landscape waste to protect public health and welfare.

Applicability: Required for any proposed open burning of landscape waste generated from land clearing activities necessitated by road construction projects.

Permit Information Needs: A completed Notice of Open Burn form must be sent to the IEPA Air Permit Section not less than seven working days prior to each open burn. The Notice of Open Burn form must provide the following information:

1. Name and address of the contractor proposing the open burn.
2. The site location of the proposed open burn (address, county, township), sketch of the immediate vicinity of the proposed open burn site, and a printed map of the general area with the site and nearby features marked and distances to the features (e.g., structures, residences, populated areas, roadways, airports, lakes and waterways, hospitals, nursing homes, schools) indicated.
3. Schedule of the open burning activity (estimated duration and dates).
4. Estimated quantity of material to be burned.
5. IDOT construction contract number.
6. Authorized signature of person responsible for the open burn activity.
**Permit Name:** Supplemental Waste Stream Permit.

**Responsible Agency:** Illinois Environmental Protection Agency.

**Responsible IDOT Unit:** Application is prepared by the disposal facility on behalf of the firm handling waste disposal working for the prime construction contractor. BDE will assist as needed.


**Purpose:** To allow disposal facility to accept generated special waste.

**Applicability:** Permit is required to allow disposal facility to accept special waste generated by project involvement.

**Permit Information Needs:** The Supplemental Waste Stream Permit requires:

1. Receiving facility information, as follows:
   a. Name and address of facility.
   b. Name and address of applicant.
   c. IEPA site code.
   d. USEPA site code.
   e. Facility contact name and telephone number.
2. Waste generator information, as follows:
   a. Plant address.
   b. Mailing address.
   c. Generator IEPA code.
   d. Generator USEPA code (if applicable).
   e. Generator contact name and telephone number.
   f. Generator SIC code.
   g. Process/Operation code, name, and description.
   h. Generic waste code and generic waste name.
   i. Indication of ultimate disposition of treatment residuals or wastes.
3. Waste characteristic information, as follows:
   a. Indication of whether waste is hazardous or non-hazardous.
   b. USEPA hazardous waste number(s) (if applicable).
   c. Results for paint filter test, penetrometer test.
   d. Waste phase.
   e. Transport frequency.
   f. Waste class.
   g. Flash point.
   h. Percent Acidity.
   i. Percent Alkalinity.
   j. pH.
   k. Percent solids.
   l. Land Disposal Restricted Waste (if applicable).
   m. Waste component names and percentages.
   n. Total concentrations of heavy metals and other specified constituents in waste.
o. Summary of all available analytical results for waste.
**Permit Name:** Resource Conservation and Recovery Act (RCRA) Permit.

**Responsible Agency:** Illinois Environmental Protection Agency.

**Responsible IDOT Unit:** Application prepared by environmental firm working for prime construction contractor; BDE will assist as needed.

**Legal Reference:** Section 22.4 and Section 27 of the *Illinois Environmental Protection Act* (415 ILCS 5/22.4 and 27). Implementing rules in 35 Ill. Adm. Code 703.

**Purpose:** To apply appropriate conditions and restrictions for the operation of hazardous waste storage, hazardous waste treatment, or hazardous waste disposal operations.

**Applicability:** Applies to any project involvement with hazardous wastes in which the Department will conduct remediation activities involving storage of hazardous waste for more than 90 days.

**Permit Information Needs:**

1. Description of the activities conducted by the applicant that require it to obtain permits under RCRA.
2. Name, mailing address, and location of the facility for which the application is submitted.
3. Up to four SIC codes that best reflect the principal products or services provided by the facility.
4. The operator’s name, address, telephone number, ownership status, and status as Federal, State, private, public, or other entity.
5. The name, address, and phone number of the owner of the facility.
6. A listing of all permits or construction approvals received or applied for under certain listed permit authorities.
7. A topographic map (or other map if a topographic map is unavailable) extending one mile (1.6 km) beyond the property boundaries of the source, depicting the facility and each of its intake and discharge structures; each of its hazardous waste treatment, storage, or disposal facilities; each well where fluids from the facility are injected underground; and those wells, springs, other surface water bodies, and drinking water wells listed in public records or otherwise known to the applicant within 0.25 miles (400 m) of the facility property boundary.
8. A brief description of the nature of the business.
9. Additional specific information regarding facility location; facility layout; groundwater protection; processes to be used for treating, storing, and disposing of hazardous waste; types of wastes to be treated, stored, or disposed of.
**Permit Name:** Underground Storage Tank (UST) Permit.

**Responsible Agency:** Office of the State Fire Marshal (OSFM).

**Responsible IDOT Unit:** Application prepared by environmental firm working for prime construction contractor; BDE will assist as needed. Permit application must be approved by IDOT Chief Counsel prior to sending to OSFM.


**Purpose:** To ensure that tank removal meets acceptable closure standards.

**Applicability:** A permit is required for removing any underground storage tank. *(Note: Permits for removing an UST can only be obtained by licensed UST removal contractors.)*

**Permit Information Needs:** The Underground Storage Tank Permit requires:

1. Name and address of owner of tank(s) and type of ownership.
2. Name and address of facility where tanks are located and type of facility.
3. Name and address of person, firm, or company performing work on tanks.
4. Number and size of tanks being removed and their status and age.
5. Reason for removal.
6. ESDA incident number (if tank is leaking).
7. Description of products that were stored in each tank.
8. Date tank was last used.
9. Description of tank construction materials.
10. Description of piping materials and type.
28-4 PROCEDURES/DOCUMENTATION FOR USE OF THE CATEGORICAL EXCLUSION
NATIONWIDE SECTION 404 PERMIT

28-4.01 Background

For Categorical Exclusion (CE) actions involving the use of the CE nationwide permit (refer to BDE-IM for Federal Register notice containing current nationwide permits), the appropriate Corps district must be contacted and afforded an opportunity to review the proposal. This will ensure that the CE activities requiring a Section 404 permit will have only minimal adverse individual and cumulative impacts on the aquatic environment.

For CE actions that will involve discharges covered by another of the nationwide permits, the permit that is the least burdensome procedurally should be used.

28-4.02 Applicability

The following procedures are applicable to all State highway projects developed in conformance with FHWA procedures to obtain Federal funding (1) that are eligible to be processed as CEs, and (2) for which the responsible IDOT district wishes to pursue use of the CE nationwide Section 404 permit.

28-4.03 Procedures

28-4.03(a) General

Proposed CE projects that will involve an activity (or activities) subject to Section 404 permit requirements should be evaluated as early as practical by the affected IDOT district to assess the potential applicability of the CE nationwide permit. This evaluation should consider (1) whether the activity(ies) requiring a permit will involve placement of substantial amounts of fill that may result in more than minor water quality impacts, and (2) whether applicable nationwide permit conditions can be satisfied for the proposed activities. If additional information is needed concerning the environmental conditions for use of the nationwide permits (e.g., endangered species), coordination should be initiated with BDE to obtain the necessary information.

The results of these evaluations should be discussed with the FHWA Division Office and BDE representatives. These discussions and the determination of whether or not the CE nationwide permit is appropriate for a specific project should be documented either in the minutes of a coordination meeting or through other means (e.g., a memorandum to the file). A copy of this documentation should accompany the project report when it is submitted to BDE for approval to indicate the basis for the permit processing decision.

The CE permit can be used only in conjunction with projects being developed according to Federal procedures (i.e., projects developed as probable State-only funded actions and that, hence, may not conform to Federal procedures are not eligible for CE permit authorization from the FHWA). However, when use of the CE permit has been authorized for a project (and provided the Corps has not advised that it intends to seek assertion of its authority to require an individual permit for
the action), the CE permit will still be valid even if the project is subsequently programmed for State-only funding, provided there are no changes in the project that would result in more than minor water quality impacts or would conflict with the applicable nationwide permit conditions.

Construction-stage activities subject to Section 404 requirements (e.g., runarounds) can be covered under the CE permit authorization if they are identified and addressed when the project is coordinated for purposes of requesting CE permit approval. If such activities are subsequently proposed and were not addressed during the initial CE permit review, a separate permit review by the Corps will be necessary. As practical, districts should identify and address construction-stage activities during the initial CE permit review to eliminate the need for later separate review by the Corps.

28-4.03(b) CE Projects Potentially Eligible for Nationwide Permit

Categorical Exclusion projects are potentially eligible for processing under the CE nationwide permit when the IDOT district has determined they (1) will not involve more than minor water quality impacts (or that it is questionable whether more than minor water quality impacts will be involved) and (2) are such that the applicable permit conditions can be met.

In accordance with Corps Regulatory Guidance Letter 05-07, certain actions proposed for processing under the CE permit require submission of a preconstruction notification to the appropriate Corps district engineer prior to commencing the activity. Submission of the preconstruction notification must be accomplished in accordance with the requirements in the “Preconstruction Notification” general condition of the current nationwide permits, available on the Corps website. Preconstruction notification to the Corps is required for the following actions listed in 23 CFR 771.117 “Categorical exclusions”:

- activities occurring under paragraphs:
  + (c)(3) construction of bicycle and pedestrian lanes, paths and facilities;
  + (c)(7) landscaping;
  + (c)(9) emergency repairs under 23 USC 125; and
  + (c)(12) improvements to existing rest areas and truck weigh stations; and

- all activities under paragraph (d).

The Corps districts will review each preconstruction notification and verify whether the activity meets the terms and conditions of the CE nationwide permit. Special conditions may be added to the CE permit verification to ensure that the individual and cumulative adverse effects on the aquatic environment are minimal. If the Corps district believes concerns for the aquatic environment or any public interest factor warrant further review, discretionary authority may be exercised on a case-by-case basis to require an individual permit.

Corps districts will provide a response, verifying whether the activity meets the terms and conditions for use of the CE permit, within the designated response period for the most recently issued nationwide permits (as provided in the “Notification” general condition for the nationwide
permits) or the appropriate regional condition. If the Corps district does not respond within the designated time, the activity qualifies for CE permit authorization.

For other potentially eligible CE projects that are not subject to the requirement for submitting formal preconstruction notification to the Corps, FHWA may approve use of the CE permit. Such projects should be discussed with BDE and FHWA representatives, and approval should be requested from the FHWA representative for use of the CE nationwide permit. If FHWA does not approve use of the nationwide permit, the procedures discussed in Section 28-4.03(c) for “ineligible” projects will apply. If FHWA approves the use of the permit, the district provides the responsible Corps district:

- documentation of FHWA’s approval,
- a sketch and brief description of the work requiring a 404 permit,
- an indication of the type and approximate quantity of fill involved, and
- a copy of the biological information received in response to the environmental survey request for the action.

A form has been developed for documenting CE permit authorizations by FHWA, issued via a BDE Technical Environmental Memorandum. Upon receipt of FHWA’s approval of the CE permit for a project, the district provides a copy of the signed form, with supporting information as indicated above, to the responsible Corps district and to BDE. Some Corps districts may require the submittal of a completed permit application form to provide the supporting information. In addition, when the discussions with FHWA leading to authorization of the CE permit involve substantial problems or conditions for permit authorization, include a copy of the minutes of the meeting, or other documentation of the discussions, as a part of the supporting information submitted to the Corps and BDE.

Upon receiving the necessary Section 401 water quality certification from the IEPA, the action may proceed under the nationwide permit authorization. For CE permit authorizations received from the Corps or FHWA, information concerning the need to comply with the permit conditions should be incorporated into the district’s procedures for ensuring follow-through on commitments. This will ensure that those having later project involvements (including contractors) will be aware of the applicable commitments.

28-4.03(c) CE Projects Ineligible for Nationwide Permit

If the Corps advises that an individual permit will be required, BDE should be advised of this action either by copy of the correspondence from the Corps or by memorandum.

If the IDOT district, BDE, or FHWA determines that a CE-type project activity subject to Section 404 permit requirements will involve more than minor water quality impacts, or that one or more of the conditions for the nationwide permit cannot be met, application to the Corps for an individual or, where appropriate, a regional permit will be necessary for the activity. For CE projects that
the district, BDE, or FHWA determines will require an individual permit, the transmittal letter to the Corps accompanying the permit application should note that the project will be processed as a CE for compliance with NEPA.
Appendix A

REGULATIONS AND GUIDANCE

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
Appendix A includes the following selected environmental regulations and guidance:

- 40 CFR 1500 – 1508 “CEQ Regulations”;
- 23 CFR 771 “Environmental Impact and Related Procedures”;
- 23 CFR 774 “Parks, Recreation Areas, Wildlife and Waterfowl Refuges, and Historic Sites (Section 4(f))”;
- FHWA Technical Advisory T6640.8A Guidance for Preparing and Processing Environmental and Section 4(f) Documents;
- CEQ Questions and Answers (“40 Questions”);
- FHWA Section 4(f) Policy Paper, July 20, 2012;
- Programmatic Section 4(f) Evaluations;
  - Programmatic Section 4(f) Evaluation and Approval for FHWA Projects that Necessitate the Use of Historic Bridges
  - Final Nationwide Section 4(f) Evaluation and Approval for Federally-Aided Highway Projects With Minor Involvements With Public Parks, Recreation Lands, and Wildlife and Waterfowl Refuges
  - Final Nationwide Section 4(f) Evaluation and Approval for Federally-Aided Highway Projects With Minor Involvements With Historic Sites
  - Section 4(f) Evaluation and Approval for Transportation Projects That Have a Net Benefit to a Section 4(f) Property
  - Programmatic Section 4(f) Statement for Independent Bikeway or Walkway Construction Projects
- Federal-aid Highway Program, Illinois Stewardship/Oversight Agreement;
- Programmatic Agreement Between the Federal Highway Administration and the Illinois Department of Transportation Regarding the Processing of Actions Classified as Categorical Exclusions for Federal-Aid Highway Projects;
APPENDIX A
REGULATIONS AND GUIDANCE

Appendix A includes the following selected environmental regulations and guidance (continued)

- Illinois Statewide Implementation Agreement Between the Federal Highway Administration and the Illinois Department of Transportation for Establishment of Timeframes for Environmental Impact Statements and Environmental Assessments;

- Statewide Implementation Agreement, National Environmental Policy Act and Clean Water Act Section 404, Concurrent NEPA/404 Processes for Transportation Projects in Illinois;

- Memorandum of Understanding By and Between the Illinois Department of Natural Resources and the Illinois Department of Transportation, January 10, 2013;

- Illinois Department of Transportation Wetlands Action Plan, April 15, 1998;

- Illinois Department of Transportation’s Agricultural Land Preservation Policy Statement and Cooperative Working Agreement;

- Programmatic Agreement among the Federal Highway Administration, the Illinois Department of Transportation, the Advisory Council on Historic Preservation and the Illinois State Historic Preservation Officer regarding the Implementation of Delegation of Authority for Minor Projects of the Federal Aid Highway Program in the State of Illinois;

- Memorandum of Understanding amount the Federal Highway Administration, the U.S. Environmental Protection Agency (Region 5), and the Illinois Department of Transportation regarding Sole Source Aquifers in the State of Illinois.

- Programmatic Agreement Among the Federal Highway Administration, Illinois Department of Transportation, the Illinois State Historic Preservation Officer, and the Advisory Council on Historic Preservation Regarding Section 106 Implementation for Federal-Aid Transportation Projects in the State of Illinois

- Illinois Department of Transportation and Illinois Environmental Protection Agency Agreement on Microscale Air Quality Assessments for Illinois Department of Transportation-Sponsored Transportation Projects

- General NPDES Permit for Construction Projects (ILR10)

- General NPDES permit for Small Municipal Separate Storm Sewer Systems (ILR40)
COUNCIL ON ENVIRONMENTAL QUALITY

Part

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PART 1500 — PURPOSE, POLICY, AND MANDATE

Sec.
1500.1 Purpose.
1500.2 Policy.
1500.3 Mandate.
1500.4 Reducing paperwork.
1500.5 Reducing delay.
1500.6 Agency authority.

SOURCE: 43 FR 55990, Nov. 28, 1978, unless otherwise noted.

§ 1500.1 Purpose.
(a) The National Environmental Policy Act (NEPA) is our basic national charter for protection of the environment. It establishes policy, sets goals (section 101), and provides means (section 102) for carrying out the policy. Section 102(2) contains “action-forcing” provisions to make sure that federal agencies act according to the letter and spirit of the Act. The regulations that follow implement section 102(2). Their purpose is to tell federal agencies what they must do to comply with the procedures and achieve the goals of the Act. The President, the federal agencies, and the courts share responsibility for enforcing the Act so as to achieve the substantive requirements of section 101.
(b) NEPA procedures must insure that environmental information is available to public officials and citizens before decisions are made and before actions are taken. The information must be of high quality. Accurate scientific analysis, expert agency comments, and public scrutiny are essential to implementing NEPA. Most important, NEPA documents must concentrate on the issues that are truly significant to the action in question, rather than amassing needless detail.
(c) Ultimately, of course, it is not better documents but better decisions that count.

NEPA’s purpose is not to generate paperwork— even excellent paperwork—but to foster excellent action. The NEPA process is intended to help public officials make decisions that are
based on understanding of environmental consequences, and take actions that protect, restore, and enhance the environment. These regulations provide the direction to achieve this purpose.

§ 1500.2   Policy.

Federal agencies shall to the fullest extent possible:
(a) Interpret and administer the policies, regulations, and public laws of the United States in accordance with the policies set forth in the Act and in these regulations.
(b) Implement procedures to make the NEPA process more useful to decisionmakers and the public; to reduce paperwork and the accumulation of extraneous background data; and to emphasize real environmental issues and alternatives. Environmental impact statements shall be concise, clear, and to the point, and shall be supported by evidence that agencies have made the necessary environmental analyses.
(c) Integrate the requirements of NEPA with other planning and environmental review procedures required by law or by agency practice so that all such procedures run concurrently rather than consecutively.
(d) Encourage and facilitate public involvement in decisions which affect the quality of the human environment.
(e) Use the NEPA process to identify and assess the reasonable alternatives to proposed actions that will avoid or minimize adverse effects of these actions upon the quality of the human environment.
(f) Use all practicable means, consistent with the requirements of the Act and other essential considerations of national policy, to restore and enhance the quality of the human environment and avoid or minimize any possible adverse effects of their actions upon the quality of the human environment.

§ 1500.3   Mandate.

Parts 1500 through 1508 of this title provide regulations applicable to and binding on all Federal agencies for implementing the procedural provisions of the National Environmental Policy Act of 1969, as amended (Pub. L. 91-190, 42 U.S.C. 4321 et. seq.) (NEPA or the Act) except where compliance would be inconsistent with other statutory requirements. These regulations are issued pursuant to NEPA, the Environmental Quality Improvement Act of 1970, as amended (42 U.S.C. 4371 et seq.) section 309 of the Clean Air Act, as amended (42 U.S.C. 7609) and Executive Order 11514, Protection and Enhancement of Environmental Quality (March 5, 1970, as amended by Executive Order 11991, May 24, 1977). These regulations, unlike the predecessor guidelines, are not confined to sec. 102(2)(C) (environmental impact statements). The regulations apply to the whole of section 102(2). The provisions of the Act and of these regulations must be read together as a whole in order to comply with the spirit and letter of the law. It is the Council's intention that judicial review of agency compliance with these regulations not occur before an agency has filed the final environmental impact statement, or has made a final finding of no significant impact (when such a finding will result in action affecting the environment), or takes action that will result in irreparable injury. Furthermore, it is the Council's intention that any trivial violation of these regulations not give rise to any independent cause of action.

§ 1500.4   Reducing paperwork.

Agencies shall reduce excessive paperwork by:
(a) Reducing the length of environmental impact statements (§ 1502.2(c)), by means such as setting appropriate page limits (§§ 1501.7(b)(1) and 1502.7).
(b) Preparing analytic rather than encyclopedic environmental impact statements (§ 1502.2(a)).
(c) Discussing only briefly issues other than significant ones (§ 1502.2(b)).
(d) Writing environmental impact statements in plain language (§ 1502.8).
(e) Following a clear format for environmental impact statements (§ 1502.10).
(f) Emphasizing the portions of the environmental impact statement that are useful to decisionmakers and the public (§§ 1502.14 and 1502.15) and reducing emphasis on background material (§ 1502.16).
(g) Using the scoping process, not only to identify significant environmental issues deserving of study, but also to de-emphasize insignificant issues, narrowing the scope of the environmental impact statement process accordingly (§ 1501.7).
(h) Summarizing the environmental impact statement (§ 1502.12) and circulating the summary instead of the entire environmental impact statement if the latter is unusually long (§ 1502.19).
(i) Using program, policy, or plan environmental impact statements and tiering from statements of broad scope to those of narrower scope, to eliminate repetitive discussions of the same issues (§§ 1502.4 and 1502.20).
(j) Incorporating by reference (§ 1502.21).
(k) Integrating NEPA requirements with other environmental review and consultation requirements (§ 1502.25).
(l) Requiring comments to be as specific as possible (§ 1503.3).
(m) Attaching and circulating only changes to the draft environmental impact statement, rather than rewriting and circulating the entire statement when changes are minor (§ 1503.4(c)).
(n) Eliminating duplication with State and local procedures, by providing for joint preparation (§ 1506.2), and with other Federal procedures, by providing than an agency may adopt appropriate environmental documents prepared by another agency (§ 1506.3).
(o) Combining environmental documents with other documents (§ 1506.4).
(p) Using categorical exclusions to define categories of actions which do not individually or cumulatively have a significant effect on the human environment and which are therefore exempt from requirements to prepare an environmental impact statement (§ 1508.4).
(q) Using a finding of no significant impact when an action not otherwise excluded will not have a significant effect on the human environment and is therefore exempt from requirements to prepare an environmental impact statement (§ 1508.13).

[43 FR 55990, Nov. 29, 1978; 44 FR 873, Jan 3. 1979]

§ 1500.5 Reducing delay.
Agencies shall reduce delay by:
(a) Integrating the NEPA process into early planning (§ 1501.2).
(b) Emphasizing interagency cooperation before the environmental impact statement is prepared, rather than submission of adversary comments on a completed document (§ 1501.6).
(c) Insuring the swift and fair resolution of lead agency disputes (§ 1501.5).
(d) Using the scoping process for an early identification of what are and what are not the real issues (§ 1501.7).
(e) Establishing appropriate time limits for the environmental impact statement process (§§ 1501.7(b)(2) and 1501.8).
(f) Preparing environmental impact statements early in the process (§ 1502.5).
(g) Integrating NEPA requirements with other environmental review and consultation requirements (§ 1502.25).
(h) Eliminating duplication with State and local procedures by providing for joint preparation (§ 1506.2) and with other Federal procedures by providing that an agency may adopt appropriate environmental documents prepared by another agency (§ 1506.3).

(i) Combining environmental documents with other documents (§ 1506.4).

(j) Using accelerated procedures for proposals for legislation (§ 1506.8).

(k) Using categorical exclusions to define categories of actions which do not individually or cumulatively have a significant effect on the human environment (§ 1508.4) and which are therefore exempt from requirements to prepare an environmental impact statement.

(l) Using a finding of no significant impact when an action not otherwise excluded will not have a significant effect on the human environment (§ 1508.13) and is therefore exempt from requirements to prepare an environmental impact statement.

§ 1500.6  Agency authority.
Each agency shall interpret the provisions of the Act as a supplement to its existing authority and as a mandate to view traditional policies and missions in the light of the Act's national environmental objectives. Agencies shall review their policies, procedures, and regulations accordingly and revise them as necessary to insure full compliance with the purposes and provisions of the Act. The phrase “to the fullest extent possible” in section 102 means that each agency of the Federal Government shall comply with that section unless existing law applicable to the agency's operations expressly prohibits or makes compliance impossible.

PART 1501 — NEPA AND AGENCY PLANNING

Sec.
1501.1 Purpose
1501.2 Apply NEPA early in the process.
1501.3 When to prepare an environmental assessment
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1501.6 Cooperating agencies.
1501.7 Scoping.
1501.8 Time limits.

SOURCE: 43 FR 55992, Nov. 29, 1978, unless otherwise noted.

§ 1501.1  Purpose.
The purposes of this part include:
(a) Integrating the NEPA process into early planning to insure appropriate consideration of NEPA's policies and to eliminate delay.
(b) Emphasizing cooperative consultation among agencies before the environmental impact statement is prepared rather than submission of adversary comments on a completed document.
(c) Providing for the swift and fair resolution of lead agency disputes.
(d) Identifying at any early stage the significant environmental issues deserving of study and de-emphasizing insignificant issues, narrowing the scope of the environmental impact statement accordingly.
Providing a mechanism for putting appropriate time limits on the environmental impact statement process.

§ 1501.2 Apply NEPA early in the process.

Agencies shall integrate the NEPA process with other planning at the earliest possible time to insure that planning and decisions reflect environmental values, to avoid delays later in the process, and to head off potential conflicts. Each agency shall:

(a) Comply with the mandate of section 102(2)(A) to “utilize a systematic, interdisciplinary approach which will insure the integrated use of the natural and social sciences and the environmental design arts in planning and in decisionmaking which may have an impact on man’s environment,” as specified by § 1507.2.

(b) Identify environmental effects and values in adequate detail so they can be compared to economic and technical analyses. Environmental documents and appropriate analyses shall be circulated and reviewed at the same time as other planning documents.

(c) Study, develop, and describe appropriate alternatives to recommended courses of action in any proposal which involves unresolved conflicts concerning alternative uses of available resources as provided by section 102(2)(E) of the Act.

(d) Provide for cases where actions are planned by private applicants or other non-Federal entities before Federal involvement so that:

(1) Policies or designated staff are available to advise potential applicants of studies or other information foreseeably required for later Federal action.

(2) The Federal agency consults early with appropriate State and local agencies and Indian tribes and with interested private persons and organizations when its own involvement is reasonably foreseeable.

(3) The Federal agency commences its NEPA process at the earliest possible time.

§ 1501.3 When to prepare an environmental assessment.

(a) Agencies shall prepare an environmental assessment (§ 1508.9) when necessary under the procedures adopted by individual agencies to supplement these regulations as described in § 1507.3. An assessment is not necessary if the agency has decided to prepare an environmental impact statement.

(b) Agencies may prepare an environmental assessment on any action at any time in order to assist agency planning and decisionmaking.

§ 1501.4 Whether to prepare an environmental impact statement.

In determining whether to prepare an environmental impact statement the Federal agency shall:

(a) Determine under its procedures supplementing these regulations (described in § 1507.3) whether the proposal is one which:

(1) Normally requires an environmental impact statement, or

(2) Normally does not require either an environmental impact statement or an environmental assessment (categorical exclusion).

(b) If the proposed action is not covered by paragraph (a) of this section, prepare an environmental assessment (§ 1508.9). The agency shall involve environmental agencies, applicants, and the public, to the extent practicable, in preparing assessments required by § 1508.9(a)(1).

(c) Based on the environmental assessment make its determination whether to prepare an environmental impact statement.

(d) Commence the scoping process (§ 1501.7), if the agency will prepare an environmental impact statement.
(e) Prepare a finding of no significant impact (§ 1508.13), if the agency determines on the basis of the environmental assessment not to prepare a statement.

(1) The agency shall make the finding of no significant impact available to the affected public as specified in § 1506.6.

(2) In certain limited circumstances, which the agency may cover in its procedures under § 1507.3, the agency shall make the finding of no significant impact available for public review (including State and area wide clearinghouses) for 30 days before the agency makes its final determination whether to prepare an environmental impact statement and before the action may begin. The circumstances are:

(i) The proposed action is, or is closely similar to, one which normally requires the preparation of an environmental impact statement under the procedures adopted by the agency pursuant to § 1507.3, or

(ii) The nature of the proposed action is one without precedent.

§ 1501.5 Lead agencies.

(a) A lead agency shall supervise the preparation of an environmental impact statement if more than one Federal agency either:

(1) Proposes or is involved in the same action; or

(2) Is involved in a group of actions directly related to each other because of their functional interdependence or geographical proximity.

(b) Federal, State, or local agencies, including at least one Federal agency, may act as joint lead agencies to prepare an environmental impact statement (§ 1506.2).

(c) If a joint lead agency determination is made under paragraph (a) of this section, the agencies shall determine by letter or memorandum which agency shall be the lead agency and which shall be cooperating agencies.

The agencies shall resolve the lead agency question so as not to cause delay. If there is disagreement among the agencies, the following factors (which are listed in order of descending importance) shall determine lead agency designation:

(1) Magnitude of agency's involvement.

(2) Project approval/disapproval authority.

(3) Expertise concerning the action's environmental effects.

(4) Duration of agency's involvement.

(5) Sequence of agency's involvement.

(d) Any Federal agency, or any State or local agency or private person substantially affected by the absence of lead agency designation, may make a written request to the potential lead agencies that a lead agency be designated.

(e) If Federal agencies are unable to agree on which agency will be the lead agency or if the procedure described in paragraph (c) of this section has not resulted within 45 days in a lead agency designation, any of the agencies or persons concerned may file a request with the Council asking it to determine which Federal agency shall be the lead agency.

A copy of the request shall be transmitted to each potential lead agency. The request shall consist of:

(1) A precise description of the nature and extent of the proposed action.

(2) A detailed statement of why each potential lead agency should or should not be the lead agency under the criteria specified in paragraph (c) of this section.

(f) A response may be filed by any potential lead agency concerned within 20 days after a request is filed with the Council. The Council shall determine as soon as possible but not later than 20 days after receiving the request and all responses to it which Federal agency shall be the lead agency and which other Federal agencies shall be cooperating agencies.

[43 FR 55992, Nov. 29, 1978; 44 FR 873, Jan 3. 1979]
§ 1501.6 Cooperating agencies.
The purpose of this section is to emphasize agency cooperation early in the NEPA process. Upon request of the lead agency, any other Federal agency which has jurisdiction by law shall be a cooperating agency. In addition any other Federal agency which has special expertise with respect to any environmental issue, which should be addressed in the statement may be a cooperating agency upon request of the lead agency. An agency may request the lead agency to designate it a cooperating agency.

(a) The lead agency shall:

(1) Request the participation of each cooperating agency in the NEPA process at the earliest possible time.

(2) Use the environmental analysis and proposals of cooperating agencies with jurisdiction by law or special expertise, to the maximum extent possible consistent with its responsibility as lead agency.

(3) Meet with a cooperating agency at the latter's request.

(b) Each cooperating agency shall:

(1) Participate in the NEPA process at the earliest possible time.

(2) Participate in the scoping process (described below in § 1501.7).

(3) Assume on request of the lead agency responsibility for developing information and preparing environmental analyses including portions of the environmental impact statement concerning which the cooperating agency has special expertise.

(4) Make available staff support at the lead agency's request to enhance the latter's interdisciplinary capability.

(5) Normally use its own funds. The lead agency shall, to the extent available funds permit, fund those major activities or analyses it requests from cooperating agencies. Potential lead agencies shall include such funding requirements in their budget requests.

(c) A cooperating agency may in response to a lead agency's request for assistance in preparing the environmental impact statement (described in paragraph (b)(3), (4), or (5) of this section) reply that other program commitments preclude any involvement or the degree of involvement requested in the action that is the subject of the environmental impact statement. A copy of this reply shall be submitted to the Council.

§ 1501.7 Scoping.
There shall be an early and open process for determining the scope of issues to be addressed and for identifying the significant issues related to a proposed action. This process shall be termed scoping. As soon as practicable after its decision to prepare an environmental impact statement and before the scoping process the lead agency shall publish a notice of intent (§ 1508.22) in the FEDERAL REGISTER except as provided in § 1507.3(e).

(a) As part of the scoping process the lead agency shall:

(1) Invite the participation of affected Federal, State, and local agencies, any affected Indian tribe, the proponent of the action, and other interested persons (including those who might not be in accord with the action on environmental grounds), unless there is a limited exception under § 1507.3(c). An agency may give notice in accordance with § 1506.6.

(2) Determine the scope (§ 1508.25) and the significant issues to be analyzed in depth in the environmental impact statement.

(3) Identify and eliminate from detailed study the issues which are not significant or which have been covered by prior environmental review (§ 1506.3), narrowing the discussion of these issues in the statement to a brief presentation of why they will not have a significant effect on the human environment or providing a reference to their coverage elsewhere.
Allocate assignments for preparation of the environmental impact statement among the lead and cooperating agencies, with the lead agency retaining responsibility for the statement.

Indicate any public environmental assessments and other environmental impact statements which are being or will be prepared that are related to but are not part of the scope of the impact statement under consideration.

Identify other environmental review and consultation requirements so the lead and cooperating agencies may prepare other required analyses and studies concurrently with, and integrated with, the environmental impact statement as provided in § 1502.25.

Indicate the relationship between the timing of the preparation of environmental analyses and the agency's tentative planning and decisionmaking schedule.

As part of the scoping process the lead agency may:

- Set page limits on environmental documents (§ 1502.7).
- Set time limits (§ 1501.8).
- Adopt procedures under § 1507.3 to combine its environmental assessment process with its scoping process.

Hold an early scoping meeting or meetings which may be integrated with any other early planning meeting the agency has. Such a scoping meeting will often be appropriate when the impacts of a particular action are confined to specific sites.

An agency shall revise the determinations made under paragraphs (a) and (b) of this section if substantial changes are made later in the proposed action, or if significant new circumstances or information arise which bear on the proposal or its impacts.

§ 1501.8 Time limits.

Although the Council has decided that prescribed universal time limits for the entire NEPA process are too inflexible, Federal agencies are encouraged to set time limits appropriate to individual actions (consistent with the time intervals required by § 1506.10). When multiple agencies are involved the reference to agency below means lead agency.

The agency shall set time limits if an applicant for the proposed action requests them: Provided, That the limits are consistent with the purposes of NEPA and other essential considerations of national policy.

The agency may:

- Consider the following factors in determining time limits:
  - Potential for environmental harm.
  - Size of the proposed action.
  - State of the art of analytic techniques.
  - Degree of public need for the proposed action, including the consequences of delay.
  - Number of persons and agencies affected.
  - Degree to which relevant information is known and if not known the time required for obtaining it.
  - Degree to which the action is controversial.

- Other time limits imposed on the agency by law, regulations, or executive order.

Set overall time limits or limits for each constituent part of the NEPA process, which may include:

- Decision on whether to prepare an environmental impact statement (if not already decided).
- Determination of the scope of the environmental impact statement.
- Preparation of the draft environmental impact statement.
- Review of any comments on the draft environmental impact statement from the public and agencies.
(v) Preparation of the final environmental impact statement.
(vi) Review of any comments on the final environmental impact statement.
(vii) Decision on the action based in part on the environmental impact statement.
(3) Designate a person (such as the project manager or a person in the agency’s office with NEPA responsibilities) to expedite the NEPA process.
(c) State or local agencies or members of the public may request a Federal Agency to set time limits.

**PART 1502 — ENVIRONMENTAL IMPACT STATEMENT**

Sec.
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1502.2 Implementation.
1502.3 Statutory requirements for statements.
1502.4 Major Federal actions requiring the preparation of environmental impact statements.
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1502.24 Methodology and scientific accuracy.
1502.25 Environmental review and consultation requirements.


**SOURCE:** 43 FR 55994, Nov. 29, 1978, unless otherwise noted.

**§ 1502.1 Purpose.**
The primary purpose of an environmental impact statement is to serve as an action-forcing device to insure that the policies and goals defined in the Act are infused into the ongoing programs and actions of the Federal Government. It shall provide full and fair discussion of significant environmental impacts and shall inform decisionmakers and the public of the reasonable alternatives which would avoid or minimize adverse impacts or enhance the quality of the human environment. Agencies shall focus on significant environmental issues and alternatives and shall reduce paperwork and the accumulation of extraneous background data. Statements shall be concise, clear, and to the point, and shall be supported by evidence that the
agency has made the necessary environmental analyses. An environmental impact statement is more than a disclosure document. It shall be used by Federal officials in conjunct with other relevant material to plan actions and make decisions.

§ 1502.2 Implementation.
To achieve the purposes set forth in § 1502.1 agencies shall prepare environmental impact statements in the following manner:
(a) Environmental impact statements shall be analytic rather than encyclopedic.
(b) Impacts shall be discussed in proportion to their significance. There shall be only brief discussion of other than significant issues. As in a finding of no significant impact, there should be only enough discussion to show why more study is not warranted.
(c) Environmental impact statements shall be kept concise and shall be no longer than absolutely necessary to comply with NEPA and with these regulations. Length should vary first with potential environmental problems and then with project size.
(d) Environmental impact statements shall state how alternatives considered in it and decisions based on it will or will not achieve the requirements of sections 101 and 102(1) of the Act and other environmental laws and policies.
(e) The range of alternatives discussed in environmental impact statements shall encompass those to be considered by the ultimate agency decisionmaker.
(f) Agencies shall not commit resources prejudicing selection of alternatives before making a final decision (§ 1506.1).
(g) Environmental impact statements shall serve as the means of assessing the environmental impact of proposed agency actions, rather than justifying decisions already made.

§ 1502.3 Statutory requirements for statements.
As required by sec. 102(2)(C) of NEPA environmental impact statements (§ 1508.11) are to be included in every recommendation or report.
On proposals (§ 1508.23).
For legislation and (§ 1508.17).
Other major Federal actions (§ 1508.18).
Significantly (§ 1508.27).
Affecting (§§ 1508.3, 1508.8).
The quality of the human environment (§ 1508.14).

§ 1502.4 Major Federal actions requiring the preparation of environmental impact statements.
(a) Agencies shall make sure the proposal which is the subject of an environmental impact statement is properly defined. Agencies shall use the criteria for scope (§ 1508.25) to determine which proposal(s) shall be the subject of a particular statement. Proposals or parts of proposals which are related to each other closely enough to be, in effect, a single course of action shall be evaluated in a single impact statement.
(b) Environmental impact statements may be prepared, and are sometimes required, for broad Federal actions such as the adoption of new agency programs or regulations (§ 1508.18). Agencies shall prepare statements on broad actions so that they are relevant to policy and are timed to coincide with meaningful points in agency planning and decisionmaking.
(c) When preparing statements on broad actions (including proposals by more than one agency), agencies may find it useful to evaluate the proposal(s) in one of the following ways:
   (1) Geographically, including actions occurring in the same general location, such as body of water, region, or metropolitan area.
(2) Generically, including actions which have relevant similarities, such as common timing, impacts, alternatives, methods of implementation, media, or subject matter.

(3) By stage of technological development including federal or federally assisted research, development or demonstration programs for new technologies which, if applied, could significantly affect the quality of the human environment. Statements shall be prepared on such programs and shall be available before the program has reached a stage of investment or commitment to implementation likely to determine subsequent development or restrict later alternatives.

(d) Agencies shall as appropriate employ scoping (§1501.7), tiering (§502.20), and other methods listed in §§ 1500.4 and 1500.5 to relate broad and narrow actions and to avoid duplication and delay.

§ 1502.5 Timing.
An agency shall commence preparation of an environmental impact statement as close as possible to the time the agency is developing or is presented with a proposal (§1508.23) so that preparation can be completed in time for the final statement to be included in any recommendation or report on the proposal. The statement shall be prepared early enough so that it can serve practically as an important contribution to the decisionmaking process and will not be used to rationalize or justify decisions already made (§§ 1500.2(c), 1501.2, and 1502.2). For instance:

(a) For projects directly undertaken by Federal agencies the environmental impact statement shall be prepared at the feasibility analysis (go-no go) stage and may be supplemented at a later stage if necessary.

(b) For applications to the agency appropriate environmental assessments or statements shall be commenced no later than immediately after the application is received. Federal agencies are encouraged to begin preparation of such assessments or statements earlier, preferably jointly with applicable State or local agencies.

(c) For adjudication, the final environmental impact statement shall normally precede the final staff recommendation and that portion of the public hearing related to the impact study. In appropriate circumstances the statement may follow preliminary hearings designed to gather information for use in the statements.

(d) For informal rulemaking the draft environmental impact statement shall normally accompany the proposed rule.

§ 1502.6 Interdisciplinary preparation.
Environmental impact statements shall be prepared using an interdisciplinary approach which will insure the integrated use of the natural and social sciences and the environmental design arts (section 102(2)(A) of the Act). The disciplines of the preparers shall be appropriate to the scope and issues identified in the scoping process (§1501.7).

§ 1502.7 Page limits.
The text of final environmental impact statements (e.g., paragraphs (d) through (g) of §1502.10) shall normally be less than 150 pages and for proposals of unusual scope or complexity shall normally be less than 300 pages.

§ 1502.8 Writing.
Environmental impact statements shall be written in plain language and may use appropriate graphics so that decisionmakers and the public can readily understand them. Agencies should employ writers of clear prose or editors to write, review, or edit statements, which will be based upon the analysis and supporting data from the natural and social sciences and the environmental design arts.
§ 1502.9 Draft, final, and supplemental statements.

Except for proposals for legislation as provided in § 1506.8 environmental impact statements shall be prepared in two stages and may be supplemented.

(a) Draft environmental impact statements shall be prepared in accordance with the scope decided upon in the scoping process. The lead agency shall work with the cooperating agencies and shall obtain comments as required in part 1503 of this chapter. The draft statement must fulfill and satisfy to the fullest extent possible the requirements established for final statements in section 102(2)(C) of the Act. If a draft statement is so inadequate as to preclude meaningful analysis, the agency shall prepare and circulate a revised draft of the appropriate portion. The agency shall make every effort to disclose and discuss at appropriate points in the draft statement all major points of view on the environmental impacts of the alternatives including the proposed action.

(b) Final environmental impact statements shall respond to comments as required in part 1503 of this chapter. The agency shall discuss at appropriate points in the final statement any responsible opposing view which was not adequately discussed in the draft statement and shall indicate the agency's response to the issues raised.

(c) Agencies:

(1) Shall prepare supplements to either draft or final environmental impact statements if:

(i) The agency makes substantial changes in the proposed action that are relevant to environmental concerns; or

(ii) There are significant new circumstances or information relevant to environmental concerns and bearing on the proposed action or its impacts.

(2) May also prepare supplements when the agency determines that the purposes of the Act will be furthered by doing so.

(3) Shall adopt procedures for introducing a supplement into its formal administrative record, if such a record exists.

(4) Shall prepare, circulate, and file a supplement to a statement in the same fashion (exclusive of scoping) as a draft and final statement unless alternative procedures are approved by the Council.

§ 1502.10 Recommended format.

Agencies shall use a format for environmental impact statements which will encourage good analysis and clear presentation of the alternatives including the proposed action. The following standard format for environmental impact statements should be followed unless the agency determines that there is a compelling reason to do otherwise:

(a) Cover sheet.

(b) Summary.

(c) Table of contents.

(d) Purpose of and need for action.

(e) Alternatives including proposed action (sections 102(2)(C)(iii) and 102(2)(E) of the Act).

(f) Affected environment.

(g) Environmental consequences (especially sections 102(2)(C)(i), (ii), (iv), and (v) of the Act).

(h) List of preparers.

(i) List of Agencies, Organizations, and persons to whom copies of the statement are sent.

(j) Index.

(k) Appendices (if any).
If a different format is used, it shall include paragraphs (a), (b), (c), (h), (i), and (j), of this section and shall include the substance of paragraphs (d), (e), (f), (g), and (k) of this section, as further described in §§ 1502.11 through 1502.18, in any appropriate format.

§ 1502.11    Cover sheet.

The cover sheet shall not exceed one page. It shall include:
(a) A list of the responsible agencies including the lead agency and any cooperating agencies.
(b) The title of the proposed action that is the subject of the statement (and if appropriate the titles of related cooperating agency actions), together with the State(s) and county(ies) (or other jurisdiction if applicable) where the action is located.
(c) The name, address, and telephone number of the person at the agency who can supply further information.
(d) A designation of the statement as a draft, final, or draft or final supplement.
(e) A one paragraph abstract of the statement.
(f) The date of which comments must be received (computed in cooperation with EPA under § 1506.10).

The information required by this section may be entered on Standard Form 424 (in items 4, 6, 7, 10, and 18).

§ 1502.12    Summary.

Each environmental impact statement shall contain a summary which adequately and accurately summarizes the statement. The summary shall stress the major conclusions, areas of controversy (including issues raised by agencies and the public), and the issues to be resolved (including the choice among alternatives). The summary will normally not exceed 15 pages.

§ 1502.13    Purpose and need.

The statement shall briefly specify the underlying purpose and need to which the agency is responding in proposing the alternatives including the proposed action.

§ 1502.14    Alternatives including the proposed action.

This section is the heart of the environmental impact statement. Based on the information and analysis presented in the sections on the Affected Environment (§ 1502.15) and the Environmental Consequences (§ 1502.16), it should present the environmental impacts of the proposal and the alternatives in comparative form, thus, sharply defining the issues and providing a clear basis for choice among options by the decisionmaker and the public. In this section agencies shall:
(a) Rigorously explore and objectively evaluate all reasonable alternatives, and for alternatives which were eliminated from detailed study, briefly discuss the reasons for their having been eliminated.
(b) Devote substantial treatment to each alternative considered in detail including the proposed action so that reviewers may evaluate their comparative merits.
(c) Include reasonable alternatives not within the jurisdiction of the lead agency.
(d) Include the alternative of no action.
(e) Identify the agency's preferred alternative or alternatives, if one or more exists, in the draft statement and identify such alternative in the final statement unless another law prohibits the expression of such a preference.
(f) Include appropriate mitigation measures not already included in the proposed action or alternatives.
§ 1502.15 Affected environment.
The environmental impact statement shall succinctly describe the environment of the area(s) to be affected or created by the alternatives under consideration. The description shall be no longer than is necessary to understand the effects of the alternatives. Data and analyses in a statement shall be commensurate with the importance of the impact, with less important material summarized, consolidated, or simply referenced. Agencies shall avoid useless bulk in statements and shall concentrate effort and attention on important issues. Verbose descriptions of the affected environment are themselves no measure of the adequacy of an environmental impact statement.

§ 1502.16 Environmental consequences.
This section forms the scientific and analytic basis for the comparisons under § 1502.14. It shall consolidate the discussions of those elements required by sections 102(2)(C)(i), (ii), (iv), and (v) of NEPA which are within the scope of the statement and as much of section 102(2)(C)(iii) as is necessary to support the comparisons. The discussion will include the environmental impacts of the alternatives including the proposed action, any adverse environmental effects which cannot be avoided should the proposal be implemented, the relationship between short-term uses of man’s environment and the maintenance and enhancement of long-term productivity, and any irreversible or irretrievable commitments of resources which would be involved in the proposal should it be implemented. This section should not duplicate discussions in § 1502.14. It shall include discussions of:

(a) Direct effects and their significance (§ 1508.8).
(b) Indirect effects and their significance (§ 1508.8).
(c) Possible conflicts between the proposed action and the objectives of Federal, regional, State, and local (and in the case of a reservation, Indian tribe) land use plans, policies and controls for the area concerned. (See § 1506.2(d).
(d) The environmental effects of alternatives including the propose action. The comparisons under § 1502.14 will be based on this discussion.
(e) Energy requirements and conservation potential of various alternatives and mitigation measures.
(f) Natural or depletable resource requirements and conservation potential of various alternatives and mitigation measures.
(g) Urban quality, historic and cultural resources, and the design of the built environment, including the reuse and conservation potential of various alternatives and mitigation measures.
(h) Means to mitigate adverse environmental impacts (if not fully covered under § 1502.14(f)).

[43 FR 55994, Nov. 29, 1978; 44 FR 873, Jan. 3, 1979]

§ 1502.17 List of preparers.
The environmental impact statement shall list the names, together with their qualifications (expertise, experience, professional disciplines), of the persons who were primarily responsible for preparing the environmental impact statement or significant background papers, including basic components of the statement (§§ 1502.6 and 1502.8). Where possible the persons who are responsible for a particular analysis, including analyses in background papers, shall be identified. Normally the list will not exceed two pages.

§ 1502.18 Appendix.
If an agency prepares an appendix to an environmental impacts statement the appendix shall:
(a) Consist of material prepared in connection with an environmental impact statement (as distinct from material which is not so prepared and which is incorporated by reference (§ 1502.21)).
(b) Normally consist of material which substantiates any analysis fundamental to the impact statement.
(c) Normally be analytic and relevant to the decision to be made.
(d) Be circulated with the environmental impact statement or be readily available on request.

§ 1502.19 Circulation of the environmental impact statement.
Agencies shall circulate the entire draft and final environmental impact statements except for certain appendices as provided in § 1502.18(d) and unchanged statements as provided in § 1503.4(c). However, if the statement is unusually long, the agency may circulate the summary instead, except that the entire statement shall be furnished to:
(a) Any Federal agency which has jurisdiction by law or special expertise with respect to any environmental impact involved and any appropriate Federal, State or local agency authorized to develop and enforce environmental standards.
(b) The applicant, if any.
(c) Any person, organization, or agency requesting the entire environmental impact statement.
(d) In the case of a final environmental impact statement any person, organization, or agency which submitted substantive comments on the draft.

If the agency circulates the summary and thereafter receives a timely request for the entire statement and for additional time to comment, the time for that requestor only shall be extended by at least 15 days beyond the minimum period.

§ 1502.20 Tiering.
Agencies are encouraged to tier their environmental impact statement to eliminate repetitive discussions of the same issues and to focus on the actual issues ripe for decision at each level of environmental review (§ 1508.28). Whenever a broad environmental impact statement has been prepared (such as a program or policy statement) and a subsequent statement or environmental assessment is then prepared on an action included within the entire program or policy (such as a site specific action) the subsequent statement or environmental assessment need only summarize the issues discussed in the broader statement and incorporate discussions from the broader statement by reference and shall concentrate on the issues specific to the subsequent action. The subsequent document shall state where the earlier document is available. Tiering may also be appropriate for different stages of actions (Section 1508.28).

§ 1502.21 Incorporation by reference.
Agencies shall incorporate material into an environmental impact statement by reference when the effect will be to cut down on bulk without impeding agency and public review of the action. The incorporated material shall be cited in the statement and its content briefly described. No material may be incorporated by reference unless it is reasonably available for inspection by potentially interested persons within the time allowed for comment. Material based on proprietary data which is itself not available for review and comment shall not be incorporated by reference.

§ 1502.22 Incomplete or unavailable information.
When an agency is evaluating reasonably foreseeable significant adverse effects on the human environment in an environmental impact statement and there is incomplete or unavailable information, the agency shall always make clear that such information is lacking.

(a) If the incomplete information relevant to reasonably foreseeable significant adverse impacts is essential to a reasoned choice among alternatives and the overall costs of obtaining it are not exorbitant, the agency shall include the information in the environmental impact statement.

(b) If the information relevant to reasonably foreseeable significant adverse impacts cannot be obtained because the overall costs of obtaining it are exorbitant or the means to obtain it are not known, the agency shall include within the environmental impact statement:

1. A statement that such information is incomplete or unavailable;
2. A statement of the relevance of the incomplete or unavailable information to evaluating reasonably foreseeable significant adverse impacts on the human environment;
3. A summary of existing credible scientific evidence which is relevant to evaluating the reasonably foreseeable significant adverse impacts on the human environment, and
4. The agency’s evaluation of such impacts based upon theoretical approaches or research methods generally accepted in the scientific community.

For the purposes of this section, “reasonably foreseeable” includes impacts which have catastrophic consequences, even if their probability of occurrence is low, provided that the analysis of the impacts is supported by credible scientific evidence, is not based on pure conjecture, and is within the rule of reason.

(c) The amended regulation will be applicable to all environmental impact statements for which a Notice of Intent (40 CFR 1508.22) is published in the FEDERAL REGISTER on or after May 27, 1986. For environmental impact statements in progress, agencies may choose to comply with the requirements of either the original or amended regulation.

[51 FR 15625, Apr. 25, 1986]

§ 1502.23 Cost-benefit analysis.

If a cost-benefit analysis relevant to the choice among environmentally different alternatives is being considered for the proposed action, it shall be incorporated by reference or appended to the statement as an aid in evaluating the environmental consequences. To assess the adequacy of compliance with section 102(2)(B) of the Act the statement shall, when a cost-benefit analysis is prepared, discuss the relationship between that analysis and any analyses of unquantified environmental impacts, values, and amenities. For purpose of complying with the Act, the weighing of the merits and drawbacks of the various alternatives need not be displayed in a monetary cost-benefit analysis and should not be when there are important qualitative considerations. In any event, an environmental impact statement should at least indicate those considerations, including factors not related to environmental quality, which are likely to be relevant and important to a decision.

§ 1502.24 Methodology and scientific accuracy.

Agencies shall insure the professional integrity, including scientific integrity, of the discussions and analyses in environmental impact statements. They shall identify any methodologies used and shall make explicit reference by footnote to the scientific and other sources relied upon for conclusions in the statement. An agency may place discussion of methodology in an appendix.

§ 1502.25 Environmental review and consultation requirements.

(a) To the fullest extent possible, agencies shall prepare draft environmental impact statements concurrently with and integrated with environmental impact analyses and related surveys and studies required by the Fish and Wildlife Coordination Act (16 U.S.C. 661 et seq.),

(b) The draft environmental impact statement shall list all Federal permits, licenses, and other entitlements which must be obtained in implementing the proposal. If it is uncertain whether a Federal permit, license, or other entitlement is necessary, the draft environmental impact statement shall so indicate.

PART 1503 — COMMENTING

Sec.
1503.1 Inviting comments.
1503.2 Duty to comment.
1503.3 Specificity of comments.
1503.4 Response to comments.


SOURCE: 43 FR 55997, Nov. 29, 1978, unless otherwise noted.

§ 1503.1 Inviting comments.
(a) After preparing a draft environmental impact statement and before preparing a final environmental impact statement the agency shall:
(1) Obtain the comments of any Federal agency which has jurisdiction by law or special expertise with respect to any environmental impact involved or which is authorized to develop and enforce environmental standards.
(2) Request the comments of:
(i) Appropriate State and local agencies which are authorized to develop and enforce environmental standards;
(ii) Indian tribes, when the effects may be on a reservation; and
(iii) Any agency which has requested that it receive statements on actions of the kind proposed.
Office of Management and Budget Circular A-95 (Revised), through its system of clearinghouses, provides a means of securing the views of State and local environmental agencies. The clearinghouses may be used, by mutual agreement of the lead agency and the clearinghouse, for securing State and local reviews of the draft environmental impact statements.
(3) Request comments from the applicant, if any.
(4) Request comments from the public, affirmatively soliciting comments from those persons or organizations who may be interested or affected.
(b) An agency may request comments on a final environmental impact statement before the decision is finally made. In any case other agencies or persons may make comments before the final decision unless a different time is provided under § 1506.10.

§ 1503.2 Duty to comment.
Federal agencies with jurisdiction by law or special expertise with respect to any environmental impact involved and agencies which are authorized to develop and enforce environmental standards shall comment on statements within their jurisdiction, expertise, or authority. Agencies shall comment within the time period specified for comment in § 1506.10. A Federal agency may reply that it has no comment. If a cooperating agency is satisfied that its
views are adequately reflected in the environmental impact statement, it should reply that it has no comment.

§ 1503.3 Specificity of comments.

(a) Comments on an environmental impact statement or on a proposed action shall be as specific as possible and may address either the adequacy of the statement or the merits of the alternatives discussed or both.

(b) When a commenting agency criticizes a lead agency's predictive methodology, the commenting agency should describe the alternative methodology which it prefers and why.

(c) A cooperating agency shall specify in its comments whether it needs additional information to fulfill other applicable environmental reviews or consultation requirements and what information it needs. In particular, it shall specify any additional information it needs to comment adequately on the draft statement's analysis of significant site-specific effects associated with the granting or approving by that cooperating agency of necessary Federal permits, licenses, or entitlements.

(d) When a cooperating agency with jurisdiction by law objects to or expresses reservations about the proposal on grounds of environmental impacts, the agency expressing the objection or reservation shall specify the mitigation measures it considers necessary to allow the agency to grant or approve applicable permit, license, or related requirements or concurrences.

§ 1503.4 Response to comments.

(a) An agency preparing a final environmental impact statement shall assess and consider comments both individually and collectively, and shall respond by one or more of the means listed below, stating its response in the final statement. Possible responses are to:

(1) Modify alternatives including the proposed action.

(2) Develop and evaluate alternatives not previously given serious consideration by the agency.

(3) Supplement, improve, or modify its analyses.

(4) Make factual corrections.

(5) Explain why the comments do not warrant further agency response, citing the sources, authorities, or reasons which support the agency's position and, if appropriate, indicate those circumstances which would trigger agency reappraisal or further response.

(b) All substantive comments received on the draft statement (or summaries thereof where the response has been exceptionally voluminous), should be attached to the final statement whether or not the comment is thought to merit individual discussion by the agency in the text of the statement.

(c) If changes in response to comments are minor and are confined to the responses described in paragraphs (a)(4) and (5) of this section, agencies may write them on errata sheets and attach them to the statement instead of rewriting the draft statement. In such cases only the comments, the responses, and the changes and not the final statement need be circulated (§ 1502.19). The entire document with a new cover sheet shall be filed as the final statement (§ 1506.9).

PART 1504 — PREDECISION RE-FERRALS TO THE COUNCIL OF PROPOSED FEDERAL ACTIONS DETERMINED TO BE ENVIRONMENTALLY UNSATISFACTORY

Sec.
1504.1 Purpose.
1504.2 Criteria for referral.
1504.3 Procedure for referrals and response.

§ 1504.1 Purpose.
(a) This part establishes procedures for referring to the Council Federal interagency disagreements concerning proposed major Federal actions that might cause unsatisfactory environmental effects. It provides means for early resolution of such disagreements.
(b) Under section 309 of the Clean Air Act (42 U.S.C. 7609), the Administrator of the Environmental Protection Agency is directed to review and comment publicly on the environmental impacts of Federal activities, including actions for which environmental impact statements are prepared. If after this review the Administrator determines that the matter is “unsatisfactory from the standpoint of public health or welfare or environmental quality,” section 309 directs that the matter be referred to the Council (hereafter “environmental referrals”).
(c) Under section 102(2)(C) of the Act other Federal agencies may make similar reviews of environmental impact statements, including judgments on the acceptability of anticipated environmental impacts. These reviews must be made available to the President, the Council and the public.

[43 FR 55998, Nov. 29, 1978]

§ 1504.2 Criteria for referral.
Environmental referrals should be made to the Council only after concerted, timely (as early as possible in the process), but unsuccessful attempts to resolve differences with the lead agency. In determining what environmental objections to the matter are appropriate to refer to the Council, an agency should weigh potential adverse environmental impacts, considering:
(a) Possible violation of national environmental standards or policies.
(b) Severity.
(c) Geographical scope.
(d) Duration.
(e) Importance as precedents.
(f) Availability of environmentally preferable alternatives.

[43 FR 55998, Nov. 29, 1978]

§ 1504.3 Procedure for referrals and response.
(a) A Federal agency making the referral to the Council shall:
(1) Advise the lead agency at the earliest possible time that it intends to refer a matter to the Council unless a satisfactory agreement is reached.
(2) Include such advice in the referring agency’s comments on the draft environmental impact statement, except when the statement does not contain adequate information to permit an assessment of the matter’s environmental acceptability.
(3) Identify any essential information that is lacking and request that it be made available at the earliest possible time.
(4) Send copies of such advice to the Council.
(b) The referring agency shall deliver its referral to the Council not later than twenty-five (25) days after the final environmental impact statement has been made available to the Environmental Protection Agency, commenting agencies, and the public. Except when an extension of this period has been granted by the lead agency, the Council will not accept a referral after that date.
(c) The referral shall consist of:
(1) A copy of the letter signed by the head of the referring agency and delivered to the lead agency informing the lead agency of the referral and the reasons for it, and requesting that no action be taken to implement the matter until the Council acts upon the referral. The letter shall include a copy of the statement referred to in (c)(2) of this section.

(2) A statement supported by factual evidence leading to the conclusion that the matter is unsatisfactory from the standpoint of public health or welfare or environmental quality. The statement shall:
   (i) Identify any material facts in controversy and incorporate (by reference if appropriate) agreed upon facts.
   (ii) Identify any existing environmental requirements or policies which would be violated by the matter.
   (iii) Present the reasons why the referring agency believes the matter is environmentally unsatisfactory.
   (iv) Contain a finding by the agency whether the issue raised is of national importance because of the threat to national environmental resources or policies or for some other reason.
   (v) Review the steps taken by the referring agency to bring its concerns to the attention of the lead agency at the earliest possible time, and
   (vi) Give the referring agency's recommendations as to what mitigation alternative, further study, or other course of action (including abandonment of the matter) are necessary to remedy the situation.

(d) Not later than twenty-five (25) days after the referral to the Council the lead agency may deliver a response to the Council, and the referring agency. If the lead agency requests more time and gives assurance that the matter will not go forward in the interim, the Council may grant an extension. The response shall:
   (1) Address fully the issues raised in the referral.
   (2) Be supported by evidence.
   (3) Give the lead agency's response to the referring agency's recommendations.
   (4) Interested persons (including the applicant) may deliver their views in writing to the Council. Views in support of the referral should be delivered not later than the referral. Views in support of the response shall be delivered not later than the response.

(f) Not later than twenty-five (25) days after receipt of both the referral and any response or upon being informed that there will be no response (unless the lead agency agrees to a longer time), the Council make take one or more of the following actions:
   (1) Conclude that the process of referral and response has successfully resolved the problem.
   (2) Initiate discussions with the agencies with the objective of mediation with referring and lead agencies.
   (3) Hold public meetings or hearings to obtain additional views and information.
   (4) Determine that the issue is not one of national importance and request the referring and lead agencies to pursue their decision process.
   (5) Determine that the issue should be further negotiated by the referring and lead agencies and is not appropriate for Council consideration until one or more heads of agencies report to the Council that the agencies' disagreements are irreconcilable.
   (6) Publish its findings and recommendations (including where appropriate a finding that the submitted evidence does not support the position of an agency).
   (7) When appropriate, submit the referral and the response together with the Council's recommendation to the President for action.
   (8) The Council shall take no longer than 60 days to complete the actions specified in paragraph (f)(2), (3), or (5) of this section.
When the referral involves an action required by statute to be determined on the record after opportunity for agency hearing, the referral shall be conducted in a manner consistent with 5 U.S.C. 557(d) (Administrative Procedure Act).


PART 1505 — NEPA AND AGENCY DECISIONMAKING

Sec.
1505.1 Agency decisionmaking procedures.
1505.2 Record of decision in cases requiring environmental impact statements.
1505.3 Implementing the decision.


SOURCE: 43 FR 55999, Nov. 29, 1978, unless otherwise noted.

§ 1505.1 Agency decisionmaking procedures.

Agencies shall adopt procedures (§ 1507.3) to ensure that decisions are made in accordance with the policies and purposes of the Act. Such procedures shall include but not be limited to:

(a) Implementing procedures under section 102(2) to achieve the requirements of sections 101 and 102(1).

(b) Designating the major decision points for the agency’s principal programs likely to have a significant effect on the human environment and assuring that the NEPA process corresponds with them.

(c) Requiring that relevant environmental documents, comments, and responses be part of the record in formal rulemaking or adjudicatory proceedings.

(d) Requiring that relevant environmental documents, comments, and responses accompany the proposal through existing agency review processes so that agency officials use the statement in making decisions.

(e) Requiring that the alternatives considered by the decisionmaker are encompassed by the range of alternatives discussed in the relevant environmental documents and that the decisionmaker consider the alternatives described in the environmental impact statement. If another decision document accompanies the relevant environmental documents to the decisionmaker, agencies are encouraged to make available to the public before the decision is made any part of that document that relates to the comparison of alternatives.

§ 1505.2 Record of decision in cases requiring environmental impact statements.

At the time of its decision (§ 1506.10) or, if appropriate, its recommendation to Congress, each agency shall prepare a concise public record of decision. The record, which may be integrated into any other record prepared by the agency, including that required by OMB Circular A-95 (Revised), part I, sections 6(c) and (d), and part II, section 5(b)(4), shall:

(a) State what the decision was.

(b) Identify all alternatives considered by the agency in reaching its decision, specifying the alternative or alternatives which were considered to be environmentally preferable. An agency may discuss preferences among alternatives based on relevant factors including economic and technical considerations and agency statutory missions. An agency shall identify and discuss all such factors including any essential considerations of national policy which were
balanced by the agency in making its decision and state how those considerations entered into its decision.

(c) State whether all practicable means to avoid or minimize environmental harm from the alternative selected have been adopted, and if not, why they were not. A monitoring and enforcement program shall be adopted and summarized where applicable for any mitigation.

§ 1505.3 Implementing the decision.

Agencies may provide for monitoring to assure that their decisions are carried out and should do so in important cases. Mitigation (§ 1505.2(c)) and other conditions established in the environmental impact statement or during its review and committed as part of the decision shall be implemented by the lead agency or other appropriate consenting agency. The lead agency shall:

(a) Include appropriate conditions in grants, permits or other approvals.

(b) Condition funding of actions on mitigation.

(c) Upon request, inform cooperating or commenting agencies on progress in carrying out mitigation measures which they have proposed and which were adopted by the agency making the decision.

(d) Upon request, make available to the public the results of relevant monitoring.

PART 1506 — OTHER REQUIREMENTS OF NEPA

Sec.
1506.1 Limitations on actions during NEPA process.
1506.2 Elimination of duplication with State and local procedures.
1506.3 Adoption.
1506.4 Combining documents.
1506.5 Agency responsibility.
1506.6 Public involvement.
1506.7 Further guidance.
1506.8 Proposals for legislation.
1506.9 Filing requirements.
1506.10 Timing of agency action.
1506.11 Emergencies.
1506.12 Effective date.


SOURCE: 43 FR 56000, Nov. 29, 1978, unless otherwise noted.

§ 1506.1 Limitations on actions during NEPA process.

(a) Until an agency issues a record of decision as provided in § 1505.2 (except as provided in paragraph (c) of this section), no action concerning the proposal shall be taken which would:

(1) Have an adverse environmental impact; or

(2) Limit the choice of reasonable alternatives.

(b) If any agency is considering an application from a non-Federal entity, and is aware that the applicant is about to take an action within the agency’s jurisdiction that would meet either of the criteria in paragraph (a) of this section, then the agency shall promptly notify the applicant
that the agency will take appropriate action to insure that the objectives and procedures of NEPA are achieved.

(c) While work on a required program environmental impact statement is in progress and the action is not covered by an existing program statement, agencies shall not undertake in the interim any major Federal action covered by the program which may significantly affect the quality of the human environment unless such action:

1. Is justified independently of the program;
2. Is itself accompanied by an adequate environmental impact statement; and
3. Will not prejudice the ultimate decision on the program. Interim action prejudices the ultimate decision on the program when it tends to determine subsequent development or limit alternatives.

(d) This section does not preclude development by applicants of plans or designs or performance of other work necessary to support an application for Federal, State or local permits or assistance. Nothing in this section shall preclude Rural Electrification Administration approval of minimal expenditures not affecting the environment (e.g., long leadtime equipment and purchase options) made by non-governmental entities seeking loan guarantees from the Administration.

§ 1506.2 Elimination of duplication with State and local procedures.

(a) Agencies authorized by law to cooperate with State agencies of statewide jurisdiction pursuant to section 102(2)(D) of the Act may do so.

(b) Agencies shall cooperate with State and local agencies to the fullest extent possible to reduce duplication between NEPA and State and local requirements, unless the agencies are specifically barred from doing so by some other law. Except for cases covered by paragraph (a) of this section, such cooperation shall to the fullest extent possible include:

1. Joint planning processes.
2. Joint environmental research and studies.
3. Joint public hearings (except where otherwise provided by statute).
4. Joint environmental assessments.

(c) Agencies shall cooperate with State and local agencies to the fullest extent possible to reduce duplication between NEPA and comparable State and local requirements, unless the agencies are specifically barred from doing so by some other law. Except for cases covered by paragraph (a) of this section, such cooperation shall to the fullest extent possible include joint environmental impact statements. In such cases one or more Federal agencies and one or more State or local agencies shall be joint lead agencies. Where State laws or local ordinances have environmental impact statement requirements in addition to but not in conflict with those in NEPA, Federal agencies shall cooperate in fulfilling these requirements as well as those of Federal laws so that one document will comply with all applicable laws.

(d) To better integrate environmental impact statements into State or local planning processes, statements shall discuss any inconsistency of a proposed action with any approved State or local plan and laws (whether or not federally sanctioned). Where an inconsistency exists, the statement should describe the extent to which the agency would reconcile its proposed action with the plan or law.

§ 1506.3 Adoption.

(a) An agency may adopt a Federal draft or final environmental impact statement or portion thereof provided that the statement or portion thereof meets the standards for an adequate statement under these regulations.

(b) If the actions covered by the original environmental impact statement and the proposed action are substantially the same, the agency adopting another agency’s statement is not required to recirculate it except as a final statement. Otherwise the adopting agency shall
treat the statement as a draft and recirculate it (except as provided in paragraph (c) of this section).

(c) A cooperating agency may adopt without recirculating the environmental impact statement or a lead agency when, after an independent review of the statement, the cooperating agency concludes that its comments and suggestions have been satisfied.

(d) When an agency adopts a statement which is not final within the agency that prepared it, or when the action it assesses is the subject of a referral under part 1504, or when the statement's adequacy is the subject of a judicial action where is not final, the agency shall so specify.

§ 1506.4 Combining documents.
Any environmental document in compliance with NEPA may be combined with any other agency document to reduce duplication and paperwork.

§ 1506.5 Agency responsibility.
(a) Information. If an agency requires an applicant to submit environmental information for possible use by the agency in preparing an environmental impact statement, then the agency should assist the applicant by outlining the types of information required. The agency shall independently evaluate the information submitted and shall be responsible for its accuracy. If the agency chooses to use the information submitted by the applicant in the environmental impact statement, either directly or by reference, then the names of the persons responsible for the independent evaluation shall be included in the list of preparers (§ 1502.17). It is the intent of this paragraph that acceptable work not be redone, but that it be verified by the agency.

(b) Environmental assessments. If an agency permits an applicant to prepare an environmental assessment, the agency, besides fulfilling the requirements of paragraph (a) of this section, shall make its own evaluation of the environmental issues and take responsibility for the scope and content of the environmental assessment.

(c) Environmental impact statements. Except as provided in §§ 1506.2 and 1506.3 any environmental impact statement prepared pursuant to the requirements of NEPA shall be prepared directly by or by a contractor selected by the lead agency or where appropriate under § 1501.6(b), a cooperating agency. It is the intent of these regulations that the contractor be chosen solely by the lead agency, or by the lead agency in cooperation with cooperating agencies, or where appropriate by a cooperating agency to avoid any conflict of interest. Contractors shall execute a disclosure statement prepared by the lead agency, or where appropriate the cooperating agency, specifying that they have no financial or other interest in the outcome of the project. If the document is prepared by contract, the responsible Federal official shall furnish guidance and participate in the preparation and shall independently evaluate the statement prior to its approval and take responsibility for its scope and contents. Nothing in this section is intended to prohibit any agency from requesting any person to submit information to it or to prohibit any person from submitting information to any agency.

§ 1506.6 Public involvement.
Agencies shall:
(a) Make diligent efforts to involve the public in preparing and implementing their NEPA procedures.

(b) Provide public notice of NEPA-related hearings, public meetings, and the availability of environmental documents so as to inform those persons and agencies who may be interested or affected.

(1) In all cases the agency shall mail notice to those who have requested it on an individual action.
In the case of an action with effects of national concern notice shall include publication in the FEDERAL REGISTER and notice by mail to national organizations reasonably expected to be interested in the matter and may include listing in the 102 Monitor. An agency engaged in rule-making may provide notice by mail to national organizations who have requested that notice regularly be provided. Agencies shall maintain a list of such organizations.

In the case of an action with effects primarily of local concern the notice may include:

(i) Notice to State and areawide clearing-houses pursuant to OMB Circular A-95 (Revised).
(ii) Notice to Indian tribes when effects may occur on reservations.
(iii) Following the affected State's public notice procedures for comparable actions.
(iv) Publication in local newspapers (in papers of general circulation rather than legal papers).
(v) Notice through other local media.
(vi) Notice to potentially interested community organizations including small business associations.
(vii) Publication in newsletters that may be expected to reach potentially interested persons.
(viii) Direct mailing to owners and occupants of nearby or affected property.
(ix) Posting of notice on and off site in the area where the action is to be located.
(c) Hold or sponsor public hearings or public meetings whenever appropriate or in accordance with statutory requirements applicable to the agency. Criteria shall include whether there is:
   (1) Substantial environmental controversy concerning the proposed action or substantial interest in holding the hearing.
   (2) A request for a hearing by another agency with jurisdiction over the action supported by reasons why a hearing will be helpful. If a draft environmental impact statement is to be considered at a public hearing, the agency should make the statement available to the public at least 15 days in advance (unless the purpose of the hearing is to provide information for the draft environmental impact statement).
   (d) Solicit appropriate information from the public.
   (e) Explain in its procedures where interested persons can get information or status reports on environmental impact statements and other elements of the NEPA process.
   (f) Make environmental impact statements, the comments received, and any underlying documents available to the public pursuant to the provisions of the Freedom of Information Act (5 U.S.C. 552), without regard to the exclusion for interagency memoranda where such memoranda transmit comments of Federal agencies on the environmental impact of the proposed action. Materials to be made available to the public shall be provided to the public without charge to the extent practicable, or at a fee which is not more than the actual costs of reproducing copies required to be sent to other Federal agencies, including the Council.

§ 1506.7 Further guidance.

The Council may provide further guidance concerning NEPA and its procedures including:

(a) A handbook which the Council may supplement from time to time, which shall in plain language provide guidance and instructions concerning the application of NEPA and these regulations.
(b) Publication of the Council's Memoranda to Heads of Agencies.
(c) In conjunction with the Environmental Protection Agency and the publication of the 102 Monitor, notice of:
(1) Research activities:
(2) Meetings and conferences related to NEPA; and
(3) Successful and innovative procedures used by agencies to implement NEPA.
§ 1506.8  Proposals for legislation.
(a) The NEPA process for proposals for legislation (§ 1508.17) significantly affecting the quality of the human environment shall be integrated with the legislative process of the Congress. A legislative environmental impact statement is the detailed statement required by law to be included in a recommendation or report on a legislative proposal to Congress. A legislative environmental impact statement shall be considered part of the formal transmittal of a legislative proposal to Congress; however, it may be transmitted to Congress up to 30 days later in order to allow time for completion of an accurate statement which can serve as the basis for public and Congressional debate. The statement must be available in time for Congressional hearings and deliberations.
(b) Preparation of a legislative environmental impact statement shall conform to the requirements of these regulations except as follows:
(1) There need not be a scoping process.
(2) The legislative statement shall be prepared in the same manner as a draft statement, but shall be considered the “detailed statement” required by statute; Provided, That when any of the following conditions exist both the draft and final environmental impact statement on the legislative proposal shall be prepared and circulated as provided by §§ 1503.1 and 1506.10.
   (i) A Congressional Committee with jurisdiction over the proposal has a rule requiring both draft and final environmental impact statements.
   (ii) The proposal results from a study process required by statute (such as those required by the Wild and Scenic Rivers Act (16 U.S.C. 1271 et seq.) and the Wilderness Act (16 U.S.C. 1131 et seq.).
   (iii) Legislative approval is sought for Federal or federally assisted construction or other projects which the agency recommends be located at specific geographic locations. For proposals requiring and environmental impact statement for the acquisition of space by the General Services Administration, a draft statement shall accompany the prospectus or the 11(b) Report of Building Project Surveys to the Congress, and a final statement shall be completed before site acquisition.
   (iv) The agency decides to prepare draft and final statements.
   (c) Comments on the legislative statement shall be given to the lead agency which shall forward them along with its own responses to the Congressional committees with jurisdiction.

§ 1506.9  Filing requirements.
Environmental impact statements together with comments and responses shall be filed with the Environmental Protection Agency, attention Office of Federal Activities (A-104), 401 M Street S.W., Washington, DC 20460. Statements shall be filed with EPA no earlier than they are also transmitted to commenting agencies and made available to the public. EPA shall deliver one copy of each statement to the Council, which shall satisfy the requirements of availability to the President. EPA may issue guidelines to agencies to implement the responsibilities under this section and § 1506.10.

§ 1506.10  Timing of agency action.
(a) The Environmental Protection Agency shall publish a notice in the FEDERAL REGISTER each week of the environmental impact statements filed during the preceding week. The minimum time periods set forth in this section shall be calculated from the date of publication of this notice.
(b) No decision on the proposed action shall be made or recorded under § 1505.2 by a Federal agency until the later of the following dates:
(1) Ninety (90) days after publication of the notice described above in paragraph (a) of this section for a draft environmental impact statement.

(2) Thirty (30) days after publication of the notice described above in paragraph (a) of this section for a final environmental impact statement.

An exception to the rules on timing may be made in the case of an agency decision which is subject to a formal internal appeal. Some agencies have a formally established appeal process which allows other agencies or the public to take appeals on a decision and make their views known, after publication of the final environmental impact statement. In such cases, where a real opportunity exists to alter the decision, the decision may be made and recorded at the same time the environmental impact statement is published. This means that the period for appeal of the decision and the 30-day period prescribed in paragraph (b)(2) of this section may run concurrently. In such cases the environmental impact statement shall explain the timing and the public’s right of appeal. An agency engaged in rulemaking under the Administrative Procedure Act or other statute for the purpose of protecting the public health or safety, may waive the time period in paragraph (b)(2) of this section and publish a decision on the final rule simultaneously with publication of the notice of the availability of the final environmental impact statement as described in paragraph (a) of this section.

(c) If the final environmental impact statement is filed within ninety (90) days after a draft environmental impact statement is filed with the Environmental Protection Agency, the minimum thirty (30) day period and the minimum ninety (90) day period may run concurrently. However, subject to paragraph (d) of this section agencies shall allow not less than 45 days for comments on draft statements.

(d) The lead agency may extend prescribed periods. The Environmental Protection Agency may upon a showing by the lead agency of compelling reasons of national policy reduce the prescribed periods and may upon a showing by any other Federal agency of compelling reasons of national policy also extend prescribed periods, but only after consultation with the lead agency. (Also see § 1507.3(d).) Failure to file timely comments shall not be a sufficient reason for extending a period. If the lead agency does not concur with the extension of time, EPA may not extend it for more than 30 days. When the Environmental Protection Agency reduces or extends any period of time it shall notify the Council.


§ 1506.11 Emergencies.

Where emergency circumstances make it necessary to take an action with significant environmental impact without observing the provisions of these regulations, the Federal agency taking the action should consult with the Council about alternative arrangements. Agencies and the Council will limit such arrangements to actions necessary to control the immediate impacts of the emergency. Other actions remain subject to NEPA review.

§ 1506.12 Effective date.

The effective date of these regulations is July 30, 1979, except that for agencies that administer programs that qualify under section 102(2)(D) of the Act or under section 104(h) of the Housing and Community Development Act of 1974 an additional four months shall be allowed for the State or local agencies to adopt their implementing procedures.

(a) These regulations shall apply to the fullest extent practicable to ongoing activities and environmental documents begun before the effective date. These regulations do not apply to an environmental impact statement or supplement if the draft statement was filed before the effective date of these regulations. No completed environmental documents need be redone by reasons of these regulations. Until these regulations are applicable, the Council’s guidelines published in the FEDERAL REGISTER of August 1, 1973, shall continue to be applicable. In cases
where these regulations are applicable the guidelines are superseded. However, nothing shall
prevent an agency from proceeding under these regulations at an earlier time.
(b) NEPA shall continue to be applicable to actions begun before January 1, 1970, to
the fullest extent possible.

PART 1507 — AGENCY COMPLIANCE

Sec.
1507.1 Compliance.
1507.2 Agency capability to comply.
1507.3 Agency procedures.

AUTHORITY: NEPA, the Environmental Quality Improvement Act of 1970, as amended (42
U.S.C. 4371 et seq.), sec. 309 of the Clean Air Act, as amended (42 U.S.C. 7609), and E.O.
SOURCE: 43 FR 56002, Nov. 29, 1978, unless otherwise noted.

§ 1507.1 Compliance.
All agencies of the Federal Government shall comply with these regulations. It is the intent
of these regulations to allow each agency flexibility in adapting its implementing procedures
authorized by § 1507.3 to the requirements of other applicable laws.

§ 1507.2 Agency capability to comply.
Each agency shall be capable (in terms of personnel and other resources) of complying
with the requirements enumerated below. Such compliance may include use of other’s resources,
but the using agency shall itself have sufficient capability to evaluate what others do for it.
Agencies shall:
(a) Fulfill the requirements of section 102(2)(A) of the Act to utilize a systematic,
interdisciplinary approach which will insure the integrated use of the natural and social
sciences and the environmental design arts in planning and in decisionmaking which may have an impact
on the human environment. Agencies shall designate a person to be responsible for overall
review of agency NEPA compliance.
(b) Identify methods and procedures required by section 102(2)(B) to insure that
presently unquantified environmental amenities and values may be given appropriate
consideration.
(c) Prepare adequate environmental impact statements pursuant to section 102(2)(C)
and comment on statements in the areas where the agency has jurisdiction by law or special
expertise or is authorized to develop and enforce environmental standards.
(d) Study, develop, and describe alternatives to recommended courses of action in
any proposal which involves unresolved conflicts concerning alternative uses of available
resources. This requirement of section 102(2)(E) extends to all such proposals, not just the more
limited scope of section 102(2)(C)(iii) where the discussion of alternatives is confined to impact
statements.
(e) Comply with the requirements of section 102(2)(H) that the agency initiate and
utilize ecological information in the planning and development of resource-oriented projects.
(f) Fulfill the requirements of sections 102(2)(F), 102(2)(G), and 102(2)(I), of the Act
and of Executive Order 11514, Protection and Enhancement of Environmental Quality, Sec. 2.

§ 1507.3 Agency procedures.
(a) Not later than eight months after publication of these regulations as finally adopted in the FEDERAL REGISTER, or five months after the establishment of an agency, whichever shall come later, each agency shall as necessary adopt procedures to supplement these regulations. When the agency is a department, major subunits are encouraged (with the consent of the department) to adopt their own procedures. Such procedures shall not paraphrase these regulations. They shall confine themselves to implementing procedures. Each agency shall consult with the Council while developing its procedures and before publishing them in the FEDERAL REGISTER for comment. Agencies with similar programs should consult with each other and the Council to coordinate their procedures, especially for programs requesting similar information from applicants. The procedures shall be adopted only after an opportunity for public review and after review by the Council for conformity with the Act and these regulations. The Council shall complete its review within 30 days. Once in effect they shall be filed with the Council and made readily available to the public. Agencies are encouraged to publish explanatory guidance for these regulations and their own procedures. Agencies shall continue to review their policies and procedures and in consultation with the Council to revise them as necessary to ensure full compliance with the purposes and provisions of the Act.

(b) Agency procedures shall comply with these regulations except where compliance would be inconsistent with statutory requirements and shall include:

1. Those procedures required by §§ 1501.2(d), 1502.9(c)(3), 1505.1, 1506.6(e), and 1508.4.

2. Specific criteria for and identification of those typical classes of action:
   (i) Which normally do require environ-mental impact statements.
   (ii) Which normally do not require either an environmental impact statement or an environmental assessment (categorical exclusions (§ 1508.4)).
   (iii) Which normally require environmental assessments but not necessarily environmental impact statements.

(c) Agency procedures may include specific criteria for providing limited exceptions to the provisions of these regulations for classified proposals. They are proposed actions which are specifically authorized under criteria established by an Executive Order or statute to be kept secret in the interest of national defense or foreign policy and are in fact properly classified pursuant to such Executive Order or statute. Environmental assessments and environmental impact statements which address classified proposals may be safeguarded and restricted from public dissemination in accordance with agencies' own regulations applicable to classified information. These documents may be organized so that classified portions can be included as annexes, in order that the unclassified portions can be made available to the public.

(d) Agency procedures may provide for periods of time other than those presented in § 1506.10 when necessary to comply with other specific statutory requirements.

(e) Agency procedures may provide that where there is a lengthy period between the agency's decision to prepare an environmental impact statement and the time of actual preparation, the notice of intent required by § 1501.7 may be published at a reasonable time in advance of preparation of the draft statement.

PART 1508 — TERMINOLOGY AND INDEX

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SOURCE: 43 FR 56003, Nov. 29, 1978, unless otherwise noted.

§ 1508.1 Terminology.
The terminology of this part shall be uniform throughout the Federal Government.

§ 1508.2 Act.
Act means the National Environmental Policy Act, as amended (42 U.S.C. 4321, et seq.) which is also referred to as “NEPA.”

§ 1508.3 Affecting.
Affecting means will or may have an effect on.

§ 1508.4 Categorical exclusion.
Categorical exclusion means a category of actions which do not individually or cumulatively have a significant effect on the human environment and which have been found to have no such effect in procedures adopted by a Federal agency in implementation of these regulations (§ 1507.3) and for which, therefore, neither an environmental assessment nor an environmental impact statement is required. An agency may decide in its procedures or otherwise, to prepare environmental assessments for the reasons stated in § 1508.9 even though it is not required to do so. Any procedures under this section shall provide for extraordinary circumstances in which a normally excluded action may have a significant environmental effect.
§ 1508.5 Cooperating agency.
Cooperating agency means any Federal agency other than a lead agency which has jurisdiction by law or special expertise with respect to any environmental impact involved in a proposal (or a reasonable alternative) for legislation or other major Federal action significantly affecting the quality of the human environment. The selection and responsibilities of a cooperating agency are described in § 1501.6. A State or local agency of similar qualifications or, when the effects are on a reservation, an Indian Tribe, may by agreement with the lead agency become a cooperating agency.

§ 1508.6 Council.
Council means the Council on Environmental Quality established by title II of the Act.

§ 1508.7 Cumulative impact.
Cumulative impact is the impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (Federal or non-Federal) or person undertakes such other actions. Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time.

§ 1508.8 Effects.
Effects include:
(a) Direct effects, which are caused by the action and occur at the same time and place.
(b) Indirect effects, which are caused by the action and are later in time or farther removed in distance, but are still reasonably foreseeable. Indirect effects may include growth inducing effects and other effects related to induced changes in the pattern of land use, population density or growth rate, and related effects on air and water and other natural systems, including ecosystems.

Effects and impacts as used in these regulations are synonymous. Effects includes ecological (such as the effects on natural resources and on the components, structures, and functioning of affected ecosystems), aesthetic, historic, cultural, economic, social, or health, whether direct, indirect, or cumulative. Effects may also include those resulting from actions which may have both beneficial and detrimental effects, even if on balance the agency believes that the effect will be beneficial.

§ 1508.9 Environmental assessment.
Environmental assessment:
(a) Means a concise public document for which a Federal agency is responsible that serves to:
   (1) Briefly provide sufficient evidence and analysis for determining whether to prepare an environmental impact statement or a finding of no significant impact.
   (2) Aid an agency's compliance with the Act when no environmental impact statement is necessary.
   (3) Facilitate preparation of a statement when one is necessary.
   (b) Shall include brief discussions of the need for the proposal, of alternatives as required by section 102(2)(E), of the environmental impacts of the proposed action and alternatives, and a listing of agencies and persons consulted.

§ 1508.10 Environmental document.
Environmental document includes the documents specified in § 1508.9 (environmental assessment), § 1508.11 (environmental impact statement), § 1508.13 (finding of no significant impact), and § 1508.22 (notice of intent).

§ 1508.11 Environmental impact statement.

Environmental impact statement means a detailed written statement as required by section 102(2)(C) of the Act.

§ 1508.12 Federal agency.

Federal agency means all agencies of the Federal Government. It does not mean the Congress, the Judiciary, or the President, including the performance of staff functions for the President in his Executive Office. It also includes for purposes of these regulations, States and units of general local government and Indian tribes assuming NEPA responsibilities under section 104(h) of the Housing and Community Development Act of 1974.

§ 1508.13 Finding of no significant impact.

Finding of no significant impact means a document by a Federal agency briefly presenting the reasons why an action, not otherwise excluded (§ 1508.4), will not have a significant effect on the human environment and for which an environmental impact statement therefore will not be prepared. It shall include the environmental assessment or a summary of it and shall note any other environmental documents related to it (§ 1501.7(a)(5)). If the assessment is included, the finding need not repeat any of the discussion in the assessment but may incorporate it by reference.

§ 1508.14 Human environment.

Human environment shall be interpreted comprehensively to include the natural and physical environment and the relationship of people with that environment. (See the definition of “effects” (§ 1508.8).) This means that economic or social effects are not intended by themselves to require preparation of an environmental impact statement. When an environmental impact statement is prepared and economic or social and natural or physical environmental effects are interrelated, then the environmental impact statement will discuss all of these effects on the human environment.

§ 1508.15 Jurisdiction by law.

Jurisdiction by law means agency authority to approve, veto, or finance all or part of the proposal.

§ 1508.16 Lead agency.

Lead agency means the agency or agencies preparing or having taken primary responsibility for preparing the environmental impact statement.

§ 1508.17 Legislation.

Legislation includes a bill or legislative proposal to Congress developed by or with the significant cooperation and support of a Federal agency, but does not include requests for appropriations. The test for significant cooperation is whether the proposal is in fact predominantly that of the agency rather than another source. Drafting does not by itself constitute significant cooperation. Proposals for legislation include requests for ratification of treaties. Only the agency which has primary responsibility for the subject matter involved will prepare a legislative environmental impact statement.
§ 1508.18 Major Federal action.

Major Federal action includes actions with effects that may be major and which are potentially subject to Federal control and responsibility. Major reinforces but does not have a meaning independent of significantly (§ 1508.27). Actions include the circumstance where the responsible officials fail to act and that failure to act is reviewable by courts or administrative tribunals under the Administrative Procedure Act or other applicable law as agency action.

(a) Actions include new and continuing activities, including projects and programs entirely or partly financed, assisted, conducted, regulated, or approved by federal agencies; new or revised agency rules, regulations, plans, policies, or procedures; and legislative proposals (§§ 1506.8, 1508.17). Actions do not include funding assistance solely in the form of general revenue sharing funds, distributed under the State and Local Fiscal Assistance Act of 1972, 31 U.S.C. 1221 et seq., with no Federal agency control over the subsequent use of such funds. Actions do not include bringing judicial or administrative civil or criminal enforcement actions.

(b) Federal actions tend to fall within one of the following categories:

(1) Adoption of official policy, such as rules, regulations, and interpretations adopted pursuant to the Administrative Procedure Act, 5 U.S.C. 551 et seq.; treaties and international conventions or agreements; formal documents establishing an agency's policies which will result in or substantially alter agency programs.

(2) Adoption of formal plans, such as official documents prepared or approved by federal agencies which guide or prescribe alternative uses of Federal resources, upon which future agency actions will be based.

(3) Adoption of programs, such as a group of concerted actions to implement a specific policy or plan; systematic and connected agency decisions allocating agency resources to implement a specific statutory program or executive directive.

(4) Approval of specific projects, such as construction or management activities located in a defined geographic area. Projects include actions approved by permit or other regulatory decision as well as federal and federally assisted activities.

§ 1508.19 Matter.

Matter includes for purposes of part 1504:

(a) With respect to the Environmental Protection Agency, any proposed legislation, project, action or regulation as those terms are used in section 309(a) of the Clean Air Act (42 U.S.C. 7609).

(b) With respect to all other agencies, any proposed major federal action to which section 102(2)(C) of NEPA applies.

§ 1508.20 Mitigation.

Mitigation includes:

(a) Avoiding the impact altogether by not taking a certain action or parts of an action.

(b) Minimizing impacts by limiting the degree or magnitude of the action and its implementation.

(c) Rectifying the impact of repairing, rehabilitation, or restoring the affected environment.

(d) Reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action.

(e) Compensating for the impact by replacing or providing substitute resources or environments.

§ 1508.21 NEPA process.

NEPA process means all measures necessary for compliance with the requirements of section 2 and title I or NEPA.
§ 1508.22 Notice of intent.

Notice of intent means a notice that an environmental impact statement will be prepared and considered. The notice shall briefly:
(a) Describe the proposed action and possible alternatives.
(b) Describe the agency’s proposed scoping process including whether, when, and where any scoping meeting will be held.
(c) State the name and address of a person within the agency who can answer questions about the proposed action and the environmental impact statement.

§ 1508.23 Proposal.

Proposal exists at that stage in the development of an action when an agency subject to the Act has a goal and is actively preparing to make a decision on one or more alternative means of accomplishing that goal and the effects can be meaningfully evaluated. Preparation of an environmental impact statement on a proposal should be timed (§ 1502.5) so that the final statement may be completed in time for the statement to be included in any recommendation or report on the proposal. A proposal may exist in fact as well as by agency declaration that one exists.

§ 1508.24 Referring agency.

Referring agency means the federal agency which has referred any matter to the Council after a determination that the matter is unsatisfactory from the standpoint of public health or welfare or environmental quality.

§ 1508.25 Scope.

Scope consists of the range of actions, alternatives, and impacts to be considered in an environmental impact statement. The scope of an individual statement may depend on its relationships to other statements (§§ 1502.20 and 1508.28). To determine the scope of environmental impact statements, agencies shall consider 3 types of actions, 3 types of alternatives, and 3 types of impacts. They include:
(a) Actions (other than unconnected single actions) which may be:
(1) Connected actions, which means that they are closely related and therefore should be discussed in the same impact statement. Actions are connected if they:
(i) Automatically trigger other actions which may require environmental impact statements.
(ii) Cannot or will not proceed unless other actions are taken previously or simultaneously.
(iii) Are interdependent parts of a larger action and depend on the larger action for their justification.
(2) Cumulative actions, which when viewed with other proposed actions have cumulatively significant impacts and should therefore be discussed in the same impact statement.
(3) Similar actions, which when viewed with other reasonably foreseeable or proposed agency actions, have similarities that provide a basis for evaluating their environmental consequences together, such as common timing or geography. An agency may wish to analyze these actions in the same impact statement. It should do so when the best way to assess adequately the combined impacts of similar actions or reasonable alternatives to such actions is to treat them in a single impact statement.
(b) Alternatives, which include: (1) No action alternative.
(2) Other reasonable courses of actions.
(3) Mitigation measures (not in the proposed action).
(c) Impacts, which may be: (1) Direct; (2) indirect; (3) cumulative.
§ 1508.26 Special expertise.

Special expertise means statutory responsibility, agency mission, or related program experience.

§ 1508.27 Significantly.

Significantly as used in NEPA requires considerations of both context and intensity:

(a) Context. This means that the significance of an action must be analyzed in several contexts such as society as a whole (human, national), the affected region, the affected interests, and the locality. Significance varies with the setting of the proposed action. For instance, in the case of a site-specific action, significance would usually depend upon the effects in the locale rather than in the world as a whole. Both short- and long-term effects are relevant.

(b) Intensity. This refers to the severity of impact. Responsible officials must bear in mind that more than one agency may make decisions about partial aspects of a major action. The following should be considered in evaluating intensity:

(1) Impacts that may be both beneficial and adverse. A significant effect may exist even if the Federal agency believes that on balance the effect will be beneficial.

(2) The degree to which the proposed action affects public health or safety.

(3) Unique characteristics of the geographic area such as proximity to historic or cultural resources, park lands, prime farmlands, wetlands, wild and scenic rivers, or ecologically critical areas.

(4) The degree to which the effects on the quality of the human environment are likely to be highly controversial.

(5) The degree to which the possible effects on the human environment are highly uncertain or involve unique or unknown risks.

(6) The degree to which the action may establish a precedent for future actions with significant effects or represents a decision in principle about a future consideration.

(7) Whether the action is related to other actions with individually insignificant but cumulatively significant impacts. Significance exists if it is reasonable to anticipate a cumulatively significant impact on the environment. Significance cannot be avoided by terming an action temporary or by breaking it down into small component parts.

(8) The degree to which the action may adversely affect districts, sites, highways, structures, or objects listed in or eligible for listing in the National Register of Historic Places or may cause loss or destruction of significant scientific, cultural, or historical resources.

(9) The degree to which the action may adversely affect an endangered or threatened species or its habitat that has been determined to be critical under the Endangered Species Act of 1973.

(10) Whether the action threatens a violation of Federal, State, or local law or requirements imposed for the protection of the environment.

[43 FR 56003, Nov. 29, 978; 44 FR 874, Jan. 3, 1979]

§ 1508.28 Tiering.

Tiering refers to the coverage of general matters in broader environmental impact statements (such as national program or policy statements) with subsequent narrower statements or environmental analyses (such as regional or basinwide program statements or ultimately site-specific statements) incorporating by reference the general discussions and concentrating solely on the issues specific to the statement subsequently prepared. Tiering is appropriate when the sequence of statements or analyses is:

(a) From a program, plan, or policy environmental impact statement to a program, plan, or policy statement or analysis of lesser scope or to a site-specific statement or analysis.

(b) From an environmental impact statement on a specific action at an early stage (such as need and site selection) to a supplement (which is preferred) or a subsequent statement
or analysis at a later stage (such as environmental mitigation). Tiering in such cases is appropriate when it helps the lead agency to focus on the issues which are ripe for decision and exclude from consideration issues already decided or not yet ripe.
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**EDITORIAL NOTE:** This listing is provided for information purposes only. It is compiled and kept up-to-date by the Council on Environmental Quality, and is revised through July 1, 2011.

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PART 771 — ENVIRONMENTAL IMPACT AND RELATED PROCEDURES

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SOURCE: 52 FR 32660, Aug. 28, 1987, unless otherwise noted.

§ 771.103 [Reserved]

§ 771.105 Policy.

It is the policy of the Administration that:

(a) To the fullest extent possible, all environmental investigations, reviews, and consultations be coordinated as a single process, and compliance with all applicable environmental requirements be reflected in the environmental review document required by this regulation.\(^1\)

(b) Alternative courses of action be evaluated and decisions be made in the best overall public interest based upon a balanced consideration of the need for safe and efficient transportation; of the social, economic, and environmental impacts of the proposed transportation improvements; and Vibration Impact Assessment,” May 2006. The FHWA and the FTA supplementary guidance, and any updated versions of the guidance, are available from the respective FHWA and FTA headquarters and field offices as prescribed in 49 CFR part 7 and on their respective Web sites at [http://www.fhwa.dot.gov](http://www.fhwa.dot.gov) and [http://www.fta.dot.gov](http://www.fta.dot.gov) or in hard copy by request.

\(^1\) FHWA and FTA have supplementary guidance on environmental review documents and procedures for their programs. This guidance includes: the FHWA Technical Advisory T6640.8A, October 30, 1987; “SAFETEA-LU Environmental Review Process: Final Guidance,” November 15, 2006; Appendix A to 23 CFR part 450 titled “Linking the Transportation Planning and NEPA Processes”; and “Transit Noise and Vibration Impact Assessment,” May 2006. The FHWA and the FTA supplementary guidance, and any updated versions of the guidance, are available from the respective FHWA and FTA headquarters and field offices as prescribed in 49 CFR part 7 and on their respective Web sites at [http://www.fhwa.dot.gov](http://www.fhwa.dot.gov) and [http://www.fta.dot.gov](http://www.fta.dot.gov) or in hard copy by request.
of national, State, and local environmental protection goals.

(c) Public involvement and a systematic interdisciplinary approach be essential parts of the development process for proposed actions.

(d) Measures necessary to mitigate adverse impacts be incorporated into the action. Measures necessary to mitigate adverse impacts are eligible for Federal funding when the Administration determines that:

1. The impacts for which the mitigation is proposed actually result from the Administration action; and

2. The proposed mitigation represents a reasonable public expenditure after considering the impacts of the action and the benefits of the proposed mitigation measures. In making this determination, the Administration will consider, among other factors, the extent to which the proposed measures would assist in complying with a Federal statute, Executive Order, or Administration regulation or policy.

(e) Costs incurred by the applicant for the preparation of environmental documents request-ed by the Administration be eligible for Federal assistance.

(f) No person, because of handicap, age, race, color, sex, or national origin, be excluded from participating in, or denied benefits of, or be subject to discrimination under any Administration program or procedural activity required by or developed pursuant to this regulation.


§ 771.107 Definitions.

The definitions contained in the CEQ regulation and in Titles 23 and 49 of the United States Code are applicable. In addition, the following definitions apply.

(a) Environmental studies. The investigations of potential environmental impacts to determine the environmental process to be followed and to assist in the preparation of the environmental document.

(b) Action. A highway or transit project proposed for FHWA or UMTA funding. It also includes activities such as joint and multiple use permits, changes in access control, etc., which may or may not involve a commitment of Federal funds.

(c) Administration action. The approval by FHWA or UMTA of the applicant’s request for Federal funds for construction. It also includes approval of activities such as joint and multiple use permits, changes in access control, etc., which may or may not involve a commitment of Federal funds.

(d) Administration. The FHWA or FTA, whichever is the designated Federal lead agency for the proposed action. A reference herein to the Administration means the State when the State is functioning as the FHWA or FTA in carrying out responsibilities delegated or assigned to the State in accordance with 23 U.S.C. 325, 326, or 327, or other applicable law.


(f) Applicant. Any State, local, or federally-recognized Indian tribal governmental unit that requests funding approval or other action by the Administration and that the Administration works with to conduct environmental studies and prepare environmental review documents. When another Federal agency, or the Administration itself, is implementing the action, then the lead agencies (as defined in this regulation) may assume the responsibilities of the applicant in this part. If there is no applicant, then the Federal lead agency will assume the responsibilities of the applicant in this part.

2 Section 4(f), which protected certain public lands and all historic sites, technically was repealed in 1983 when it was codified, without substantive change, as 49 U.S.C. 303. This regulation continues to refer to section 4(f) because it would create needless confusion to do otherwise; the policies section 4(f) engendered are widely referred to as “section 4(f)” matters. A provision with the same meaning is found at 23 U.S.C. 138 and applies only to FHWA actions.
(g) *Lead agencies.* The Administration and any other agency designated to serve as a joint lead agency with the Administration under 23 U.S.C. 139(c)(3) or under the CEQ regulation.

(h) *Participating agency.* A Federal, State, local, or federally-recognized Indian tribal governmental unit that may have an interest in the proposed project and has accepted an invitation to be a participating agency, or, in the case of a Federal agency, has not declined the invitation in accordance with 23 U.S.C. 139(d)(3).

(i) *Project sponsor.* The Federal, State, local, or federally-recognized Indian tribal governmental unit, or other entity, including any private or public-private entity that seeks an Administration action.


§ 771.109 Applicability and responsibilities.

(a)(1) The provisions of this regulation and the CEQ regulation apply to actions where the Administration exercises sufficient control to condition the permit or project approval. Actions taken by the applicant which do not require Federal approvals, such as preparation of a regional transportation plan are not subject to this regulation.

(2) This regulation does not apply to or alter approvals by the Administration made prior to the effective date of this regulation.

(3) Environmental documents accepted or prepared after the effective date of this regulation shall be developed in accordance with this regulation.

(b) It shall be the responsibility of the applicant, in cooperation with the Administration to implement those mitigation measures stated as commitments in the environmental documents prepared pursuant to this regulation. The FHWA will assure that this is accomplished as a part of its program management responsibilities that include reviews of designs, plans, specifications, and estimates (PS&E), and construction inspections. The UMTA will assure implementation of committed mitigation measures through incorporation by reference in the grant agreement, followed by reviews of designs and construction inspections.

(c) The following roles and responsibilities apply during the environmental review process:

(1) The lead agencies are responsible for managing the environmental review process and the preparation of the appropriate environmental review documents.

(2) Any applicant that is a State or local governmental entity that is, or is expected to be, a direct recipient of funds under title 23, U.S. Code, or chapter 53 of title 49 U.S. Code, for the action shall serve as a joint lead agency with the Administration in accordance with 23 U.S.C. 139, and may prepare environmental review documents if the Administration furnishes guidance and independently evaluates the documents.

(3) The Administration may invite other Federal, State, local, or federally-recognized Indian tribal governmental units to serve as joint lead agencies in accordance with the CEQ regulation. If the applicant is serving as a joint lead agency under 23 U.S.C. 139(c)(3), then the Administration and the applicant will decide jointly which other agencies to invite to serve as joint lead agencies.

(4) When the applicant seeks an Administration action other than the approval of funds, the role of the applicant will be determined by the Administration in accordance with the CEQ regulation and 23 U.S.C. 139.

(5) Regardless of its role under paragraphs (c)(2) through (c)(4) of this section, a public agency that has statewide jurisdiction (for example, a State highway agency or a State department of transportation) or a local unit of government acting through a statewide agency, that meets the requirements of section 102(2)(D) of NEPA, may prepare the EIS and other environmental review documents with the Administration furnishing guidance,
participating in the preparation, and independently evaluating the document. All FHWA applicants qualify under this paragraph.

(6) The role of a project sponsor that is a private institution or firm is limited to providing technical studies and commenting on environmental review documents.

(d) When entering into Federal-aid project agreements pursuant to 23 U.S.C. 106, it shall be the responsibility of the State highway agency to ensure that the project is constructed in accordance with and incorporates all committed environmental impact mitigation measures listed in approved environmental review documents unless the State requests and receives written FHWA approval to modify or delete such mitigation features.


§ 771.111 Early coordination, public involvement, and project development.

(a) (1) Early coordination with appropriate agencies and the public aids in determining the type of environmental review documents an action requires, the scope of the document, the level of analysis, and related environmental requirements. This involves the exchange of information from the inception of a proposal for action to preparation of the environmental review documents. Applicants intending to apply for funds should notify the Administration at the time that a project concept is identified. When requested, the Administration will advise the applicant, insofar as possible, of the probable class of action and related environmental laws and requirements and of the need for specific studies and findings which would normally be developed concurrently with the environmental review documents.

(2) The information and results produced by, or in support of, the transportation planning process may be incorporated into environmental review documents in accordance with 40 CFR 1502.21 and 23 CFR 450.212 or 450.318.3

(b) The Administration will identify the probable class of action as soon as sufficient information is available to identify the probable impacts of the action.

(c) When both the FHWA and FTA are involved in the development of a project, or when the FHWA or FTA acts as a joint lead agency with another Federal agency, a mutually acceptable process will be established on a case-by-case basis.

(d) During the early coordination process, the lead agencies may request other agencies having an interest in the action to participate, and must invite such agencies if the action is subject to the project development procedures in 23 U.S.C. 139.4 Agencies with special expertise may be invited to become cooperating agencies. Agencies with jurisdiction by law must be requested to become cooperating agencies.

(e) Other States, and Federal land management entities, that may be significantly affected by the action or by any of the alternatives shall be notified early and their views solicited by the applicant in cooperation with the Administration. The Administration will prepare a written evaluation of any significant unresolved issues and furnish it to the applicant for incorporation into the environmental assessment (EA) or draft EIS.

3 On February 14, 2007, FHWA and FTA issued guidance on incorporating products of the planning process into NEPA documents as Appendix A of 23 CFR part 450. This guidance, titled “Linking the Transportation Planning and NEPA Processes,” is available on the FHWA Web site at http://www.fhwa.dot.gov or in hard copy upon request.

(f) In order to ensure meaningful evaluation of alternatives and to avoid commitments to transportation improvements before they are fully evaluated, the action evaluated in each EIS or finding of no significant impact (FONSI) shall:

(1) Connect logical termini and be of sufficient length to address environmental matters on a broad scope;

(2) Have independent utility or independent significance, i.e., be usable and be a reasonable expenditure even if no additional transportation improvements in the area are made; and

(3) Not restrict consideration of alternatives for other reasonably foreseeable transportation improvements.

(g) For major transportation actions, the tiering of EISs as discussed in the CEQ regulation (40 CFR 1502.20) may be appropriate. The first tier EIS would focus on broad issues such as general location, mode choice, and area-wide air quality and land use implications of the major alternatives. The second tier would address site-specific details on project impacts, costs, and mitigation measures.

(h) For the Federal-aid highway program:

(1) Each State must have procedures approved by the FHWA to carry out a public involvement/public hearing program pursuant to 23 U.S.C. 128 and 139 and CEQ regulation.

(2) State public involvement/public hearing procedures must provide for:

(i) Coordination of public involvement activities and public hearings with the entire NEPA process.

(ii) Early and continuing opportunities during project development for the public to be involved in the identification of social, economic, and environmental impacts, as well as impacts associated with relocation of individuals, groups, or institutions.

(iii) One or more public hearings or the opportunity for hearing(s) to be held by the State highway agency at a convenient time and place for any Federal-aid project which requires significant amounts of right-of-way, substantially changes the layout or functions of connecting roadways or of the facility being improved, has a substantial adverse impact on abutting property, otherwise has a significant social, economic, environmental or other effect, or for which the FHWA determines that a public hearing is in the public interest.

(iv) Reasonable notice to the public of either a public hearing or the opportunity for a public hearing. Such notice will indicate the availability of explanatory information. The notice shall also provide information required to comply with public involvement requirements of other laws, Executive orders, and regulations.

(v) Explanation at the public hearing of the following information, as appropriate:

(A) The project’s purpose, need, and consistency with the goals and objectives of any local urban planning,

(B) The project’s alternatives, and major design features,

(C) The social, economic, environmental, and other impacts of the project,

(D) The relocation assistance program and the right-of-way acquisition process.

(E) The State highway agency’s procedures for receiving both oral and written statements from the public.

(vi) Submission to the FHWA of a transcript of each public hearing and a certification that a required hearing or hearing opportunity was offered. The transcript will be accompanied by copies of all written statements from the public, both submitted at the public hearing or during an announced period after the public hearing.

(vii) An opportunity for public involvement in defining the purpose and need and the range of alternatives, for any action subject to the project development procedures in 23 U.S.C. 139.

(viii) Public notice and an opportunity for public review and comment on
a Section 4(f) *de minimis* impact finding, in accordance with 49 U.S.C. 303(d).  

(3) Based on the reevaluation of project environmental documents required by §771.129, the FHWA and the State highway agency will determine whether changes in the project or new information warrant additional public involvement.

(4) Approvals or acceptances of involvement/public hearing procedures prior to the publication date of this regulation remain valid.

(i) Applicants for capital assistance in the FTA program achieve public participation on proposed projects by holding public hearings and seeking input from the public through the scoping process for environmental review documents. For projects requiring EISs, an early opportunity for public involvement in defining the purpose and need for action and the range of alternatives must be provided, and a public hearing will be held during the circulation period of the draft EIS. For other projects that substantially affect the community or its public transportation service, an adequate opportunity for public review and comment must be provided, pursuant to 49 U.S.C. 5323(b).

(j) Information on the UMTA environmental process may be obtained from: Director, Office of Planning Assistance, Urban Mass Transportation Administration, Washington, DC 20590. Information on the FHWA environmental process may be obtained from: Director, Office of Environmental Policy, Federal Highway Administration, Washington, DC 20590.

[52 FR 32660, Aug. 28, 1987; as amended at 70 FR 24469, May 9, 2005; 74 FR 12528, Mar. 24, 2009]

§ 771.113 Timing of Administration activities.

(a) The lead agencies, in cooperation with the applicant (if not a lead agency), will perform the work necessary to complete a finding of no significant impact (FONSI) or a record of decision (ROD) and comply with other related environmental laws and regulations to the maximum extent possible during the NEPA process. This work includes environmental studies, related engineering studies, agency coordination and public involvement. However, final design activities, property acquisition, purchase of construction materials or rolling stock, or project construction shall not proceed until the following have been completed, except as otherwise provided in law or in paragraph (d) of this section:

(1) (i) The action has been classified as a categorical exclusion (CE), or

(ii) A FONSI has been approved, or

(iii) A final EIS has been approved and available for the prescribed period of time and a record of decision has been signed;

(2) For actions proposed for FHWA funding, the Administration has received and accepted the certifications and any required public hearing transcripts required by 23 U.S.C. 128;

(3) For activities proposed for FHWA funding, the programming requirements of 23 CFR part 450, subpart B, and 23 CFR part 630, subpart A, have been met.

(b) Completion of the requirements set forth in paragraphs (a)(1) and (2) of this section is considered acceptance of the general project location and concepts described in the environmental review documents unless otherwise specified by the approving official.

(c) Letters of Intent issued under the authority of section 3(a)(4) of the UMT Act are used by UMTA to indicate an intention to obligate future funds for multi-year capital transit projects. Letters of Intent will not be available at http://www.fhwa.dot.gov or in hard copy upon request.

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5 The FHWA and FTA have developed guidance on Section 4(f) *de minimis* impact findings titled “Guidance for Determining *De Minimis* Impacts to
issued by UMTA until the NEPA process is completed.

(d) The prohibition in paragraph (a)(1) of this section is limited by the following exceptions:

(1) Exceptions for hardship and protective acquisitions of real property are addressed in paragraph (d)(12) of § 771.117.
(2) Paragraph (d)(13) of § 771.117 contains an exception for the acquisition of pre-existing railroad right-of-way for future transit use in accordance with 49 U.S.C. 5324(c).
(3) FHWA regulations at 23 CFR 710.503 establish conditions for FHWA approval of Federal-aid highway funding for hardship and protective acquisitions.
(4) FHWA regulations at 23 CFR 710.501 address early acquisition of right-of-way by a State prior to the execution of a project agreement with the FHWA or completion of NEPA. In paragraphs (b) and (c) of § 710.501, the regulation establishes conditions governing subsequent requests for Federal-aid credit or reimbursement for the acquisition. Any State-funded early acquisition for a Federal-aid highway project where there will not be Federal-aid highway credit or reimbursement for the early acquisition is subject to the limitations described in the CEQ regulations at 40 CFR 1506.1 and other applicable Federal requirements.
(5) A limited exception for rolling stock is provided in 49 U.S.C. 5309(h)(6).

§ 771.117 Categorical exclusions.
(a) Categorical exclusions (CEs) are actions which meet the definition contained in 40 CFR 1508.4, and, based on past experience with similar actions, do not involve significant environmental impacts. They are actions which: do not induce significant impacts to planned growth or land use for the area; do not require the relocation of significant numbers of people; do not have a significant impact on any natural, cultural, recreational, historic or other resource; do not involve significant air, noise, or water quality impacts; do not have significant impacts on travel patterns; or do not otherwise, either individually or cumulatively, have any significant environmental impacts.

(1) A new controlled access freeway.
(2) A highway project of four or more lanes on a new location.
(3) New construction or extension of fixed rail transit facilities (e.g., rapid rail, light rail, commuter rail, automated guideway transit).
(4) New construction or extension of a separate roadway for buses or high occupancy vehicles not located within an existing highway facility.

(b) Class II (CEs). Actions that do not individually or cumulatively have a significant environmental effect are excluded from the requirement to prepare an EA or EIS. A specific list of CEs normally not requiring NEPA documentation is set forth in §771.117(c). When appropriately documented, additional projects may also qualify as CEs pursuant to §771.117(d).

(c) Class III (EAs). Actions in which the significance of the environmental impact is not clearly established. All actions that are not Class I or II are Class III. All actions in this class require the preparation of an EA to determine the appropriate environmental document required.


§ 771.115 Classes of actions.
There are three classes of actions which prescribe the level of documentation required in the NEPA process.

(a) Class I (EISs). Actions that significantly affect the environment require an EIS (40 CFR 1508.27). The following are examples of actions that normally required an EIS:
(b) Any action which normally would be classified as a CE but could involve unusual circumstances will require the Administration, in cooperation with the applicant, to conduct appropriate environmental studies to determine if the CE classification is proper. Such unusual circumstances include:

1. Significant environmental impacts;
2. Substantial controversy on environmental grounds;
3. Significant impact on properties protected by section 4(f) of the DOT Act or section 106 of the National Historic Preservation Act; or
4. Inconsistencies with any Federal, State, or local law, requirement or administrative determination relating to the environmental aspects of the action.

(c) The following actions meet the criteria for CEs in the CEQ regulation (section 1508.4) and §771.117(a) of this regulation and normally do not require any further NEPA approvals by the Administration:

1. Activities which do not involve or lead directly to construction, such as planning and technical studies; grants for training and research programs; research activities as defined in 23 U.S.C. 307; approval of a unified work program and any findings required in the planning process pursuant to 23 U.S.C. 134; approval of statewide programs under 23 CFR part 630; approval of project concepts under 23 CFR part 476; engineering to define the elements of a proposed action or alternatives so that social, economic, and environmental effects can be assessed; and Federal-aid system revisions which establish classes of highways on the Federal-aid highway system.
2. Approval of utility installations along or across a transportation facility.
3. Construction of bicycle and pedestrian lanes, paths, and facilities.
5. Transfer of Federal lands pursuant to 23 U.S.C. 107(d) and/or 23 U.S.C. 317 when the land transfer is in support of an action that is not otherwise subject to FHWA review under NEPA.
6. The installation of noise barriers or alterations to existing publicly owned buildings to provide for noise reduction.
7. Landscaping.
8. Installation of fencing, signs, pavement markings, small passenger shelters, traffic signals, and railroad warning devices where no substantial land acquisition or traffic disruption will occur.
10. Acquisition of scenic easements.
12. Improvements to existing rest areas and truck weigh stations.
13. Ridesharing activities.
15. Alterations to facilities or vehicles in order to make them accessible for elderly and handicapped persons.
16. Program administration, technical assistance activities, and operating assistance to transit authorities to continue existing service or increase service to meet routine changes in demand.
17. The purchase of vehicles by the applicant where the use of these vehicles can be accommodated by existing facilities or by new facilities which themselves are within a CE.
18. Track and railbed maintenance and improvements when carried out within the existing right-of-way.
19. Purchase and installation of operating or maintenance equipment to be located within the transit facility and with no significant impacts off the site.
20. Promulgation of rules, regulations and directives.
21. Deployment of electronics, photonics, communications, or information processing used singly or in combination, or as components of a fully integrated system, to improve the efficiency or safety of a surface transportation system.
transportation system or to enhance security or passenger convenience. Examples include, but are not limited to, traffic control and detector devices, lane management systems, electronic payment equipment, auto-matic vehicle locaters, automated passenger counters, computer-aided dispatching systems, radio communications systems, dynamic message signs, and security equipment including surveillance and detection cameras on roadways and in transit facilities and on buses.

(d) Additional actions which meet the criteria for a CE in the CEQ regulations (40 CFR 1508.4) and paragraph (a) of this section may be designated as CEs only after Administration approval. The applicant shall submit documentation which demonstrates that the specific conditions or criteria for these CEs are satisfied and that significant environmental effects will not result. Examples of such actions include but are not limited to:

1. Modernization of a highway by resurfacing, restoration, rehabilitation, reconstruction, adding shoulders, or adding auxiliary lanes (e.g., parking, weaving, turning, climbing).

2. Highway safety or traffic operations improvement projects including the installation of ramp metering control devices and lighting.

3. Bridge rehabilitation, reconstruction or replacement or the construction of grade separation to replace existing at-grade railroad crossings.

4. Transportation corridor fringe parking facilities.

5. Construction of new truck weigh stations or rest areas.

6. Approvals for disposal of excess right-of-way or for joint or limited use of right-of-way, where the proposed use does not have significant adverse impacts.

7. Approvals for changes in access control.

8. Construction of new bus storage and maintenance facilities in areas used predominantly for industrial or transportation purposes where such construction is not inconsistent with existing zoning and located on or near a street with adequate capacity to handle anticipated bus and support vehicle traffic.

9. Rehabilitation or reconstruction of existing rail and bus buildings and ancillary facilities where only minor amounts of additional land are required and there is not a substantial increase in the number of users.

10. Construction of bus transfer facilities (an open area consisting of passenger shelters, boarding areas, kiosks and related street improvements) when located in a commercial area or other high activity center in which there is adequate street capacity for projected bus traffic.

11. Construction of rail storage and maintenance facilities in areas used predominantly for industrial or transportation purposes where such construction is not inconsistent with existing zoning and where there is no significant noise impact on the surrounding community.

12. Acquisition of land for hardship or protective purposes. Hardship and protective buying will be permitted only for a particular parcel or a limited number of parcels. These types of land acquisition quality for a CE only where the acquisition will not limit the evaluation of alternatives, including shifts in alignment for planned construction projects, which may be required in the NEPA process. No project development on such land may proceed until the NEPA process has been completed.

(i) Hardship acquisition is early acquisition of property by the applicant at the property owner’s request to alleviate particular hardship to the owner, in contrast to others, because of an inability to sell his property. This is justified when the property owner can document on the basis of health, safety or financial reasons that remaining in the property poses an undue hardship compared to others.

(ii) Protective acquisition is done to prevent imminent development of a parcel which may be needed for a proposed transportation corridor or site. Documentation must clearly demonstrate that development of the land would preclude future transportation
use and that such development is imminent. Advance acquisition is not permitted for the sole purpose of reducing the cost of property for a proposed project.

(13) Acquisition of pre-existing railroad right-of-way pursuant to 49 U.S.C. 5324(c). No project development on the acquired railroad right-of-way may proceed until the NEPA process for such project development, including the consideration of alternatives, has been completed.

(e) Where a pattern emerges of granting CE status for a particular type of action, the Administration will initiate rulemaking proposing to add this type of action to the list of categorical exclusions in paragraph (c) or (d) of this section, as appropriate.


§771.119 Environmental assessments.

(a) An EA shall be prepared by the applicant in consultation with the Administration for each action that is not a CE and does not clearly require the preparation of an EIS, or where the Administration believes an EA would assist in determining the need for an EIS.

(b) For actions that require an EA, the applicant, in consultation with the Administration, shall, at the earliest appropriate time, begin consultation with interested agencies and others to advise them of the scope of the project and to achieve the following objectives: determine which aspects of the proposed action have potential for social, economic, or environmental impact; identify alternatives and measures which might mitigate adverse environmental impacts; and identify other environmental review and consultation requirements which should be performed concurrently with the EA. The applicant shall accomplish this through an early coordination process (i.e., procedures under §771.111) or through a scoping process. Public involvement shall be summarized and the results of agency coordination shall be included in the EA.

(c) The EA is subject to Administration approval before it is made available to the public as an Administration document.

(d) The EA need not be circulated for comment but the document must be made available for public inspection at the applicant’s office and at the appropriate Administration field offices in accordance with paragraphs (e) and (f) of this section. Notice of availability of the EA, briefly describing the action and its impacts, shall be sent by the applicant to the affected units of Federal, State and local government. Notice shall also be sent to the State intergovernmental review contacts established under Executive Order 12372.

(e) When a public hearing is held as part of the application for Federal funds, the EA shall be available at the public hearing and for a minimum of 15 days in advance of the public hearing. The notice of the public hearing in local newspapers shall announce the availability of the EA and where it may be obtained or reviewed. Comments shall be submitted in writing to the applicant or the Administration with applicant or the Administration within 30 days of the availability of the EA unless the Administration determines, for good cause, that a different period is warranted. Public hearing requirements are as described in §771.111.

(f) When a public hearing is not held, the applicant shall place a notice in a newspaper(s) similar to a public hearing notice and at a similar stage of development of the action, advising the public of the availability of the EA and where information concerning the action may be obtained. The notice shall invite comments from all interested parties. Comments shall be submitted in writing to the applicant or the Administration within 30 days of the publication of the notice unless the Administration determines, for good cause, that a different period is warranted.
(g) If no significant impacts are identified, the applicant shall furnish the Administration a copy of the revised EA, as appropriate; the public hearing transcript, where applicable; copies of any comments received and responses thereto; and recommend a FONSI. The EA should also document compliance, to the extent possible, with all applicable environmental laws and Executive orders, or provide reasonable assurance that their requirements can be met.

(h) When the Administration expects to issue a FONSI for an action described in §771.115(a), copies of the EA shall be made available for public review (including the affected units of government) for a minimum of 30 days before the Administration makes its final decision (See 40 CFR 1501.4(e)(2).) This public availability shall be announced by a notice similar to a public hearing notice.

(i) If, at any point in the EA process, the Administration determines that the action is likely to have a significant impact on the environment, the preparation of an EIS will be required.

(j) If the Administration decides to apply 23 U.S.C. 139 to an action involving an EA, then the EA shall be prepared in accordance with the applicable provisions of that statute.

[52 FR 32660, Aug. 28, 1987; as amended at 70 FR 24470, May 9, 2005; 74 FR 12529, Mar. 24, 2009]

§ 771.121 Findings of no significant impact.

(a) The Administration will review the EA and any public hearing comments and other comments received regarding the EA. If the Administration agrees with the applicant’s recommendations pursuant to §771.119(g), it will make a separate written FONSI incorporating by reference the EA and any other appropriate environmental documents.

(b) After a FONSI has been made by the Administration, a notice of availability of the FONSI shall be sent by the applicant to the affected units of Federal, State and local government and the document shall be available from the applicant and the Administration upon request by the public. Notice shall also be sent to the State intergovernmental review contacts established under Executive Order 12372.

(c) If another Federal agency has issued a FONSI on an action which includes an element proposed for Administration funding, the Administration will evaluate the other agency’s FONSI. If the Administration determines that this element of the project and its environmental impacts have been adequately identified and assessed, and concurs in the decision to issue a FONSI, the Administration will issue its own FONSI incorporating the other agency’s FONSI. If environmental issues have not been adequately identified and assessed, the Administration will require appropriate environmental studies.

§ 771.123 Draft environmental impact statements.

(a) A draft EIS shall be prepared when the Administration determines that the action is likely to cause significant impacts on the environment. When the applicant, after consultation with any project sponsor that is not the applicant, has notified the Administration in accordance with 23 U.S.C. 139(e) and the decision has been made by the Administration to prepare an EIS, the Administration will issue a Notice of Intent (40 CFR 1508.22) for publication in the FEDERAL REGISTER. Applicants are encouraged to announce the intent to prepare an EIS by appropriate means at the local level.

(b) After publication of the Notice of Intent, the lead agencies, in cooperation with the applicant (if not a lead agency), will begin a scoping process which may take into account any planning work already accomplished, in accordance with 23 CFR 450.212 or 450.318. The scoping process will be used to identify the purpose and need, the range of alternatives and impacts, and the significant issues to be addressed in the EIS and to achieve the other objectives of 40 CFR 1501.7. For the FHWA, scoping is normally
achieved through public and agency involvement procedures required by §771.111. For FTA, scoping is achieved by soliciting agency and public responses to the action by letter or by holding scoping meetings. If a scoping meeting is to be held, it should be announced in the Administration’s Notice of Intent and by appropriate means at the local level.

(c) The draft EIS shall be prepared by the lead agencies in cooperation with the applicant (if not a lead agency). The draft EIS shall evaluate all reasonable alternatives to the action and discuss the reasons why other alternatives, which may have been considered, were eliminated from detailed study. The draft EIS shall also summarize the studies, reviews, consultations, and coordination required by environmental laws or Executive Orders to the extent appropriate at this stage in the environmental process.

(d) Any of the lead agencies may select a consultant to assist in the preparation of an EIS in accordance with applicable contracting procedures and with 40 CFR 1506.5(c).

(e) The Administration, when satisfied that the draft EIS complies with NEPA requirements, will approve the draft EIS for circulation by signing and dating the cover sheet.

(f) A lead, joint lead, or a cooperating agency shall be responsible for printing the EIS. The initial printing of the draft EIS shall be in sufficient quantity to meet requirements for copies which can reasonably be expected from agencies, organizations, and individuals. Normally, copies will be furnished free of charge. However, with Administration concurrence, the party requesting the draft EIS may be charged a fee which is not more than the actual cost of reproducing the copy or may be directed to the nearest location where the statement may be reviewed.

(g) The draft EIS shall be circulated for comment by the applicant on behalf of the Administration. The draft EIS shall be made available to the public and transmitted to agencies for comment no later than the time the document is filed with the Environmental Protection Agency in accordance with 40 CFR 1506.9. The draft EIS shall be transmitted to:

1. Public officials, interest groups, and members of the public known to have an interest in the proposed action or the draft EIS;
2. Federal, State and local governmental agencies expected to have jurisdiction or responsibility over, or interest or expertise in, the action. Copies shall be provided directly to appropriate State and local agencies, and to the State intergovernmental review contacts established under Executive Order 12372; and
3. States and Federal land management entities which may be significantly affected by the proposed action or any of the alternatives. These copies shall be accompanied by a request that such State or entity advise the Administration in writing of any disagreement with the evaluation of impacts in the statement. The Administration will furnish the comments received to the applicant along with a written assessment of any disagreements for incorporation into the final EIS.

(h) The FTA requires a public hearing during the circulation period of all draft EISs. FHWA public hearing requirements are as described in §771.111(h). Whenever a public hearing is held, the draft EIS shall be available at the public hearing and for a minimum of 15 days in advance of the public hearing. The availability of the draft EIS shall be mentioned, and public comments requested, in any public hearing notice and at any public hearing presentation. If a public hearing on an action proposed for FHWA funding is not held, a notice shall be placed in a newspaper similar to a public hearing notice advising where the draft EIS is available for review, how copies may be obtained, and where the comments should be sent.

(i) The Federal Register public availability notice (40 CFR 1506.10) shall
establish a period of not fewer than 45 days nor more than 60 days for the return of comments on the draft EIS unless a different period is established in accordance with 23 U.S.C. 139(g)(2)(A). The notice and the draft EIS transmittal letter shall identify where comments are to be sent.

(j) For major new fixed guideway capital projects proposed for FTA funding, FTA may give approval to begin preliminary engineering on the principal alternative(s) under consideration after circulation of a draft EIS and consideration of comments received. During the course of such preliminary engineering, the applicant will refine project costs, effectiveness, and impact information with particular attention to alternative designs, operations, detailed location decisions and appropriate mitigation measures. These studies will be used to prepare the final EIS or, where appropriate, a supplemental draft EIS.

[52 FR 32660, Aug. 28, 1987, as amended at 70 FR 24470, May 9, 2005; 74 FR 12529, Mar. 24, 2009]

§ 771.125 Final environmental impact statements.

(a)(1) After circulation of a draft EIS and consideration of comments received, a final EIS shall be prepared by the lead agencies, in cooperation with the applicant (if not a lead agency). The final EIS shall identify the preferred alternative and evaluate all reasonable alternatives considered. It shall also discuss substantive comments received on the draft EIS and responses thereto, summarize public involvement, and describe the mitigation measures that are to be incorporated into the proposed action. Mitigation measures presented as commitments in the final EIS will be incorporated into the project as specified in paragraphs (b) and (d) of §771.109. The final EIS should also document compliance, to the extent possible, with all applicable environmental laws and Executive Orders, or provide reasonable assurance that their requirements can be met.

(2) Every reasonable effort shall be made to resolve interagency disagreements on actions before processing the final EIS. If significant issues remain unresolved, the final EIS shall identify those issues and the consultations and other efforts made to resolve them.

(b) The final EIS will be reviewed for legal sufficiency prior to Administration approval.

(c) The Administration will indicate approval of the EIS for an action by signing and dating the cover page. Final EISs prepared for actions in the following categories will be submitted to the Administration’s Headquarters for prior concurrence:

(1) Any action for which the Administration determines that the final EIS should be reviewed at the Headquarters office. This would typically occur when the Headquarters office determines that (i) additional coordination with other Federal, State or local governmental agencies is needed; (ii) the social, economic, or environmental impacts of the action may need to be more fully explored; (iii) the impacts of the proposed action are unusually great; (iv) major issues remain unresolved; or (v) the action involves national policy issues.

(d) The signature of the UMTA approving official on the cover sheet also indicates compliance with section 14 of the UMT Act and fulfillment of the grant application requirements of sections 3(d)(1) and (2), 5(h), and 5(i) of the UMT Act.

(e) Approval of the final EIS is not an Administration Action as defined in paragraph (c) of §771.107 and does not commit the Administration to approve any future grant request to fund the preferred alternative.

(f) The initial printing of the final EIS shall be in sufficient quantity to meet the request for copies which can be reasonably expected from agencies, organizations, and
individuals. Normally, copies will be furnished free of charge. However, with Administration concurrence, the party requesting the final EIS may be charged a fee which is not more than the actual cost of reproducing the copy or may be directed to the nearest location where the statement may be reviewed.

(g) The final EIS shall be transmitted to any persons, organizations, or agencies that made substantive comments on the draft EIS or requested a copy, no later than the time the document is filed with EPA. In the case of lengthy documents, the agency may provide alternative circulation processes in accordance with 40 CFR 1502.19. The applicant shall also publish a notice of availability in local newspapers and make the final EIS available through the mechanism established pursuant to DOT Order 4600.13 which implements Executive Order 12372. When filed with EPA, the final EIS shall be available for public review at the applicant’s offices and at appropriate Administration offices. A copy should also be made available for public review at institutions such as local government offices, libraries, and schools, as appropriate.

[52 FR 32660, Aug. 28, 1987, as amended at 70 FR 24470, May 9, 2005; 74 FR 12530, Mar. 24, 2009]

§ 771.127 Record of decision.

(a) The Administration will complete and sign a ROD no sooner than 30 days after publication of the final EIS notice in the FEDERAL REGISTER or 90 days after publication of a notice for the draft EIS, whichever is later. The ROD will present the basis for the decision as specified in 40 CFR 1505.2, summarize any mitigation measures that will be incorporated in the project and document any required Section 4(f) approval in accordance with part 774 of this title. Until any required ROD has been signed, no further approvals may be given except for administrative activities taken to secure further project funding and other activities consistent with 40 CFR 1506.1.

(b) If the Administration subsequently wishes to approval an alternative which was not identified as the preferred alternative but was fully evaluated in the final EIS, or proposes to make substantial changes to the mitigation measures or findings discussed in the ROD, a revised ROD shall be subject to review by those Administration offices which reviewed the final EIS under §771.125(c). To the extent practicable, the approved revised ROD shall be provided to all persons, organizations, and agencies that received a copy of the final EIS pursuant to §771.125(g).


§ 771.129 Re-evaluations.

(a) A written evaluation of the draft EIS shall be prepared by the applicant in cooperation with the Administration if an acceptable final EIS is not submitted to the Administration within three years from the date of the draft EIS circulation. The purpose of this evaluation is to determine whether or not a supplement to the draft EIS or a new draft EIS is needed.

(b) A written evaluation of the final EIS will be required before further approvals may be granted if major steps to advance the action (e.g., authority to undertake final design, authority to acquire a significant portion of the right-of-way, or approval of the plans, specifications and estimates) have not occurred within three years after the approval of the final EIS, final EIS supplement, or the last major Administration approval or grant.

(c) After approval of the ROD, FONSI, or CE designation, the applicant shall consult with the Administration prior to requesting any major approvals or grants to establish whether or not the approved environmental document or CE designation remains valid for the requested Administration action. These consultations will be documented when determined necessary by the Administration.
§ 771.130 Supplemental environmental impact statements.

(a) A draft EIS, final EIS, or supplemental EIS may be supplemented at any time. An EIS shall be supplemented whenever the Administration determines that:

1. Changes to the proposed action would result in significant environmental impacts that were not evaluated in the EIS; or

2. New information or circumstances relevant to environmental concerns and bearing on the proposed action or its impacts would result in significant environmental impacts not evaluated in the EIS.

(b) However, a supplemental EIS will not be necessary where:

1. The changes to the proposed action, new information, or new circumstances result in a lessening of adverse environmental impacts evaluated in the EIS without causing other environmental impacts that are significant and were not evaluated in the EIS; or

2. The Administration decides to approve an alternative fully evaluated in an approved final EIS but not identified as the preferred alternative. In such a case, a revised ROD shall be prepared and circulated in accordance with §771.127(b).

(c) Where the Administration is uncertain of the significance of the new impacts, the applicant will develop appropriate environmental studies or, if the Administration deems appropriate, an EA to assess the impacts of the changes, new information, or new circumstances. If, based upon the studies, the Administration determines that a supplemental EIS is not necessary, the Administration shall so indicate in the project file.

(d) A supplement is to be developed using the same process and format (i.e., draft EIS, final EIS, and ROD) as an original EIS, except that scoping is not required.

(e) A supplemental draft EIS may be necessary for major new fixed guideway capital projects proposed for FTA funding if there is a substantial change in the level of detail on project impacts during project planning and development. The supplement will address site-specific impacts and refined cost estimates that have been developed since the original draft EIS.

(f) In some cases, a supplemental EIS may be required to address issues of limited scope, such as the extent of proposed mitigation or the evaluation of location or design variations for a limited portion of the overall project. Where this is the case, the preparation of a supplemental EIS shall not necessarily:

1. Prevent the granting of new approvals;

2. Require the withdrawal of previous approvals; or

3. Require the suspension of project activities; for any activity not directly affected by the supplement. If the changes in question are of such magnitude to require a reassessment of the entire action, or more than a limited portion of the overall action, the Administration shall suspend any activities which would have an adverse environmental impact or limit the choice of reasonable alternatives, until the supplemental EIS is completed.

§ 771.131 Emergency action procedures.

Requests for deviations from the procedures in this regulation because of emergency circumstances (40 CFR 1506.11) shall be referred to the Administration’s headquarters for evaluation and decision after consultation with CEQ.
§ 771.133 Compliance with other requirements.

The final EIS or FONSI should document compliance with requirements of all applicable environmental laws, Executive orders, and other related requirements. If full compliance is not possible by the time the final EIS or FONSI is prepared, the final EIS or FONSI should reflect consultation with the appropriate agencies and provide reasonable assurance that the requirements will be met. Approval of the environmental document constitutes adoption of any Administration findings and determinations that are contained therein. The Administration’s approval of an environmental document constitutes its finding of compliance with the report requirements of 23 U.S.C. 128.


§ 771.137 International actions.

(a) The requirements of this part apply to:

(1) Administration actions significantly affecting the environment of a foreign nation not participating in the action or not otherwise involved in the action.

(2) Administration actions outside the U.S., its territories, and possessions which significantly affect natural resources of global importance designated for protection by the President or by international agreement.

(b) If communication with a foreign government concerning environmental studies or documentation is anticipated, the Administration shall coordinate such communication with the Department of State through the Office of the Secretary of Transportation.

§ 771.135 [Reserved]


§ 771.139 Limitations on Actions.

Notices announcing decisions by the Administration or by other Federal agencies on a transportation project may be published in the FEDERAL REGISTER indicating that such decisions are final within the meaning of 23 U.S.C. 139(l). Claims arising under Federal law seeking judicial review of any such decisions are barred unless filed within 180 days after publication of the notice. This 180-day time period does not lengthen any shorter time period for seeking judicial review that otherwise is established by the Federal law under which judicial review is allowed. 6 This provision does not create any right of judicial review or place any limit on filing a claim that a person has violated the terms of a permit, license, or approval.

[74 FR 12530, Mar. 24, 2009]
§ 774.1 Purpose.

The purpose of this part is to implement 23 U.S.C. 138 and 49 U.S.C. 303, which were originally enacted as Section 4(f) of the Department of Transportation Act of 1966 and are still commonly referred to as “Section 4(f).”


§ 774.3 Section 4(f) approvals.

The Administration may not approve the use, as defined in § 774.17, of Section 4(f) property unless a determination is made under paragraph (a) or (b) of this section.

(a) The Administration determines that:

(1) There is no feasible and prudent avoidance alternative, as defined in § 774.17, to the use of land from the property; and

(2) The action includes all possible planning, as defined in § 774.17, to minimize harm to the property resulting from such use; or

(b) The Administration determines that the use of the property, including any measure(s) to minimize harm (such as any avoidance, minimization, mitigation, or enhancement measures) committed to by the applicant, will have a de minimis impact, as defined in § 774.17, on the property.

(c) If the analysis in paragraph (a)(1) of this section concludes that there is no feasible and prudent avoidance alternative, then the Administration may approve, from among the remaining alternatives that use Section 4(f) property, only the alternative that:

(1) Causes the least overall harm in light of the statute’s preservation purpose. The least overall harm is determined by balancing the following factors:

(i) The ability to mitigate adverse impacts to each Section 4(f) property (including any measures that result in benefits to the property);

(ii) The relative severity of the remaining harm, after mitigation, to the protected activities, attributes, or features that qualify each Section 4(f) property for protection;

(iii) The relative significance of each Section 4(f) property;

(iv) The views of the official(s) with jurisdiction over each Section 4(f) property;

(v) The degree to which each alternative meets the purpose and need for the project;

(vi) After reasonable mitigation, the magnitude of any adverse impacts to resources not protected by Section 4(f); and

(vii) Substantial differences in costs among the alternatives.

(2) The alternative selected must include all possible planning, as defined in § 774.17, to minimize harm to Section 4(f) property.

(d) Programmatic Section 4(f) evaluations are a time-saving procedural alternative to preparing individual Section 4(f) evaluations under paragraph (a) of this section for certain minor uses of Section 4(f) property. Programmatic Section 4(f) evaluations are developed by the Administration based on experience with a specific set of conditions that includes project type, degree of use and impact, and evaluation of avoidance alternatives. An approved programmatic Section 4(f) evaluation may be

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7 FHWA has issued five programmatic Section 4(f) evaluations: (1) Final Nationwide Programmatic Section 4(f) Evaluation and Determination for Federal Aid Transportation Projects That Have a Net Benefit to a Section 4(f) Property; (2) Nationwide Section 4(f) Evaluations and Approvals for Federally-Aided Highway Projects With Minor Involvement With Public Parks, Recreation Lands, Wildlife and Waterfowl Refuges, and Historic Sites; (3) Final Nationwide Section 4(f) Evaluation and Approval for Federally-Aided Highway Projects With Minor Involvements With Historic Sites; (4) Historic Bridges;
relied upon to cover a particular project only if the specific conditions in the programmatic evaluation are met.

(1) The determination whether a programmatic Section 4(f) evaluation applies to the use of a specific Section 4(f) property shall be documented as specified in the applicable programmatic Section 4(f) evaluation.

(2) The Administration may develop additional programmatic Section 4(f) evaluations. Proposed new or revised programmatic Section 4(f) evaluations will be coordinated with the Department of Interior, Department of Agriculture, and Department of Housing and Urban Development, and published in the FEDERAL REGISTER for comment prior to being finalized. New or revised programmatic Section 4(f) evaluations shall be reviewed for legal sufficiency and approved by the Headquarters Office of the Administration.

(e) The coordination requirements in § 774.5 must be completed before the Administration may make Section 4(f) approvals under this section. Requirements for the documentation and timing of Section 4(f) approvals are located in §§ 774.7 and 774.9, respectively.

[73 FR 13395, Mar. 12, 2008, as amended at 73 FR 31610, June 3, 2008]

§ 774.5 Coordination.

(a) Prior to making Section 4(f) approvals under § 774.3(a), the Section 4(f) evaluation shall be provided for coordination and comment to the official(s) with jurisdiction over the Section 4(f) resource and to the Department of the Interior, and as appropriate to the Department of Agriculture and the Department of Housing and Urban Development. The Administration shall provide a minimum of 45 days for receipt of comments. If comments are not received within 15 days after the comment deadline, the Administration may assume a lack of objection and proceed with the action.

(b) Prior to making de minimis impact determinations under § 774.3(b), the following coordination shall be undertaken:

(1) For historic properties:

(i) The consulting parties identified in accordance with 36 CFR part 800 must be consulted; and

(ii) The Administration must receive written concurrence from the pertinent State Historic Preservation Officer (SHPO) or Tribal Historic Preservation Officer (THPO), and from the Advisory Council on Historic Preservation (ACHP) if participating in the consultation process, in a finding of “no adverse effect” or “no historic properties affected” in accordance with 36 CFR part 800. The Administration shall inform these officials of its intent to make a de minimis impact determination based on their concurrence in the finding of “no adverse effect” or “no historic properties affected.”

(iii) Public notice and comment, beyond that required by 36 CFR part 800, is not required.

(2) For parks, recreation areas, and wildlife and waterfowl refuges:

(i) Public notice and an opportunity for public review and comment concerning the effects on the protected activities, features, or attributes of the property must be provided. This requirement can be satisfied in conjunction with other public involvement procedures, such as a comment period provided on a NEPA document.

(ii) The Administration shall inform the official(s) with jurisdiction of its intent to make a de minimis impact finding. Following an opportunity for public review and comment as described in paragraph (b)(2)(i) of this section, the official(s) with jurisdiction over the Section 4(f) resource must concur in writing that the project will not adversely affect the activities, features, or attributes that make the property eligible for Section 4(f)
protection. This concurrence may be combined with other comments on the project provided by the official(s).

(c) The application of a programmatic Section 4(f) evaluation to the use of a specific Section 4(f) property under §774.3(d)(1) shall be coordinated as specified in the applicable programmatic Section 4(f) evaluation.

(d) When Federal encumbrances on Section 4(f) property are identified, coordination with the appropriate Federal agency is required to ascertain the agency’s position on the proposed impact, as well as to determine if any other Federal requirements may apply to converting the Section 4(f) land to a different function. Any such requirements must be satisfied, independent of the Section 4(f) approval.

§ 774.7 Documentation.

(a) A Section 4(f) evaluation prepared under §774.3(a) shall include sufficient supporting documentation to demonstrate why there is no feasible and prudent avoidance alternative and shall summarize the results of all possible planning to minimize harm to the Section 4(f) property.

(b) A de minimis impact determination under §774.3(b) shall include sufficient supporting documentation to demonstrate that the impacts, after avoidance, minimization, mitigation, or enhancement measures are taken into account, are de minimis as defined in §774.17; and that the coordination required in §774.5(b) has been completed.

(c) If there is no feasible and prudent avoidance alternative the Administration may approve only the alternative that causes the least overall harm in accordance with §774.3(c). This analysis must be documented in the Section 4(f) evaluation.

(d) The Administration shall review all Section 4(f) approvals under §§774.3(a) and 774.3(c) for legal sufficiency.

(e) A Section 4(f) approval may involve different levels of detail where the Section 4(f) involvement is addressed in a tiered EIS under §771.111(g) of this chapter.

(1) When the first-tier, broad-scale EIS is prepared, the detailed information necessary to complete the Section 4(f) approval may not be available at that stage in the development of the action. In such cases, the documentation should address the potential impacts that a proposed action will have on Section 4(f) property and whether those impacts could have a bearing on the decision to be made. A preliminary Section 4(f) approval may be made at this time as to whether the impacts resulting from the use of a Section 4(f) property are de minimis or whether there are feasible and prudent avoidance alternatives. This preliminary approval shall include all possible planning to minimize harm to the extent that the level of detail available at the first-tier EIS stage allows. It is recognized that such planning at this stage may be limited to ensuring that opportunities to minimize harm at subsequent stages in the development process have not been precluded by decisions made at the first-tier stage. This preliminary Section 4(f) approval is then incorporated into the first-tier EIS.

(2) The Section 4(f) approval will be finalized in the second-tier study. If no new Section 4(f) use, other than a de minimis impact, is identified in the second-tier study and if all possible planning to minimize harm has occurred, then the second-tier Section 4(f) approval may finalize the preliminary approval by reference to the first-tier documentation. Re-evaluation of the preliminary Section 4(f) approval is only needed to the extent that new or more detailed information available at the second-tier stage raises new Section 4(f) concerns not already considered.

(3) The final Section 4(f) approval may be made in the second-tier CE, EA, final EIS, ROD or FONSI.

(f) In accordance with §§771.105(a) and 771.133 of this chapter, the documentation supporting a Section 4(f) approval should be included in the EIS, EA, or for a project classified as a CE, in a separate document. If the Section 4(f) documentation cannot be included in the NEPA document, then it shall be presented in a separate
document. The Section 4(f) documentation shall be developed by the applicant in cooperation with the Administration.

§ 774.9 Timing.
(a) The potential use of land from a Section 4(f) property shall be evaluated as early as practicable in the development of the action when alternatives to the proposed action are under study.

(b) Except as provided in paragraph (c) of this section, for actions processed with EISs the Administration will make the Section 4(f) approval either in the final EIS or in the ROD. Where the Section 4(f) approval is documented in the final EIS, the Administration will summarize the basis for its Section 4(f) approval in the ROD. Actions requiring the use of Section 4(f) property, and proposed to be processed with a FONSI or classified as a CE, shall not proceed until notification by the Administration of Section 4(f) approval.

(c) After the CE, FONSI, or ROD has been processed, a separate Section 4(f) approval will be required, except as provided in § 774.13, if:

1. A proposed modification of the alignment or design would require the use of Section 4(f) property; or
2. The Administration determines that Section 4(f) applies to the use of a property; or
3. A proposed modification of the alignment, design, or measures to minimize harm (after the original Section 4(f) approval) would result in a substantial increase in the amount of Section 4(f) property used, a substantial increase in the adverse impacts to Section 4(f) property, or a substantial reduction in the measures to minimize harm.

(d) A separate Section 4(f) approval required under paragraph (c) of this section will not necessarily require the preparation of a new or supplemental NEPA document. If a new or supplemental NEPA document is also required under § 771.130 of this chapter, then it should include the documentation supporting the separate Section 4(f) approval. Where a separate Section 4(f) approval is required, any activity not directly affected by the separate Section 4(f) approval can proceed during the analysis, consistent with § 771.130(f) of this chapter.
(e) Section 4(f) may apply to archaeological sites discovered during construction, as set forth in § 774.11(f). In such cases, the Section 4(f) process will be expedited and any required evaluation of feasible and prudent avoidance alternatives will take account of the level of investment already made. The review process, including the consultation with other agencies, will be shortened as appropriate.

§ 774.11 Applicability.
(a) The Administration will determine the applicability of Section 4(f) in accordance with this part.
(b) When another Federal agency is the Federal lead agency for the NEPA process, the Administration shall make any required Section 4(f) approvals unless the Federal lead agency is another U.S. DOT agency.
(c) Consideration under Section 4(f) is not required when the official(s) with jurisdiction over a park, recreation area, or wildlife and waterfowl refuge determine that the property, considered in its entirety, is not significant. In the absence of such a determination, the Section 4(f) property will be presumed to be significant. The Administration will review a determination that a park, recreation area, or wildlife and waterfowl refuge is not significant to assure its reasonableness.
(d) Where Federal lands or other public land holdings (e.g., State forests) are administered under statutes permitting management for multiple uses, and, in fact, are managed for multiple uses, Section 4(f) applies only to those portions of such lands which function for, or are designated in the plans of the administering agency as being for, significant park, recreation, or wildlife and waterfowl refuge purposes. The determination of which lands so function or are so designated, and the significance of those lands, shall be made by the official(s) with jurisdiction over the Section 4(f)
The Administration will review this determination to assure its reasonableness.

(e) In determining the applicability of Section 4(f) to historic sites, the Administration, in cooperation with the applicant, will consult with the official(s) with jurisdiction to identify all properties on or eligible for the National Register of Historic Places (National Register). The Section 4(f) requirements apply to historic sites on or eligible for the National Register unless the Administration determines that an exception under § 774.13 applies.

(1) The Section 4(f) requirements apply only to historic sites on or eligible for the National Register unless the Administration determines that the application of Section 4(f) is otherwise appropriate.

(2) The Interstate System is not considered to be a historic site subject to Section 4(f), with the exception of those individual elements of the Interstate System formally identified by FHWA for Section 4(f) protection on the basis of national or exceptional historic significance.

(f) Section 4(f) applies to all archeological sites on or eligible for inclusion on the National Register, including those discovered during construction, except as set forth in § 774.13(b).

(g) Section 4(f) applies to those portions of federally designated Wild and Scenic Rivers that are otherwise eligible as historic sites, or that are publicly owned and function as, or are designated in a management plan as, a significant park, recreation area, or wildlife and waterfowl refuge. All other applicable requirements of the Wild and Scenic Rivers Act, 16 U.S.C. 1271–1287, must be satisfied, independent of the Section 4(f) approval.

(h) When a property formally reserved for a future transportation facility temporarily functions for park, recreation, or wildlife and waterfowl refuge purposes in the interim, the interim activity, regardless of duration, will not subject the property to Section 4(f).

(i) When a property is formally reserved for a future transportation facility before or at the same time a park, recreation area, or wildlife and waterfowl refuge is established and concurrent or joint planning or development of the transportation facility and the Section 4(f) resource occurs, then any resulting impacts of the transportation facility will not be considered a use as defined in § 774.17. Examples of such concurrent or joint planning or development include, but are not limited to:

(1) Designation or donation of property for the specific purpose of such concurrent development by the entity with jurisdiction or ownership of the property for both the potential transportation facility and the Section 4(f) property; or

(2) Designation, donation, planning, or development of property by two or more governmental agencies with jurisdiction for the potential transportation facility and the Section 4(f) property, in consultation with each other.

§ 774.13 Exceptions.
The Administration has identified various exceptions to the requirement for Section 4(f) approval. These exceptions include, but are not limited to:

(a) Restoration, rehabilitation, or maintenance of transportation facilities that are on or eligible for the National Register when:

(1) The Administration concludes, as a result of the consultation under 36 CFR 800.5, that such work will not adversely affect the historic qualities of the facility that caused it to be on or eligible for the National Register, and

(2) The official(s) with jurisdiction over the Section 4(f) resource have not objected to the Administration conclusion in paragraph (a)(1) of this section.

(b) Archeological sites that are on or eligible for the National Register when:

(1) The Administration concludes that the archeological resource is important chiefly because of what can be learned by data recovery and has minimal value for preservation in place. This exception applies both to situations where data recovery is
undertaken and where the Administration decides, with agreement of the official(s) with jurisdiction, not to recover the resource; and
(2) The official(s) with jurisdiction over the Section 4(f) resource have been consulted and have not objected to the Administration finding in paragraph (b)(1) of this section.

(c) Designations of park and recreation lands, wildlife and waterfowl refuges, and historic sites that are made, or determinations of significance that are changed, late in the development of a proposed action. With the exception of the treatment of archeological resources in § 774.9(e), the Administration may permit a project to proceed without consideration under Section 4(f) if the property interest in the Section 4(f) land was acquired for transportation purposes prior to the designation or change in the determination of significance and if an adequate effort was made to identify properties protected by Section 4(f) prior to acquisition. However, if it is reasonably foreseeable that a property would qualify as eligible for the National Register prior to the start of construction, then the property should be treated as a historic site for the purposes of this section.

(d) Temporary occupancies of land that are so minimal as to not constitute a use within the meaning of Section 4(f). The following conditions must be satisfied:
(1) Duration must be temporary, i.e., less than the time needed for construction of the project, and there should be no change in ownership of the land;
(2) Scope of the work must be minor, i.e., both the nature and the magnitude of the changes to the Section 4(f) property are minimal;
(3) There are no anticipated permanent adverse physical impacts, nor will there be interference with the protected activities, features, or attributes of the property, on either a temporary or permanent basis;
(4) The land being used must be fully restored, i.e., the property must be returned to a condition which is at least as good as that which existed prior to the project; and
(5) There must be documented agreement of the official(s) with jurisdiction over the Section 4(f) resource regarding the above conditions.

(e) Park road or parkway projects under 23 U.S.C. 204.

(f) Certain trails, paths, bikeways, and sidewalks, in the following circumstances:
(1) Trail-related projects funded under the Recreational Trails Program, 23 U.S.C. 206(h)(2);
(2) National Historic Trails and the Continental Divide National Scenic Trail, designated under the National Trails System Act, 16 U.S.C. 1241–1251, with the exception of those trail segments that are historic sites as defined in § 774.17;
(3) Trails, paths, bikeways, and sidewalks that occupy a transportation facility right-of-way without limitation to any specific location within that right-of-way, so long as the continuity of the trail, path, bikeway, or sidewalk is maintained; and
(4) Trails, paths, bikeways, and sidewalks that are part of the local transportation system and which function primarily for transportation.

(g) Transportation enhancement projects and mitigation activities, where:
(1) The use of the Section 4(f) property is solely for the purpose of preserving or enhancing an activity, feature, or attribute that qualifies the property for Section 4(f) protection; and
(2) The official(s) with jurisdiction over the Section 4(f) resource agrees in writing to paragraph (g)(1) of this section.

§ 774.15 Constructive use determinations.
(a) A constructive use occurs when the transportation project does not incorporate land from a Section 4(f) property, but the project's proximity impacts are so severe that the protected activities, features, or attributes that qualify the property for protection under Section 4(f) are substantially impaired. Substantial impairment occurs only
when the protected activities, features, or attributes of the property are substantially diminished.

(b) If the project results in a constructive use of a nearby Section 4(f) property, the Administration shall evaluate that use in accordance with § 774.3(a).

(c) The Administration shall determine when there is a constructive use, but the Administration is not required to document each determination that a project would not result in a constructive use of a nearby Section 4(f) property. However, such documentation may be prepared at the discretion of the Administration.

(d) When a constructive use determination is made, it will be based upon the following:

(1) Identification of the current activities, features, or attributes of the property which qualify for protection under Section 4(f) and which may be sensitive to proximity impacts;

(2) An analysis of the proximity impacts of the proposed project on the Section 4(f) property. If any of the proximity impacts will be mitigated, only the net impact need be considered in this analysis. The analysis should also describe and consider the impacts which could reasonably be expected if the proposed project were not implemented, since such impacts should not be attributed to the proposed project; and

(3) Consultation, on the foregoing identification and analysis, with the official(s) with jurisdiction over the Section 4(f) property.

(e) The Administration has reviewed the following situations and determined that a constructive use occurs when:

(1) The projected noise level increase attributable to the project substantially interferes with the use and enjoyment of a noise-sensitive facility of a property protected by Section 4(f), such as:
   (i) Hearing the performances at an outdoor amphitheater;
   (ii) Sleeping in the sleeping area of a campground;
   (iii) Enjoyment of a historic site where a quiet setting is a generally recognized feature or attribute of the site’s significance;

(4) Enjoyment of an urban park where serenity and quiet are significant attributes; or

(5) Viewing wildlife in an area of a wildlife and waterfowl refuge intended for such viewing.

(2) The proximity of the proposed project substantially impairs esthetic features or attributes of a property protected by Section 4(f), where such features or attributes are considered important contributing elements to the value of the property. Examples of substantial impairment to visual or esthetic qualities would be the location of a proposed transportation facility in such proximity that it obstructs or eliminates the primary views of an architecturally significant historical building, or substantially detracts from the setting of a Section 4(f) property which derives its value in substantial part due to its setting;

(3) The project results in a restriction of access which substantially diminishes the utility of a significant publicly owned park, recreation area, or a historic site;

(4) The vibration impact from construction or operation of the project substantially impairs the use of a Section 4(f) property, such as projected vibration levels that are great enough to physically damage a historic building or substantially diminish the utility of the building, unless the damage is repaired and fully restored consistent with the Secretary of the Interior’s Standards for the Treatment of Historic Properties, i.e., the integrity of the contributing features must be returned to a condition which is substantially similar to that which existed prior to the project; or

(5) The ecological intrusion of the project substantially diminishes the value of wildlife habitat in a wildlife and waterfowl refuge adjacent to the project, substantially interferes with the access to a wildlife and waterfowl refuge when such access is necessary for established wildlife migration or critical life cycle processes, or substantially reduces the wildlife use of a wildlife and waterfowl refuge.
The Administration has reviewed the following situations and determined that a constructive use does not occur when:

(1) Compliance with the requirements of 36 CFR 800.5 for proximity impacts of the proposed action, on a site listed on or eligible for the National Register, results in an agreement of “no historic properties affected” or “no adverse effect;”

(2) The impact of projected traffic noise levels of the proposed highway project on a noise-sensitive activity do not exceed the FHWA noise abatement criteria as contained in Table 1 in part 772 of this chapter, or the projected operational noise levels of the proposed transit project do not exceed the noise impact criteria for a Section 4(f) activity in the FTA guidelines for transit noise and vibration impact assessment;

(3) The projected noise levels exceed the relevant threshold in paragraph (f)(2) of this section because of high existing noise, but the increase in the projected noise levels if the proposed project is constructed, when compared with the projected noise levels if the project is not built, is barely perceptible (3 dBA or less);

(4) There are proximity impacts to a Section 4(f) property, but a governmental agency’s right-of-way acquisition or adoption of project location, or the Administration’s approval of a final environmental document, established the location for the proposed transportation project before the designation, establishment, or change in the significance of the property. However, if it is reasonably foreseeable that a property would qualify as eligible for the National Register prior to the start of construction, then the property should be treated as a historic site for the purposes of this section; or

(5) Overall (combined) proximity impacts caused by a proposed project do not substantially impair the activities, features, or attributes that qualify a property for protection under Section 4(f);

(6) Proximity impacts will be mitigated to a condition equivalent to, or better than, that which would occur if the project were not built, as determined after consultation with the official(s) with jurisdiction;

(7) Change in accessibility will not substantially diminish the utilization of the Section 4(f) property; or

(8) Vibration levels from project construction activities are mitigated, through advance planning and monitoring of the activities, to levels that do not cause a substantial impairment of protected activities, features, or attributes of the Section 4(f) property.

§ 774.17 Definitions.

The definitions contained in 23 U.S.C. 101(a) are applicable to this part. In addition, the following definitions apply:

Administration. The FHWA or FTA, which-ever is making the approval for the transportation program or project at issue. A reference herein to the Administration means the State when the State is functioning as the FHWA or FTA in carrying out responsibilities delegated or assigned to the State in accordance with 23 U.S.C. 325, 326, 327, or other applicable law.

All possible planning. All possible planning means that all reasonable measures identified in the Section 4(f) evaluation to minimize harm or mitigate for adverse impacts and effects must be included in the project.

(1) With regard to public parks, recreation areas, and wildlife and waterfowl refuges, the measures may include (but are not limited to): design modifications or design goals; replacement of land or facilities of comparable value and function; or monetary compensation to enhance the remaining property or to mitigate the adverse impacts of the project in other ways.

(2) With regard to historic sites, the measures normally serve to preserve the historic activities, features, or attributes of the site as agreed by the Administration and the official(s) with jurisdiction over the Section 4(f) resource in accordance with the consultation process under 36 CFR part 800.

(3) In evaluating the reasonableness of measures to minimize harm under § 774.3(a)(2), the Administration
will consider the preservation purpose of the statute and:

(i) The views of the official(s) with jurisdiction over the Section 4(f) property;

(ii) Whether the cost of the measures is a reasonable public expenditure in light of the adverse impacts of the project on the Section 4(f) property and the benefits of the measure to the property, in accordance with § 771.105(d) of this chapter; and

(iii) Any impacts or benefits of the measures to communities or environmental resources outside of the Section 4(f) property.

(4) All possible planning does not require analysis of feasible and prudent avoidance alternatives, since such analysis will have already occurred in the context of searching for feasible and prudent alternatives that avoid Section 4(f) properties altogether under § 774.3(a)(1), or is not necessary in the case of a de minimis impact determination under § 774.3(b).

(5) A de minimis impact determination under § 774.3(b) subsumes the requirement for all possible planning to minimize harm by reducing the impacts on the Section 4(f) property to a de minimis level.

Applicant. The Federal, State, or local government authority, proposing a transportation project, that the Administration works with to conduct environmental studies and prepare environmental documents. For transportation actions implemented by the Federal government on Federal lands, the Administration or the Federal land management agency may take on the responsibilities of the applicant described herein.

CE. Refers to a Categorical Exclusion, which denotes an action with no individual or cumulative significant environmental effect pursuant to 40 CFR 1508.4 and § 771.117 of this chapter; unusual circumstances are taken into account in making categorical exclusion determinations.

De minimis impact. (1) For historic sites, de minimis impact means that the Administration has determined, in accordance with 36 CFR part 800 that no historic property is affected by the project or that the project will have “no adverse effect” on the historic property in question.

(2) For parks, recreation areas, and wildlife and waterfowl refuges, a de minimis impact is one that will not adversely affect the features, attributes, or activities qualifying the property for protection under Section 4(f).

EA. Refers to an Environmental Assessment, which is a document prepared pursuant to 40 CFR parts 1500–1508 and § 771.119 of this title for a proposed project that is not categorically excluded but for which an EIS is not clearly required.

EIS. Refers to an Environmental Impact Statement, which is a document prepared pursuant to NEPA, 40 CFR parts 1500–1508, and §§ 771.123 and 771.125 of this chapter for a proposed project that is likely to cause significant impacts on the environment.

Feasible and prudent avoidance alternative.

(1) A feasible and prudent avoidance alternative avoids using Section 4(f) property and does not cause other severe problems of a magnitude that substantially outweighs the importance of protecting the Section 4(f) property. In assessing the importance of protecting the Section 4(f) property, it is appropriate to consider the relative value of the resource to the preservation purpose of the statute.

(2) An alternative is not feasible if it cannot be built as a matter of sound engineering judgment.

(3) An alternative is not prudent if:

(i) It compromises the project to a degree that it is unreasonable to proceed with the project in light of its stated purpose and need;

(ii) It results in unacceptable safety or operational problems;

(iii) After reasonable mitigation, it still causes:

(A) Severe social, economic, or environmental impacts;

(B) Severe disruption to established communities;
(C) Severe disproportionate impacts to minority or low income populations; or
(D) Severe impacts to environmental resources protected under other Federal statutes;
(iv) It results in additional construction, maintenance, or operational costs of an extraordinary magnitude;
(v) It causes other unique problems or unusual factors; or
(vi) It involves multiple factors in paragraphs (3)(i) through (3)(v) of this definition, that while individually minor, cumulatively cause unique problems or impacts of extraordinary magnitude.

FONSI. Refers to a Finding of No Significant Impact prepared pursuant to 40 CFR 1508.13 and § 771.121 of this chapter.

Historic site. For purposes of this part, the term “historic site” includes any prehistoric or historic district, site, building, structure, or object included in, or eligible for inclusion in, the National Register. The term includes properties of traditional religious and cultural importance to an Indian tribe or Native Hawaiian organization that are included in, or are eligible for inclusion in, the National Register.

Official(s) with jurisdiction. (1) In the case of historic properties, the official with jurisdiction is the SHPO for the State wherein the property is located or, if the property is located on tribal land, the THPO. If the property is located on tribal land but the Indian tribe has not assumed the responsibilities of the SHPO as provided for in the National Historic Preservation Act, then a representative designated by such Indian tribe shall be recognized as an official with jurisdiction in addition to the SHPO. When the ACHP is involved in a consultation concerning a property under Section 106 of the NHPA, the ACHP is also an official with jurisdiction over that resource for purposes of this part. When the Section 4(f) property is a National Historic Landmark, the National Park Service is also an official with jurisdiction over that resource for purposes of this part.

(2) In the case of public parks, recreation areas, and wildlife and waterfowl refuges, the official(s) with jurisdiction are the official(s) of the agency or agencies that own or administer the property in question and who are empowered to represent the agency on matters related to the property.

(3) In the case of portions of Wild and Scenic Rivers to which Section 4(f) applies, the official(s) with jurisdiction are the official(s) of the Federal agency or agencies that own or administer the affected portion of the river corridor in question. For State administered, federally designated rivers (section 2(a)(ii) of the Wild and Scenic Rivers Act, 16 U.S.C. 1273(a)(ii)), the officials with jurisdiction include both the State agency designated by the respective Governor and the Secretary of the Interior.

ROD. Refers to a Record of Decision prepared pursuant to 40 CFR 1505.2 and § 771.127 of this chapter.

Section 4(f) evaluation. Refers to the documentation prepared to support the granting of a Section 4(f) approval under § 774.3(a), unless preceded by the word “programmatic.” A “programmatic Section 4(f) evaluation” is the documentation prepared pursuant to § 774.3(d) that authorizes subsequent project-level Section 4(f) approvals as described therein.

Section 4(f) Property. Section 4(f) property means publicly owned land of a public park, recreation area, or wildlife and waterfowl refuge of national, State, or local significance, or land of an historic site of national, State, or local significance.

Use. Except as set forth in §§ 774.11 and 774.13, a “use” of Section 4(f) property occurs:
(1) When land is permanently incorporated into a transportation facility;
(2) When there is a temporary occupancy of land that is adverse in terms of the statute’s preservation purpose as determined by the criteria in § 774.13(d); or
(3) When there is a constructive use of a Section 4(f) property as determined by the criteria in § 774.15.
1. **PURPOSE.** To provide guidance to Federal Highway Administration (FHWA) field offices and to project applicants on the preparation and processing of environmental and Section 4(f) documents.


3. **APPLICABILITY.**
   a. This material is not regulatory. It has been developed to provide guidance for uniformity and consistency in the format, content and processing of the various environmental studies and documents pursuant to the National Environmental Policy Act (NEPA), 23 U.S.C. 109(h) and 23 U.S.C. 138 (Section 4(f) of the DOT Act) and the reporting requirements of 23 U.S.C. 128.
   b. The guidance is limited to the format, content and processing of NEPA and Section 4(f) studies and documents. It should be used in combination with a knowledge and understanding of the Council on Environmental Quality (CEQ) Regulations for Implementing NEPA (40 CFR 1500-1508), FHWA’s Environmental Impact and Related Procedures (23 CFR 771) and other environmental statutes and orders (see Appendix A).
   c. This guidance should not be used until November 27, 1987, the effective date of the 1987 revisions to 23 CFR 771.

Ali F. Sevin
Director, Office of Environmental Policy

Attachment

Distribution: Headquarters
Special: Regions

**GUIDANCE FOR PREPARING AND PROCESSING ENVIRONMENTAL**
AND SECTION 4(F) DOCUMENTS

Background

An earlier edition of this advisory (dated February 24, 1982) placed major emphasis on environmental impact statements (EISs) and provided limited guidance on environmental assessments (EAs) and other environmental studies needed for a categorical exclusion (CE) determination or a finding of no significant impact (FONSI). The revised guidance gives expanded coverage to CE determinations, EAs, FONSIs, EISs, supplemental EISs, reevaluations, and Section 4(f) evaluations. This material is not regulatory. It does, however, provide for uniformity and consistency in the documentation of CEs and the development of environmental and Section 4(f) documents.

The FHWA subscribes to the philosophy that the goal of the NEPA process is better decisions and not more documentation. Environmental documents should be concise, clear, and to the point and should be supported by evidence that the necessary analyses have been made. They should focus on the important impacts and issues with the less important areas only briefly discussed. The length of EAs should normally be less than 15 pages and EISs should normally be less than 150 pages for most proposed actions and not more than 300 pages for the most complex proposals. The use of technical reports for various subject areas would help reduce the size of the documents.

The FHWA considers the early coordination process to be a valuable tool in determining the scope of issues to be addressed and in identifying and focusing on the proposed action’s important issues. This process normally entails the exchange of information with appropriate Federal, State and local agencies and the public from inception of the proposed action to preparation of the environmental document or to completion of environmental studies for applicable CEs. Formal scoping meetings may also be held where such meetings would assist in the preparation of the environmental document. The role of other agencies and other environmental review and consultation requirements should be established during scoping. The Council on Environmental Quality (CEQ) has issued several guidance publications on NEPA and its regulations as follows: (1) “Questions and Answers about the NEPA Regulations,” March 30, 1981; (2) “Scoping Guidance,” April 30, 1981; and (3) “Guidance Regarding NEPA Regulations,” July 28, 1983. This nonregulatory guidance is used by FHWA in preparing and processing environmental documents. Copies of the CEQ guidance are available in the FHWA Office of Environmental Policy (HEV-11).

Note, highway agency (HA) is used throughout this document to refer to a State and local highway agency responsible for conducting environmental studies and preparing environmental documents and to FHWA’s Office of Direct Federal Programs when that office acts in a similar capacity.
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Categorical exclusions are actions or activities which meet the definition in 23 CFR 771.117(a) and, based on FHWA’s past experience, do not have significant environmental effects. The CEs are divided into two groups based on the action’s potential for impacts. The level of documentation necessary for a particular CE depends on the group the action falls under as explained below.

A. Documentation of Applicability

The first group is a list of 20 categories of actions in 23 CFR 771.117(c) which experience has shown never or almost never cause significant environmental impacts. These categories are non-construction actions (e.g., planning, grants for training and research programs) or limited construction activities (e.g., pedestrian facilities, landscaping, fencing). These actions are automatically classified as CEs, and except where unusual circumstances are brought to FHWA’s attention, do not require approval or documentation by FHWA. However, other environmental laws may still apply. For example, installation of traffic signals in a historic district may require compliance with Section 106, or a proposed noise barrier which would use land protected by Section 4(f) would require preparation of a Section 4(f) evaluation (23 CFR 771.135(i)). In most cases, information is available from planning and programming documents for the FHWA Division Office to determine the applicability of other environmental laws. However, any necessary documentation should be discussed and developed cooperatively by the highway agency (HA) and the FHWA.

The second group consists of actions with a higher potential for impacts than the first group, but due to minor environmental impacts still meets the criteria for categorical exclusions. In 23 CFR 771.117(d), the regulation lists examples of 12 actions which past experience has found appropriate for CE classification. However, the second group is not limited to these 12 examples. Other actions with a similar scope of work may qualify as CEs. For actions in this group, site location is often a key factor. Some of these actions on certain sites may involve unusual circumstances or result in significant adverse environmental impacts. Because of the potential for impacts, these actions require some information to be provided by the HA so that the FHWA can determine if the CE classification is proper (23 CFR 771.117(d)). The level of information to be provided should be commensurate with the action’s potential for adverse environmental impacts. Where adverse environmental impacts are likely to occur, the level of analysis should be sufficient to define the
extent of impacts, identify appropriate mitigation measures, and address known and foreseeable public and agency concerns. As a minimum, the information should include a description of the proposed action and, as appropriate, its immediate surrounding area, a discussion of any specific areas of environmental concern (e.g., Section 4(f), wetlands, relocations), and a list of other Federal actions required, if any, for the proposal.

The documentation of the decision to advance an action in the second group as a CE can be accomplished by one of the following methods:

1. Minor actions from the list of examples:

   Minor construction projects or approval actions need only minimum documentation. Where project-specific information for such minor construction projects is included with the Section 105 program and clearly shows that the project is one of the 12 listed examples in Section 771.117(d), the approval of the Section 105 program can be used to approve the projects as CEs. Similarly, the three approval actions on the list (examples (6), (7) and (12)) should not normally require detailed documentation, and the CE determination can be documented as a part of the approval action being requested.

2. Other actions from the list of examples:

   For more complex actions, additional information and possibly environmental studies will be needed. This information should be furnished to the FHWA on a case-by-case basis for concurrence in the CE determination.

3. Actions not on the list of examples:

   Any action which meets the CE criteria in 23 CFR 771.117(a) may be classified as a CE even though it does not appear on the list of examples in Section 771.117(d). The actions on the list should be used as a guide to identify other actions that may be processed as CEs. The documentation to be submitted to the FHWA must demonstrate that the CE criteria are satisfied and that the proposed project will not result in significant environmental impacts. The classification decision should be documented as a part of the individual project submissions.

B. Consideration of Unusual Circumstances

Section 771.117(b) lists those unusual circumstances where further environmental studies will be necessary to determine the appropriateness of a CE classification. Unusual circumstances can arise on any project normally advanced with a CE; however, the type and depth of additional studies will vary with the type of CE and the facts and circumstances of each situation. For those actions on the fixed list (first group) of CEs, unusual circumstances should rarely, if ever, occur due to the limited scope of work. Unless unusual circumstances come to the attention of the HA or FHWA, they need not be given further consideration. For actions in the second group of CEs, unusual circumstances should be addressed in the information provided to the FHWA with the request for CE approval. The level of consideration, analysis, and documentation should be commensurate with the action's potential for significant impacts, controversy, or inconsistency with other agencies' environmental requirements.

When an action may involve unusual circumstances, sufficient early coordination, public involvement and environmental studies should be undertaken to determine the likelihood of significant impacts. If no significant impacts are likely to occur, the result of environmental studies and any agency and public involvement should adequately support such a conclusion and be
included in the request to the FHWA for CE approval. If significant impacts are likely to occur, an EIS must be prepared (23 CFR 771.123(a)). If the likelihood of significant impacts is uncertain even after studies have been undertaken, the HA should consult with the FHWA to determine whether to prepare an EA or an EIS.

II. ENVIRONMENTAL ASSESSMENT (EA)

The primary purpose of an EA is to help the FHWA and HA decide whether or not an EIS is needed. Therefore, the EA should address only those resources or features which the FHWA and the HA decide will have a likelihood for being significantly impacted. The EA should be a concise document and should not contain long descriptions or detailed information which may have been gathered or analyses which may have been conducted for the proposed action. Although the regulations do not set page limits, CEQ recommends that the length of EAs usually be less than 15 pages. To minimize volume, the EA should use good quality maps and exhibits and incorporate by reference and summarize background data and technical analyses to support the concise discussions of the alternatives and their impacts.

The following format and content is suggested:

A. Cover Sheet

There is no required format for the EA. However, the EIS cover sheet format, as shown in Section V, is recommended as a guide. A document number is not necessary. The due date for comments should be omitted unless the EA is distributed for comments.

B. Purpose of and Need for Action

Describe the locations, length, termini, proposed improvements, etc. Identify and describe the transportation or other needs which the proposed action is intended to satisfy (e.g., provide system continuity, alleviate traffic congestion, and correct safety or roadway deficiencies). In many cases the project need can be adequately explained in one or two paragraphs. On projects where a law, Executive Order or regulation (e.g., Section 4(f), Executive Order 11990 or Executive Order 11988) mandates an evaluation of avoidance alternatives, the explanation of the project need should be more specific so that avoidance alternatives that do not meet the stated project need can be readily dismissed.
C. **Alternatives**

Discuss alternatives to the proposed action, including the no-action alternative, which are being considered. The EA may either discuss (1) the preferred alternative and identify any other alternatives considered or (2) if the applicant has not identified a preferred alternative, the alternatives under consideration. The EA does not need to evaluate in detail all reasonable alternatives for the project, and may be prepared for one or more build alternatives.

D. **Impacts**

For each alternative being considered, discuss any social, economic, and environmental impacts whose significance is uncertain. The level of analysis should be sufficient to adequately identify the impacts and appropriate mitigation measures, and address known and foreseeable public and agency concerns. Describe why these impacts are considered not significant. Identified impact areas which do not have a reasonable possibility for individual or cumulative significant environmental impacts need not be discussed.

E. **Comments and Coordination**

Describe the early and continuing coordination efforts, summarize the key issues and pertinent information received from the public and government agencies through these efforts, and list the agencies and, as appropriate, members of the public consulted.

F. **Appendices (if any).**

The appendices should include only analytical information that substantiates an analysis which is important to the document (e.g., a biological assessment for threatened or endangered species). Other information should be referenced only (i.e., identify the material and briefly describe its contents).

G. **Section 4(f) Evaluation (if any).**

If the EA includes a Section 4(f) evaluation, the EA/Section 4(f) evaluation or, if prepared separately, the Section 4(f) evaluation by itself must be circulated to the appropriate agencies for Section 4(f) coordination (23 CFR 771.135(i)). Section VII provides specific details on distribution and coordination of Section 4(f) evaluations. Section IX provides information on format and content of Section 4(f) evaluation.

If a programmatic Section 4(f) evaluation is used on the proposed project, this fact should be included and the Section 4(f) resource identified in the EA. The avoidance alternatives evaluation called for in Section 771.135(i) need not be repeated in the EA. Such evaluation would be part of the documentation to support the applicability and findings of the programmatic document.

H. **EA Revisions.**

Following the public availability period, the EA should be revised or an attachment provided, as appropriate, to (1) reflect changes in the proposed action or mitigation measures resulting from comments received on the EA or at the public hearing (if one is held) and any impacts of the changes, (2) include any necessary findings, agreements, or determination (e.g., wetlands, Section 106, Section 4(f) required for the proposal, and (3) include a copy of pertinent comments received on the EA and appropriate responses to the comments.
III. **FINDING OF NO SIGNIFICANT IMPACTS (FONSI)**

The EA, revised or with attachment(s) (see paragraph above) is submitted by the HA to the FHWA along with (1) a copy of the public hearing transcript, when one is held, (2) a recommendation of the preferred alternative, and (3) a request that a finding of no significant impact be made. The basis for the HA's finding of no significant impact request should be adequately documented in the EA and any attachment(s).

After review of the EA and any other appropriate information, the FHWA may determine that the proposed action has no significant impacts. This is documented by attaching to the EA a separate statement (sample follows) which clearly sets forth the FHWA conclusions. If necessary, the FHWA may expand the sample FONSI to identify the basis for the decision, uses of land from Section 4(f) properties, wetland findings, etc.

The EA or FONSI should document compliance with NEPA and other applicable environmental laws, Executive Orders, and related requirements. If full compliance with these other requirements is not possible by the time the FONSI is prepared, the documents should reflect consultation with the appropriate agencies and describe when and how the requirements will be met. For example, any action requiring the use of Section 4(f) property cannot proceed until FHWA gives a Section 4(f) approval (49 U.S.C. 303(c)).

(SAMPLE)

```
FEDERAL HIGHWAY ADMINISTRATION
FINDING OF NO SIGNIFICANT IMPACT
FOR
(Title of Proposed Action)

The FHWA has determined that alternative (identify the alternative selected) will have no significant impact on the human environment. This FONSI is based on the attached EA (reference other environmental and non-environmental documents as appropriate) which has been independently evaluated by the FHWA and determined to adequately and accurately discuss the need, environmental issues, and impacts of the proposed project and appropriate mitigation measures. It provides sufficient evidence and analysis for determining that an EIS is not required. The FHWA takes full responsibility for the accuracy, scope, and content of the attached EA (and other documents as appropriate).

Date For FHWA
```
IV. DISTRIBUTION OF EAs AND FONSI

A. Environmental Assessment

After clearance by FHWA, EAs must be made available for public inspection at the HA and FHWA Division offices (23 CFR 771.119(d)). Although only a notice of availability of the EA is required, the HA is encouraged to distribute a copy of the document with the notice to Federal, State and local government agencies likely to have an interest in the undertaking and to the State intergovernmental review contacts. The HA should also distribute the EA to any Federal, State or local agency known to have interest or special expertise (e.g. EPA for wetlands, water quality, air, noise, etc.) in those areas addressed in the EA which have or may have had potential for significant impact. The possible impacts and the agencies involved should be identified following the early coordination process. Where an individual permit would be required from the Corps of Engineers (COE) (i.e., Section 404 or Section 10) or from the Coast Guard (CG) (i.e., Section 9), a copy of the EA should be distributed to the involved agency in accordance with the U.S. Department of Transportation (DOT)/Corps of Engineers Memorandum of Agreement or the FHWA/U.S. Coast Guard Memorandum of Understanding, respectively. Any internal FHWA distribution will be determined by the Division Office on a case-by-case basis.

B. Finding of No Significant Impact

Formal distribution of a FONSI is not required. The HA must send a notice of availability of the FONSI to Federal, State and local government agencies likely to have an interest in the undertaking and the State intergovernmental review contacts (23 CFR 771.121(b)). However, it is encouraged that agencies which commented on the EA (or requested to be informed) be advised of the project decision and the disposition of their comments and be provided a copy of the FONSI. This fosters good lines of communication and enhances interagency coordination.

V. Environmental Impact Statement (EIS) — FORMAT AND CONTENT

A. Cover Sheet

Each EIS should have a cover sheet containing the following information:

| (EIS NUMBER) |
| Route, Termini, City or County, and State |
| Draft (Final) (Supplement) |
| Environmental Impact Statement |
| Submitted Pursuant to 42 U.S.C. 4332 (2) (c) |
| (and where applicable, 49 U.S.C. 303) by the |
| U.S. Department of Transportation |
| Federal Highway Administration |

and
Illinois

REGULATIONS AND GUIDANCE

August 2019

State Highway Agency

and

(As applicable, any other joint lead agency)

Cooperating Agencies
(Include List Here, as applicable)

Date of Approval For (State Highway Agency)

Date of Approval For FHWA

The following persons may be contacted for additional information concerning this document:

(Name, address, and telephone number of FHWA Division Office contact)

(Name, address, and telephone number of HA contact)

A one-paragraph abstract of the statement.

Comments on this draft EIS are due by (date) and should be sent to (name and address).

The top left-hand corner of the cover sheet of all draft final and supplemental EISs contains an identification number. The following is an example:

FHWA-AZ-EIS-87-01-D(F)(S)

FHWA - name of Federal agency

AZ - name of State (cannot exceed four characters)

EIS - environmental impact statement

87 - year draft statement was prepared

01 - sequential number of draft statement for each calendar year

D - designates the statement as the draft statement

F - designates the statement as the final statement

S - designates supplemental statement and should be combined with draft (DS) or final (FS) statement designation. The year and sequential number will be the same as those used for the original draft EIS.
The EIS should be printed on 8-1/2 x 11-inch paper with any foldout sheets folded to that size. The wider sheets should be 8-1/2 inches high and should open to the right with the title or identification on the right. The standard size is needed for administrative recordkeeping.

B. Summary

The summary should include:

(1) A brief description of the proposed FHWA action indicating route, termini, type of improvement, number of lanes, length, county, city, State, and other information, as appropriate.

(2) A description of any major actions proposed by other governmental agencies in the same geographic area as the proposed FHWA action.

(3) A summary of all reasonable alternatives considered. (The draft EIS must identify the preferred alternative or alternatives officially identified by the HA (40 CFR 1502.14(e)). The final EIS must identify the preferred alternative and should discuss the basis for its selection (23 CFR 771.125(a)(1)).

(4) A summary of major environmental impacts, both beneficial and adverse.

(5) Any areas of controversy (including issues raised by agencies and the public).

(6) Any major unresolved issues with other agencies.

(7) A list of other Federal actions required for the proposed action (i.e., permit approvals, land transfer, Section 106 agreements, etc.).

C. Table of Contents

For consistency with CEQ regulations, the following standard format should be used:

(1) Cover Sheet

(2) Summary

(3) Table of Contents

(4) Purpose of and Need for Action

(5) Alternatives

(6) Affected Environment

(7) Environmental Consequences

(8) List of Preparers

(9) List of Agencies, Organizations, and Persons to Whom Copies of the Statement are Sent

(10) Comments and Coordination
D. **Purpose of and Need for Action**

Identify and describe the proposed action and the transportation problem(s) or other needs which it is intended to address (40 CFR 1502.13). This section should clearly demonstrate that a “need” exists and should define the “need” in terms understandable to the general public. This discussion should clearly describe the problems which the proposed action is to correct. It will form the basis for the “no action” discussion in the “Alternatives” section, and assist with the identification of reasonable alternatives and the selection of the preferred alternative. Charts, tables, maps and other illustrations (e.g., typical cross-section, photographs, etc.) are encouraged as useful presentation techniques.

The following is a list of items which may assist in the explanation of the need for the proposed action. It is by no means all-inclusive or applicable in every situation and is intended only as a guide:

1. **Project Status** — Briefly describe the project history including actions taken to date, other agencies and governmental units involved, actions pending, schedules, etc.

2. **System Linkage** — Is the proposed project a “connecting link?” How does it fit in the transportation system?

3. **Capacity** — Is the capacity of the present facility inadequate for the present traffic? Projected traffic? What capacity is needed? What is the level(s) of service for existing and proposed facilities?

4. **Transportation Demand** — Including relationship to any statewide plan or adopted urban transportation plan together with an explanation of the project’s traffic forecasts that are substantially different from those estimates from the 23 U.S.C. 134 (Section 134) planning process.

5. **Legislation** — Is there a Federal, State, or local governmental mandate for the action.

6. **Social Demands or Economic Development** — New employment, schools, land use plans, recreation, etc. What projected economic development/land use changes indicate the need to improve or add to the highway capacity?

7. **Modal Interrelationships** — How will the proposed facility interface with and serve to complement airports, rail and port facilities, mass transit services, etc.?

8. **Safety** — Is the proposed project necessary to correct an existing or potential safety hazard? Is the existing accident rate excessively high? Why? How will the proposed project improve it.

9. **Roadway Deficiencies** — Is the proposed project necessary to correct existing roadway deficiencies (e.g., substantial geometrics, load limits on structures, inadequate cross-section, or high maintenance costs)? How will the proposed project improve it?

E. **Alternatives**
This section of the draft EIS must discuss a range of alternatives, including all "reasonable alternatives" under consideration and those "other alternatives" which were eliminated from detailed study (23 CFR 771.123(c)). The section should begin with a concise discussion of how and why the "reasonable alternatives" were selected for detailed study and explain why "other alternatives" were eliminated. The following range of alternatives should be considered when determining reasonable alternatives:

1. **"No-action" alternative**: The "no-action" alternative normally includes short-term minor restoration types of activities (safety and maintenance improvements, etc.) that maintain continuing operation of the existing roadway.

2. **Transportation System Management (TSM) alternative**: The TSM alternative includes those activities which maximize the efficiency of the present system. Possible subject areas to include in this alternative are options such as fringe parking, ride-sharing, high-occupancy vehicle (HOV) lanes on existing roadways, and traffic signal timing optimization. This limited construction alternative is usually relevant only for major projects proposed in urbanized areas over 200,000 population.

   For all major projects in these urbanized areas, HOV lanes should be considered. Consideration of this alternative may be accomplished by reference to the regional transportation plan, when that plan considers this option. Where a regional transportation plan does not reflect consideration of this option, it may be necessary to evaluate the feasibility of HOV lanes during early project development. Where a TSM alternative is identified as a reasonable alternative for a "connecting link" project, it should be evaluated to determine the effect that not building a highway link in the transportation plan will have on the remainder of the system. A similar analysis should be made where a TSM element(s) (e.g., HOV lanes) is part of a build alternative and reduces the scale of the highway link.

   While the above discussion relates primarily to major projects in urbanized areas, the concept of achieving maximum utilization of existing facilities is equally important in rural areas. Before selecting an alternative on new location for major projects in rural areas, it is important to demonstrate that reconstruction and rehabilitation of the existing system will not adequately correct the identified deficiencies and meet the project need.

3. **Mass Transit**: This alternative includes those reasonable and feasible transit options (bus systems, rail, etc.) even though they may not be within the existing FHWA funding authority. It should be considered on all proposed major highway projects in urbanized areas over 200,000 population. Consideration of this alternative may be accomplished by reference to the regional or area transportation plan where that plan considers mass transit or by an independent analysis during early project development.

   Where urban projects are multi-modal and are proposed for Federal funding, close coordination is necessary with the Urban Mass Transportation Administration (UMTA). In these situations, UMTA should be consulted early in the project-development process. Where UMTA funds are likely to be requested for portions of the proposal, UMTA must be requested to be either a joint lead agency or a cooperating agency at the earliest stages of project development (23 CFR 771.111(d)). Where applicable, cost-effectiveness studies that have been performed should be summarized in the EIS.

4. **Build alternatives**: Both improvement of existing highway(s) and alternatives on new location should be evaluated. A representative number of reasonable alternatives must be presented and evaluated in detail in the draft EIS (40 CFR 1502.14(a)). For most major projects,
there is a potential for a large number of reasonable alternatives. Where there is a large number of alternatives, only a representative number of the most reasonable examples, covering the full range of alternatives, must be presented. The determination of the number of reasonable alternatives in the draft EIS, therefore, depends on the particular project and the facts and circumstances in each case.

Each alternative should be briefly described using maps or other visual aids such as photographs, drawings, or sketches to help explain the various alternatives. The material should provide a clear understanding of each alternative’s termini, location, costs, and the project concept (number of lanes, right-of-way requirements, median width, access control, etc.). Where land has been or will be reserved or dedicated by local government(s), donated by individuals, or acquired through advanced or hardship acquisition for use as highway right-of-way for any alternative under consideration, the draft EIS should identify the status and extent of such property and the alternatives involved. Where such lands are reserved, the EIS should state that the reserved lands will not influence the alternative to be selected.

Development of more detailed design for some aspects (e.g., Section 4(f), COE or CG permits, noise, wetlands, etc.) of one or more alternatives may be necessary during preparation of the draft and final EIS in order to evaluate impacts or mitigation measures or to address issues raised by other agencies or the public. However, care should be taken to avoid unnecessarily specifying features which preclude cost-effective final design options.

All reasonable alternatives under consideration (including the no-build) need to be developed to a comparable level of detail in the draft EIS so that their comparative merits may be evaluated (40 CFR 1502.14(b) and (d)). In those situations where the HA has officially identified a “preferred” alternative based on its early coordination and environmental studies, the HA should so indicate in the draft EIS. In these instances, the draft EIS should include a statement indicating that the final selection of an alternative will not be made until the alternatives’ impacts and comments on the draft EIS and from the public hearing (if held) have been fully evaluated. Where a preferred alternative has not been identified, the draft EIS should state that all reasonable alternatives are under consideration and that decision will be made after the alternatives’ impacts and comments on the draft EIS and from the public hearing (if held) have been fully evaluated.

The final EIS must identify the preferred alternative and should discuss the basis for its selection (23 CFR 771.125(a)(1)). The discussion should provide the information and rationale identified in Section VIII (Record of Decision), paragraph (B). If the preferred alternative is modified after the draft EIS, the final EIS should clearly identify the changes and discuss the reasons why any new impacts are not significant.

F. Affected Environment

This section provides a concise description of the existing social, economic, and environmental setting for the area affected by all alternatives presented in the EIS. Where possible, the description should be a single description for the general project area rather than a separate one for each alternative. The general population served and/or affected (city, county, etc.) by the proposed action should be identified by race, color, national origin, and age. Demographic data should be obtained from available secondary sources (e.g., census data, planning reports) unless more detailed information is necessary to address specific concerns. All socially, economically, and environmentally sensitive locations or features in the proposed project impact area (e.g., neighborhoods, elderly/minority/ethnic groups, parks, hazardous material sites, historic resources, wetlands, etc.) should be identified on exhibits and briefly described in the text. However, it may be
desirable to exclude from environmental documents the specific location of archeological sites to prevent vandalism.

To reduce paperwork and eliminate extraneous background material, the discussion should be limited to data, information, issues, and values which will have a bearing on possible impacts, mitigation measures, and on the selection of an alternative. Data and analyses should be commensurate with the importance of the impact, with the less important material summarized or referenced rather than be reproduced. Photographs, illustrations, and other graphics should be used with the text to give a clear understanding of the area and the important issues. Other Federal activities which contribute to the significance of the proposed action’s impacts should be described.

This section should also briefly describe the scope and status of the planning processes for the local jurisdictions and the project area. Maps of any adopted land use and transportation plans for these jurisdictions and the project area would be helpful in relating the proposed project to the planning processes.

G. Environmental Consequences

This section includes the probable beneficial and adverse social, economic and environmental effects of alternatives under consideration and describes the measures proposed to mitigate adverse impacts. The information should have sufficient scientific and analytical substance to provide a basis for evaluating the comparative merits of the alternatives. The discussion of the proposed project impacts should not use the term significant in describing the level of impacts. There is no benefit to be gained from its use. If the term significant is used, however, it should be consistent with the CEQ definition and be supported by factual information.

There are two principal ways of preparing this section. One is to discuss the impacts and mitigation measures separately for each alternative with the alternatives as headings. The second (which is advantageous where there are few alternatives or where impacts are similar for the various alternatives) is to present this section with the impacts as the headings. Where appropriate, a subsection should be included which discusses the general impacts and mitigation measures that are the same for the various alternatives under consideration. This would reduce or eliminate repetition under each of the alternative discussions. Charts, tables, maps, and other graphics illustrating comparisons between the alternatives (e.g., costs, residential displacements, noise impacts, etc.) are useful as a presentation technique.

When preparing the final EIS, the impacts and mitigation measures of the alternatives, particularly the preferred alternative, may need to be discussed in more detail to elaborate on information, firm-up commitments or address issues raised following the draft EIS. The final EIS should also identify any new impacts (and their significance) resulting from modification of or identification of substantive new circumstances or information regarding the preferred alternative following the draft EIS circulation. Note: Where new significant impacts are identified, a supplemental draft EIS is required (40 CFR 1502.9(c)).

The following information should be included in both the draft and final EIS for each reasonable alternative:

1. A summary of studies undertaken, any major assumptions made and supporting information on the validity of the methodology (where the methodology is not generally accepted as state-of-the-art).
(2) Sufficient supporting information or results of analyses to establish the reasonableness of the conclusions on impacts.

(3) A discussion of mitigation measures. These measures normally should be investigated in appropriate detail for each reasonable alternative so they can be identified in the draft EIS. The final EIS should identify, describe and analyze all proposed mitigation measures for the preferred alternative.

In addition to normal FHWA program monitoring of design and construction activities, special instances may arise when a formal program for monitoring impacts or implementation of mitigation measures will be appropriate. For example, monitoring ground or surface waters that are sources for drinking water supply; monitoring noise or vibration of nearby sensitive activities (e.g., hospitals, schools); or providing an on-site professional archeologist to monitor excavation activities in highly sensitive archeological areas. In these instances, the final EIS should describe the monitoring program.

(4) A discussion, evaluation and resolution of important issues on each alternative. If important issues raised by other agencies on the preferred alternative remain unresolved, the final EIS must identify those issues and the consultations and other efforts made to resolve them (23 CFR 771.125(a)(2)).

Listed below are potentially significant impacts most commonly encountered by highway projects. These factors should be discussed for each reasonable alternative where a potential for impact exists. This list is not all-inclusive and, on specific projects, there may be other impact areas that should be included.
1. **Land Use Impacts**

This discussion should identify the current development trends and the State and/or local government plans and policies on land use and growth in the area which will be impacted by the proposed project. These plans and policies are normally reflected in the area’s comprehensive development plan, and include land use, transportation, public facilities, housing, community services, and other areas.

The land use discussion should assess the consistency of the alternatives with the comprehensive development plans adopted for the area and (if applicable) other plans used in the development of the transportation plan required by Section 134. The secondary social, economic, and environmental impacts of any substantial, foreseeable, induced development should be presented for each alternative, including adverse effects on existing communities. Where possible, the distribution between planned and unplanned growth should be identified.

2. **Farmland Impacts**

Farmland includes 1) prime, 2) unique, 3) other than prime or unique that is of statewide importance, and 4) other than prime or unique that is of local importance.

The draft EIS should summarize the results of early consultation with the Soil Conservation Service (SCS) and, as appropriate, State and local agriculture agencies where any of the four specified types of farmland could be directly or indirectly impacted by any alternative under consideration. Where farmland would be impacted, the draft EIS should contain a map showing the location of all farmlands in the project impact area, discuss the impacts of the various alternatives and identify measures to avoid or reduce the impacts. Form AD 1006 (Farmland Conversion Impact Rating) should be processed, as appropriate, and a copy included in the draft EIS. Where the Land Evaluation and Site Assessment score (from Form AD 1006) is 160 points or greater, the draft EIS should discuss alternatives to avoid farmland impacts.

If avoidance is not possible, measures to minimize or reduce the impacts should be evaluated and, where appropriate, included in the proposed action.

3. **Social Impacts**

Where there are foreseeable impacts, the draft EIS should discuss the following items for each alternative commensurate with the level of impacts and to the extend they are distinguishable:

(a) Changes in the neighborhoods or community cohesion for the various social groups as a result of the proposed action. These changes may be beneficial or adverse and may include splitting neighborhoods, isolating a portion of a neighborhood or an ethnic group, generating new development, changing property values, separating residents from community facilities, etc.

(b) Changes in travel patterns and accessibility (e.g., vehicular, commuter, bicycle, or pedestrian).

(c) Impacts on school districts, recreation areas, churches, businesses, police and fire protection, etc. This should include both the direct impacts to these entities and the indirect impacts resulting from the displacement of households and businesses.

(d) Impacts of alternatives on highway and traffic safety as well as on overall public safety.
General social groups specially benefited or harmed by the proposed project. The effects of a project on the elderly, handicapped, nondrivers, transit-dependent and minority and ethnic groups are of particular concern and should be described to the extent these effects can be reasonably predicted. Where impacts on a minority or ethnic population are likely to be an important issue, the EIS should contain the following information broken down by race, color, and national origin: the population of the study area, the number of displaced residents, the type and number of displaced businesses, and an estimate of the number of displaced employees in each business sector. Changes in ethnic or minority employment opportunities should be discussed and the relationship of the project to other Federal actions which may serve or adversely affect the ethnic or minority population should be identified.

The discussion should address whether any social group is disproportionately impacted and identify possible mitigation measures to avoid or minimize any adverse impacts. Secondary sources of information such as census and personal contact with community leaders supplemented by visual inspections normally should be used to obtain the data for this analysis. However, for projects with major community impacts, a survey of the affected area may be needed to identify the extent and severity of impacts on these social groups.

4. Relocation Impacts

The relocation information should be summarized in sufficient detail to adequately explain the relocation situation including anticipated problems and proposed solutions. Project relocation documents from which information is summarized should be referenced in the draft EIS. Secondary sources of information such as census, economic reports and contact with community leaders, supplemented by visual inspections (and, as appropriate, contact with local officials) may be used to obtain the data for this analysis. Where a proposed project will result in displacements, the following information regarding households and businesses should be discussed for each alternative under consideration commensurate with the level of impact and to the extent they are likely to occur:

(a) An estimate of the number of households to be displaced, including the family characteristics (e.g., minority, ethnic, handicapped, elderly, large family, income level, and owner/tenant status). However, where there are very few displacees, information on race, ethnicity and income levels should not be included in the EIS to protect the privacy of those affected.

(b) A discussion comparing available (decent, safe, and sanitary) housing in the area with the housing needs of the displacees. The comparison should include (1) price ranges, (2) sizes (number of bedrooms), and (3) occupancy status (owner/tenant).

(c) A discussion of any affected neighborhoods, public facilities, non-profit organizations, and families having special composition (e.g., ethnic, minority, elderly, handicapped, or other factors) which may require special relocation considerations and the measures proposed to resolve these relocation concerns.

(d) A discussion of the measures to be taken where the existing housing inventory is insufficient, does not meet relocation standards, or is not within the financial capability of the displacees. A commitment to last resort housing should be included when sufficient comparable replacement housing may not be available.

(e) An estimate of the numbers, descriptions, types of occupancy (owner/tenant), and sizes (number of employees) of businesses and farms to be displaced. Additionally, the discussion should identify (1) sites available in the area to which the affected businesses may relocate, (2)
likelihood of such relocation, and (3) potential impacts on individual businesses and farms caused by displacement or proximity of the proposed highway if not displaced.

(f) A discussion of the results of contacts, if any, with local governments, organizations, groups, and individuals regarding residential and business relocation impacts, including any measures or coordination needed to reduce general and/or specific impacts. These contacts are encouraged for projects with large numbers of relocatees or complex relocation requirements. Specific financial and incentive programs or opportunities (beyond those provided by the Uniform Relocation Act) to residential and business relocatees to minimize impacts may be identified, if available through other agencies or organizations.

(g) A statement that (1) the acquisition and relocation program will be conducted in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended, and (2) relocation resources are available to all residential and business relocations without discrimination.

5. Economic Impacts

Where there are foreseeable economic impacts, the draft EIS should discuss the following for each alternative commensurate with the level of impacts:

(a) The economic impacts on the regional and/or local economy such as the effects of the project on development, tax revenues and public expenditures, employment opportunities, accessibility, and retail sales. Where substantial impacts on the economic viability of affected municipalities are likely to occur, they should also be discussed together with a summary of any efforts undertaken and agreements reached for using the transportation investment to support both public and private economic development plans. To the extent possible, this discussion should rely upon results of coordination with and views of affected State, county, and city officials and upon studies performed under Section 134.

(b) The impacts on the economic vitality of existing highway-related businesses (e.g., gasoline stations, motels, etc.) and the resultant impact, if any, on the local economy. For example, the loss of business or employment resulting from building an alternative on new location bypassing a local community.

(c) Impacts of the proposed action on established business districts, and any opportunities to minimize or reduce such impacts by the public and/or private sectors. This concern is likely to occur on a project that might lead to or support new large commercial development outside of a central business district.

6. Joint Development

Where appropriate, the draft EIS should identify and discuss those joint development measures which will preserve or enhance an affected community’s social, economic, environmental, and visual values. This discussion may be presented separately or combined with the land use and/or social impacts presentations. The benefits to be derived, those who will benefit (communities, social groups, etc.) and the entities responsible for maintaining the measures should be identified.

7. Considerations Relating to Pedestrians and Bicyclists

Where current pedestrian or bicycle facilities or indications of use are identified, the draft EIS should discuss the current and anticipated use of the facilities, the potential impacts of the affected
alternatives, and proposed measures, if any, to avoid or reduce adverse impacts to the facility(ies) and its users. Where new facilities are proposed as a part of the proposed highway project, the EIS should include sufficient information to explain the basis for providing the facilities (e.g., proposed bicycle facility is a link in the local plan or sidewalks will reduce project access impact to the community). The final EIS should identify those facilities to be included in the preferred alternative. Where the preferred alternative would sever an existing major route for non-motorized transportation traffic, the proposed project needs to provide a reasonable alternative route or demonstrate that such a route exists (23 U.S.C. 109(n)). To the fullest extent possible, this needs to be described in the final EIS.

8. **Air Quality Impacts**

The draft EIS should contain a brief discussion of the transportation-related air quality concerns in the project area and a summary of the project-related carbon monoxide (CO) analysis if such analysis is performed. The following information should be presented, as appropriate:

(a) **Mesoscale Concerns**: Ozone \(\left(\text{O}_3\right)\), Hydrocarbons (HC) and Nitrogen Oxide \(\left(\text{NO}_x\right)\) air quality concerns are regional in nature and as such meaningful evaluation on a project-by-project basis is not possible. Where these pollutants are an issue, the air quality emissions inventories in the State Implementation Plan (SIP) should be referenced and briefly summarized in the draft EIS. Further, the relationship of the project to the SIP should be described in the EIS by including one of the following statements:

1. This project is in an area where the SIP does not contain any transportation control measures. Therefore, the conformity procedures of 23 CFR 770 do not apply to this project.

2. This project is in an area which has transportation control measures in the SIP which was (conditionally) approved by the Environmental Protection Agency (EPA) on (date). The FHWA has determined that both the transportation plan and the transportation improvement program conform to the SIP. The FHWA has determined that this project is included in the transportation improvement program for the (indicate 3C planning area). Therefore, pursuant to 23 CFR 770, this project conforms to the SIP.

Under certain circumstances, neither of these statements will precisely fit the situation and may need to be modified. Additionally, if the project is a Transportation Control Measure from the SIP, this should be highlighted to emphasize the project’s air quality benefits.

(b) **Microscale Concerns**: Carbon monoxide is a project-related concern and as such should be evaluated in the draft EIS. A microscale CO analysis is unnecessary where such impacts (project CO contribution plus background) can be judged to be well below the 1- and 8-hour National Ambient Air Quality Standards (or other applicable State or local standards). This judgment may be based on (1) previous analyses for similar projects; (2) previous general analyses for various classes of projects; or (3) simplified graphical or “look-up” table evaluations. In these cases, a brief statement stating the basis for the judgment is sufficient.

For those projects where a microscale CO analysis is performed, each reasonable alternative should be analyzed for the estimated time of completion and design year. A brief summary of the methodologies and assumptions used should be included in the draft EIS. Lengthy discussions, if needed, should be included in a separate technical report and referenced in the EIS. Total CO concentrations (project contribution plus estimated background) at identified reasonable receptors for each alternative should be reported. A comparison should be made between alternatives and
with applicable State and nation standards. Use of a table for this comparison is recommended for clarity.

As long as the total predicted 1-hour CO concentration is less than 9 ppm (the 8-hour CO standard), no separate 8-hour analysis is necessary. If the 1-hour CO concentration is greater than 9 ppm, an 8-hour analysis should be performed. Where the preferred alternative would result in violations of the 1 or 8-hour CO standards, an effort should be made to develop reasonable mitigation measures through early coordination between FHWA, EPA, and appropriate State and local highway and air quality agencies. The final EIS should discuss the proposed mitigation measures and include evidence of the coordination.

9. **Noise Impacts**

The draft EIS should contain a summary of the noise analysis including the following for each alternative under detailed study:

(a) A brief description of noise sensitive areas (residences, businesses, schools, parks, etc.), including information on the number and types of activities which may be affected. This should include developed lands and undeveloped lands for which development is planned, designed, and programmed.

(b) The extent of the impact (in decibels) at each sensitive area. This includes a comparison of the predicted noise levels with both the FHWA noise abatement criteria and the existing noise levels. (Traffic noise impacts occur when the predicted traffic noise levels approach or exceed the noise abatement criteria or when they substantially exceed the existing noise levels). Where there is a substantial increase in noise levels, the HA should identify the criterion used for defining “substantial increase.” Use of a table for this comparison is recommended for clarity.

(c) Noise abatement measures which have been considered for each impacted area and those measures that are reasonable and feasible and that would “likely” be incorporated into the proposed project. Estimated costs, decibel reductions and height and length of barriers should be shown for all abatement measures.

Where it is desirable to qualify the term “likely,” the following statement or similar wording would be appropriate: “Based on the studies completed to date, the State intends to install noise abatement measures in the form of a barrier at (location(s)). These preliminary indications of likely abatement measures are based upon preliminary design for a barrier of ___________ high and ___________ long and a cost of $_______________ that will reduce the noise level by ___________ dBA for ___________ residences (businesses, schools, parks, etc.). (Where there is more than one barrier, provide information for each one.) If during final design these conditions substantially change, the abatement measures might not be provided. A final decision on the installation of abatement measure(s) will be made upon completion of the project design and the public involvement process.”

(d) Noise impacts for which no prudent solution is reasonably available and the reasons why.

10. **Water Quality Impacts**

The draft EIS should include summaries of analyses and consultations with the State and/or local agency responsible for water quality. Coordination with the EPA under the Federal Clean Water Act may also provide assistance in this area. The discussion should include sufficient information
to describe the ambient conditions of streams and water bodies which are likely to be impacted and identify the potential impacts of each alternative and proposed mitigation measures. Under normal circumstances, existing data may be used to describe ambient conditions. The inclusion of water quality data spanning several years is encouraged to reflect trends.

The draft EIS should also identify any locations where roadway runoff or other nonpoint source pollution may have an adverse impact on sensitive water resources such as water supply reservoirs, ground water recharge areas, and high quality streams. The 1981 FHWA research report entitled “ Constituents of Highway Runoff,” the 1985 report entitled “Management Practices for Mitigation of Highway Stormwater Runoff Pollution” and the 1987 report entitled “Effects of Highway Runoff on Receiving Waters” contain procedures for estimating pollutant loading from highway runoff and would be helpful in determining the level of potential impacts and appropriate mitigation measures. The draft EIS should identify the potential impacts of each alternative and proposed mitigation measures.

Where an area designated as principal or sole-source aquifer under Section 1424(e) of the Safe Drinking Water Act may be impacted by a proposed project, early coordination with EPA will assist in identifying potential impacts. The EPA will furnish information on whether any of the alternatives affect the aquifer. This coordination should also identify any potential impacts to the critical aquifer protection area (CAPA), if designated, within affected sole-source aquifers. If none of the alternatives affect the aquifer, the requirements of the Safe Drinking Water Act are satisfied. If an alternative is selected which affects the aquifer, a design must be developed to assure, to the satisfaction of EPA, that it will not contaminate the aquifer (40 CFR 149). The draft EIS should document coordination with EPA and identify its position on the impacts of the various alternatives. The final EIS should show that EPA’s concerns on the preferred alternative have been resolved.

Wellhead protection areas were authorized by the 1986 Amendments to the Safe Drinking Water Act. Each State will develop State wellhead protection plans with final approval by EPA. When a proposed project encroaches on a wellhead protection area, the draft EIS should identify the area, the potential impact of each alternative and proposed mitigation measures. Coordination with the State agency responsible for the protection plan will aid in identifying the areas, impacts and mitigation. If the preferred alternative impacts these areas, the final EIS should document that it complies with the approved State wellhead protection plan.

11. Permits

If a facility such as a safety rest area is proposed and it will have a point source discharge, a Section 402 permit will be required for point source discharge (40 CFR 122). The draft EIS should discuss potential adverse impacts resulting from such proposed facilities and identify proposed mitigation measures. The need for a Section 402 permit and Section 401 water quality certification should be identified in the draft EIS.

For proposed actions requiring a Section 404 or Section 10 (Corps of Engineers) permit, the draft EIS should identify by alternative the general location of each dredge or fill activity, discuss the potential adverse impacts, identify proposed mitigation measures (if not addressed elsewhere in the draft EIS), and include evidence of coordination with the Corps of Engineers (in accordance with the U.S. DOT/Corps of Engineers Memorandum of Agreement) and appropriate Federal, State and local resource agencies and State and local water quality agencies. Where the preferred alternative requires an individual Section 404 or Section 10 permit, the final EIS should identify for each permit activity the approximate quantities of dredge or fill material, general construction grades and proposed mitigation measures.
For proposed actions requiring Section 9 (U.S. Coast Guard bridge) permits, the draft EIS should identify by alternative the location of the permit activity, potential impacts to navigation and the environment (if not addressed elsewhere in the document), proposed mitigation measures and evidence of coordination with the U.S. Coast Guard (in accordance with the FHWA/U.S. Coast Guard Memorandum of Understanding). Where the preferred alternative requires a Section 9 permit, the final EIS should identify for each permit activity the proposed horizontal and vertical navigational clearances and include an exhibit showing the various dimensions.

For all permit activities, the final EIS should include evidence that every reasonable effort has been made to resolve the issues raised by other agencies regarding the permit activities. If important issues remain unresolved, the final EIS must identify those issues, the positions of the respective agencies on the issues and the consultations and other efforts made to resolve them (23 CFR 771.125(a)).

12. **Wetland Impacts**

When an alternative will impact wetlands the draft EIS should (1) identify the type, quality and function of wetlands involved, (2) describe the impacts to the wetlands, (3) evaluate alternatives which would avoid these wetlands, and (4) identify practicable measures to minimize harm to the wetlands. Wetlands should be identified by using the definition of 33 CFR 328.3(b) (issued on November 13, 1986) which requires the presence of hydrophytic vegetation, hydric soils and wetland hydrology. Exhibits showing wetlands in the project impact area in relation to the alternatives, should be provided.

In evaluating the impact of the proposed project on wetlands, the following two items should be addressed: (1) the importance of the impacted wetland(s) and (2) the severity of this impact. Merely listing the number of acres taken by the various alternatives of a highway proposal does not provide sufficient information upon which to determine the degree of impact on the wetland ecosystem. The wetlands analysis should be sufficiently detailed to provide an understanding of these two elements.

In evaluating the importance of the wetlands, the analysis should consider such factors as: (1) the primary functions of the wetlands (e.g., flood control, wildlife habitat, ground water recharge, etc.), (2) the relative importance of these functions to the total wetland resource of the area, and (3) other factors such as uniqueness that may contribute to the wetlands importance.

In determining the wetland impact, the analysis should show the project’s effects on the stability and quality of the wetland(s). This analysis should consider the short- and long-term effects on the wetlands and the importance of any loss such as: (1) flood control capacity, (2) shore line anchorage potential, (3) water pollution abatement capacity, and (4) fish and wildlife habitat value. The methodology developed by FHWA and described in reports numbered FHWA-IP-82-23 and FHWA-IP-82-24, "A Method for Wetland Functional Assessment Volumes I and II," is recommended for use in conducting this analysis. Knowing the importance of the wetlands involved and the degree of the impact, the HA and FHWA will be in a better position to determine the mitigation efforts necessary to minimize harm to these wetlands. Mitigation measures which should be considered include preservation and improvement of existing wetlands and creation of new wetlands (consistent with 23 CFR 777).

If the preferred alternative is located in wetlands, to the fullest extent possible, the final EIS needs to contain the finding required by Executive Order 11990 that there are no practicable alternatives to construction in wetlands. Where the finding is included, approval of the final EIS will document compliance with the Executive Order 11990 requirements (23 CFR 771.125(a)(1)). The finding
should be included in a separate subsection entitled “Only Practicable Alternative Finding” and should be supported by the following information:

(a) a reference to Executive Order 11990;

(b) an explanation why there are no practicable alternatives to the proposed action;

(c) an explanation why the proposed action includes all practicable measures to minimize harm to wetlands; and

(d) a concluding statement that: “Based upon the above considerations, it is determined that there is no practicable alternative to the proposed construction in wetlands and that the proposed action includes all practicable measures to minimize harm to wetlands which may result from such use.”

13. Water Body Modification and Wildlife Impacts

For each alternative under detailed study, the draft EIS should contain exhibits and discussions identifying the location and extent of water body modifications (e.g., impoundment, relocation, channel deepening, filling, etc.). The use of the stream or body of water for recreation, water supply, or other purposes should be identified. Impacts to fish and wildlife resulting from loss degradation, or modification of aquatic or terrestrial habitat should also be discussed. The results of coordination with appropriate Federal, State and local agencies should be documented in the draft EIS. For example, coordination with FWS under the Fish and Wildlife Coordination Act of 1958.
14. **Floodplain Impacts**

National Flood Insurance Program (NFIP) maps or, if NFIP maps are not available, information developed by the highway agency should be used to determine whether an alternative will encroach on the base (100-year) floodplain. The location hydraulic studies required by 23 CFR 650, Subpart A must include a discussion of the following items commensurate with the level of risk or environmental impact, for each alternative which encroaches on base floodplains or would support base floodplain development:

(a) The flooding risks;

(b) The impacts on natural and beneficial floodplain values;

(c) The support of probable incompatible floodplain development (i.e., any development that is not consistent with a community’s floodplain development plan);

(d) The measures to minimize floodplain impacts; and

(e) The measures to restore and preserve the natural and beneficial floodplain values.

The draft EIS should briefly summarize the results of the location hydraulic studies. The summary should identify the number of encroachments and any support of incompatible floodplain developments and their potential impacts. Where an encroachment or support of incompatible floodplain development results in substantial impacts, the draft EIS should provide more detailed information on the location, impacts and appropriate mitigation measures. In addition, if any alternative (1) results in a floodplain encroachment or supports incompatible floodplain development having significant impacts or (2) requires a commitment to a particular structure size or type, the draft EIS needs to include an evaluation and discussion of practicable alternatives to the structure or to the significant encroachment. The draft EIS should include exhibits which display the alternatives, the base floodplains and, where applicable, the regulatory floodways.

If the preferred alternative includes a floodplain encroachment having significant impacts, the final EIS must include a finding that it is the only practicable alternative as required by 23 CFR 650, Subpart A. The finding should refer to Executive Order 11988 and 23 CFR 650, Subpart A. It should be included in a separate subsection entitled “Only Practicable Alternative Finding” and must be supported by the following information.

(a) The reasons why the proposed action must be located in the floodplain;

(b) The alternatives considered and why they were not practicable; and

(c) A statement indicating whether the action conforms to applicable State or local floodplain protection standards.

For each alternative encroaching on a designated or proposed regulatory floodway, the draft EIS should provide a preliminary indication of whether the encroachment would be consistent with or require a revision to the regulatory floodway. Engineering and environmental analyses should be undertaken, commensurate with level of encroachment, to permit the consistency evaluation and identify impacts. Coordination with the Federal Emergency Management Agency (FEMA) and appropriate State and local government agencies should be undertaken for each floodway encroachment. If the preferred alternative encroaches on a regulatory floodway, the final EIS should discuss the consistency of the action with the regulatory floodway. If a floodway revision is
necessary, the EIS should include evidence from FEMA and local or State agency indicating that such revision would be acceptable.

15. **Wild and Scenic Rivers**

If the proposed action could have foreseeable adverse effects on a river on the National Wild and Scenic Rivers System or a river under study for designation to the National Wild and Scenic Rivers System, the draft EIS should identify early coordination undertaken with the agency responsible for managing the listed or study river (i.e., National Park Service (NPS), Fish and Wildlife Service (FWS), Bureau of Land Management (BLM), or Forest Service (FS)). For each alternative under consideration, the EIS should identify the potential adverse effects on the natural, cultural, and recreational values of the listed or study river. Adverse effects include alteration of the free-flowing nature of the river, alteration of the setting or deterioration of water quality. If it is determined that any of the alternatives could foreclose options to designate a study river under the Act, or adversely affect those qualities of a listed river for which it was designated, to the fullest extent possible, the draft EIS needs to reflect consultation with the managing agency on avoiding or mitigating the impacts (23 CFR 771.123(c)). The final EIS should identify measures that will be included in the preferred alternative to avoid or mitigate such impacts.

Publicly owned waters of designated wild and scenic rivers are protected by Section 4(f). Additionally, public lands adjacent to a Wild and Scenic River may be subject to Section 4(f) protection. An examination of any adopted or proposed management plan for a listed river should be helpful in making the determination on applicability of Section 4(f). For each alternative that takes such land, coordination with the agency responsible for managing the river (either NPS, FWS, BLM, or FS) will provide information on the management plan, specific affected land uses and any necessary Section 4(f) coordination.

16. **Coastal Barriers**

The Coastal Barrier Resources Act (CBRA) establishes certain coastal areas to be protected by prohibiting the expenditure of Federal funds for new and expanded facilities within designated coastal barrier units. When a proposed project impacts a coastal barrier unit, the draft EIS should: include a map showing the relationship of each alternative to the unit(s); identify direct and indirect impacts to the unit(s); quantifying and describing the impacts as appropriate; discuss the results of early coordination with FWS, identifying any issues raised and how they were addressed, and; identify any alternative which (if selected) would require an exception under the Act. Any issues identified or exceptions required for the preferred alternative should be resolved prior to its selection. This resolution should be documented in the final EIS.
17. **Coastal Zone Impacts**

Where the proposed action is within, or is likely to affect land or water uses within the area covered by a State Coastal Zone Management Program (CZMP) approved by the Department of Commerce, the draft EIS should briefly describe the portion of the affected CZMP plan, identify the potential impacts, and include evidence of coordination with the State Coastal Zone Management agency or appropriate local agency. The final EIS should include the State Coastal Zone Management agency’s determination on consistency with the State CZMP plan. (In some States, an agency will make a consistency determination only after the final EIS is approved, but will provide a preliminary indication before the final EIS that the project is “not inconsistent” or “appears to be consistent” with the plan.) (For direct Federal actions, the final EIS should include the lead agency’s consistency determination and agreement by the State CZM agency.) If the preferred alternative is inconsistent with the State’s approved CZMP, it can be Federally funded only if the Secretary of Commerce makes a finding that the proposed action is consistent with the purpose or objectives of the CZM Act or is necessary in the interest of national security. To the fullest extent possible, such a finding needs to be included in the final EIS. If the finding is denied, the action is not eligible for Federal funding unless modified in such a manner to remove the inconsistency finding. The final EIS should document such results.

18. **Threatened or Endangered Species**

The HA must obtain information from the FWS of the DOI and/or the National Marine Fisheries Service (NMFS) of the Department of Commerce to determine the presence or absence of listed and proposed threatened or endangered species and designated and proposed critical habitat in the proposed project area (50 CFR 402.12(c)). The information may be (1) a published geographical list of such species or critical habitat; (2) a project-specific notification of a list of such species or critical habitat; or (3) substantiated information from other credible sources. Where the information is obtained from a published geographical list the reasons why this would satisfy the coordination with DOI should be explained. If there are no species or critical habitat in the proposed project area, the Endangered Species Act requirements have been met. The results of this coordination should be included in the draft EIS.

When a proposed species or a proposed critical habitat may be present in the proposed project area, an evaluation or, if appropriate, a biological assessment is made on the potential impacts to identify whether any such species or critical habitat are likely to be adversely affected by the project. Informal consultation with FWS and/or NMFS should be undertaken during the evaluation. The draft EIS should include exhibits showing the location of the species or habitat, summarize the evaluation and potential impacts, identify proposed mitigation measures, and evidence coordination with FWS and/or NMFS. If the project is likely to jeopardize the continued existence of any proposed species or result in the destruction or adverse modification of proposed critical habitat, the HA in consultation with the FHWA must confer with FWS and/or NMFS to attempt to resolve potential conflicts by avoiding, minimizing, or reducing the project impacts (50 CFR 402.10(a)). If the preferred alternative is likely to jeopardize the continued existence of any proposed species or result in the destruction or adverse modification of proposed critical habitat, a conference with FWS and/or NMFS must be held to assist in identifying and resolving potential conflicts. To the fullest extent possible, the final EIS needs to summarize the results of the conference and identify reasonable and prudent alternatives to avoid the jeopardy to such proposed species or critical habitat. If no alternatives exist, the final EIS should explain the reasons why and identify any proposed mitigation measures to minimize adverse effects.

When a listed species or a designated critical habitat may be present in the proposed project area, a biological assessment must be prepared to identify any such species or habitat which are likely
to be adversely affected by the proposed project (50 CFR 402.12). Informal consultation should be undertaken or, if desirable, a conference held with FWS and/or NMFS during preparation of the biological assessment. The draft EIS should summarize the following data from the biological assessment:

(a) The species distribution, habitat needs, and other biological requirements;

(b) The affected areas of the proposed project;

(c) Possible impacts to the species including opinions of recognized experts on the species at issue;

(d) Measures to avoid or minimize adverse impacts; and

(e) Results of consultation with FWS and/or NMFS.

In selecting an alternative, jeopardy to a listed species or the destruction or adverse modification of designated critical habitat must be avoided (50 CFR 402.01(a)). If the biological assessment indicates that there are no listed species or critical habitat present that are likely to be adversely affected by the preferred alternative, the final EIS should evidence concurrence by the FWS and/or NMFS in such a determination and identify any proposed mitigation for the preferred alternative.

If the results of the biological assessment or consultation with FWS and/or NMFS show that the preferred alternative is likely to jeopardize the continued existence of a listed species or result in the destruction or adverse modification of designated critical habitat, the final EIS needs to contain: (1) a summary of the biological assessment (see data above for draft EIS); (2) a summary of the steps taken, including alternatives or measures evaluated and conferences and consultations held, to resolve the project’s conflicts with the listed species or critical habitat; (3) a copy of the biological opinion; (4) a request for an exemption from the Endangered Species Act; (5) the results of the exemption request; and (6) a statement that (if the exemption is denied) the action is not eligible for Federal funding.

19. **Historic and Archeological Preservation**

The draft EIS should contain a discussion demonstrating that historic and archeological resources have been identified and evaluated in accordance with the requirements of 36 CFR 800.4 for each alternative under consideration. The information and level of effort needed to identify and evaluate historic and archeological resources will vary from project to project as determined by the FHWA after considering existing information, the views of the SHPO and the Secretary of Interior’s “Standards and Guidelines for Archeology and Historic Preservation.” The information for newly identified historic resources should be sufficient to determine their significance and eligibility for the National Register of Historic Places. The information for archeological resources should be sufficient to identify whether each warrants preservation in place or whether it is important chiefly because of what can be learned by data recovery and has minimal value for preservation in place. Where archeological resources are not a major factor in the selection of a preferred alternative, the determination of eligibility for the National Register of newly identified archaeological resources may be deferred until after circulation of the draft EIS.

The draft EIS discussion should briefly summarize the methodologies used in identifying historic and archeological resources. Because Section 4(f) of the DOT Act applies to the use of historic resources on or eligible for the National Register and to archeological resources on or eligible for the National Register and which warrant preservation in place, the draft EIS should describe the historical resources listed in or eligible for the National Register and identify any archeological
resources that warrant preservation in place. The draft EIS should summarize the impacts of each alternative on and proposed mitigation measures for each resource. The document should evidence coordination with the SHPO on the significance of newly identified historic and archaeological resources, the eligibility of historic resources for the National Register and the effects of each alternative on both listed and eligible historic resources. Where the draft EIS discusses eligibility for the National Register of archaelogical resources, the coordination with the SHPO on eligibility and effect should address both historic and archeological resources.

The draft EIS can serve as a vehicle for affording the Advisory Council on Historic Preservation (ACHP) an opportunity to comment pursuant to Section 106 requirements if the document contains the necessary information required by 36 CFR 800.8. The draft EIS transmittal letter to the ACHP should specifically request its comments pursuant to 36 CFR 800.6.

To the fullest extent possible, the final EIS needs to demonstrate that all the requirements of 36 CFR 800 have been met. If the preferred alternative has no effect on historic or archeological resources on or eligible for the National Register, the final EIS should indicate coordination with and agreement by the SHPO. If the preferred alternative has an effect on a resource on or eligible for the National Register, the final EIS should contain (a) a determination of no adverse effect concurred in by the Advisory Council on Historic Preservation, (b) an executed memorandum of agreement (MOA), or (c) in the case of a rare situation where FHWA is unable to conclude the MOA, a copy of comments transmitted from the ACHP to the FHWA and the FHWA response to those comments.

The proposed use of land from an historic resource on or eligible for the National Register will normally require an evaluation and approval under Section 4(f) of the DOT Act. Section 4(f) also applies to all archaeological sites on or eligible for the National Register and which warrant preservation in place. (See Section IX for information on Section 4(f) evaluation.)

20.  **Hazardous Waste Sites**

Hazardous waste sites are regulated by the Resource Conservation and Recovery ACT (RCRA) and the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). During early planning, the location of permitted and nonregulated hazardous waste sites should be identified. Early coordination with the appropriate Regional Office of the EPA and the appropriate State agency will aid in identifying known or potential hazardous waste sites. If known or potential waste sites are identified, the locations should be clearly marked on a map showing their relationship to the alternatives under consideration. If a known or potential hazardous waste site is affected by an alternative, information about the site, the potential involvement, impacts and public health concerns of the affected alternative(s) and the proposed mitigation measures to eliminate or minimize impacts or public health concerns should be discussed in the draft EIS.

If the preferred alternative impacts a known or potential hazardous waste site, the final EIS should address and resolve the issues raised by the public and governmental agencies.

21.  **Visual Impacts**

The draft EIS should state whether the project alternatives have a potential for visual quality impacts. When this potential exists, the draft EIS should identify the impacts to the existing visual resource, the relationship of the impacts to potential viewers of and from the project, as well as measures to avoid, minimize, or reduce the adverse impacts. When there is potential for visual quality impacts, the draft EIS should explain the consideration given to design quality, art, and architecture in the project planning. These values may be particularly important for facilities located in visually sensitive urban or rural settings. When a proposed project will include features associated with design quality, art or architecture, the draft EIS should be circulated to officially designated State and local arts councils and, as appropriate, other organizations with an interest in...
design, art, and architecture. The final EIS should identify any proposed mitigation for the preferred alternative.

22. **Energy**

Except for large scale projects, a detailed energy analysis including computations of BTU requirements, etc., is not needed. For most projects, the draft EIS should discuss in general terms the construction and operational energy requirements and conservation potential of various alternatives under consideration. The discussion should be reasonable and supportable. It might recognize that the energy requirements of various construction alternatives are similar and are generally greater than the energy requirements of the no-build alternative. Additionally, the discussion could point out that the post-construction, operational energy requirements of the facility should be less with the build alternative as opposed to the no-build alternative. In such a situation, one might conclude that the savings in operational energy requirements would more than offset construction energy requirements and thus, in the long term, result in a net savings in energy usage.

For large-scale projects with potentially substantial energy impacts, the draft EIS should discuss the major direct and/or indirect energy impacts and conservation potential of each alternative. Direct energy impacts refer to the energy consumed by vehicles using the facility. Indirect impacts include construction energy and such items as the effects of any changes in automobile usage. The alternative’s relationship and consistency with a State and/or regional energy plan, if one exists, should also be indicated.

The final EIS should identify any energy conservation measures that will be implemented as apart of the preferred alternative. Measures to conserve energy include the use of high-occupancy vehicle incentives and measures to improve traffic flow.

23. **Construction Impacts**

The draft EIS should discuss the potential adverse impacts (particularly air, noise, water, traffic congestion, detours, safety, visual, etc.) associated with construction of each alternative and identify appropriate mitigation measures. Also, where the impacts of obtaining borrow or disposal of waste material are important issues, they should be discussed in the draft EIS along with any proposed measure to minimize these impacts. The final EIS should identify any proposed mitigation for the preferred alternative.
24. **The Relationship Between Local Short-term Uses of Man’s Environment and the Maintenance and Enhancement of Long-term Productivity**

The EIS should discuss in general terms the proposed action’s relationship of local short-term impacts and use of resources and the maintenance and enhancement of long-term productivity. This general discussion might recognize that the build alternatives would have similar impacts. The discussion should point out that transportation improvements are based on State and/or local comprehensive planning which consider(s) the need for present and future traffic requirements within the context of present and future land use development. In such a situation, one might then conclude that the local short-term impacts and use of resources by the proposed action is consistent with the maintenance and enhancement of long-term productivity for the local area, State, etc.

25. **Any Irreversible and Irretrievable Commitments of Resources Which Would be Involved in the Proposed Action**

The EIS should discuss in general terms the proposed action’s irreversible and irretrievable commitment of resources. This general discussion might recognize that the build alternatives would require a similar commitment of natural, physical, human, and fiscal resources. An example of such discussion would be as follows:

“Implementation of the proposed action involves a commitment of a range of natural, physical, human, and fiscal resources. Land used in the construction of the proposed facility is considered an irreversible commitment during the time period that the land is used for a highway facility. However, if a greater need arises for use of the land or if the highway facility is no longer needed, the land can be converted to another use. At present, there is no reason to believe such a conversion will ever be necessary or desirable.

Considerable amounts of fossil fuels, labor, and highway construction materials such as cement, aggregate, and bituminous material are expended. Additionally, large amounts of labor and natural resources are used in the fabrication and preparation of construction materials. These materials are generally not retrievable. However, they are not in short supply and their use will not have an adverse effect upon continued availability of these resources. Any construction will also require a substantial one-time expenditure of both State and Federal funds which are not retrievable.

The commitment of these resources is based on the concept that residents in the immediate area, State, and region will benefit by the improved quality of the transportation system. These benefits will consist of improved accessibility and safety, savings in time, and greater availability of quality services which are anticipated to outweigh the commitment of these resources.”

H. **List of Preparers**

This section should include lists of:

1. State (and local agency) personnel, including consultants, who were primarily responsible for preparing the EIS or performing environmental studies, and a brief summary of their qualifications, including educational background and experience.

2. The FHWA personnel primarily responsible for preparation or review of the EIS and their qualifications.

3. The areas of EIS responsibility for each preparer.
I. **List of Agencies, Organizations, and Persons to Whom Copies of the Statement are Sent**

Draft EIS: List all entities from which comments are being requested (40 CFR 1502.10). Final EIS: Identify those entities that submitted comments on the draft EIS and those receiving a copy of the final EIS (23 CFR 771.125(a) and (g)).

J. **Comments and Coordination**

1. The draft EIS should contain copies of pertinent correspondence with each cooperating agency, other agencies and the public and summarize: 1) the early coordination process, including scoping; 2) the meetings with community groups (including minority and non-minority interests) and individuals; and 3) the key issues and pertinent information received from the public and government agencies through these efforts.

2. The final EIS should include a copy of substantive comments from the U.S. Secretary of Transportation (OST), each cooperating agency, and other commentors on the draft EIS. Where the response is exceptionally voluminous the comments may be summarized. An appropriate response should be provided to each substantive comment. When the EIS text is revised as a result of the comments received, a copy of the comments should contain marginal references indicating where revisions were made, or the response to the comments should contain such references. The response should adequately address the issue or concern raised by the commentor or, where substantive comments do not warrant further response, explain why they do not, and provide sufficient information to support that position.

The FHWA and the HA are not commentors within the meaning of NEPA and their comments on the draft EIS should not be included in the final EIS. However, the document should include adequate information for FHWA and the HA to ascertain the disposition of the comment(s).

3. The final EIS should (1) summarize the substantive comments on social, economic, environmental and engineering issues made at the public hearing, if one is held, or the public involvement activities or which were otherwise considered and (2) discuss the consideration given to any substantive issue raised and provide sufficient information to support that position.

4. The final EIS should document compliance with requirements of all applicable environmental laws, Executive Orders, and other related requirements, such as Title VI of the Civil Rights Act of 1964. To the extent possible, all environmental issues should be resolved prior to the submission of the final EIS. When disagreement on project issues exists with another agency, coordination with the agency should be undertaken to resolve the issues. Where the issues cannot be resolved, the final EIS should identify any remaining unresolved issues, the steps taken to resolve the issues, and the positions of the respective parties. Where issues are resolved through this effort, the final EIS should demonstrate resolution of the concerns.

K. **Index**

The Index should include important subjects and areas of major impacts so that a reviewer need not read the entire EIS to obtain information on a specific subject or impact.

L. **Appendices**
The EIS should briefly explain or summarize methodologies and results of technical analysis and research. Lengthy technical discussions should be contained in a technical report. Material prepared as appendices to the EIS should:

1. consist of material prepared specifically for the EIS;
2. consist of material which substantiates an analysis fundamental to the EIS;
3. be analytic and relevant to the decision to be made; and
4. be circulated with the EIS within FHWA, to EPA (Region), and to cooperating agencies and be readily available on request by other parties. Other reports and studies referred to in the EIS should be readily available for review or for copying at a convenient location.

VI. OPTIONS FOR PREPARING FINAL EISs

The CEQ regulations place heavy emphasis on reducing paperwork, avoiding unnecessary work, and producing documents which are useful to decision makers and to the public. With these objectives in mind, three different approaches to preparing final EISs are presented below. The first two approaches can be employed on any project. The third approach is restricted to the conditions specified by CEQ (40 CFR 1503.4(c)).

A. Traditional Approach

Under this approach, the final EIS incorporates the draft EIS (essentially in its entirety) with changes made as appropriate throughout the document to reflect the selection of an alternative, modifications to the project, updated information on the affected environment, changes in the assessment of impacts, the selection of mitigation measures, wetland and floodplain findings, the results of coordination, comments received on the draft EIS and responses to these comments, etc. Since so much information is carried over from the draft to the final, important changes are sometimes difficult for the reader to identify. Nevertheless, this is the approach most familiar to participants in the NEPA process.

B. Condensed Final EIS

This approach avoids repetition of material from the draft EIS by incorporating, by reference, the draft EIS. The final EIS is, thus, a much shorter document than under the traditional approach; however, it should afford the reader a complete overview of the project and its impacts on the human environment.

The crux of this approach is to briefly reference and summarize information from the draft EIS which has not changed and to focus the final EIS discussion on changes in the project, its setting, impacts, technical analysis, and mitigation that have occurred since the draft EIS was circulated. In addition, the condensed final EIS must identify the preferred alternative, explain the basis for its selection, describe coordination efforts, and include agency and public comments, responses to these comments, and any required findings or determinations (40 CFR 1502.14(e) and 23 CFR 771.125(a)).

The format of the final EIS should parallel the draft EIS. Each major section of the final EIS should briefly summarize the important information contained in the corresponding section of the draft, reference the section of the draft that provides more detailed information, and discuss any noteworthy changes that have occurred since the draft was circulated.
At the time that the final is circulated, an additional copy of the draft EIS need not be provided to those parties that received a copy of the draft EIS when it was circulated. Nevertheless, if, due to the passage of time or other reasons, it is likely that they will have disposed of their original copy of the draft EIS, then a copy of the draft EIS should be provided with the final. In any case, sufficient copies of the draft EIS should be on hand to satisfy requests for additional copies. Both the draft EIS and the condensed final EIS should be filed with EPA under a single final EIS cover sheet.

C. **Abbreviated Version of Final EIS**

The CEQ regulation (40 CFR 1503.4(c)) provides the opportunity to expedite the final EIS preparation where the only changes needed in the document are minor and consist of the factual corrections and/or an explanation of why the comments received on the draft EIS do not warrant further response. In using this approach, care should be exercised to assure that the draft EIS contains sufficient information to make the findings in (2) below and that the number of errata sheets used to make required changes is small and that these errata sheets together with the draft EIS constitute a readable, understandable, full disclosure document. The final EIS should consist of the draft EIS and an attachment containing the following:

1. **Errata sheets making any necessary corrections to the draft EIS;**
2. A section identifying the preferred alternative and a discussion of the reasons it was selected. The following should also be included in this section where applicable:
   a. final Section 4(f) evaluations containing the information described in Section IX of these guidelines;
   b. wetland finding(s);
   c. floodplain finding(s);
   d. a list of commitments for mitigation measures for the preferred alternative; and
3. Copies (or summaries) of comments received from circulation of the draft EIS and public hearing and responses thereto.

Only the attachment need be provided to parties who received a copy of the draft EIS, unless it is likely that they will have disposed of their original copy, in which case both the draft EIS and the attachment should be provided (40 CFR 1503.4(c)). Both the draft EIS and the attachment must be filed with EPA under a single final EIS cover sheet (40 CFR 1503.4(c)).

VII. **DISTRIBUTION OF EISs AND SECTION 4(f) EVALUATIONS**

A. **Environmental Impact Statement**

1. After clearance by FHWA, copies of all draft EISs must be made available to the public and circulated for comments by the HA to: all public officials, private interest groups, and members of the public known to have an interest in the proposed action or the draft EIS; all Federal, State, and local government agencies expected to have jurisdiction, responsibility, interest, or expertise in the proposed action; and States and Federal land management entities which may be affected by the proposed action or any of the alternatives (40 CFR 1502.19 and 1503.1). Distribution must be made no later than the time the document is filed with EPA for Federal Register publication and must allow...
for a minimum 45-day review period (40 CFR 1506.9 and 1506.10). Internal FHWA distribution of draft and final EISs is subject to change and is noted in memorandums to the Regional Administrators as requirements change.

2. Copies of all approved final EISs must be distributed to all Federal, State, and local agencies and private organizations, and members of the public who provided substantive comments on the draft EIS or who requested a copy (40 CFR 1502.19). Distribution must be made no later than the time the document is filed with EPA for Federal Register publication and must allow for a minimum 30-day review period before the Record of Decision is approved (40 CFR 1506.9 and 1506.10). Two copies of all approved EISs should be forwarded to the FHWA Washington Headquarters (HEV-11) for recordkeeping purposes.

3. Copies of all EISs should normally be distributed to EPA and DOI as follows, unless the agency has indicated to the FHWA offices the need for a different number of copies:

   (a) The EPA Headquarters: five copies of the draft EIS and five copies of the final EIS (This is the “filing requirement” in Section 1506.9 of the CEQ regulation.) To the following address: Environmental Protection Agency, Office of Federal Activities (A-104), 401 M Street, SW., Washington, D.C. 20460.

   (b) The appropriate EPA Regional Office responsible for EPA’s review pursuant to Section 309 of the Clean Air Act: five copies of the draft EIS and five copies of the final EIS.

   (c) The DOI Headquarters to the following address:

          U.S. Department of the Interior
          Office of Environmental Project Review
          Room 4239
          18th and C Streets, NW.
          Washington, D.C. 20240

   (i) All States in FHWA Regions 1, 3, 4, and 5, plus Hawaii, Guam, American Samoa, Virgin Islands, Arkansas, Iowa, Louisiana, and Missouri; 12 copies of the draft EIS and 7 copies of the final EIS.

   (ii) Kansas, Nebraska, North Dakota, Oklahoma, South Dakota, and Texas: 13 copies of the draft EIS and 8 copies of the final EIS.

   (iii) New Mexico and all States in FHWA Regions 8, 9, and 10, except Hawaii, North Dakota, and South Dakota: 14 copies of the draft EIS and 9 copies of the final EIS.

   Note: DOI Headquarters will make distribution within its Department. While not required, advance distribution to DOI field offices may be helpful to expedite their review.

B. **Section 4(f) Evaluation**

If the Section 4(f) evaluation is included in a draft EIS, the DOI Headquarters does not need additional copies of the draft or final EIS/Section 4(f) evaluation. If the Section 4(f) evaluation is processed separately or as part of an EA, the DOI should receive seven copies of the draft Section 4(f) evaluation for coordination and seven copies of the final Section 4(f) evaluation for information.

In addition to coordination with DOI, draft Section 4(f) evaluations must be coordinated with the officials having jurisdiction over the Section 4(f) property and the Department of Housing and Urban Development (HUD) and the United States Department of Agriculture (USDA) where these
agencies have an interest in or jurisdiction over the affected Section 4(f) resource (23 CFR 771.135(i)). The point of coordination for HUD is the appropriate Regional Office and for USDA, the Forest Supervisor of the affected National Forest. One copy should be provided to the officials with jurisdiction and two copies should be submitted to HUD and USDA when coordination is required.

VIII. RECORD OF DECISION — FORMAT AND CONTENT

The Record of Decision (ROD) will explain the reasons for the project decision, summarize any mitigation measures that will be incorporated in the project and document any required Section 4(f) approval. While cross-referencing and incorporation by reference of the final EIS (or final EIS supplement) and other documents are appropriate, the ROD must explain the basis for the project decision as completely as possible, based on the information contained in the EIS (40 CFR 1502.2). A draft ROD should be prepared by the HA and submitted to the Division Office with the final EIS. The following key items need to be addressed in the ROD:

A. Decision.

Identify the selected alternative. Reference to the final EIS (or final EIS supplement) may be used to reduce detail and repetition.

B. Alternatives Considered.

This information can be most clearly organized by briefly describing each alternative and explaining the balancing of values which formed the basis for the decision. This discussion must identify the environmentally preferred alternative(s) (i.e., the alternative(s) that causes the least damage to the biological and physical environment) (40 CFR 1505.2(b)). Where the selected alternative is other than the environmentally preferable alternative, the ROD should clearly state the reasons for not selecting the environmentally preferred alternative. If lands protected by Section 4(f) were a factor in the selection of the preferred alternative, the ROD should explain how the Section 4(f) lands influenced the selection.

The values (social, economic, environmental, cost-effectiveness, safety, traffic, service, community planning, etc.) which were important factors in the decision-making process should be clearly identified along with the reasons some values were considered more important than others. The Federal-aid highway program mandate to provide safe and efficient transportation in the context of all other Federal requirements and the beneficial impacts of the proposed transportation improvements should be included in this balancing. While any decision represents a balancing of the values, the ROD should reflect the manner in which these values were considered in arriving at the decision.

C. Section 4(f).

Summarize the basis for any Section 4(f) approval when applicable (23 CFR 771.127(a)). The discussion should include the key information supporting such approval. Where appropriate, this information may be included in the alternatives discussion above and referenced in this paragraph to reduce repetition.

D. Measures to Minimize Harm.

Describe the specific measures adopted to minimize environmental harm and identify those standard measures (e.g., erosion control, appropriate for the proposed action). State whether all
practicable measures to minimize environmental harm have been incorporated into the decision and, if not, why they were not (40 CFR 1505.2(c)).

E. Monitoring or Enforcement Program.

Describe any monitoring or enforcement program which has been adopted for specific mitigation measures, as outlined in the final EIS.

F. Comments on Final EIS.

All substantive comments received on the final EIS should be identified and given appropriate responses. Other comments should be summarized and responses provided where appropriate.

For recordkeeping purposes, a copy of the signed ROD should be provided to the Washington Headquarters (HEV-11). For a ROD approved by the Division Office, copies should be sent to both the Washington Headquarters and the Regional Office.

IX. SECTION 4(f) EVALUATIONS — FORMAT AND CONTENT

A Section 4(f) evaluation must be prepared for each location within a proposed project before the use of Section 4(f) land is approved (23 CFR 771.135(a)). For projects processed with an EIS or an EA/FONSI, the individual Section 4(f) evaluation should be included as a separate section of the document, and for projects processed as categorical exclusions, as a separate Section 4(f) evaluation document. Pertinent information from various sections of the EIS or EA/FONSI may be summarized in the Section 4(f) evaluation to reduce repetition. Where an issue on constructive use Section 4(f) arises and FHWA decides that Section 4(f) does not apply, the environmental document should contain sufficient analysis and information to demonstrate that the resource(s) is not substantially impaired.

The use of Section 4(f) land may involve concurrent requirements of other Federal agencies. Examples include consistency determinations for the use of public lands managed by the Bureau of Land Management, compatibility determinations for the use of land in the National Wildlife Refuge System and the National Park System, determinations of direct and adverse effects for Wild and Scenic Rivers, and approval of land conversions under Section 6(f) of the Land and Water Conservation Fund Act. The mitigation plan developed for the project should include measures which would satisfy the various requirements. For example, Section 6(f) directs the Department of the Interior (National Park Service) to assure that replacement lands of equal value, location and usefulness are provided as conditions to approval of land conversions. Therefore, where a Section 6(f) land conversion is proposed for a highway project, replacement land will be necessary. Regardless of the mitigation proposed, the draft and final Section 4(f) evaluations should discuss the results of coordination with the public official having jurisdiction over the Section 4(f) land and document the National Park Service’s position on the Section 6(f) land transfer, respectively.

A. Draft Section 4(f) Evaluation

The following format and content are suggested. The listed information should be included in the Section 4(f) evaluation, as applicable.

1. Proposed Action.
Where a separate Section 4(f) evaluation is prepared, describe the proposed project and explain the purpose and need for the project.

2. **Section 4(f) Property.**

Describe each Section 4(f) resource which would be used by any alternative under consideration. The following information should be provided:

(a) A detailed map or drawing of sufficient scale to identify the relationship of the alternatives to the Section 4(f) property.

(b) Size (acres or square feet) and location (maps or other exhibits such as photographs, sketches, etc.) of the affected Section 4(f) property.

(c) Ownership (city, county, State, etc.) and type of Section 4(f) property (park, recreation, historic, etc.).

(d) Function of or available activities on the property (ball playing, swimming, golfing, etc.).

(e) Description and location of all existing and planned facilities (ball diamonds, tennis courts, etc.).

(f) Access (pedestrian, vehicular) and usage (approximate number of users/visitors, etc.).

(g) Relationship to other similarly used lands in the vicinity.

(h) Applicable clauses affecting the ownership, such as lease, easement, covenants, restrictions, or conditions, including forfeiture.

(i) Unusual characteristics of the Section 4(f) property (flooding problems, terrain conditions, or other features) that either reduce or enhance the value of all or part of the property.

3. **Impacts on the Section 4(f) Property (EIS).**

Discuss the impacts on the Section 4(f) property for each alternative (e.g., amount of land to be used, facilities and functions affected, noise, air pollution, visual, etc.). Where an alternative (or alternatives) uses land from more than one Section 4(f) property, a summary table would be useful in comparing the various impacts of the alternative(s). Impacts (such as facilities and functions affected, noise, etc.) which can be quantified should be quantified. Other impacts (such as visual intrusion) which cannot be quantified should be described.

4. **Avoidance Alternatives.**

Identify and evaluate location and design alternatives which would avoid the Section 4(f) property. Generally, this would include alternatives to either side of the property. Where an alternative would use land from more than one Section 4(f) property, the analysis needs to evaluate alternatives which avoid each and all properties (23 CFR 771.135(l)). The design alternatives should be in the immediate area of the property and consider minor alignment shifts, a reduced facility, retaining structures, etc. individually or in combination, as appropriate. Detailed discussions of alternatives in an EIS or EA need not be repeated in the Section 4(f) portion of the document, but should be referenced and summarized. However, when alternatives (avoiding Section 4(f) resources) have
been eliminated from detailed study the discussion should also explain whether these alternatives are feasible and prudent and, if not, the reasons why.

5. **Measures to Minimize Harm.**

Discuss all possible measures which are available to minimize the impacts of the proposed action on the Section 4(f) property(ies). Detailed discussions of mitigation measures in the EIS or EA may be referenced and appropriately summarized, rather than repeated.

6. **Coordination.**

Discuss the results of preliminary coordination with the public official having jurisdiction over the Section 4(f) property and with regional (or local) offices of DOI and, as appropriate, the Regional Office of HUD and the Forest Supervisor of the affected National Forest. Generally, the coordination should include discussion of avoidance alternatives, impacts to the property, and measures to minimize harm. In addition, the coordination with the public official having jurisdiction should include, where necessary, a discussion of significance and primary use of the property.

Note: The conclusion that there are no feasible and prudent alternative is not normally addressed at the draft Section 4(f) evaluation stage. Such conclusion is made only after the draft Section 4(f) evaluation has been circulated and coordinated and any identified issues adequately evaluated.
B. **Final Section 4(f) Evaluation**

When the preferred alternative uses Section 4(f) land, the final Section 4(f) evaluation must contain (23 CFR 771.135(i) and (j)):

1. All the above information for a draft evaluation.

2. A discussion of the basis for concluding that there are no feasible and prudent alternatives to the use of the Section 4(f) land. The supporting information must demonstrate that “there are unique problems or unusual factors involved in the use of alternatives that avoid these properties or that the cost, social, economic, and environmental impacts, or community disruption resulting from such alternatives reach extraordinary magnitudes” (23 CFR 771.135(a)(2)). This language should appear in the document together with the supporting information.

3. A discussion of the basis for concluding that the proposed action includes all possible planning to minimize harm to the Section 4(f) property. When there are no feasible and prudent alternatives which avoid the use of Section 4(f) land, the final Section 4(f) evaluation must demonstrate that the preferred alternative is a feasible and prudent alternative with the least harm on the Section 4(f) resources after considering mitigation to the Section 4(f) resources.

4. A summary of the appropriate formal coordination with the Headquarters Offices of DOI (and/or appropriate agency under that Department) and, as appropriate, the involved offices of USDA and HUD.

5. Copies of all formal coordination comments and a summary of other relevant Section 4(f) comments received and an analysis and response to any questions raised. Where new alternatives or modifications to existing alternatives are identified and will not be given further consideration, the basis for dismissing these alternatives should be provided and supported by factual information. Where Section 6(f) land is involved, the National Park Service’s position on the land transfer should be documented.

6. Concluding statement as follows: “Based upon the above considerations, there is no feasible and prudent alternative to the use of land from the (identify Section 4(f) property) and the proposed action includes all possible planning to minimize harm to the (Section 4(f) property) resulting from such use.”

X. **OTHER AGENCY STATEMENTS**

A. The FHWA review of statements prepared by other agencies will consider the environmental impact of the proposal on areas within FHWA’s functional area of responsibility or special expertise (40 CFR 1503.2).

B. Agencies requesting comments on highway impacts usually forward the draft EIS to the FHWA Washington Headquarters for comment. The FHWA Washington Headquarters will normally distribute these EISs to the appropriate Regional or Division Office (per Regional Office request) and will indicate where the comments should be sent. The Regional Office may elect to forward the draft statement to the Division Office for response.

C. When a field office has received a draft EIS directly from another agency, it may comment directly to that agency if the proposal does not fall within the types indicated in item (d) of this section. If more than one DOT Administration is commenting at the Regional level, the comments
should be coordinated by the DOT Regional Representative to the Secretary or designee. Copies of the FHWA comments should be distributed as follows:

(1) Requesting agency — original and one copy.
(2) P-14 — one copy.
(3) DOT Secretarial Representative--one copy.
(4) HEV-11 — one copy.

D. The following types of actions contained in the draft EIS require FHWA Washington Headquarters review and such EISs should be forwarded to the Director, Office of Environmental Policy, along with Regional comments, for processing:

(1) actions with national implications, and
(2) legislation or regulations having national impacts or national program proposals.

XI. REEVALUATIONS

A. Draft EIS Reevaluation

If an acceptable final EIS is not received FHWA within 3 years from the date of the draft EIS circulation, then a written evaluation is required to determine whether there have been changes in the project or its surroundings or new information which would require a supplement to the draft EIS or a new draft EIS (23 CFR 771.129(a)). The written evaluation should be prepared by the HA in consultation with FHWA and should address all current environmental requirements. The entire project should be revisited to assess any changes that have occurred and their effect on the adequacy of the draft EIS.

There is no required format for the written evaluation. It should focus on the changes in the project, its surroundings and impacts and any new issues identified since the draft EIS. Field reviews, additional studies (as necessary) and coordination (as appropriate) with other agencies should be undertaken and the results included in the written evaluation. If, after reviewing the written evaluation, the FHWA concludes that a supplemental EIS or a new draft EIS is not required, the decision should be appropriately documented. Since the next major step in the project development process is preparation of a final EIS, the final EIS may document the decision. A statement to this fact, the conclusions reached and supporting information should be briefly summarized in the Summary Section of the final EIS.

B. Final EIS Reevaluation

There are two types of reevaluation required for a final EIS: consultation and written evaluation (23 CFR 771.129(b) and (c)). For the first, consultation, the final EIS is reevaluated prior to proceeding with major project approval (e.g., right-of-way acquisition, final design, and plans, specifications, and estimates (PS&E)) to determine whether the final EIS is still valid. The level of analysis and documentation, if any, should be agreed upon by the FHWA and HA. The analysis and documentation should focus on and be commensurate with the changes in the project and its surroundings, potential for controversy, and length of time since the last environmental action. For example, when the consultation occurs shortly after final EIS approval, an analysis usually should not be necessary. However, when it occurs nearly 3 years after final EIS approval, but before a written evaluation is required, the level of analysis should be similar to what normally would be undertaken for a written evaluation. Although written documentation is left to the discretion of the Division Administrator, it is suggested that each consultation be appropriately documented in order to have a record to show the requirements was met.
The second type of reevaluation is a written evaluation. It is required if the HA has not taken additional major steps to advance the project (i.e., has not received from FHWA authority to undertake final design, authority to acquire a significant portion of the right-of-way, or approval of the PS&E) within any 3-year time period after approval of the final EIS, the final supplemental EIS, or the last major FHWA approval action. The written evaluation should be prepared by the HA in consultation with FHWA and should address all current environmental requirements. The entire project should be revisited to assess any changes that have occurred and their effect on the adequacy of the final EIS.

There is no required format for the written evaluation. It should focus on the changes in the project, its surroundings and impacts and any new issues identified since the final EIS was approved. Field reviews, additional environmental studies (as necessary), and coordination with other agencies should be undertaken (as appropriate to address any new impacts or issues) and the results included in the written evaluation. The FHWA Division Office is the action office for the written evaluation. If it is determined that supplemental EIS is not needed, the project files should be document appropriately. In those rare cases where an EA is prepared to serve as the written evaluation, the files should clearly document whether new significant impacts were identified during the reevaluation process.

XII. SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENTS (EISs)

Whenever there are changes, new information, or further developments on a project which result in significant environmental impacts not identified in the most recently distributed version of the draft or final EIS, a supplemental EIS is necessary (40 CFR 1502.9(c)). If it is determined that the changes or new information do not result in new or different significant environmental impacts, the FHWA Division Administrator should document the determination. (After final EIS approval, this documentation could take the form of notation to the files; for a draft EIS, this documentation could be a discussion in the final EIS.)

A. Format and Content of a Supplemental EIS

There is no required format for a supplemental EIS. The supplemental EIS should provide sufficient information to briefly describe the proposed action, the reason(s) why a supplement is being prepared, and the status of the previous draft or final EIS. The supplemental EIS needs to address only those changes or new information that are the basis for preparing the supplement and were not addressed in the previous EIS (23 CFR 771.130(a)). Reference to and summarizing the previous EIS is preferable to repeating unchanged, but still valid, portions of the original document. For example, some items such as affected environment, alternatives, or impacts which are unchanged may be briefly summarized and reference. New environmental requirements which became effective after the previous EIS was prepared need to be addressed in the supplemental EIS to the extent they apply to the portion of the project being evaluated and are relevant to the subject of the supplement (23 CFR 771.130(a)). Additionally, to provide an up-to-date status of compliance with NEPA, it is recommended that the supplement summarize the results of any reevaluations that have been performed for portions of or the entire proposed action. By this inclusion, the supplement will reflect an up-to-date consideration of the proposed action and its effects on the human environment. When a previous EIS is referenced, the supplemental EIS transmittal letter should indicate that copies of the original (draft or final) EIS are available and will be provided to all requesting parties.

B. Distribution of a Supplemental EIS
A supplemental EIS will be reviewed and distributed in the same manner as a draft and final EIS (23 CFR 771.130(d)). (See Section VII for additional information.)

XIII. Appendices

Two appendices are included as follows:

Appendix A: Environmental Laws, Authority and Related Statues and Orders

Appendix B: Preparation and Processing of Notices of Intent.

ENVIRONMENTAL LAWS, AUTHORITY, AND RELATED STATUTES AND ORDERS

AUTHORITY:


23 U.S.C. 109(h), (i), and (j) standards.


49 CFR 1.48(b), DOT Delegations of Authority to the Federal Highway Administration.

DOT Order 5610.1c, Procedures for Considering Environmental Impacts, September 18, 1979, and subsequent revisions.

RELATED STATUTES AND ORDERS: The following is a list of major statutes and orders on the preparation of environmental documents.


16 U.S.C. 470f, Section 106, 110(d) and 110(f) of the National Historic Preservation Act of 1966.


42 U.S.C. 7401 et seq., Clean Air Act.


Preparation and Processing of Notices of Intent

The CEQ regulations and Title 23, Code of Federal Regulations, Part 771, Environmental Impact and Related Procedures, require the Administration to publish a notice of intent in the Federal Register as soon as practicable after the decision is made to prepare an environmental impact statement (EIS) and before the scoping process (40 CFR 1501.7). A notice of intent will also be published when a decision is made to supplement a final EIS, but will not be necessary when preparing a supplement to a draft EIS (23 CFR 771.130(d)). The responsibility for preparing notices of intent has been delegated to Regional Federal Highway Administrators and subsequently redelegated to Division Administrators. The notice should be sent directly to the Federal Register at the address provided in Attachment 1 and a copy provided to the Project Development Branch (HEV-11), Office of Environmental Policy, and the appropriate Region Office.

In cases where a notice of intent is published in the Federal Register and a decision is made not to prepare the draft EIS or, when the draft EIS has been prepared, a decision is made not to prepare a final EIS, a revised notice of intent should be published in the Federal Register advising of the decision and the reasons for not preparing the EIS. This applies to future and current actions being processed.

Notices of intent should be prepared and processed in strict conformance with the guidelines in Attachment 1 in order to ensure acceptance for publication by the Office of the Federal Register. A sample of each notice of intent for preparation of an EIS and a supplemental EIS is provided as Attachment 2.

The Project Development Branch (HEV-11) will serve as the Federal Register contact point for notice of intent. All inquiries should be directed to that office.
GUIDELINES FOR PREPARATION AND PROCESSING OF NOTICES OF INTENT

FORMAT

1. Typed in black on white bond paper.

2. Paper size: 8-1/2” x 11”.

3. Margins: Left at least 1-1/2”, all others 1”.

4. Spacing: All material double spaced (except title in heading).

5. Heading: Four items on first page at head of document (see Attachment 2):
   - Billing Code No. 4910-22 typed in brackets or parentheses
   - DEPARTMENT OF TRANSPORTATION (all upper case)
   - Federal Highway Administration
   - ENVIRONMENTAL IMPACT STATEMENT; COUNTY OR CITY, STATE (all upper case; single space)

6. Text: Five sections - AGENCY, ACTION, SUMMARY, FOR FURTHER INFORMATION CONTACT, AND SUPPLEMENTARY INFORMATION; each section title in upper case followed by colon (see Content (below) and Samples 1 and 2).

7. Closing:
   - Include the Catalog of Federal Domestic Assistance number and title
   - Issued on:
     (Indent 5 spaces and type or stamp in date when document is signed)
   - Signature line
     (begin in middle of page; type name, title, and city under the signature; use name and title of the official actually signing the document (e.g., “John Doe, District Engineer,” not “John Doe, for the Division Administrator”))

8. Document should be neat and in form suitable for public inspection. Two or more notices of intent can be included in a single document by making appropriate revisions to the heading and text of the document.
CONTENTS

1. AGENCY: Federal Highway Administration (FHWA), DOT.

2. ACTION: Notice of Intent.

3. SUMMARY: The FHWA is issuing this notice to advise the public that an environmental impact statement will be prepared for a proposed highway project in . . . .

4. FOR FURTHER INFORMATION CONTACT: This section should state the name and address of a person or persons within the FHWA Division Office who can answer questions about the proposed action and the EIS as it is being developed. The listing of a telephone number is optional. State and/or local officials may also be listed, but always following the FHWA contact person.

5. SUPPLEMENTARY INFORMATION: This section should contain:
   a. a brief narrative description of the proposed action (e.g., location of the action, type of construction, length of the project, needs which will be fulfilled by the action);
      For a supplement to a final EIS add: the original EIS number and approval date, and the reason(s) for preparing the supplement;
   b. a brief description of possible alternatives to accomplish the goals of the proposed action (e.g., upgrade existing facility, do nothing (should always be listed), construction on new alignment, mass transit, multi-modal design); and
   c. a brief description of the proposed scoping process for the particular action including whether, when, and where any scoping meeting will be held.
      For a supplement to a final EIS: the scoping process is not required for a supplement; however, scoping should be discussed to the extend anticipated for the development of the supplement;

In drafting this section:

• use plain English

• avoid technical terms and jargon

• always refer to the proposed action or proposed project (e.g., the proposed action would ...)

• identify all abbreviations

• list FHWA first when other agencies (State or local) are listed as being involved in the preparation of the EIS
PROCESSING

1. Send three (3) duplicate originals each signed in ink by the issuing officer to:

   Office of the Federal Register  
   National Archives and Records Administration  
   Washington, D.C.  20408

2. The duplicates must be identical in all respects. The Federal Register will accept electrostatic copies as long as they are readable and individually signed.

3. Three (3) additional copies are required if material is printed on both sides. If a single original and two certified copies are sent, the statement “CERTIFIED TO BE A TRUE COPY OF THE ORIGINAL” and the signature of a duly authorized certifying officer must appear on each certified copy.

4. A record should be kept of the date on which each notice is mailed to the Federal Register.

5. Send one (1) copy each to the Project Development Branch (HEV-11) and the Regional office.

SAMPLE 1

[4910-22]

DEPARTMENT OF TRANSPORTATION

Federal Highway Administration

ENVIRONMENTAL IMPACT STATEMENT: WASHINGTON COUNTY, WASHINGTON

AGENCY: Federal Highway Administration (FHWA), DOT.

ACTION: Notice of Intent.

SUMMARY: The FHWA is issuing this notice to advise the public that an environmental impact statement will be prepared for a proposed highway project in Washington County, Washington.

FOR FURTHER INFORMATION CONTACT: James West, District Engineer, Federal Highway Administration, 400 Market Street, State Capital, Washington 98507, Telephone: (206) 222-2222.

SUPPLEMENTARY INFORMATION: The FHWA, in cooperation with the Washington Department of Transportation and the Washington County Highway Department, will prepare an environmental impact statement (EIS) on a proposal to improve U.S. Route 10 (U.S.10) in Washington County, Washington. The proposed improvement would involve the reconstruction of the existing U.S. 10 between the towns of Eastern and Western for a distance of about 20 miles.

   Improvements to the corridor are considered necessary to provide for the existing and projected traffic demand. Also, included in this proposal is the replacement of the existing East End
Bridge and a new interchange with Washington Highway 20 (W.H. 20) west of Eastern. Alternatives under consideration include (1) taking no action; (2) using alternate travel modes; (3) widening the existing two-lane highway to four lanes; and (4) constructing a four-line, limited access highway on new location. Incorporated into and studied with the various build alternatives will be design variations of grade and alignment.

Letters describing the proposed action and soliciting comments will be sent to appropriate Federal, State, and local agencies, and to private organizations and citizens who have previously expressed or are known to have interest in this proposal. A series of public meetings will be held in Eastern and Western between May and June 1985. In addition, a public hearing will be held. Public notice will be given of the time and place of the meetings and hearing. The draft EIS will be available for public and agency review and comment prior to the public hearing. No formal scoping meeting is planned at this time.

To ensure that the full range of issues related to this proposed action are addressed and all significant issues identified, comments, and suggestions are invited from all interested parties. Comments or questions concerning this proposed action and the EIS should be directed to the FHWA at the address provided above.

(Catalog of Federal Domestic Assistance Program Number 20.205, Highway Planning and Construction. The regulations implementing Executive Order 12372 regarding intergovernmental consultation on Federal programs and activities apply to this program.)

Issued on: March 26, 1985.

________________________
John Doe
Division Administrator
Capital
DEPARTMENT OF TRANSPORTATION

Federal Highway Administration

ENVIRONMENTAL IMPACT STATEMENT: WASHINGTON COUNTY, WASHINGTON

AGENCY: Federal Highway Administration (FHWA), DOT.

ACTION: Notice of Intent.

SUMMARY: The FHWA is issuing this notice to advise the public that a supplement to a final environmental impact statement will be prepared for a proposed highway project in Washington County, Washington.

FOR FURTHER INFORMATION CONTACT: James West, District Engineer, Federal Highway Administration, 400 Market Street, State Capital, Washington 98507, Telephone:(206) 222-2222.

SUPPLEMENTARY INFORMATION: The FHWA, in cooperation with the Washington Department of Transportation and the Washington County Highway Department, will prepare a supplement to the final environmental impact statement (EIS) on a proposal to improve U.S. Route 10 (U.S. 10) in Washington County, Washington. The original EIS for the improvements (FHWA-WA-EIS-85-06-F) was approved on December 21, 1985. The proposed improvements to U.S. 10 provide a divided four-lane, limited access highway on new location between the towns of Western and Eastern for a distance of about 20 miles. Improvements to the corridor are considered necessary to provide for existing and projected traffic demand.

The location and preliminary design of the western 15 miles portion of the proposed facility, from Western to U.S. 20, have been approved. However, substantial changes in the local street system and land use development in Eastern have reduced the suitability of the approved location east of U.S. 20. The portion of the proposed facility east of U.S. 20 is now to be restudied to determine if a new route location and connection to I-90 would be appropriate.

Alternatives under consideration include (1) taking no action and terminating the facility at U.S. 20; (2) constructing a four-lane, limited access highway on the approved location; (3) widening the existing two-lane U.S. 10 to four lanes with a connection to U.S. 20; and (4) constructing a four-lane, limited access highway on new location and connecting to I-90. Incorporated into and studied with the various build alternatives will be design variations of grade and alignment.

Letters describing the proposed action and soliciting comments will be sent to appropriate Federal, State, and local agencies, and to private organizations and citizens who have previously expressed or are known to have interest in this proposal. A public meeting will be held in Eastern in August 1987. In addition, a public hearing will be held. Public notice will be given of the time and place of the meeting and hearing. The draft supplemental EIS will be available for public and agency review and comment prior to the public hearing. No formal scoping meeting will be held.
To ensure that the full range of issues related to this proposed action are addressed and all significant issues identified, comments and suggestions are invited from all interested parties. Comments or questions concerning this proposed action and the EIS should be directed to the FHWA at the address provided above.

(Catalog of Federal Domestic Assistance Program Number 20.205, Highway Research, Planning and Construction. The regulations implementing Executive Order 12372 regarding intergovernmental consultation on Federal programs and activities apply to this program.)

Issued on: April 23, 1987

John Doe
Division Administrator
Capital
EXECUTIVE OFFICE OF THE PRESIDENT

COUNCIL ON ENVIRONMENTAL QUALITY
722 JACKSON PLACE, N.W.
WASHINGTON, D.C. 20006
March 16, 1981

MEMORANDUM FOR FEDERAL NEPA LIAISONS, FEDERAL, STATE AND LOCAL OFFICIALS AND OTHER PERSONS INVOLVED IN THE NEPA PROCESS

SUBJECT: Questions and Answers About the NEPA Regulations

During June and July of 1980, the Council on Environmental Quality, with the assistance and cooperation of EPA’s EIS Coordinators from the ten EPA regions, held one-day meetings with federal, state and local officials in the ten EPA regional offices around the country. In addition, on July 10, 1980, CEQ conducted a similar meeting for the Washington, D.C. NEPA liaisons and persons involved in the NEPA process. At these meetings, CEQ discussed (a) the results of its 1980 review of Draft EIS’s issued since the July 30, 1979 effective date of the NEPA regulations, (b) agency compliance with the Record of Decision requirements in Section 1505 of the NEPA regulations, and (c) CEQ’s preliminary findings on how the scoping process is working. Participants at these meetings received copies of materials prepared by CEQ summarizing its oversight and findings.

These meetings also provided NEPA liaisons and other participants with an opportunity to ask questions about NEPA and the practical application of the NEPA regulations. A number of these questions were answered by CEQ representatives at the regional meetings. In response to the many requests from the agencies and other participants, CEQ has compiled forty of the most important or most frequently asked questions and their answers and reduced them to writing. The answers were prepared by the General Counsel of CEQ in consultation with the Office of Federal Activities of EPA. These answers, of course, do not impose any additional requirements beyond those of the NEPA regulations. This document does not represent new guidance under the NEPA regulations, but rather makes generally available to concerned agencies and private individuals the answers which CEQ has already given at the 1980 regional meetings. The answers also reflect the advice which the Council has given over the past two years to aid agency staff and consultants in their day-to-day application of NEPA and the regulations.

CEQ has also received numerous inquiries regarding the scoping process. CEQ hopes to issue written guidance on scoping later this year on the basis of its special study of scoping, which is nearing completion.

NICHOLAS C. YOST
General Counsel
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QUESTIONS AND ANSWERS ABOUT THE NEPA REGULATIONS (1981)

1a. Q. What is meant by "range of alternatives" as referred to in Section 1505.1(e)?

A. The phrase "range of alternatives" refers to the alternatives discussed in environmental documents. It includes all reasonable alternatives, which must be rigorously explored and objectively evaluated, as well as those other alternatives, which are eliminated from detailed study with a brief discussion of the reasons for eliminating them. Section 1502.14. A decisionmaker must not consider alternatives beyond the range of alternatives discussed in the relevant environmental documents. Moreover, a decisionmaker must, in fact, consider all the alternatives discussed in an EIS. Section 1505.1(e).

1b. Q. How many alternatives have to be discussed when there is an infinite number of possible alternatives?

A. For some proposals there may exist a very large or even an infinite number of possible reasonable alternatives. For example, a proposal to designate wilderness areas within a National Forest could be said to involve an infinite number of alternatives from 0 to 100 percent of the forest. When there are potentially a very large number of alternatives, only a reasonable number of examples, covering the full spectrum of alternatives, must be analyzed and compared in the EIS. An appropriate series of alternatives might include dedicating 0, 10, 30, 50, 70, 90, or 100 percent of the Forest to wilderness. What constitutes a reasonable range of alternatives depends on the nature of the proposal and the facts in each case.

2a. Q. If an EIS is prepared in connection with an application for a permit or other federal approval, must the EIS rigorously analyze and discuss alternatives that are outside the capability of the applicant or can it be limited to reasonable alternatives that can be carried out by the applicant?

A. Section 1502.14 requires the EIS to examine all reasonable alternatives to the proposal. In determining the scope of alternatives to be considered, the emphasis is on what is "reasonable" rather than on whether the proponent or applicant likes or is itself capable of carrying out a particular alternative. Reasonable alternatives include those that are practical or feasible from the technical and economic standpoint and using common sense, rather than simply desirable from the standpoint of the applicant.

2b. Q. Must the EIS analyze alternatives outside the jurisdiction or capability of the agency or beyond what Congress has authorized?

A. An alternative that is outside the legal jurisdiction of the lead agency must still be analyzed in the EIS if it is reasonable. A potential conflict with local or federal law does not necessarily render an alternative unreasonable, although such conflicts must be considered. Section 1506.2(d). Alternatives that are outside the scope of what Congress has approved or funded must still be evaluated in the EIS if they are reasonable, because the EIS may serve as the basis for modifying the Congressional approval or funding in light of NEPA's goals and policies. Section 1500.1(a).

* References throughout the document are to the Council on Environmental Quality's Regulations for Implementing the Procedural Provisions of the National Environmental Policy Act. 40 CFR Parts 1500-1508.
3. Q. What does the "no action" alternative include? If an agency is under a court order or legislative command to act, must the EIS address the "no action" alternative?

A. Section 1502.14(d) requires the alternatives analysis in the EIS to "include the alternative of no action." There are two distinct interpretations of "no action" that must be considered, depending on the nature of the proposal being evaluated. The first situation might involve an action such as updating a land management plan where ongoing programs initiated under existing legislation and regulations will continue, even as new plans are developed. In these cases, "no action" is "no change" from current management direction or level of management intensity. To construct an alternative that is based on no management at all would be a useless academic exercise. Therefore, the "no action" alternative may be thought of in terms of continuing with the present course of action until that action is changed. Consequently, projected impacts of alternative management schemes would be compared in the EIS to those impacts projected for the existing plan. In this case, alternatives would include management plans of both greater and lesser intensity, especially greater and lesser levels of resource development.

The second interpretation of "no action" is illustrated in instances involving federal decisions on proposals for projects. "No action" in such cases would mean the proposed activity would not take place, and the resulting environmental effects from taking no action would be compared with the effects of permitting the proposed activity or an alternative activity to go forward.

Where a choice of "no action" by the agency would result in predictable actions by others, this consequence of the "no action" alternative should be included in the analysis. For example, if denial of permission to build a railroad to a facility would lead to construction of a road and increased truck traffic, the EIS should analyze this consequence of the "no action" alternative.

In light of the above, it is difficult to think of a situation where it would not be appropriate to address a "no action" alternative. Accordingly, the regulations require the analysis of the no action alternative even if the agency is under a court order or legislative command to act. This analysis provides a benchmark, enabling decisionmakers to compare the magnitude of environmental effects of the action alternatives. It is also an example of a reasonable alternative outside the jurisdiction of the agency which must be analyzed. Section 1502.14(c). See Question 2 above. Inclusion of such an analysis in the EIS is necessary to inform the Congress, the public, and the President as intended by NEPA. Section 1500.1(a).

4a. Q. What is the "agency's preferred alternative"?

A. The "agency's preferred alternative" is the alternative which the agency believes would fulfill its statutory mission and responsibilities, giving consideration to economic, environmental, technical and other factors. The concept of the "agency's preferred alternative" is different from the "environmentally preferable alternative," although in some cases one alternative may be both. See Question 6 below. It is identified so that agencies and the public can understand the lead agency's orientation.

4b. Q. Does the "preferred alternative" have to be identified in the Draft EIS and the Final EIS or just in the Final EIS?

A. Section 1502.14(e) requires the section of the EIS on alternatives to "identify the agency's preferred alternative if one or more exists, in the draft statement, and identify such alternative in the final statement ..." This means that if the agency has a preferred alternative at
the Draft EIS stage, that alternative must be labeled or identified as such in the Draft EIS. If the responsible federal official in fact has no preferred alternative at the Draft EIS stage, a preferred alternative need not be identified there. By the time the Final EIS is filed, Section 1502.14(e) presumes the existence of a preferred alternative and requires its identification in the Final EIS "unless another law prohibits the expression of such a preference."

4c. Q. Who recommends or determines the "preferred alternative"?

A. The lead agency's official with line responsibility for preparing the EIS and assuring its adequacy is responsible for identifying the agency's preferred alternative(s). The NEPA regulations do not dictate which official in an agency shall be responsible for preparation of EIS's, but agencies can identify this official in their implementing procedures, pursuant to Section 1507.3.

Even though the agency's preferred alternative is identified by the EIS preparer in the EIS, the statement must be objectively prepared and not slanted to support the choice of the agency's preferred alternative over the other reasonable and feasible alternatives.

5a. Q. Is the "proposed action" the same thing as the "preferred alternative"?

A. The "proposed action" may be, but is not necessarily, the agency's "preferred alternative." The proposed action may be a proposal in its initial form before undergoing analysis in the EIS process. If the proposed action is internally generated, such as preparing a land management plan, the proposed action might end up as the agency's preferred alternative. On the other hand, the proposed action may be granting an application to a non-federal entity for a permit. The agency may or may not have a "preferred alternative" at the Draft EIS stage (see Question 4 above). In that case, the agency may decide at the Final EIS stage, on the basis of the Draft EIS and the public and agency comments, that an alternative other than the proposed action is the agency's "preferred alternative."

5b. Q. Is the analysis of the "proposed action" in an EIS to be treated differently from the analysis of alternatives?

A. The degree of analysis devoted to each alternative in the EIS is to be substantially similar to that devoted to the "proposed action." Section 1502.14 is titled "Alternatives including the proposed action" to reflect such comparable treatment. Section 1502.14(b) specifically requires "substantial treatment" in the EIS of each alternative including the proposed action. This regulation does not dictate an amount of information to be provided, but rather, prescribes a level of treatment, which may, in turn, require varying amounts of information, to enable a reviewer to evaluate and compare alternatives.

6a. Q. What is the meaning of the term "environmentally preferable alternative" as used in the regulations with reference to Records of Decisions? How is the term "environment" used in the phrase?

A. Section 1505.2(b) requires that, in cases where an EIS has been prepared, the Record of Decision (ROD) must identify all alternatives that were considered "... specifying the alternative or alternatives which were considered to be environmentally preferable." The environmentally preferable alternative is the alternative that will promote the national environmental policy as expressed in NEPA's Section 101. Ordinarily, this means the alternative
that causes the least damage to the biological and physical environment; it also means the alternative which best protects, preserves, and enhances historic, cultural, and natural resources.

The Council recognizes that the identification of the environmentally preferable alternative may involve difficult judgments, particularly when one environmental value must be balanced against another. The public and other agencies reviewing a Draft EIS can assist the lead agency to develop and determine environmentally preferable alternatives by providing their views in comments on the Draft EIS. Through the identification of the environmentally preferable alternative, the decisionmaker is clearly faced with a choice between that alternative and others, and must consider whether the decision accords with the Congressionally declared policies of the Act.

6b. Q. Who recommends or determines what is environmentally preferable?

A. The agency EIS staff is encouraged to make recommendations of the environmentally preferable alternative(s) during EIS preparation. In any event, the lead agency official responsible for the EIS is encouraged to identify the environmentally preferable alternative(s) in the EIS. In all cases, commentors from other agencies and the public are also encouraged to address this question. The agency must identify the environmentally preferable alternative in the ROD.

7. Q. What is the difference between the sections in the EIS on "alternatives" and "environmental consequences"? How do you avoid duplicating the discussion of alternatives in preparing these two sections?

A. The "alternatives" section is the heart of the EIS. This section rigorously explores and objectively evaluates all reasonable alternatives including the proposed action. Section 1502.14. It should include relevant comparisons on environmental and other grounds. The "environmental consequences" section of the EIS discusses the specific environmental impacts or effects of each of the alternatives including the proposed action. Section 1502.16. In order to avoid duplication between these two sections, most of the "alternatives" section should be devoted to describing and comparing the alternatives. Discussion of the environmental impacts of these alternatives should be limited to a concise descriptive summary of such impacts in a comparative form, including charts or tables, thus, sharply defining the issues and providing a clear basis for choice among options. Section 1502.14. The "environmental consequences" section should be devoted largely to a scientific analysis of the direct and indirect environmental effects of the proposed action and of each of the alternatives. It forms the analytic basis for the concise comparison in the "alternatives" section.

8. Q. Section 1501.2(d) of the NEPA regulations requires agencies to provide for the early application of NEPA to cases where actions are planned by private applicants or non-federal entities and are, at some stage, subject to federal approval of permits, loans, loan guarantees, insurance or other actions. What must and can agencies do to apply NEPA early in these cases?

A. Section 1501.2(d) requires federal agencies to take steps toward ensuring that private parties and state and local entities initiate environmental studies as soon as federal involvement in their proposals can be foreseen. This section is intended to ensure that environmental factors are considered at an early stage in the planning process and to avoid the situation where the applicant for a federal permit or approval has completed planning and eliminated all alternatives to the proposed action by the time the EIS process commences or before the EIS process has been completed.
Through early consultation, business applicants and approving agencies may gain better appreciation of each other's needs and foster a decisionmaking process which avoids later unexpected confrontations.

Federal agencies are required by Section 1507.3(b) to develop procedures to carry out Section 1501.2(d). The procedures should include an "outreach program," such as a means for prospective applicants to conduct pre-application consultations with the lead and cooperating agencies. Applicants need to find out, in advance of project planning, what environmental studies or other information will be required, and what mitigation requirements are likely, in connection with the later federal NEPA process. Agencies should designate staff to advise potential applicants of the agency's NEPA information requirements and should publicize their pre-application procedures and information requirements in newsletters or other media used by potential applicants.

Complementing Section 1501.2(d), Section 1506.5(a) requires agencies to assist applicants by outlining the types of information required in those cases where the agency requires the applicant to submit environmental data for possible use by the agency in preparing an EIS.

Section 1506.5(b) allows agencies to authorize preparation of environmental assessments by applicants. Thus, the procedures should also include a means for anticipating and utilizing applicants' environmental studies or "early corporate environmental assessments" to fulfill some of the federal agency's NEPA obligations. However, in such cases, the agency must still evaluate independently the environmental issues and take responsibility for the environmental assessment.

These provisions are intended to encourage and enable private and other non-federal entities to build environmental considerations into their own planning processes in a way that facilitates the application of NEPA and avoids delay.

9. Q. To what extent must an agency inquire into whether an applicant for a federal permit, funding or other approval of a proposal will also need approval from another agency for the same proposal or some other related aspect of it?

A. Agencies must integrate the NEPA process into other planning at the earliest possible time to ensure that planning and decisions reflect environmental values, to avoid delays later in the process, and to head off potential conflicts. Specifically, the agency must "provide for cases where actions are planned by . . . applicants," so that designated staff are available to advise potential applicants of studies or other information that will foreseeably be required for the later federal action; the agency shall consult with the applicant if the agency foresees its own involvement in the proposal; and it shall ensure that the NEPA process commences at the earliest possible time. Section 1501.2(d). (See Question 8).

The regulations emphasize agency cooperation early in the NEPA process. Section 1501.6. Section 1501.7 on "scoping" also provides that all affected Federal agencies are to be invited to participate in scoping the environmental issues and to identify the various environmental review and consultation requirements that may apply to the proposed action. Further, Section 1502.25(b) requires that the draft EIS list all the federal permits, licenses and other entitlements that are needed to implement the proposal.
These provisions create an affirmative obligation on federal agencies to inquire early, and to the maximum degree possible, to ascertain whether an applicant is or will be seeking other federal assistance or approval, or whether the applicant is waiting until a proposal has been substantially developed before requesting federal aid or approval.

Thus, a federal agency receiving a request for approval of assistance should determine whether the applicant has filed separate requests for federal approval or assistance with other federal agencies. Other federal agencies that are likely to become involved should be then contacted, and the NEPA process coordinated, to ensure an early and comprehensive analysis of the direct and indirect effects of the proposal and any related actions. The agency should inform the applicant that action on its application may be delayed unless it submits all other federal applications (where feasible to do so), so that all the relevant agencies can work together on the scoping process and preparation of the EIS.

10a. Q. **What actions by agencies and/or applicants are allowed during EIS preparation and during the 30-day review period after publication of a final EIS?**

A. No federal decision on the proposed action shall be made or recorded until at least 30 days after the publication by EPA of notice that the particular EIS has been filed with EPA. Sections 1505.2 and 1506.10. Section 1505.2 requires this decision to be stated in a public Record of Decision.

Until the agency issues its Record of Decision, no action by an agency or an applicant concerning the proposal shall be taken which would have an adverse environmental impact or limit the choice of reasonable alternatives. Section 1506.1(a). But this does not preclude preliminary planning or design work which is needed to support an application for permits or assistance. 1506.1(d).

When the impact statement in question is a program EIS, no major action concerning the program may be taken which may significantly affect the quality of the human environment, unless the particular action is justified independently of the program, is accompanied by its own adequate environmental impact statement and will not prejudice the ultimate decision on the program. Section 1506.1(c).

10b. Q. **Do these limitations on action (described in Question 10a) apply to state or local agencies that have statutory delegated responsibility for preparation of environmental documents required by NEPA, for example, under the HUD Block Grant program?**

A. Yes, these limitations do apply, without any variation from their application to federal agencies.

11. Q. **What actions must a lead agency take during the NEPA process when it becomes aware that a non-federal applicant is about to take an action within the agency’s jurisdiction that would either have an adverse environmental impact or limit the choice of reasonable alternatives (e.g., prematurely commit money or other resources towards the completion of the proposal)?**

A. The federal agency must notify the applicant that the agency will take strong affirmative steps to ensure that the objectives and procedures of NEPA are fulfilled. Section 1506.1(b). These steps could include seeking injunctive measures under NEPA, or the use of sanctions available under either the agency’s statutory mission. For example, the agency might advise an applicant that, if it takes such action, the agency will not process its application.
12a.  Q.  What actions are subject to the Council’s new regulations, and what actions are grandfathered under the old guidelines?

A.  The effective date of the Council’s regulations was July 30, 1979 (except for certain HUD programs under the Housing and Community Development Act, 42 U.S.C. 5304(h), and certain state highway programs that qualify under Section 102(2)(D) of NEPA for which the regulations became effective on November 30, 1979). All the provisions of the regulations are binding as of that date, including those covering decisionmaking, public participation, referrals, limitations on actions, EIS supplements, etc. For example, a Record of Decision would be prepared even for decisions where the draft EIS was filed before July 30, 1979.

But in determining whether or not the new regulations apply to the preparation of a particular environmental document, the relevant factor is the date of filing of the draft of that document. Thus, the new regulations do not require the redrafting of an EIS or supplement if the draft EIS or supplement was filed before July 30, 1979. However, a supplement prepared after the effective date of the regulations for an EIS issued in final before the effective date of the regulations would be controlled by the regulations.

Even though agencies are not required to apply the regulations to an EIS or other document for which the draft was filed prior to July 30, 1979, the regulations encourage agencies to follow the regulations “to the fullest extent practicable”; i.e., if it is feasible to do so, in preparing the final document. Section 1506.12(a).

12b.  Q.  Are projects authorized by Congress before the effective date of the Council’s regulations grandfathered?

No. The date of Congressional authorization for a project is not determinative of whether the Council’s regulations or former Guidelines apply to the particular proposal. No incomplete projects or proposals of any kind are grandfathered in whole or in part. Only certain environmental documents, for which the draft was issued before the effective date of the regulations, are grandfathered and subject to the Council’s former Guidelines.

12c.  Q.  Can a violation of the regulations give rise to a cause of action?

A.  While a trivial violation of the regulations would not give rise to an independent cause of action, such a cause of action would arise from a substantial violation of the regulations. Section 1500.3.

13.  Q.  Can the scoping process be used in connection with preparation of an environmental assessment; i.e., before both the decision to proceed with an EIS and publication of a notice of intent?

A.  Yes. Scoping can be a useful tool for discovering alternatives to a proposal, or significant impacts that may have been overlooked. In cases where an environmental assessment is being prepared to help an agency decide whether to prepare an EIS, useful information might result from early participation by other agencies and the public in a scoping process.

The regulations state that the scoping process is to be preceded by a Notice of Intent (NOI) to prepare an EIS. But that is only the minimum requirement. Scoping may be
initiated earlier, as long as there is appropriate public notice and enough information available on the proposal so that the public and relevant agencies can participate effectively.

However, scoping that is done before the assessment, and in aid of its preparation, cannot substitute for the normal scoping process after publication of the NOI, unless the earlier public notice stated clearly that this possibility was under consideration, and the NOI expressly provides that written comments on the scope of alternatives and impacts will still be considered.

14a. Q. What are the respective rights and responsibilities of lead and cooperating agencies? What letters and memoranda must be prepared?

A. After a lead agency has been designated (Section 1501.5), that agency has the responsibility to solicit cooperation from other federal agencies that have jurisdiction by law or special expertise on any environmental issue that should be addressed in the EIS being prepared. Where appropriate, the lead agency should seek the cooperation of state or local agencies of similar qualifications. When the proposal may affect an Indian reservation, the agency should consult with the Indian tribe. Section 1508.5. The request for cooperation should come at the earliest possible time in the NEPA process.

After discussions with the candidate cooperating agencies, the lead agency and the cooperating agencies are to determine by letter or by memorandum which agencies will undertake cooperating responsibilities. To the extent possible at this stage, responsibilities for specific issues should be assigned. The allocation of responsibilities will be completed during scoping. Section 1501.7(a)(4).

Cooperating agencies must assume responsibility for the development of information and the preparation of environmental analyses at the request of the lead agency. Cooperating agencies are now required by Section 1501.6 to devote staff resources that were normally primarily used to critique or comment on the Draft EIS after its preparation, much earlier in the NEPA process — primarily at the scoping and Draft EIS preparation stages. If a cooperating agency determines that its resource limitations preclude any involvement, or the degree of involvement (amount of work) requested by the lead agency, it must so inform the lead agency in writing and submit a copy of this correspondence to the Council. Section 1501.6(c).

In other words, the potential cooperating agency must decide early if it is able to devote any of its resources to a particular proposal. For this reason, the regulation states that an agency may reply to a request for cooperation by stating "other program commitments preclude any involvement or the degree of involvement requested in the action that is the subject of the environmental impact statement." (Emphasis added.) The regulation refers to the "action," rather than to the EIS, to clarify that the agency is taking itself out of all phases of the federal action, not just draft EIS preparation. This means that the agency has determined that it cannot be involved in the later stages of EIS review and comment, as well as decisionmaking on the proposed action. For this reason, cooperating agencies with jurisdiction by law (those which have permitting or other approval authority) cannot opt out entirely of the duty to cooperate on the EIS. See also Question 15, relating specifically to the responsibility of EPA.

14b. Q. How are disputes resolved between lead and cooperating agencies concerning the scope and level of detail by analysis and the quality of data in impact statements?

A. Such disputes are resolved by the agencies themselves. A lead agency, of course, has the ultimate responsibility for the content of an EIS. But it is supposed to use the
environmental analysis and recommendations of cooperating agencies with jurisdiction by law or special expertise to the maximum extent possible, consistent with its own responsibilities as lead agency. Section 1501.6(a)(2).

If the lead agency leaves out a significant issue or ignores the advice and expertise of the cooperating agency, the EIS may be found later to be inadequate. Similarly, where cooperating agencies have their own decisions to make and they intend to adopt the environmental impact statement and base their decisions on it, one document should include all of the information necessary for the decisions by the cooperating agencies. Otherwise, they may be forced to duplicate the EIS process by issuing a new, more complete EIS or Supplemental EIS, even though the original EIS could have sufficed if it had been properly done at the outset. Thus, both lead and cooperating agencies have a stake in producing a document of good quality. Cooperating agencies also have a duty to participate fully in the scoping process to ensure that the appropriate range of issues is determined early in the EIS process.

Because the EIS is not the Record of Decision, but instead constitutes the information and analysis on which to base a decision, disagreements about conclusions to be drawn from the EIS need not inhibit agencies from issuing a joint document, or adopting another agency's EIS, if the analysis is adequate. Thus, if each agency has its own "preferred alternative," both can be identified in the EIS. Similarly, a cooperating agency with jurisdiction by law may determine in its own ROD that Alternative A is the environmentally preferable action, even though the lead agency has decided in its separate ROD that Alternative B is environmentally preferable.

14c. Q. What are the specific responsibilities of federal and state cooperating agencies to review draft EIS's?

A. Cooperating agencies (i.e., agencies with jurisdiction by law or special expertise) and agencies that are authorized to develop or enforce environmental standards must comment on environmental impact statements within their jurisdiction, expertise or authority. Sections 1503.2, 1508.5. If a cooperating agency is satisfied that its views are adequately reflected in the environmental impact statement, it should simply comment accordingly. Conversely, if the cooperating agency determines that a draft EIS is incomplete, inadequate or inaccurate, or it has other comments, it should promptly make such comments, conforming to the requirements of specificity in Section 1503.3.

14d. Q. How is the lead agency to treat the comments of another agency with jurisdiction by law or special expertise which has failed or refused to cooperate or participate in scoping or EIS preparation?

A. A lead agency has the responsibility to respond to all substantive comments raising significant issues regarding a draft EIS. Section 1503.4. However, cooperating agencies are generally under an obligation to raise issues or otherwise participate in the EIS process during scoping and EIS preparation if they reasonably can do so. In practical terms, if a cooperating agency fails to cooperate at the outset, such as during scoping, it will find that its comments at a later stage will not be as persuasive to the lead agency.

15. Q. Are EPA's responsibilities to review and comment on the environmental effects of agency proposals under Section 309 of the Clean Air Act independent of its responsibility as a cooperating agency?
A. Yes. EPA has an obligation under Section 309 of the Clean Air Act to review and comment in writing on the environmental impact of any matter relating to the authority of the Administrator contained in proposed legislation, federal construction projects, other federal actions requiring EIS’s, and new regulations. 42 U.S.C. Sec. 7609. This obligation is independent of its role as a cooperating agency under the NEPA regulations.

16. Q. What is meant by the term “third party contracts” in connection with the preparation of an EIS? See Section 1506.5(c). When can “third party contracts” be used?

A. As used by EPA and other agencies, the term “third party contract” refers to the preparation of EIS’s by contractors paid by the applicant. In the case of an EIS for a National Pollution Discharge Elimination System (NPDES) permit, the applicant, aware in the early planning stages of the proposed project of the need for an EIS, contracts directly with a consulting firm for its preparation. See 40 C.F.R. 6.604(g). The “third party” is EPA which, under Section 1506.5(c), must select the consulting firm, even though the applicant pays for the cost of preparing the EIS. The consulting firm is responsible to EPA for preparing an EIS that meets the requirements of the NEPA regulations and EPA’s NEPA procedures. It is in the applicant's interest that the EIS comply with the law so that EPA can take prompt action on the NPDES permit application. The “third party contract” method under EPA’s NEPA procedures is purely voluntary, though most applicants have found it helpful in expediting compliance with NEPA.

If a federal agency uses “third party contracting,” the applicant may undertake the necessary paperwork for the solicitation of a field of candidates under the agency’s direction, so long as the agency complies with Section 1506.5(c). Federal procurement requirements do not apply to the agency because it incurs no obligations or costs under the contract, nor does the agency procure anything under the contract.

17a. Q. If an EIS is prepared with the assistance of a consulting firm, the firm must execute a disclosure statement. What criteria must the firm follow in determining whether it has any “financial or other interest in the outcome of the project” which would cause a conflict of interest?

A. Section 1506.5(c), which specifies that a consulting firm preparing an EIS must execute a disclosure statement, does not define “financial or other interest in the outcome of the project.” The Council interprets this term broadly to cover any known benefits other than general enhancement of professional reputation. This includes any financial benefit such as a promise of future construction or design work on the project, as well as indirect benefits the consultant is aware of (e.g., if the project would aid proposals sponsored by the firm’s other clients). For example, completion of a highway project may encourage construction of a shopping center or industrial park from which the consultant stands to benefit. If a consulting firm is aware that it has such an interest in the decision on the proposal, it should be disqualified from preparing the EIS to preserve the objectivity and integrity of the NEPA process.

When a consulting firm has been involved in developing initial data plans for the project, but does not have any financial or other interest in the outcome of the decision, it need not be disqualified from preparing the EIS. However, a disclosure statement in the draft EIS should clearly state the scope and extent of the firm’s prior involvement to expose any potential conflicts of interest that may exist.

17b. Q. If the firm in fact has no promise of future work or other interest in the outcome of the proposal, may the firm later bid in competition with others for future work on the project if the proposed action is approved?
A. Yes.

18. Q. How should uncertainties about indirect effects of a proposal be addressed, for example, in cases of disposal of federal lands, when the identity or plans of future landowners is unknown?

A. The EIS must identify all the indirect effects that are known and make a good faith effort to explain the effects that are not known but are "reasonably foreseeable." Section 1508.8(b). In the example, if there is total uncertainty about the identity of future landowners or the nature of future land uses, then of course, the agency is not required to engage in speculation or contemplation about their future plans. But, in the ordinary course of business, people do make judgments based upon reasonably foreseeable occurrences. It will often be possible to consider the likely purchasers and the development trends in that area or similar areas in recent years; or the likelihood that the land will be used for an energy project, shopping center, subdivision, farm or factory. The agency has the responsibility to make an informed judgment, and to estimate future impacts on that basis, especially if trends are ascertainable or potential purchases have made themselves known. The agency cannot ignore these uncertain, but probable, effects of its decisions.

19a. Q. What is the scope of mitigation measures that must be discussed?

A. The mitigation measures discussed in an EIS must cover the range of impacts of the proposal. The measures must include such things as design alternatives that would decrease pollution emission, construction impacts, esthetic intrusion, as well as relocation assistance, possible land use controls that could be enacted, and other possible efforts. Mitigation measures must be considered even for impacts that by themselves would not be considered "significant." Once the proposal itself is considered as a whole to have significant effects, all of its specific effects on the environment (whether or not "significant") must be considered, and mitigation measures must be developed where it is feasible to do so. Sections 1502.14(f), 1502.16(h), 1508.14.

19b. Q. How should an EIS treat the subject of available mitigation measures that are (1) outside the jurisdiction of the lead or cooperating agencies, or (2) unlikely to be adopted or enforced by the responsible agency?

A. All relevant, reasonable mitigation measure that could improve the project are to be identified, even if they are outside the jurisdiction of the lead agency or the cooperating agencies and, thus, would not be committed as part of the ROD's of these agencies. Section 1502.16(h), 1505.2(c). This will serve to alert agencies or officials who can implement these extra measures and will encourage them to do so. Because the EIS is the most comprehensive environmental document, it is an ideal vehicle in which to lay out not only the full range of environmental impacts but also the full spectrum of appropriate mitigation.

However, to ensure that environmental effects of a proposed action are fairly assessed, the probability of the mitigation measures being implemented must also be discussed. Thus, the EIS and the Record of Decision should indicate the likelihood that such measures will be adopted or enforced by the responsible agencies. Sections 1502.16(h), 1505.2. If there is a history of non-enforcement or opposition to such measures, the EIS and Record of Decision should acknowledge such opposition or non-enforcement. If the necessary mitigation measures will not be ready for a long period of time, this fact, of course, should also be recognized.
20a. Q. When must a worst case analysis be included in an EIS?

   A. If there are gaps in relevant information or scientific uncertainty pertaining to an agency’s evaluation of significant adverse impacts on the human environment, an agency must make clear that such information is lacking or that the uncertainty exists. An agency must include a worst case analysis of the potential impacts of the proposal and an indication of the probability or improbability of their occurrence if (a) the information relevant to adverse impacts is essential to a reasoned choice among alternatives and the overall costs of obtaining the information are exorbitant, or (b) the information relevant to adverse impacts is important to the decision and the means to obtain it are not known.

   NEPA requires that impact statements, at a minimum, contain information to alert the public and Congress to all known possible environmental consequences of agency action. Thus, one of the federal government’s most important obligations is to present to the fullest extent possible, the spectrum of consequences that may result from agency decisions, and the details of their potential consequences for the human environment.

20b. Q. What is the purpose of a worst case analysis? How is it formulated and what is the scope of the analysis?

   A. The purpose of the analysis is to carry out NEPA’s mandate for full disclosure to the public of the potential consequences of agency decisions, and to cause agencies to consider those potential consequences when acting on the basis of scientific uncertainties or gaps in available information. The analysis is formulated on the basis of available information, using reasonable projections of the worst possible consequences of a proposed action.

   For example, if there are scientific uncertainty and gaps in the available information concerning the numbers of juvenile fish that would be entrained in a cooling water facility, the responsible agency must disclose and consider the possibility of the loss of the commercial or sport fishery.

   In addition to an analysis of a low probability/catastrophic impact event, the worst case analysis should also include a spectrum of events of higher probability but less drastic impact.

21. Q. Where an EIS or an EA is combined with another project planning document (sometimes called “piggybacking”), to what degree may the EIS or EA refer to and rely upon information in the project document to satisfy NEPA’s requirements?

   A. Section 1502.25 of the regulations requires that draft EIS’s be prepared concurrently and integrated with environmental analyses and related surveys and studies required by other federal statutes. In addition, Section 1506.4 allows any environmental document prepared in compliance with NEPA to be combined with any other agency document to reduce duplication and paperwork.

   However, these provisions were not intended to authorize the preparation of a short summary or outline EIS, attached to a detailed project report of land use plan containing the required environmental impact data. In such circumstances, the reader would have to refer constantly to the detailed report to understand the environmental impacts and alternatives which should have been found in the EIS itself.
The EIS must stand on its own as an analytical document which fully informs decisionmakers and the public of the environmental effects of the proposal and those of the reasonable alternatives. Section 1502.1. But, as long as the EIS is clearly identified and is self-supporting, it can be physically included in or attached to the project report or land-use plan, and may use attached report material as technical backup.

Forest Service environmental impact statements for forest management plans are handled in this manner. The EIS identifies the agency’s preferred alternative, which is developed in detail as the proposed management plan. The detailed proposed plan accompanies the EIS through the review process, and the documents are appropriately cross-referenced. The proposed plan is useful for EIS readers as an example to show how one choice of management options translates into effects on natural resources. This procedure permits initiation of the 90-day public review of proposed forest plans, which is required by the National Forest Management Act.

All the alternatives are discussed in the EIS, which can be read as an independent document. The details of the management plan are not repeated in the EIS, and vice versa. This is a reasonable functional separation of the documents: The EIS contains information relevant to the choice among alternatives; the plan is a detailed description of proposed management activities suitable for use by the land managers. This procedure provides for concurrent compliance with the public review requirements of both NEPA and the National Forest Management Act.

Under some circumstances, a project report or management plan may be totally merged with the EIS, and the one document labeled as both "EIS" and "management plan" or "project report." This may be reasonable where the documents are short, or where the EIS format and the regulations for clear, analytical EIS’s also satisfy the requirements for a project report.

22. Q. May State and federal agencies serve as joint lead agencies? If so, how do they resolve law, policy and resource conflicts under NEPA and the relevant State Environmental Policy Act? How do they resolve differences in perspective where, for example, national and local needs may differ?

A. Under Section 1501.5(b), federal, State or local agencies, as long as they include at least one federal agency, may act as joint lead agencies to prepare an EIS. Section 1506.2 also strongly urges State and local agencies and the relevant federal agencies to cooperate fully with each other. This should cover joint research and studies, planning activities, public hearings, environmental assessments, and the preparation of joint EIS’s under NEPA and the relevant "little NEPA" State laws, so that one document will satisfy both laws.

The regulations also recognize that certain inconsistencies may exist between the proposed federal action and any approved State or local plan or law. The joint document should discuss the extent to which the federal agency would reconcile its proposed action with such plan or law. Section 1506.2(d). (see Question 23).

Because there may be differences in perspective as well as conflicts among federal, State and local goals for resource management, the Council has advised participating agencies to adopt a flexible, cooperative approach. The joint EIS should reflect all of their interests and missions, clearly identified as such. The final document would then indicate how State and local interests have been accommodated or would identify conflicts in goals (e.g., how
a hydroelectric project, which might induce second home development, would require new land-
use controls). The EIS must contain a complete discussion of scope and purpose of the proposal, alternatives, and impacts so that the discussion is adequate to meet the needs of local, State and federal decisionmakers.

23a. Q. How should an agency handle potential conflicts between a proposal and the objectives of federal, State or local land-use plans, policies and controls for the area concerned? see Section 1502.16(c).

A. The agency should first inquire of other agencies whether there are any potential conflicts. If there would be immediate conflicts, or if conflicts could arise in the future when the plans are finished (see Question 23b below), the EIS must acknowledge and describe the extent of those conflicts. If there are any possibilities of resolving the conflicts, these should be explained as well. The EIS should also evaluate the seriousness of the impact of the proposal on the land-use plans and policies and whether, or how much, the proposal will impair the effectiveness of land use control mechanisms for the area. Comments from officials of the affected area should be solicited early and should be carefully acknowledged and answered in the EIS.

23b. Q. What constitutes a "land use plan or policy" for purposes of this discussion?

A. The term "land use plans," includes all types of formally adopted documents for land-use planning, zoning and related regulatory requirements. Local general plans are included, even though they are subject to future change. Proposed plans should also be addressed if they have been formally proposed by the appropriate government body in a written form and are being actively pursued by officials of the jurisdiction. Staged plans, which must go through phases of development such as the Water Resources Council's Level A, B, and C planning process, should also be included even though they are incomplete.

The term "policies" includes formally adopted statements of land use policy as embodied in laws or regulations. It also includes proposals for action such as the initiation of a planning process or a formally adopted policy statement of the local, regional or state executive branch, even if it has not yet been formally adopted by the local, regional or state legislative body.

23c. Q. What options are available for the decisionmaker when conflicts with such plans or policies are identified?

A. After identifying any potential land use conflicts, the decisionmaker must weigh the significance of the conflicts, among all the other environmental and non-environmental factors that must be considered in reaching a rational and balanced decision. Unless precluded by other law from causing or contributing to any inconsistency with the land use plans, policies or controls, the decisionmaker retains the authority to go forward with the proposal, despite the potential conflict. In the Record of Decision, the decisionmaker must explain what the decision was, how it was made, and what mitigation measures are being imposed to lessen adverse environmental impacts of the proposal, among the other requirements of Section 1505.2. This provision would require the decisionmaker to explain any decision to override land use plans, policies or controls for the area.

24a. Q. When are EIS's required on policies, plans or programs?

A. An EIS must be prepared if an agency proposed to implement a specific policy, to adopt a plan for a group of related actions, or to implement a specific statutory program or
executive directive. Section 1508.18. In addition, the adoption of official policy in the form of rules, regulations and interpretations pursuant to the Administrative Procedure Act, treaties, conventions, or other formal documents establishing governmental or agency policy which will substantially alter agency programs could require an EIS. Section 1508.18. In all cases, the policy, plan, or program must have the potential for significantly affecting the quality of the human environment in order to require an EIS. It should be noted that a proposal “may exist in fact as well as by agency declaration that one exists.” Section 1508.23.

24b. Q. **When is an area-wide or overview EIS appropriate?**

A. The preparation of an area-wide or overview EIS may be particularly useful when similar actions, viewed with other reasonably foreseeable or proposed agency actions, share common timing or geography. For example, when a variety of energy projects may be located in a single watershed, or when a series of new energy technologies may be developed through federal funding, the overview or area-wide EIS would serve as a valuable and necessary analysis of the affected environment and the potential cumulative impacts of the reasonably foreseeable actions under that program or within that geographical area.

24c. Q. **What is the function of tiering in such cases?**

A. Tiering is a procedure which allows an agency to avoid duplication of paperwork through the incorporation by reference of the general discussions and relevant specific discussions from an environmental impact statement of broader scope into one of lesser scope or vice versa. In the example given in Question 24b, this would mean that an overview EIS would be prepared for all of the energy activities reasonably foreseeable in a particular geographic area or resulting from a particular development program. This impact statement would be followed by site-specific or project-specific EIS’s. The tiering process would make each EIS of greater use and meaning to the public as the plan or program develops, without duplication of the analysis prepared for the previous impact statement.

25a. Q. **When is it appropriate to use appendices instead of including information in the body of an EIS?**

A. The body of the EIS should be a succinct statement of all the information on environmental impacts and alternatives that the decisionmaker and the public need in order to make the decision and to ascertain that every significant factor has been examined. The EIS must explain or summarize methodologies of research and modeling and the results of research that may have been conducted to analyze impacts and alternatives.

Lengthy technical discussions of modeling methodology, baseline studies, or other work are best reserved for the appendix. In other words, if only technically trained individuals are likely to understand a particular discussion, then it should go in the appendix, and a plain language summary of the analysis and conclusions of that technical discussion should go in the text of the EIS.

The final statement must also contain the agency’s responses to comments on the draft EIS. These responses will be primarily in the form of changes in the document itself, but specific answers to each significant comment should also be included. These specific responses may be placed in an appendix. If the comments are especially voluminous, summaries of the comments and responses will suffice. (See Question 29 regarding the level of detail required for response to comments.)
25b. Q. **How does an appendix differ from incorporation by reference?**

A. First, if at all possible, the appendix accompanies the EIS, whereas the material which is incorporated by reference does not accompany the EIS. Thus, the appendix should contain information that reviewers will be likely to want to examine. The appendix should include material that pertains to preparation of a particular EIS. Research papers directly relevant to the proposal, lists of affected species, discussion of the methodology of models used in the analysis of impacts, extremely detailed responses to comments, or other information, would be placed in the appendix.

The appendix must be complete and available at the time the EIS is filed. Five copies of the appendix must be sent to EPA with five copies of the EIS for filing. If the appendix is too bulky to be circulated, it instead must be placed in conveniently accessible locations or furnished directly to commentors upon request. If it is not circulated with the EIS, the Notice of Availability published by EPA must so state, giving a telephone number to enable potential commentors to locate or request copies of the appendix promptly.

Material that is not directly related to preparation of the EIS should be incorporated by reference. This would include other EIS’s, research papers in the general literature, technical background papers or other material that someone with technical training could use to evaluate the analysis of the proposal. These must be made available, either by citing the literature, furnishing copies to central locations, or sending copies directly to commentors upon request.

Care must be taken in all cases to ensure that material incorporated by reference, and the occasional appendix that does not accompany the EIS, are in fact available for the full minimum public comment period.

26a. Q. **How detailed must an EIS index be?**

A. The EIS index should have a level of detail sufficient to focus on areas of the EIS of reasonable interest to any reader. It cannot be restricted to the most important topics. On the other hand, it need not identify every conceivable term or phrase in the EIS. If an agency believes that the reader is reasonably likely to be interested in a topic, it should be included.

26b. Q. **Is a keyword index required?**

A. No. A keyword index is a relatively short list of descriptive terms that identifies the key concepts or subject areas in a document. For example, it could consist of 20 terms which describe the most significant aspects of an EIS that a future research would need — type of proposal, type of impacts, type of environment, geographical area, sampling or modeling methodologies used. This technique permits the compilation of EIS data banks by facilitating quick and inexpensive access to stored materials. While a keyword index is not required by the regulations, it could be a useful addition for several reasons. First, it can be useful as a quick index for reviewers of the EIS, helping to focus on areas of interest. Second, if an agency keeps a listing of the keyword indexes of the EIS’s it produces, the EIS preparers themselves will have quick access to similar research data and methodologies to aid their future EIS work. Third, a keyword index will be needed to make an EIS available to future researchers using EIS data banks that are being developed. Preparation of such an index now when the document is produced will save a later effort when the data banks become operational.
27a. Q. If a consultant is used in preparing an EIS, must the list of preparers identify members of the consulting firm as well as the agency NEPA staff who were primarily responsible?

A. Section 1502.17 requires identification of the names and qualifications of persons who were primarily responsible for preparing the EIS or significant background papers, including basic components of the statement. This means that members of a consulting firm preparing material that is to become part of the EIS must be identified. The EIS should identify these individuals even though the consultant's contribution may have been modified by the agency.

27b. Q. Should agency staff involved in reviewing and editing the EIS also be included in the list of preparers?

A. Agency personnel who wrote basic components of the EIS or significant background papers must, of course, be identified. The EIS should also list the technical editors who reviewed or edited the statements.

27c. Q. How much information should be included on each person listed?

A. The list of preparers should normally not exceed two pages. Therefore, agencies must determine which individuals had primary responsibility and need not identify individuals with minor involvement. The list of preparers should include a very brief identification of the individuals involved, their qualifications (expertise, professional disciplines), and the specific portion of the EIS for which they are responsible. This may be done in tabular form to cut down on length. A line or two for each person's qualifications should be sufficient.

28. Q. May an agency file Xerox copies of an EIS with EPA pending the completion of printing the document?

A. Xerox copies of an EIS may be filed with EPA prior to printing only if the Xerox copies are simultaneously made available to other agencies and the public. Section 1506.9 of the regulations, which governs EIS filing, specifically requires Federal agencies to file EIS's with EPA no earlier than the EIS is distributed to the public. However, this section does not prohibit Xeroxing as a form of reproduction and distribution. When an agency chooses Xeroxing as the reproduction method, the EIS must be clear and legible to permit ease of reading and ultimate microfiching of the EIS. Where color graphs are important to the EIS, they should be reproduced and circulated with the xeroxed copy.

29a. Q. What response must an agency provide to a comment on a draft EIS which states that the EIS's methodology is inadequate or inadequately explained? For example, what level of detail must an agency include in its response to a simple postcard comment making such an allegation?

A. Appropriate responses to comments are described in Section 1503.4. Normally, the responses should result in changes in the text of the EIS, not simply a separate answer at the back of the document. But, in addition, the agency must state what its response was, and if the agency decides that no substantive response to a comment is necessary, it must explain briefly why.

An agency is not under an obligation to issue a lengthy reiteration of its methodology for any portion of an EIS if the only comment addressing the methodology is a simple complaint that the EIS methodology is inadequate. But agencies must respond to comments, however brief, which are specific in their criticism of agency methodology. For example, if a
commentor on an EIS said that an agency's air quality dispersion analysis or methodology was inadequate, and the agency had included a discussion of that analysis in the EIS, little if anything need be added in response to such a comment. However, if the commentor said that the dispersion analysis was inadequate because of its use of a certain computational technique, or that a dispersion analysis was inadequately explained because computational techniques were not included or referenced, then the agency would have to respond in a substantive and meaningful way to such a comment.

If a number of comments are identical or very similar, agencies may group the comments and prepare a single answer for each group. Comments may be summarized if they are especially voluminous. The comments or summaries must be attached to the EIS regardless of whether the agency believes they merit individual discussion in the body of the final EIS.

29b. Q. How must an agency respond to a comment on a draft EIS that raises a new alternative not previously considered in the draft EIS?

A. This question might arise in several possible situations. First, a commentor on a draft EIS may indicate that there is a possible alternative which, in the agency's view, is not a reasonable alternative. Section 1502.14(a). If that is the case, the agency must explain why the comment does not warrant further agency response, citing authorities or reasons that support the agency's position and, if appropriate, indicate those circumstances which would trigger agency reappraisal or further response. Section 1503.4(a). For example, a commentor on a draft EIS on a coal-fired power plant may suggest the alternative of using synthetic fuel. The agency may reject the alternative with a brief discussion (with authorities) of the unavailability of synthetic fuel within the time frame necessary to meet the need and purpose of the proposed facility.

A second possibility is that an agency may receive a comment indicating that a particular alternative, while reasonable, should be modified somewhat, for example, to achieve certain mitigation benefits or for other reasons. If the modification is reasonable, the agency should include a discussion of it in the final EIS. For example, a commentor on a draft EIS on a proposal for a pumped storage power facility might suggest that the applicant's proposed alternative should be enhanced by the addition of certain reasonable mitigation measures, including the purchase and set-aside of a wildlife preserve to substitute for the tract to be destroyed by the project. The modified alternative including the additional mitigation measures should be discussed by the agency in the final EIS.

A third slightly different possibility is that a comment on a draft EIS will raise an alternative which is a minor variation of one of the alternatives discussed in the draft EIS, but this variation was not given any consideration by the agency. In such a case, the agency should develop and evaluate the new alternative, if it is reasonable, in the final EIS. If it is qualitatively within the spectrum of alternatives that were discussed in the draft, a supplemental draft will not be needed. For example, a commentor on a draft EIS to designate a wilderness area within a National Forest might reasonably identify a specific tract of the forest and urge that it be considered for designation. If the draft EIS considered designation of a range of alternative tracts which encompassed forest area of similar quality and quantity, no supplemental EIS would have to be prepared. The agency could fulfill its obligation by addressing that specific alternative in the final EIS.

As another example, an EIS on an urban housing project may analyze the alternatives of constructing 2000, 4000, or 6000 units. A commentor on the draft EIS might urge the consideration of constructing 5000 units utilizing a different configuration of buildings. This
alternative is within the spectrum of alternatives already considered and, therefore, could be addressed in the final EIS.

A fourth possibility is that a commentor points out an alternative which is not a variation of the proposal or of any alternative discussed in the draft impact statement and is a reasonable alternative that warrants serious agency response. In such a case, the agency must issue a supplement to the draft EIS that discusses this new alternative. For example, a commentor on a draft EIS on a nuclear power plant might suggest that a reasonable alternative for meeting the projected need for power would be through peak load management and energy conservation programs. If the permitting agency has failed to consider that approach in the Draft EIS, and the approach cannot be dismissed by the agency as unreasonable, a supplement to the Draft EIS, which discusses that alternative, must be prepared. (If necessary, the same supplement should also discuss substantial changes in the proposed action or significant new circumstances or information, as required by Section 1502.9(c)(1) of the Council's regulations.)

If the new alternative was not raised by the commentor during scoping, but could have been, commentors may find that they are unpersuasive in their efforts to have their suggested alternative analyzed in detail by the agency. However, if the new alternative is discovered or developed later, and it could not reasonably have been raised during the scoping process, then the agency must address it in a supplemental draft EIS. The agency is, in any case, ultimately responsible for preparing an adequate EIS that considers all reasonable alternatives.

30. Q. When a cooperating agency with jurisdiction by law intends to adopt a lead agency’s EIS and it is not satisfied with the adequacy of the document, may the cooperating agency adopt only the part of the EIS with which it is satisfied? If so, would a cooperating agency with jurisdiction by law have to prepare a separate EIS or EIS supplement covering the areas of disagreement with the lead agency?

A. Generally, a cooperating agency may adopt a lead agency’s EIS without recirculating it if it concludes that its NEPA requirements and its comments and suggestions have been satisfied. Section 1506.3(a), (c). If necessary, a cooperating agency may adopt only a portion of the lead agency’s EIS and may reject that part of the EIS with which it disagrees stating publicly why it did so. Section 1506.3(a).

A cooperating agency with jurisdiction by law (e.g., an agency with independent legal responsibilities with respect to the proposal) has an independent legal obligation to comply with NEPA. Therefore, if the cooperating agency determines that the EIS is wrong or inadequate, it must prepare a supplement to the EIS, replacing or adding any needed information, and must circulate the supplement as a draft for public and agency review and comment. A final supplemental EIS would be required before the agency could take action. The adopted portions of the lead agency EIS should be circulated with the supplement. Section 1506.3(b). A cooperating agency with jurisdiction by law will have to prepare its own Record of Decision for its action, in which it must explain how it reached its conclusions. Each agency should explain how and why its conclusions differ, if that is the case, from those of other agencies which issued their Records of Decision earlier.

An agency that did not cooperate in preparation of an EIS may also adopt an EIS or portion thereof. But this would arise only in rare instances, because an agency adopting an EIS for use in its own decision normally would have been a cooperating agency. If the proposed action for which the EIS was prepared is substantially the same as the proposed action of the
adoption of the EIS by the adopting agency, the EIS may be adopted as long as it is recirculated as a final EIS and the agency announces what it is doing. This would be followed by the 30-day review period and issuance of a Record of Decision by the adopting agency. If the proposed action by the adopting agency is not substantially the same as that in the EIS (i.e., if an EIS on one action is being adapted for use in a decision on another action), the EIS would be treated as a draft and circulated for the normal public comment period and other procedures. Section 1506.3(b).

31a. **Q.** Do the Council's NEPA regulations apply to independent regulatory agencies like the Federal Energy Regulatory Commission (FERC) and the Nuclear Regulatory Commission?

   **A.** The statutory requirements of NEPA's Section 102 apply to "all agencies of the federal government." The NEPA regulations implement the procedural provisions of NEPA as set forth in NEPA's Section 102(2) for all agencies of the federal government. The NEPA regulations apply to independent regulatory agencies; however, they do not direct independent regulatory agencies or other agencies to make decisions in any particular way or in a way inconsistent with an agency's statutory charter. Sections 1500.3, 1500.6, 1507.1 and 1507.3.

31b. **Q.** Can an Executive Branch agency like the Department of the Interior adopt an EIS prepared by an independent regulatory agency such as FERC?

   **A.** If an independent regulatory agency such as FERC has prepared an EIS in connection with its approval of a proposed project, an Executive Branch agency (e.g., the Bureau of Land Management in the Department of the Interior) may, in accordance with Section 1506.3, adopt the EIS or a portion thereof for its use in considering the same proposal. In such a case, the EIS must, to the satisfaction of the adopting agency, meet the standards for an adequate statement under the NEPA regulations (including scope and quality of analysis of alternatives) and must satisfy the adopting agency's comments and suggestions. If the independent regulatory agency fails to comply with the NEPA regulations, the cooperating or adopting agency may find that it is unable to adopt the EIS, thus, forcing the preparation of a new EIS or EIS Supplement for the same action. The NEPA regulations were made applicable to all federal agencies in order to avoid this result and to achieve uniform application and efficiency of the NEPA process.

32. **Q.** Under what circumstances do old EIS's have to be supplemented before taking action on a proposal?

   **A.** As a rule of thumb, if the proposal has not yet been implemented, or if the EIS concerns an ongoing program, EIS's that are more than five years old should be carefully re-examined to determine if the criteria in Section 1502.9 compel preparation of an EIS supplement.

   If an agency has made a substantial change in a proposed action that is relevant to environmental concerns, or if there are significant new circumstances or information relevant to environmental concerns and bearing on the proposed action or its impacts, a supplemental EIS must be prepared for an old EIS so that the agency has the best possible information to make any necessary substantive changes in its decisions regarding the proposal. Section 1502.9(c).

33a. **Q.** When must a referral of an interagency disagreement be made to the Council?

   **A.** The Council's referral procedure is a pre-decision referral process for interagency disagreements. Hence, Section 1504.3 requires that a referring agency must deliver its referral to the Council not later than 25 days after publication by EPA of notice that the final EIS is available (unless the lead agency grants an extension of time under Section 1504.3(b)).
33b. Q. May a referral be made after the issuance of a Record of Decision?

A. No, except for cases where agencies provide an internal appeal procedure which permits simultaneous filing of the final EIS and the record of decision (ROD). Section 1506.10(b)(2). Otherwise, as stated above, the process is a pre-decision referral process. Referrals must be made within 25 days after the notice of availability of the final EIS, whereas the final decision (ROD) may not be made or filed until after 30 days from the notice of availability of the EIS. Sections 1504.3(b), 1506.10(b). If a lead agency has granted an extension of time for another agency to take action on a referral, the ROD may not be issued until the extension has expired.

34a. Q. Must Records of Decision (ROD’s) be made public? How should they be made available?

A. Under the regulations, agencies must prepare a "concise public record of decision," which contains the elements specified in Section 1505.2. This public record may be integrated into any other decision record prepared by the agency, or it may be separate if decision documents are not normally made public. The Record of Decision is intended by the Council to be an environmental document (even though it is not explicitly mentioned in the definition of "environmental document" in Section 1508.10). Therefore, it must be made available to the public through appropriate public notice as required by Section 1506.6(b). However, there is no specific requirement for publication of the ROD itself, either in the Federal Register or elsewhere.

34b. Q. May the summary section in the final Environmental Impact Statement substitute for or constitute an agency’s Record of Decision?

A. No. An environmental impact statement is supposed to inform the decisionmaker before the decision is made. Sections 1502.1, 1505.2. The Council's regulations provide for a 30-day period after notice is published that the final EIS has been filed with EPA before the agency make take final action. During that period, in addition to the agency's own internal final review, the public and other agencies can comment on the final EIS prior to the agency's final action on the proposal. In addition, the Council's regulations make clear that the requirements for the summary in an EIS are not the same as the requirements for a ROD. Sections 1502.12 and 1505.2.

34c. Q. What provisions should Records of Decision contain pertaining to mitigation and monitoring?

A. Lead agencies "shall include appropriate conditions [including mitigation measures and monitoring and enforcement programs] in grants, permits or other approvals" and shall "condition funding of actions on mitigation." Section 1505.3. Any such measures that are adopted must be explained and committed in the ROD.

The reasonable alternative mitigation measures and monitoring programs should have been addressed in the draft and final EIS. The discussion of mitigation and monitoring in a Record of Decision must be more detailed than a general statement that mitigation is being required, but not so detailed as to duplicate discussion of mitigation in the EIS. The Record of Decision should contain a concise summary identification of the mitigation measures which the agency has committed itself to adopt.
The Record of Decision must also state whether all practicable mitigation measures have been adopted, and if not, why not. Section 1505.2(c). The Record of Decision must identify the mitigation measures and monitoring and enforcement programs that have been selected and plainly indicate that they are adopted as part of the agency’s decision. If the proposed action is the issuance of a permit or other approval, the specific details of the mitigation measures shall then be included as appropriate conditions in whatever grants, permits, funding or other approvals are being made by the federal agency. Section 1505.3(a), (b). If the proposal is to be carried out by the federal agency itself, the Record of Decision should delineate the mitigation and monitoring measures in sufficient detail to constitute an enforceable commitment or incorporate by reference the portions of the EIS that do so.

34d. Q. What is the enforceability of a Record of Decision?

A. Pursuant to generally recognized principles of federal administrative law, agencies will be held accountable for preparing Records of Decision that conform to the decisions actually made and for carrying out the actions set forth in the Records of Decision. This is based on the principle that an agency must comply with its own decisions and regulations once they are adopted. Thus, the terms of a Record of Decision are enforceable by agencies and private parties. A Record of Decision can be used to compel compliance with or execution of the mitigation measures identified therein.
35. Q. **How long should the NEPA process take to complete?**

A. When an EIS is required, the process obviously will take longer than when an EA is the only document prepared. But the Council's NEPA regulations encourage streamlined review, adoption of deadlines, elimination of duplicative work, eliciting suggested alternatives and other comments early through scoping, cooperation among agencies, and consultation with applicants during project planning. The Council has advised agencies that under the new NEPA regulations even large, complex energy projects would require only about 12 months for the completion of the entire EIS process. For most major actions, this period is well within the planning time that is needed in any event, apart from NEPA.

The time required for the preparation of program EIS's may be greater. The Council also recognizes that some projects will entail difficult long-term planning and/or the acquisition of certain data which of necessity will require more time for the preparation of the EIS. Indeed, some proposals should be given more time for the thoughtful preparation of an EIS and development of a decision which fulfills NEPA's substantive goals.

For cases in which only an environmental assessment will be prepared, the NEPA process should take no more than 3 months and, in many cases, substantially less, as part of the normal analysis and approval process for the action.

36a. Q. **How long and detailed must an environmental assessment (EA) be?**

A. The environmental assessment is a concise public document which has three defined functions: (1) It briefly provides sufficient evidence and analysis for determining whether to prepare an EIS; (2) it aids an agency's compliance with NEPA when no EIS is necessary (i.e., it helps to identify better alternatives and mitigation measures); and (3) it facilitates preparation of an EIS when one is necessary. Section 1508.9(a).

Since the EA is a concise document, it should not contain long descriptions of detailed data which the agency may have gathered. Rather, it should contain a brief discussion of the need for the proposal, alternatives to the proposal, the environmental impacts of the proposed action and alternatives, and a list of agencies and persons consulted. Section 1508.9(b).

While the regulations do not contain page limits for EA's, the Council has generally advised agencies to keep the length of EA's to not more than approximately 10-15 pages. Some agencies expressly provide page guidelines (e.g., 10-15 pages in the case of the Army Corps). To avoid undue length, the EA may incorporate by reference background data to support its concise discussion of the proposal and relevant issues.

36b. Q. **Under what circumstances is a lengthy EA appropriate?**

A. Agencies should avoid preparing lengthy EA's except in unusual cases where a proposal is so complex that a concise document cannot meet the goals of Section 1508.9 and where it is extremely difficult to determine whether the proposal could have significant environmental effects. In most cases, however, a lengthy EA indicates that an EIS is needed.

37a. Q. **What is the level of detail of information that must be included in a finding of no significant impact (FONSI)?**
A. The FONSI is a document in which the agency briefly explains the reasons why an action will not have a significant effect on the human environment and, therefore, why an EIS will not be prepared. Section 1508.13. The finding itself need not be detailed but must succinctly state the reasons for deciding that the action will have no significant environmental effects and, if relevant, must show which factors were weighted most heavily in the determination. In addition to this statement, the FONSI must include, summarize, or attach and incorporate by reference the environmental assessment.

37b. Q. What are the criteria for deciding whether a FONSI should be made available for public review for 30 days before the agency’s final determination whether to prepare an EIS?

A. Public review is necessary, for example, (a) if the proposal is a borderline case; i.e., when there is a reasonable argument for preparation of an EIS; (b) if it is an unusual case, a new kind of action, or a precedent setting case such as a first intrusion of even a minor development into a pristine area; (c) when there is either scientific or public controversy over the proposal; or (d) when it involves a proposal which is or is closely similar to one which normally requires preparation of an EIS. Section 1501.4(e)(2), 1508.27. Agencies also must allow a period of public review of the FONSI if the proposed action would be located in a floodplain or wetland. E.O. 11988, Section 2(a)(4); E.O. 11990, Section 2(b).

38. Q. Must EA’s and FONSI’s be made public? If so, how should this be done?

A. Yes, they must be available to the public. Section 1506.6 requires agencies to involve the public in implementing their NEPA procedures, and this includes public involvement in the preparation of EA’s and FONSI’s. These are public "environmental documents" under Section 1506.6(b) and, therefore, agencies must give public notice of their availability. A combination of methods may be used to give notice, and the methods should be tailored to the needs of particular cases. Thus, a Federal Register notice of availability of the documents, coupled with notices in national publications and mailed to interested national groups, might be appropriate for proposals that are national in scope. Local newspaper notices may be more appropriate for regional or site-specific proposals.

The objective, however, is to notify all interested or affected parties. If this is not being achieved, then the methods should be re-evaluated and changed. Repeated failure to reach the interested or affected public would be interpreted as a violation of the regulations.

39. Q. Can an EA and FONSI be used to impose enforceable mitigation measures, monitoring programs, or other requirements, even though there is no requirement in the regulations in such cases for a formal Record of Decision?

A. Yes. In cases where an environmental assessment is the appropriate environmental document, there still may be mitigation measures or alternatives that would be desirable to consider and adopt even though the impacts of the proposal will not be "significant." In such cases, the EA should include a discussion of these measures or alternatives to "assist agency planning and decisionmaking" and to "aid an agency's compliance with [NEPA] when no environmental impact statement is necessary." Section 1501.3(b), 1508.9(a)(2). The appropriate mitigation measures can be imposed as enforceable permit conditions, or adopted as part of the agency final decision in the same manner mitigation measures are adopted in the formal Record of Decision that is required in EIS cases.
40. Q. If an environmental assessment indicates that the environmental effects of a proposal are significant but that, with mitigation, those effects may be reduced to less than significant levels, may the agency make a finding of no significant impact rather than prepare an EIS? Is that a legitimate function of an EA and scoping?

A. Mitigation measures may be relied upon to make a finding of no significant impact only if they are imposed by statute or regulation or submitted by an applicant or agency as part of the original proposal. As a general rule, the regulations contemplate that agencies should use a broad approach in defining significance and should not rely on the possibility of mitigation as an excuse to avoid the EIS requirement. Sections 1508.8, 1508.27.

If a proposal appears to have adverse effects which would be significant, and certain mitigation measures are then developed during the scoping or EA stages, the existence of such possible mitigation does not obviate the need for an EIS. Therefore, if scoping or the EA identifies certain mitigation possibilities without altering the nature of the overall proposal itself, the agency should continue the EIS process and submit the proposal, and the potential mitigation, for public and agency review and comment. This is essential to ensure that the final decision is based on all the relevant factors and that the full NEPA process will result in enforceable mitigation measure through the Record of Decision.

In some instances, where the proposal itself so integrates mitigation from the beginning that it is impossible to define the proposal without including the mitigation, the agency may then rely on the mitigation measures in determining that the overall effects would not be significant (e.g., where an application for a permit for a small hydro dam is based on a binding commitment to build fish ladders, to permit adequate downstream flow, and to replace any lost wetlands, wildlife habitat and recreational potential). In those instances, agencies should make the FONSI and EA available for 30 days of public comment before taking action. Section 1501.4(e)(2).

Similarly, scoping may result in a redefinition of the entire project, as a result of mitigation proposals. In that case, the agency may alter its previous decisions to do an EIS, as long as the agency or applicant resubmits the entire proposal, and the EA and FONSI are available for 30 days of review and comment. One example of this would be where the size and location of a proposed industrial park are changed to avoid affecting a nearby wetland area.
OFFICE OF PLANNING,
ENVIRONMENT, AND REALTY
PROJECT DEVELOPMENT AND
ENVIRONMENTAL REVIEW
WASHINGTON, DC 20590

SECTION 4(f) POLICY PAPER

JULY 20, 2012
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PART I – SECTION 4(f) OVERVIEW

1.0 Introduction

This Section 4(f) Policy Paper supplements the Federal Highway Administration’s (FHWA) regulations governing the use of land from publicly owned parks, recreation areas, wildlife and waterfowl refuges, and public or private historic sites for Federal highway projects. Although these requirements are now codified at 23 U.S.C. § 138 and 49 U.S.C. § 303, this subject matter remains commonly referred to as Section 4(f) because the requirements originated in Section 4(f) of the Department of Transportation Act of 1966 (Pub. L. 89-670, 80 Stat. 931). The Section 4(f) Policy Paper replaces the FHWA’s 2005 edition of the document. The FHWA’s Section 4(f) regulations, entitled Parks, Recreation Areas, Wildlife and Waterfowl Refuges, and Historic Sites, are codified at 23 CFR Part 774. Many of the terms used in this Section 4(f) Policy Paper are defined in the regulation at 23 CFR 774.17.

1.1 Purpose

This Section 4(f) Policy Paper was written primarily to aid FHWA personnel with administering Section 4(f) in a consistent manner. In situations where a State has assumed the FHWA responsibility for Section 4(f) compliance, this guidance is intended to help the State fulfill its responsibilities. Such situations may arise when Section 4(f) responsibilities are assigned to the State in accordance with 23 U.S.C. §§ 325, 326, 327, or a similar applicable law. Unless otherwise noted, references to “FHWA” in this document include a State department of transportation (State DOT) acting in FHWA’s capacity pursuant to an assumption of FHWA’s responsibilities under such laws.

This guidance is also intended to help State DOTs and other applicants for grants-in-aid for highway projects to plan projects that minimize harm to Section 4(f) properties. Experience demonstrates that when Section 4(f) is given consideration early in project planning, the risk of a project becoming unnecessarily delayed due to Section 4(f) processing is minimized. Ideally, applicants should strive to make the preservation of Section 4(f) properties, along with other environmental concerns, part of their long and short range transportation planning processes. Information and tools to help State DOTs, metropolitan planning organizations and other applicants accomplish this goal are available on FHWA’s Planning and Environmental Linkages website located at http://environment.fhwa.dot.gov/integ/index.asp.

This Section 4(f) Policy Paper is based on and is intended to reflect: the statute itself, the legislative history of the statute; the requirements of the Section 4(f) regulations; relevant court decisions; and FHWA’s experience with implementing the statute over four decades, including interactions with the public and with agencies having jurisdiction over Section 4(f) properties. The information presented is not regulatory and does not create any right of action that may be enforced by a private citizen in a court of law. This Section 4(f) Policy Paper sets forth the official policy of FHWA on the applicability of Section 4(f) to various types of land and resources, and other Section 4(f) related issues. While the other United States Department of Transportation (U.S. DOT) agencies may choose to rely upon some or all of this Section 4(f) Policy Paper as a reference, it was not written as guidance for any U.S. DOT agency other than FHWA.

This guidance addresses the majority of situations related to Section 4(f) that may be encountered in the development of a transportation project. If a novel situation or
project arises which does not completely fit the situations or parameters described in this Section 4(f) Policy Paper, the relevant FHWA Division Office,¹ the FHWA Headquarters Office of Project Development and Environmental Review, the Resource Center Environment Technical Service Team, and/or the Office of Chief Counsel should be consulted as appropriate for assistance. For additional information on Section 4(f) beyond that which is contained in this Section 4(f) Policy Paper, readers should refer to the FHWA Environmental Review Toolkit.²

1.2 Agency Authority and Responsibilities

1.2.1 Role of U.S. DOT

The authority to administer Section 4(f) and make Section 4(f) approvals resides with the Secretary of the U.S. DOT. The statute designates the Secretaries of the Interior, Housing and Urban Development, and Agriculture, as well as the States, for consultation roles as appropriate. This means that the Secretary of Transportation is responsible for soliciting and considering the comments of these other entities, as well as the appropriate official(s) with jurisdiction over the Section 4(f) property, as part of the administration of Section 4(f).

However, the ultimate decision maker is the Secretary of Transportation. In a number of instances, the Section 4(f) regulations require the concurrence of various officials in limited circumstances as discussed below.

The Secretary of Transportation has delegated the authority for administering Section 4(f) to the FHWA Administrator in 49 CFR 1.48. The authority has been re-delegated to the FHWA Division Administrators, the Associate Administrator for Planning, Environment, and Realty, and the Federal Lands Highway Associate Administrator by FHWA Order M1100.1A, Chapter 5, Section 17e and Chapter 6, Section 7d. Any approval of the use of Section 4(f) property, other than a use with a de minimis impact or a use processed with an existing programmatic Section 4(f) evaluation is subject to legal sufficiency review by the Office of Chief Counsel.

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¹ This may be a Federal Lands Highway Division Office if the project is located on Federal lands.
1.2.2 Role of Officials with Jurisdiction

Consultation
The regulations define the entities and individuals who are considered the officials with jurisdiction for various types of property in 23 CFR 774.17. In the case of historic sites, the officials with jurisdiction are the State Historic Preservation Officer (SHPO), or, if the property is located on tribal land, the Tribal Historic Preservation Officer (THPO). If the property is located on tribal land but the relevant Indian tribe has not assumed the responsibilities of the SHPO, then a representative designated by the tribe shall be recognized as an official with jurisdiction in addition to the SHPO. When the Advisory Council on Historic Preservation (ACHP) is involved in consultation concerning a property under Section 106 of the National Historic Preservation Act (NHPA) (16 U.S.C. § 470), the ACHP is also an official with jurisdiction over that resource for the purposes of Section 4(f). When the Section 4(f) property is a National Historic Landmark (NHL), the designated official of the National Park Service is also an official with jurisdiction over that resource for the purposes of Section 4(f). In the case of public parks, recreation areas, and wildlife and waterfowl refuges, the officials with jurisdiction are the officials of the agency or agencies that own or administer the property in question and who are empowered to represent the agency on matters related to the property.

Coordination
The regulations require coordination with the official(s) with jurisdiction for the following situations prior to Section 4(f) approval (recognizing that additional coordination may be required under other statutes or regulations):

- Prior to making approvals, (23 CFR 774.3(a));
- Determining least overall harm, (23 CFR 774.3(c));
- Applying certain programmatic Section 4(f) evaluations, (23 CFR 774.5(c));
- Applying Section 4(f) to properties that are subject to Federal encumbrances, (23 CFR 774.5(d));
- Applying Section 4(f) to archeological sites discovered during construction, (23 CFR 774.9(e));
- Determining if a property is significant, (23 CFR 774.11(c));
- Determining application to multiple-use properties, (23 CFR 774.11(d));
- Determining applicability of Section 4(f) to historic sites, (23 CFR 774.11(e));
- Determining constructive use, (23 CFR 774.15(d));
- Determining if proximity impacts will be mitigated to equivalent or better condition, (23 CFR 774.15(f)(6)); and
- Evaluating the reasonableness of measures to minimize harm, (23 CFR 774.3(a)(2) and 774.17).

Lack of Objection
The regulations require a finding that the official(s) with jurisdiction have been consulted and “have not objected” in the following situations:

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3 *Tribal lands* means all lands within the exterior boundaries of any Indian reservation and all dependent Indian communities (16 U.S.C. § 470w).

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- When applying the exception for restoration, rehabilitation, or maintenance of historic transportation facilities, (23 CFR 774.13(a)); and
• When applying the exception for archeological sites of minimal value for preservation in place. (23 CFR 774.13(b)(2)).

**Concurrence**

The regulations require written concurrence of the official(s) with jurisdiction in the following situations:

- Finding there are no adverse effects prior to making *de minimis* impact findings, (23 CFR 774.5(b));
- Applying the exception for temporary occupancies, (23 CFR 774.13(d)); and
- Applying the exception for transportation enhancement activities and mitigation activities, (23 CFR 774.13(g)).

**1.3 When Does Section 4(f) Apply?**

The statute itself specifies that Section 4(f) applies when a U.S. DOT agency approves a transportation program or project that uses Section 4(f) property. The FHWA does not currently approve any transportation programs; thus, Section 4(f) is limited to project approvals. In addition, for the statute to apply to a proposed project there are four conditions that must all be true:

1) The project must require an approval\(^4\) from FHWA in order to proceed;
2) The project must be a transportation project;\(^5\)
3) The project must require the use of land from a property protected by Section 4(f) (see 23 U.S.C. § 138(a) and 49 U.S.C. § 303(a)); and
4) None of the regulatory applicability rules or exceptions applies (see 23 CFR 774.11 and 13).

Examples of the types of proposed situations where Section 4(f) would **not** apply include, but are not limited to:

1) A transportation project being constructed solely using State or local funds and not requiring FHWA approval.
2) A project intended to address a purpose that is unrelated to the movement of people, goods, and services from one place to another (i.e., a purpose that is not a transportation purpose).
3) A project to be located adjacent to a Section 4(f) property, causing only minor proximity impacts to the Section 4(f) property (i.e., no constructive use).
4) A project that will use land from a privately owned park, recreation area, or refuge.

Additional information about these examples and many other examples of situations where Section 4(f) approval is or is not required is located in the questions and answers provided in Part II of this

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\(^4\) Examples include the obligation of construction funds and the approval of access modifications on the Interstate System.

\(^5\) Most projects funded by FHWA are transportation projects; however, in a few instances certain projects eligible for funding, such as the installation of safety enhancement barriers on a bridge, have been determined not to have a transportation purpose and therefore do not require a Section 4(f) approval.

*Section 4(f) Policy Paper.* In situations where FHWA has determined that Section 4(f) does not apply, the project file should contain sufficient information to demonstrate the basis for that determination (see Section 4.0, *Documentation*).
2.0 Background


Following careful consideration of the comments submitted, the new Section 4(f) regulations were issued in March 2008 (73 Fed. Reg. 13368, March 12, 2008). A minor technical correction followed shortly thereafter (73 Fed. Reg. 31609, June 3, 2008). The new Section 4(f) regulations clarified the feasible and prudent standard, implemented a new method of compliance for de minimis impact situations, and updated many other aspects of the regulations, including the adoption of regulatory standards based upon the 2005 edition of the Section 4(f) Policy Paper for choosing among alternatives that all use Section 4(f) property. This 2012 edition of the Section 4(f) Policy Paper includes guidance for all of the changes promulgated in the Section 4(f) regulations in 2008.

If any apparent discrepancy between this Section 4(f) Policy Paper and the Section 4(f) regulation should arise, the regulation takes precedence. The previous editions of this Section 4(f) Policy Paper are no longer in effect.

3.0 Analysis Process

3.1 Identification of Section 4(f) Properties

Section 4(f) requires consideration of:

- Parks and recreational areas of national, state, or local significance that are both publicly owned and open to the public
- Publicly owned wildlife and waterfowl refuges of national, state, or local significance that are open to the public to the extent that public access does not interfere with the primary purpose of the refuge
- Historic sites of national, state, or local significance in public or private ownership regardless of whether they are open to the public (See 23 U.S.C. § 138(a) and 49 U.S.C. § 303(a))

6 Since the primary purpose of a refuge may make it necessary for the resource manager to limit public access for the protection of wildlife or waterfowl, FHWA’s policy is that these facilities are not required to always be open to the public. Some areas of a refuge may be closed to public access at all times or during parts of the year to accommodate preservation objectives.

When private institutions, organizations, or individuals own parks, recreational areas or wildlife and waterfowl refuges, Section 4(f) does not apply, even if such areas are open to the public. However, if a governmental body has a permanent proprietary interest in the land (such as a permanent easement, or in some circumstances, a long-term lease), FHWA will determine on
a case-by-case basis whether the particular property should be considered publicly owned and, thus, if Section 4(f) applies (see Questions 1B and 1C). Section 4(f) also applies to all historic sites that are listed, or eligible for inclusion, in the National Register of Historic Places (NR) at the local, state, or national level of significance regardless of whether or not the historic site is publicly owned or open to the public.

A publicly owned park, recreational area or wildlife or waterfowl refuge must be a significant resource for Section 4(f) to apply (see 23 CFR 774.11(c) and Question 1A). Resources which meet the definitions above are presumed to be significant unless the official with jurisdiction over the site concludes that the entire site is not significant. The FHWA will make an independent evaluation to assure that the official’s finding of significance or non-significance is reasonable. In situations where FHWA’s determination contradicts and overrides that of the official with jurisdiction, the reason for FHWA’s determination should be documented in the project file and discussed in the environmental documentation for the proposed action.

Section 4(f) properties should be identified as early as practicable in the planning and project development process in order that complete avoidance of the protected resources can be given full and fair consideration (see 23 CFR 774.9(a)). Historic sites are normally identified during the process required under Section 106 of the NHPA and its implementing regulations (see 36 CFR Part 800). Accordingly, the Section 106 process should be initiated and resources listed or eligible for listing in the NR identified early enough in project planning or development to determine whether Section 4(f) applies and for avoidance alternatives to be developed and assessed (see 23 CFR 774.11(e)).

3.2 Assessing Use of Section 4(f) Properties

Once Section 4(f) properties have been identified in the study area, it is necessary to determine if any of them would be used by an alternative or alternatives being carried forward for detailed study. Use in the Section 4(f) context is defined in 23 CFR 774.17 (Definitions) and the term has very specific meaning (see also Question 7 in this Section 4(f) Policy Paper). Any potential use of Section 4(f) property should always be described in related documentation consistent with this definition, as well as with the language from 23 CFR 774.13(d) (Exceptions- temporary occupancy) and 23 CFR 774.15 (Constructive Use Determinations), as applicable. It is not recommended to substitute similar terminology such as affected, impacted, or encroached upon in describing when a use occurs, as this may cause confusion or misunderstanding by the reader.

The most common form of use is when land is permanently incorporated into a transportation facility. This occurs when land from a Section 4(f) property is either purchased outright as transportation right-of-way or when the applicant for Federal-aid funds has acquired a property interest that allows permanent access onto the property such as a permanent easement for maintenance or other transportation-related purpose.

The second form of use is commonly referred to as temporary occupancy and results when Section 4(f) property, in whole or in part, is required for project construction-related activities. The property is not permanently incorporated into a transportation facility but the activity is considered to be adverse in terms of the preservation purpose of Section 4(f). Section 23 CFR 774.13(d) provides the conditions under which “temporary occupancies of land...are so minimal as to not constitute a use within the meaning of Section 4(f).”
If all of the conditions in Section 774.13(d) are met, the temporary occupancy does not constitute a use. If one or more of the conditions for the exception cannot be met, then the Section 4(f) property is considered used by the project even though the duration of onsite activities is temporary. Written agreement by the official(s) with jurisdiction over the property with respect to all the conditions is necessary and should be retained in the project file. Assurances that documentation will eventually be obtained via subsequent negotiations are not acceptable. Also, it is typical that the activity in question will be detailed in project plans as an integral and necessary feature of the project.

The third and final type of use is called constructive use. A constructive use involves no actual physical use of the Section 4(f) property via permanent incorporation of land or a temporary occupancy of land into a transportation facility. A constructive use occurs when the proximity impacts of a proposed project adjacent to, or nearby, a Section 4(f) property result in substantial impairment to the property's activities, features, or attributes that qualify the property for protection under Section 4(f). As a general matter this means that the value of the resource, in terms of its Section 4(f) purpose and significance, will be meaningfully reduced or lost. The types of impacts that may qualify as constructive use, such as increased noise levels that would substantially interfere with the use of a noise sensitive feature such as a campground or outdoor amphitheater, are addressed in 23 CFR 774.15. A project's proximity to a Section 4(f) property is not in itself an impact that results in constructive use. Also, the assessment for constructive use should be based upon the impact that is directly attributable to the project under review, not the overall combined impacts to a Section 4(f) property from multiple sources over time. Since constructive use is subjective, FHWA's delegation of Section 4(f) authority to the FHWA Division Offices requires consultation with the Headquarters Office of Project Development and Environmental Review prior to finalizing any finding of constructive use.

In making any finding of use involving Section 4(f) properties, it is necessary to have up to date right-of-way information and clearly defined property boundaries for the Section 4(f) properties. For publicly owned parks, recreation areas, and refuges, the boundary of the Section 4(f) resource is generally determined by the property ownership boundary. Up-to-date right-of-way records are needed to ensure that ownership boundaries are accurately documented. For historic properties, the boundary of the Section 4(f) resource is generally the NR boundary. If the historic property boundary of an eligible or listed site has not been previously established via Section 106 consultation, care should be taken in evaluating the site with respect to eligibility criteria. Depending upon its contributing characteristics, the actual legal boundary of the property may not ultimately coincide with the NR boundary. Since preliminary engineering level of detail (not final design) is customary during environmental analyses, it may be necessary to conduct more detailed preliminary design in some portions of the study area to finalize determinations of use.

Late discovery and/or late designations of Section 4(f) properties subsequent to completion of environmental studies may also occur. Each situation must be assessed to determine if the change in Section 4(f) status results in a previously unidentified need for a Section 4(f) approval pursuant to 23 CFR 774.13(c) (see Question 26). The determination should be considered and documented, as appropriate, in any re-evaluation of the project.

3.3 Approval Options

When FHWA determines that a project as proposed may use Section 4(f) property, there are three methods available for FHWA to approve the use:

1) Preparing a de minimis impact determination;
2) Applying a programmatic Section 4(f) evaluation; or
3) Preparing an individual Section 4(f) evaluation.

While the applicant will participate in gathering and presenting the documentation necessary for FHWA to make a Section 4(f) approval, the actual approval action is the FHWA’s responsibility. The three approval options are set out in 23 CFR 774.3 and are discussed below.

3.3.1 Determination of a De Minimis Impact to Section 4(f) Property

A de minimis impact is one that, after taking into account any measures to minimize harm (such as avoidance, minimization, mitigation or enhancement measures), results in either:
1) A Section 106 finding of no adverse effect or no historic properties affected on a historic property; or
2) A determination that the project would not adversely affect the activities, features, or attributes qualifying a park, recreation area, or refuge for protection under Section 4(f).

In other words, a de minimis impact determination is made for the net impact on the Section 4(f) property. The final project NEPA decision document must include sufficient supporting documentation for any measures to minimize harm that were applied to the project by FHWA in order to make the de minimis impact determination (see 23 CFR 774.7(b)). A use of Section 4(f) property having a de minimis impact can be approved by FHWA without the need to develop and evaluate alternatives that would avoid using the Section 4(f) property. A de minimis impact determination may be made for a permanent incorporation or temporary occupancy of Section 4(f) property.

A de minimis impact determination requires agency coordination and public involvement as specified in 23 CFR 774.5(b). The regulation has different requirements depending upon the type of Section 4(f) property that would be used. For historic sites, the consulting parties identified in accordance with 36 CFR Part 800 must be consulted. The official(s) with jurisdiction must be informed of the intent to make a de minimis impact determination and must concur in a finding of no adverse effect or no historic properties affected in accordance with 36 CFR Part 800. Compliance with 36 CFR Part 800 satisfies the public involvement and agency coordination requirement for de minimis impact findings for historic sites.

For parks, recreation areas, or wildlife and waterfowl refuges, the official(s) with jurisdiction over the property must be informed of the intent to make a de minimis impact determination, after which an opportunity for public review and comment must be provided. After considering any comments received from the public, if the official(s) with jurisdiction concurs in writing that the project will not adversely affect the activities, features, or attributes that make the property eligible for Section 4(f) protection, then FHWA may finalize the de minimis impact determination. The public notice and opportunity for comment as well as the concurrence for a de minimis impact determination may be combined with similar actions undertaken as part of the NEPA process. If a proposed action does not normally require public involvement, such as for certain minor projects covered by a categorical exclusion, an opportunity for the public to review and comment on the proposed de minimis impact determination must be provided. The opportunity for public input may be part of a public meeting or another form of public involvement. The final determination should be made by the FHWA Division Administrator.
(or in the case of Federal Lands, the Division Engineer) and all supportive documentation retained as part of the project file (see Section 4.0, Documentation).

A de minimis impact determination (see Part II, Questions 11-12) is a finding. It is not an evaluation of alternatives and no avoidance or feasible and prudent avoidance alternative analysis is required. The definition of all possible planning in 23 CFR 774.17 explains that a de minimis impact determination does not require the traditional second step of including all possible planning to minimize harm because avoidance, minimization, mitigation, or enhancement measures are included as part of the determination.

A de minimis impact determination must be supported with sufficient information included in the project file to demonstrate that the de minimis impact and coordination criteria are satisfied (23 CFR 774.7(b)). The approval of a de minimis impact should be documented in accordance with the documentation requirements in 23 CFR 774.7(f). These requirements may be satisfied by including the approval in the NEPA documentation – i.e., an Environmental Assessment (EA), Environmental Impact Statement (EIS), or Categorical Exclusion (CE) determination, Record of Decision (ROD), or Finding of No Significant Impact (FONSI), or in an individual Section 4(f) evaluation when one is prepared for a project. When an individual Section 4(f) evaluation is required for a project in which one or more de minimis impact determinations will also be made, it is recommended that the individual Section 4(f) evaluation include the relevant documentation to support the proposed de minimis impact determination(s).

In situations where FHWA concludes in the individual Section 4(f) evaluation that there is no feasible and prudent avoidance alternative and there are two or more alternatives that use Section 4(f) property, a least overall harm analysis will be necessary pursuant to 23 CFR 774.3(c) (see Section 3.3.3.2, Alternative with Least Overall Harm). In such instances, while the de minimis impact will be considered in that analysis, the de minimis impact is unlikely to be a significant differentiating factor between alternatives because the net harm resulting from the de minimis impact is negligible. The determination of least overall harm will depend upon a comparison of the factors listed in the regulation, 23 CFR 774.3(c)(1).

7 Regulations implementing Section 106 of the NHPA.
3.3.2 Programmatic Section 4(f) Evaluations

Programmatic Section 4(f) evaluations are a time-saving procedural option for preparing individual Section 4(f) evaluations (discussed in Section 3.3.3) for certain minor uses of Section 4(f) property. Programmatic Section 4(f) evaluations are developed by the FHWA based on experience with many projects that have a common fact pattern from a Section 4(f) perspective. Through applying a specific set of criteria, based upon common experience that includes project type, degree of use and impact, the evaluation of avoidance alternatives is standardized and simplified. An approved programmatic Section 4(f) evaluation may be relied upon to cover a particular project only if the specific conditions in that programmatic evaluation are met. Programmatic evaluations can be nationwide, region-wide, or statewide. The development of any programmatic evaluation, including region-wide and statewide, must be coordinated with the FHWA Office of Project Development and Environmental Review and the FHWA Office of Chief Counsel.

As of the date of publication of this Section 4(f) Policy Paper, the FHWA has issued five nationwide programmatic Section 4(f) evaluations:

1) Section 4(f) Statement and Determination for Independent Bikeway or Walkway Construction Projects
2) Programmatic Section 4(f) Evaluation and Approval for FHWA Projects that Necessitate the Use of Historic Bridges
3) Final Nationwide Section 4(f) Evaluation and Approval for Federally-Aided Highway Projects with Minor Involvements with Historic Sites
4) Final Nationwide Section 4(f) Evaluation and Approval for Federally-Aided Highway Projects with Minor Involvements with Public Parks, Recreation Lands, Wildlife and Waterfowl Refuges
5) Nationwide Programmatic Section 4(f) Evaluation and Approval for Transportation Projects That Have a Net Benefit to a Section 4(f) Property

Before being adopted, all of the nationwide programmatic Section 4(f) evaluations were published in draft form in the Federal Register for public review and comment. They were also provided to appropriate Federal agencies, including the Department of the Interior (U.S. DOI), for review. Each programmatic Section 4(f) evaluation was reviewed by FHWA’s Office of Chief Counsel for legal sufficiency.

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http://www.environment.fhwa.dot.gov/4f/4fnationwideevals.asp
It is not necessary to coordinate project-specific applications of approved programmatic Section 4(f) evaluations with the U.S. DOI unless the U.S. DOI owns or has administrative oversight over the Section 4(f) property involved (is an official with jurisdiction or has an oversight role as described Questions 9D and 31). As specified in the applicable programmatic Section 4(f) evaluation, it is still necessary to coordinate with the official(s) with jurisdiction over such properties. A legal sufficiency review of a project-specific application of an approved programmatic Section 4(f) evaluation is not necessary. As such, a primary benefit to using the prescribed step-by-step approach contained in a programmatic evaluation is the reduction of time to process a Section 4(f) approval.

Documentation required to apply a programmatic Section 4(f) evaluation must support that the specific programmatic criteria have been met (see 23 CFR 774.3(d)(1)). A separate Section 4(f) document is not required but an indication in the NEPA documentation that Section 4(f) compliance was satisfied by the applicable programmatic evaluation is required (see 23 CFR 774.7(f)). As specified in the programmatic evaluations, the requirement to assess whether there is a feasible and prudent avoidance alternative and all possible planning applies. The necessary information supporting the applicability of the programmatic evaluation will be retained in the project file (see Section 4.0, Documentation).

3.3.3 Individual Project Section 4(f) Evaluations

An individual Section 4(f) evaluation must be completed when approving a project that requires the use of Section 4(f) property if the use, as described in Sections 3.1 and 3.2 above, results in a greater than de minimis impact and a programmatic Section 4(f) evaluation cannot be applied to the situation (23 CFR 774.3). The individual Section 4(f) evaluation documents the evaluation of the proposed use of Section 4(f) properties in the project area of all alternatives. The individual Section 4(f) evaluation requires two findings, which will be discussed in turn:

1) That there is no feasible and prudent alternative that completely avoids the use of Section 4(f) property; and
2) That the project includes all possible planning to minimize harm to the Section 4(f) property resulting from the transportation use (see 23 CFR 774.3(a)(1) and (2)).

3.3.3.1 Feasible and Prudent Avoidance Alternatives

The intent of the statute, and the policy of FHWA, is to avoid and, where avoidance is not feasible and prudent, minimize the use of significant public parks, recreation areas, wildlife and waterfowl refuges and historic sites by our projects. Unless the use of a Section 4(f) property is determined to have a de minimis impact, FHWA must determine that no feasible and prudent avoidance alternative exists before approving the use of such land (see 23 CFR 774.3). The Section 4(f) regulations refer to an alternative that would not require the use of any Section 4(f) property as an avoidance alternative. Feasible and prudent avoidance alternatives are those that avoid using any Section 4(f) property and do not cause other severe problems of a magnitude that substantially outweigh the importance of protecting the Section 4(f) property (23 CFR 774.17). This section of the Section 4(f) Policy Paper focuses on the identification, development, evaluation, elimination and documentation of potential feasible and prudent avoidance alternatives in a Section 4(f) evaluation document.

The first step in determining whether a feasible and prudent avoidance alternative exists is to identify a reasonable range of project alternatives including those that avoid using Section 4(f) property. The avoidance alternatives will include the no-build. The alternatives
screening process performed during the scoping phase of NEPA is a good starting point for developing potential section 4(f) avoidance alternatives and/or design options. Any screening of alternatives that may have occurred during the transportation planning phase may be considered as well. It may be necessary, however, to look for additional alternatives if the planning studies and the NEPA process did not identify Section 4(f) properties and take Section 4(f) requirements into account. If Section 4(f) avoidance alternatives were eliminated during the earlier phases of project development for reasons unrelated to Section 4(f) impacts or a failure to meet the project purpose and need, they may need to be reconsidered in the Section 4(f) process. In addition, it is often necessary to develop and analyze new alternatives, or new variations of alternatives rejected for non-Section 4(f) reasons during the earlier phases.

The no-action or no-build alternative is an avoidance alternative and should be included in the analysis as such. In identifying other avoidance alternatives, FHWA should consider the reasonable alternatives that meet the purpose and need of the project. Potential alternatives to avoid the use of Section 4(f) property may include one or more of the following, depending on project context:

- **Location Alternatives** - A location alternative refers to the re-routing of the entire project along a different alignment.
- **Alternative Actions** - An alternative action could be a different mode of transportation, such as rail transit or bus service, or some other action that does not involve construction such as the implementation of transportation management systems or similar measures.
- **Alignment Shifts** - An alignment shift is the re-routing of a portion of the project to a different alignment to avoid a specific resource.
- **Design Changes** - A design change is a modification of the proposed design in a manner that would avoid impacts, such as reducing the planned median width, building a retaining wall, or incorporating design exceptions.

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9 In the Section 4(f) statute, the term *alternative* is used in the context of an option which avoids using land from a Section 4(f) property and is not limited to the context of the end-to-end alternative as defined by the project applicant. This section of the Section 4(f) Policy Paper uses the phrase “avoidance alternatives and/or design options” in order to clarify that, depending upon the project context, the potential alternatives that should be evaluated to avoid Section 4(f) property may be end-to-end alternatives or may be a change to only a portion of the end-to-end project.
When considering alignment shifts and design changes, it is important to keep in mind the range of allowable configurations and design values for roadway elements and different types of roads. These guidelines are contained within the official state standards and/or the “Green Book,” properly titled A Policy on the Geometric Design of Highways and Streets and published by the American Association of State Highway and Transportation Officials. The guidelines set out the generally acceptable ranges of dimensions for roadway elements and typical applications on different types of roadway facilities. These ranges of values provide planners and designers the ability to develop projects at an acceptable cost and level of performance (e.g. safety, traffic flow, sustainability), while balancing the site-specific conditions, constraints, and implications of design decisions. Where it may be appropriate to select a value or dimension outside of the ranges that are established in State and national guidelines, design exceptions are encouraged and permitted. However, the consideration and selection of a value outside of the established ranges should be based on the context of the facility and an analysis of how the design may affect the safety, flow of traffic, constructability, maintainability, environment, cost, and other related issues.

An important consideration in identifying potential avoidance alternatives is that they should have a reasonable expectation of serving traffic needs that have been identified in the project purpose and need. A final limitation in identifying potential avoidance alternatives is that a project alternative that avoids one Section 4(f) property by using another Section 4(f) property is not an avoidance alternative. The goal is to identify alternatives that would not use any Section 4(f) property. (Note: A determination of a de minimis impact for a specific Section 4(f) property may be made without considering avoidance alternatives for that property, even if that use occurs as part of an alternative that also includes other uses that are greater than de minimis.) Consequently, at this step of analysis the degree of impact to Section 4(f) property is not relevant – the only question is whether the alternative would require any use of Section 4(f) property because an alternative using any amount of Section 4(f) property is not an avoidance alternative. Subsequent steps in the analysis will consider the degree of impact as well as the availability of measures to minimize impacts.

Once the potential avoidance alternative(s) have been identified, the next task is to determine, for each potential avoidance option, whether avoiding the Section 4(f) property is feasible and prudent. The Section 4(f) regulations specify how FHWA is to determine whether a potential avoidance alternative is feasible and prudent in 23 CFR 774.17. The definition explains that a “feasible and prudent avoidance alternative” is one that avoids using Section 4(f) property and does not cause other severe problems of a magnitude that substantially outweigh the importance of protecting the Section 4(f) property. In order to determine whether there are other severe problems of a magnitude that substantially outweighs the importance of protecting the Section 4(f) property, both the feasibility and the prudence of each potential avoidance alternative must be considered.

Care must be taken when making determinations of feasibility and prudence not to forget or de-emphasize the importance of protecting the Section 4(f) property. This stems from the statute itself, which requires that special effort should be made to preserve the natural beauty of the countryside and public park and recreation lands, wildlife and waterfowl refuges, and historic sites. The regulation incorporates this aspect of the statute in the definition of feasible and prudent avoidance alternative which states that “it is appropriate to consider the relative value of the resource to the preservation purpose of the statute.” In effect, the first part of the definition recognizes the value of the individual Section 4(f) property in question, relative to other Section 4(f) properties of the same type. This results in a sliding scale approach that maximizes the protection of Section 4(f) properties that are unique or otherwise of special...
significance by recognizing that while all Section 4(f) properties are important, some Section 4(f) properties are worthy of a greater degree of protection than others.

The regulations state that a potential avoidance alternative is not feasible if it cannot be built as a matter of sound engineering judgment (23 CFR 774.1). If a potential avoidance alternative cannot be built as a matter of sound engineering judgment it is not feasible and the particular engineering problem with the alternative should be documented in the project files with a reasonable degree of explanation. In difficult situations, the FHWA Division may obtain assistance from FHWA subject matter experts located in FHWA Headquarters or the FHWA Resource Center.

The third and final part of the feasible and prudent avoidance alternative definition sets out standards for determining if a potential avoidance alternative is prudent. An alternative is not prudent if:

1) It compromises the project to a degree that it is unreasonable to proceed in light of the project’s stated purpose and need (i.e., the alternative doesn’t address the purpose and need of the project);
2) It results in unacceptably safety or operational problems;
3) After reasonable mitigation, it still causes severe social, economic, or environmental impacts; severe disruption to established communities; severe or disproportionate impacts to minority or low-income populations; or severe impacts to environmental resources protected under other Federal statutes;
4) It results in additional construction, maintenance, or operational costs of extraordinary magnitude;
5) It causes other unique problems or unusual factors; or
6) It involves multiple factors as outlined above that, while individually minor, cumulatively cause unique problems or impacts of extraordinary magnitude.

The prudence determination involves an analysis that applies each of the six factors, if applicable, to the potential avoidance alternative. If a factor is not applicable FHWA recommends simply noting that fact in the analysis.

Supporting documentation is required in the Section 4(f) evaluation for findings of no feasible and prudent alternatives (See 23 CFR 774.7(a)). Documentation of the process used to identify, develop, analyze and eliminate potential avoidance alternatives is very important. The Section 4(f) evaluation should describe all efforts in this regard. This description need not include every possible detail, but it should clearly explain the process that occurred and its results. It is appropriate to maintain detailed information in the project file with a summary in the Section 4(f) evaluation. If the information is especially voluminous, a technical report should be prepared, summarized, and referenced in the Section 4(f) evaluation. The discussion may be organized within the Section 4(f) evaluation in any manner that allows the reader to understand the full range of potential avoidance alternatives identified, the process by which potential avoidance alternatives were identified and analyzed for feasibility and prudence. Possible methods for organizing the discussion include a chronological discussion; a discussion organized geographically by project alternatives or project phases of construction; or by the type of Section 4(f) properties.

For larger highway projects with multiple Section 4(f) properties in the project area, it may be desirable to divide the analysis into a macro and a micro-level evaluation in order to distinguish
the analysis of end-to-end project alternatives that avoid using any Section 4(f) property from the analysis of design options to avoid using a single Section 4(f) property. The macro-level evaluation would address any end-to-end avoidance alternatives that can be developed, as well as any alternative actions to the proposed highway project such as travel demand reduction strategies or enhanced transit service in the project area. The micro-level evaluation would then address, for each Section 4(f) property, whether the highway could be routed to avoid the property by shifting to the left or right, by bridging over, or tunneling under the property, or through another alignment shift or design change. The analysis may be presented in any manner that demonstrates, for each Section 4(f) property used, that there is no feasible and prudent avoidance alternative. Even if all of the alternatives use a Section 4(f) property, there is still a duty to try to avoid the individual Section 4(f) properties within each alternative.

3.3.3.2 Alternative with Least Overall Harm

If the analysis described in the preceding section concludes that there is no feasible and prudent avoidance alternative, then FHWA may approve, from among the remaining alternatives that use Section 4(f) property, only the alternative that causes the least overall harm in light of the statute’s preservation purpose. Pursuant to substantial case law, if the assessment of overall harm finds that two or more alternatives are substantially equal, FHWA can approve any of those alternatives. This analysis is required when multiple alternatives that use Section 4(f) property remain under consideration.

To determine which of the alternatives would cause the least overall harm, FHWA must compare seven factors set forth in 23 CFR 774.3(c)(1) concerning the alternatives under consideration. The first four factors relate to the net harm that each alternative would cause to Section 4(f) property:

1) The ability to mitigate adverse impacts to each Section 4(f) property (including any measures that result in benefits to the property);
2) The relative severity of the remaining harm, after mitigation, to the protected activities, attributes, or features that qualify each Section 4(f) property for protection;
3) The relative significance of each Section 4(f) property; and
4) The views of the officials with jurisdiction over each Section 4(f) property.

When comparing the alternatives under these factors, FHWA policy is to develop comparable mitigation measures where possible. In other words, the comparison may not be skewed by over-mitigating one alternative while under-mitigating another alternative for which comparable mitigation could be incorporated. In addition, the mitigation measures relied upon as part of this comparison should be incorporated into the selected alternative. If subsequent design or engineering work occurs after the alternative is selected that requires changes to the mitigation plans for Section 4(f) property, FHWA may require revisions to previous mitigation commitments commensurate with the extent of design changes in accordance with 23 CFR 771.109(b)and(d), 127(b), 129, and 130.

The remaining three factors enable FHWA to take into account any substantial problem with any of the alternatives remaining under consideration on issues beyond Section 4(f). These factors are:
5) The degree to which each alternative meets the purpose and need for the project;
6) After reasonable mitigation, the magnitude of any adverse impacts to resources not protected by Section 4(f); and
7) Substantial differences in costs among the alternatives.

By balancing the seven factors, four of which concern the degree of harm to Section 4(f) properties, FHWA will be able to consider all relevant concerns to determine which alternative would cause the least overall harm in light of the statue’s preservation purpose. The least overall harm balancing test is set forth in 774.3(c)(1). This allows FHWA to fulfill its statutory mandate to make project decisions in the best overall public interest required by 23 U.S.C. § 109(h). Through this balancing of factors, FHWA may determine that a serious problem identified in factors (v) through (vii) outweighs relatively minor net harm to a Section 4(f) property. The least overall harm determination also provides FHWA with a way to compare and select between alternatives that would use different types of Section 4(f) properties when competing assessments of significance and harm are provided by the officials with jurisdiction over the impacted properties. In evaluating the degree of harm to Section 4(f) properties, FHWA is required by the regulations to consider the views (if any) expressed by the official(s) with jurisdiction over each Section 4(f) property. If an official with jurisdiction states that all resources within that official’s jurisdiction are of equal value, FHWA may still determine that the resources have different value if such a determination is supported by information in the project file. Also, if the officials with jurisdiction over two different properties provide conflicting assessments of the relative value of those properties, FHWA should consider the officials’ views but then make its own independent judgment about the relative value of those properties. Similarly, if the official(s) with jurisdiction decline to provide any input at all regarding the relative value of the affected properties, FHWA should make its own independent judgment about the relative value of those properties.

FHWA is required to explain how the seven factors were compared to determine the least overall harm alternative (See 23 CFR 774.7(c)). The draft Section 4(f) evaluation will disclose the various impacts to the different Section 4(f) properties thereby initiating the balancing process. It should also disclose the relative differences among alternatives regarding non-Section 4(f) issues such as the extent to which each alternative meets the project purpose and need. The disclosure of impacts should include both objective, quantifiable impacts and qualitative measures that provide a more subjective assessment of harm. Preliminary assessment of how the alternatives compare to one another may also be included. After circulation of the draft Section 4(f) evaluation in accordance with 23 CFR 774.5(a), FHWA will consider comments received on the evaluation and finalize the comparison of all factors listed in 23 CFR 774.3(c)(1) for all the alternatives. The analysis and identification of the alternative that has the overall least harm must be documented in the final Section 4(f) evaluation (see 23 CFR 774.7(c)). In especially complicated projects, the final approval to use the Section 4(f) property may be made in the decision document (ROD or FONSI).

3.4 Examples of Section 4(f) Approvals

The table below describes five project alternative scenarios. In each project scenario various alternatives are considered and there are various options available to approve the use of the Section 4(f) property needed for the project. The examples illustrate the approval options as well as the point that in some situations FHWA may only approve a certain alternative. These examples are not intended to address every possible scenario.
In Project 1 there is a single build alternative A, for which FHWA determines the use to be a de minimis impact and therefore does not require an individual Section 4(f) evaluation. Once the coordination required by 23 CFR 774.5(b) is completed, FHWA may approve the de minimis impact and the applicant may proceed with the build alternative.

Project 2 has two alternatives. The FHWA determines that alternative A has a de minimis impact on one Section 4(f) property, and alternative B has a de minimis impact on three Section 4(f) properties. Upon completion of the coordination required by 23 CFR 774.5(b), FHWA may approve either alternative under Section 4(f). As in the previous example, an individual Section 4(f) evaluation is not required, therefore the feasibility and prudence of avoiding Section 4(f) properties does not have to be determined. Furthermore, when there are only de minimis impacts, even among multiple alternatives, a least harm analysis is not necessary and there is no need to compare the significance of the competing Section 4(f) properties. The process to choose between alternatives A or B in the second example may be based on non-Section 4(f) considerations as determined appropriate through the project development process.

In Project 3, there are three alternatives under consideration. The FHWA determines that alternative A meets the criteria of a de minimis impact, while alternative B has a minor impact on a Section 4(f) property for which the programmatic Section 4(f) evaluation for minor uses is applicable. Alternative C would use a Section 4(f) property to an extent that a de minimis impact determination is not possible and no programmatic Section 4(f) evaluation applies. In this example, all three alternatives use a Section 4(f) property and thus none can be considered to be an avoidance alternative. For this project, alternative A may proceed immediately once the coordination required by 23 CFR 774.5 is complete, through an approved de minimis impact determination. Alternative B may be approved by following the procedures designated in the applicable programmatic Section 4(f) evaluation, whose end result demonstrates no feasible and prudent avoidance alternative. However, in this example if the applicant favors alternative C, then an individual Section 4(f) evaluation can be prepared to consider whether or not alternative C can be approved under Section 4(f). The individual Section 4(f) evaluation first determines that there is no feasible and prudent avoidance alternative as defined in 23 CFR 774.17. The evaluation then considers which alternative (A, B, or C) has the least overall harm using the factors in 23 CFR 774.3(c). Alternative C could only be approved if it is identified as having the least overall harm, which would be possible; for example, if alternatives A and B both have severe impacts to an important non-Section 4(f) resource and the impacts of alternative C can be adequately mitigated. In that case, upon completion of the coordination required by 23 CFR 775.5(a) and all possible planning to minimize harm as defined in 23 CFR 774.17, alternative C could be approved.

Project 4 differs slightly in having multiple de minimis impacts to Section 4(f) properties with alternative A, and a mix of de minimis impacts and greater than de minimis impacts not covered by a programmatic section 4(f) evaluation with alternative B. If alternative A is chosen, FHWA would satisfy Section 4(f) by making a de minimis impact determination for each property used in accordance with 23 CFR 774.3(b), 774.5(b), and 774.7(c). To consider selecting alternative B, an individual Section 4(f) evaluation would be prepared in accordance with 23 CFR 774.3(a), 774.5(a), and 774.7(a); however, a determination of de minimis impact for a specific Section 4(f) property can be made without considering avoidance alternatives for that property, even if that use occurs as part of an alternative that also includes other uses that are greater than de minimis. In this example, an additional alternative C is developed as part of the Section 4(f) evaluation. Alternative C avoids using any Section 4(f) property, and the evaluation then determines, using the definition in 23 CFR 774.17, that alternative C is feasible and prudent. Alternative C may proceed immediately because it does not use
any Section 4(f) property and no Section 4(f) approval is needed. In this example, since alternative C is a feasible and prudent avoidance alternative the FHWA may not approve alternative B, although alternative A would still be available for selection because its impacts on Section 4(f) properties are de minimis. However, if the facts are changed and we now assume that the evaluation of avoidance alternative C had found that it was not feasible and prudent, then the Section 4(f) evaluation could be completed. The evaluation would determine the least overall harm amongst alternatives A and B using the factors in 23 CFR 774.3(c). (In this variation of the example, the least overall harm determination does not include alternative C in the comparison because alternative C was previously eliminated when it was found not to be feasible and prudent.) Alternative B could only be approved if it is identified as having the least overall harm. This would be possible, for example if alternative A would not meet the project purpose and need as well as alternative B, alternative A would be substantially more expensive, and the Section 4(f) property used by alternative B has no unusual significance and could be adequately mitigated. In that example, upon completion of the coordination required by 23 CFR 774.5(a) and all possible planning to minimize harm as defined in 23 CFR 774.17, alternative B could be approved even though it uses Section 4(f) property.

Project 5 has two alternatives, both having greater than de minimis impacts on a different Section 4(f) property. To choose among alternatives A and B, an individual Section 4(f) evaluation must be prepared in accordance with 23 CFR 774.3(a), 774.5(a), and 774.7(a) that demonstrates no feasible and prudent avoidance alternative exists, and a least overall harm analysis must be completed using the factors in 23 CFR 774.3(c). The alternative identified as having the least overall harm may proceed upon completion of the coordination required by 23 CFR 774.5(a) and all possible planning to minimize harm as defined in 23 CFR 774.17.

Table 1. Project Alternative Scenarios

<table>
<thead>
<tr>
<th>ALTERNATIVE</th>
<th>USE OF SECTION 4(f) PROPERTY</th>
<th>INDIVIDUAL SECTION 4(f) EVALUATION?</th>
<th>OUTCOME</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project 1, alternative</td>
<td>De minimis impact</td>
<td>Not necessary</td>
<td>May proceed with A</td>
</tr>
<tr>
<td>Project 2, alternative A</td>
<td>De minimis impact on one property</td>
<td>Not necessary</td>
<td>May proceed with A or B; Section 4(f) is not determinative</td>
</tr>
<tr>
<td>Project 2, alternative B</td>
<td>De minimis impact on three properties</td>
<td>Not necessary</td>
<td>May proceed with A or B; Section 4(f) is not determinative</td>
</tr>
<tr>
<td>ALTERNATIVE</td>
<td>USE OF SECTION 4(f) PROPERTY</td>
<td>INDIVIDUAL SECTION 4(f) EVALUATION?</td>
<td>OUTCOME</td>
</tr>
<tr>
<td>-------------</td>
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</tr>
<tr>
<td>Project 3, alternative A De minimis impact</td>
<td>Minor use, C</td>
<td>Not necessary</td>
<td>May proceed with A or B; Section 4(f) is not determinative</td>
</tr>
<tr>
<td>Project 3, alternative B Programmatic Section 4(f)</td>
<td></td>
<td>Not necessary</td>
<td></td>
</tr>
<tr>
<td>Project 3, alternative C Greater than de minimis impact</td>
<td></td>
<td>Necessary. If no feasible and prudent avoidance is identified, only if C has less overall harm than A analysis would compare or B.</td>
<td></td>
</tr>
<tr>
<td>Project 4, alternative A De minimis impact on two properties</td>
<td></td>
<td>Not necessary</td>
<td>May proceed with A</td>
</tr>
<tr>
<td>Project 4, alternative B De minimis impact on one property &amp; greater than de minimis impact on another property</td>
<td></td>
<td>Necessary. As part of the evaluation, a new Alternative C is developed that avoids using Section 4(f).</td>
<td>If C is found feasible and prudent, cannot proceed with B. If C is not feasible and prudent, may proceed with B only if B has less harm.</td>
</tr>
<tr>
<td>Project 4, alternative C None</td>
<td>Not necessary to complete the Section 4(f) no Section 4(f) evaluation to proceed approval is required.</td>
<td>May proceed with C;</td>
<td></td>
</tr>
<tr>
<td>Project 5, alternative A Greater than de minimis impact</td>
<td></td>
<td>Necessary. The evaluation must seek to identify feasible and prudent avoidance alternatives. Assuming none are found, then a least harm</td>
<td>Least overall harm analysis determines which alternative, A or B, may proceed.</td>
</tr>
<tr>
<td>Project 5, alternative B Greater than de minimis impact</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3.5 All Possible Planning to Minimize Harm

After determining that there are no feasible and prudent alternatives to avoid the use of Section 4(f) property, the project approval process for an individual Section 4(f) evaluation requires the consideration and documentation of all possible planning to minimize harm to Section 4(f) property (see 23 CFR 774.3(a)(2)). All possible planning, defined in 23 CFR 774.17, means that all reasonable measures identified in the Section 4(f) evaluation to minimize harm or mitigate for adverse impacts and effects must be included in the project. All possible planning to minimize harm does not require analysis of feasible and prudent avoidance alternatives, since such analysis will have already occurred in the context of searching for feasible and prudent alternatives that avoid Section 4(f) properties altogether under § 774.3(a)(1).

Minimization of harm may entail both alternative design modifications that reduce the amount of Section 4(f) property used and mitigation measures that compensate for residual impacts. Minimization and mitigation measures should be determined through consultation with the official(s) with jurisdiction. These include the SHPO and/or THPO for historic properties or officials owning or administering the resource for other types of Section 4(f) properties.
Mitigation measures involving public parks, recreation areas, or wildlife or waterfowl refuges may involve a replacement of land and/or facilities of comparable value and function, or monetary compensation to enhance the remaining land. Neither the Section 4(f) statute nor regulations requires the replacement of Section 4(f) property used for highway projects, but this option may be the most straightforward means of minimizing harm to parks, recreation areas, and wildlife waterfowl refuges and is permitted under 23 CFR 710.509 as a mitigation measure for direct project impacts.

Mitigation of historic sites usually consists of those measures necessary to preserve the historic integrity of the site and agreed to in accordance with 36 CFR 800 by FHWA, the SHPO or THPO, and other consulting parties. In any case, the cost of mitigation should be a reasonable public expenditure in light of the severity of the impact on the Section 4(f) property in accordance with 23 CFR 771.105(d). Additional laws such as Section 6(f) of the Land and Water Conservation Fund Act may have separate mitigation and approval requirements and compliance with such) requirements should also be described within the Section 4(f) discussion of all possible planning to minimize harm.

4.0 Documentation

U.S. DOT departmental requirements for documenting Section 4(f) analysis and approvals (DOT Order 5610.1C) have been incorporated into FHWA regulations, guidance and policy. The FHWA’s procedures regarding the preparation and circulation of Section 4(f) documents is contained in 23 CFR 774.5 and FHWA’s Technical Advisory, T 6640.8A, Guidance for Preparing and Processing of Environmental and Section 4(f) Documents.10

The documentation of all Section 4(f) determinations, consultations, coordination and approvals is intended to establish a record of FHWA’s compliance with the regulatory process. Documentation also provides evidence that the substantive requirements have been met. Section 4(f) documentation and processing requirements vary depending on the type of Section 4(f) property used and whether or not the use meets the criteria of a de minimis impact. However, all situations which involve Section 4(f) property will necessitate some degree of documentation: either in the NEPA document, a Section 4(f) evaluation, or the project file.

The project file is the agency’s written record that memorializes the basis for determining that an impact is de minimis or that there is no feasible and prudent avoidance alternative to the use of the Section 4(f) property and that FHWA undertook all possible planning to minimize harm to Section 4(f) property. When the agency determines that Section 4(f) is not applicable to a particular resource, written documentation of that decision should be maintained as part of the project file. The project file should include all relevant correspondence which may include emails and other electronic information that is applicable to the decision-making process. The project file should generally be retained until three years after FHWA reimbursement on Federal-aid projects and three years after final payment on non-Federal aid projects (See FHWA Order M.1324.1A, 49 CFR 18.42, and 49 CFR 19.53).

10 These and other resources are available at the FHWA Environmental Toolkit http://environment fhwa dot gov/index asp.
**De Minimis Impact Determinations**

The *de minimis* impact determination must include sufficient supporting documentation to demonstrate that the impacts, after avoidance, minimization, mitigation, or enhancement measures are taken into account, are *de minimis* as defined in 23 CFR 774.17; and that the coordination required by 23 CFR 774.5(b) was completed.

Information related to the *de minimis* impact determination should be included in the project NEPA document (EA or EIS), or in the project file for a project processed as a CE (see 23 CFR 774.7(c)). Circulation of this information in the project NEPA document may satisfy the public involvement requirements required for *de minimis* impact findings. For projects which include both *de minimis* impacts and use of Section 4(f) property with more than a *de minimis* impact, the determination and supporting data should be included in a separate section of the Section 4(f) evaluation.

**Applying Programmatic Section 4(f) Evaluations**

Information related to an approval to use Section 4(f) property by applying a programmatic Section 4(f) evaluation should be included in the project NEPA document (EA or EIS), or in the project file for a project processed as a CE. For projects which include both a programmatic Section 4(f) approval and a use of Section 4(f) property for which there is more than a *de minimis* impact, information regarding the application of the programmatic Section 4(f) evaluation should be included in a separate section of the Section 4(f) evaluation.

The project file should include sufficient supporting documentation to demonstrate that the programmatic evaluation being relied upon applies to the use of the specific Section 4(f) property. In addition, the project file should include documentation that the coordination required by the applicable programmatic evaluation was completed and that all specific conditions of the applicable programmatic evaluation were met.

**Individual Section 4(f) Evaluations**

Individual Section 4(f) evaluations must include sufficient analysis and supporting documentation to demonstrate that there is no feasible and prudent avoidance alternative and shall summarize the results of all possible planning to minimize harm (23 CFR 774.7(a)). For projects requiring a least overall harm analysis under 23 CFR 774.3(c), that analysis must be included within the individual Section 4(f) evaluation (23 CFR 774.7(c)).

Individual Section 4(f) evaluations are processed in two distinct stages: draft and final. Draft evaluations must be circulated to the U.S. DOI and shared with the official(s) with jurisdiction. The public may review and comment on a draft evaluation during the NEPA process. When a project is processed as a CE the Section 4(f) evaluation must be circulated independently to the U.S. DOI. In all cases, final Section 4(f) evaluations are subject to FHWA legal sufficiency review prior to approval (23 CFR 774.5(d)).

**Project Files**

In general, the project file should contain the following essential information, with analysis, regarding Section 4(f):

- When making *de minimis* impact determinations
  1. Applicability or non-applicability of Section 4(f) to the park, recreation, refuge or historic property proposed to be used by the project;
  2. Whether or not there is a use of section 4(f) property;
3) Records of public involvement, or Section 106 consultation;
4) Results of coordination with the officials with jurisdiction;
5) Comments submitted during the coordination procedures required by 23 CFR 774.5 and responses to the comments; and
6) Avoidance, minimization or mitigation measures that were relied upon to make the de minimis impact finding.

- When applying programmatic Section 4(f) evaluations
  1) Applicability or non-applicability of Section 4(f) to the park, recreation, refuge or historic property proposed to be used by the project;
  2) Whether or not there is a use of section 4(f) property;
  3) Records of public involvement, if any;
  4) Results of coordination with the officials with jurisdiction; and
  5) Documentation of the specific requirements of the programmatic evaluation that is being applied.

- When preparing an individual Section 4(f) evaluation
  1) Applicability or non-applicability of Section 4(f) to the park, recreation, refuge or historic property proposed to be used by the project;
  2) Whether or not there is a use of Section 4(f) property;
  3) Activities, features, and attributes of the Section 4(f) property;
  4) Analysis of the impacts to the Section 4(f) property;
  5) Records of public involvement;
  6) Results of coordination with the officials with jurisdiction;
  7) Alternatives considered to avoid using the Section 4(f) property, including analysis of the impacts caused by avoiding the Section 4(f) property;
  8) A least overall harm analysis, if appropriate;
  9) All measures undertaken to minimize harm to the Section 4(f) property;
  10) Comments submitted during the coordination procedures required by 23 CFR 774.5 and responses to the comments; and
  11) Results of the internal legal sufficiency review.

Administrative Records
If a Section 4(f) approval is legally challenged, the project file will be the basis of the administrative record that must be filed in the court for review. The administrative record will be reviewed in accordance with the Administrative Procedure Act (APA), (5 U.S.C. §706 (2)(A)), which provides judicial deference to U.S. DOT actions. Under the APA, the agency's action must be upheld unless it is arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law. The court will review the administrative record to determine whether FHWA complied with the essential elements of Section 4(f). If an inadequate administrative record is prepared, the court will lack the required Section 4(f) documentation to review and, therefore, will be unable to defer to FHWA's decision, especially when a Section 4(f) evaluation was not required. While agency decisions are entitled to a presumption of regularity and the courts are not empowered to substitute their judgment for that of the agency, judges will carefully review whether FHWA followed the applicable requirements.

PART II – QUESTIONS AND ANSWERS REGARDING SECTION 4(f) APPLICABILITY AND COMPLIANCE

The following questions and answers are intended to provide additional and detailed guidance for complying with the requirements of Section 4(f). Examples to aid in determining the
applicability of Section 4(f) to various types of property and project situations are included. These examples represent FHWA’s policy regarding Section 4(f) compliance for situations most often encountered in the project development process. Since it is impossible to address every situation that could occur, it is recommended that the FHWA Division Office be consulted for advice and assistance in determining the applicability of Section 4(f) to specific circumstances not covered in this paper. The FHWA Division Offices are encouraged to consult with the Headquarters Office of Project Development and Environmental Review, the Resource Center Environment Technical Services Team and/or the Office of the Chief Counsel in cases where additional assistance in Section 4(f) matters is required.

IDENTIFICATION OF SECTION 4(f) PROPERTIES

1. Public Parks, Recreation Areas and Wildlife and Waterfowl Refuges

Question 1A: When is publicly owned land considered to be a park, recreation area or wildlife and waterfowl refuge?

Answer: Publicly owned land is considered to be a park, recreation area or wildlife and waterfowl refuge when the land has been officially designated as such by a Federal, State or local agency, and the officials with jurisdiction over the land determine that its primary purpose is as a park, recreation area, or refuge. Primary purpose is related to a property’s primary function and how it is intended to be managed. Incidental, secondary, occasional or dispersed activities similar to park, recreational or refuge activities do not constitute a primary purpose within the context of Section 4(f). Unauthorized activities, such as ad hoc trails created by the public within a conservation area, should not be considered as part of FHWA’s determination of Section 4(f) applicability.

In addition, the statute itself requires that a property must be a significant public park, recreation area, or wildlife and waterfowl refuge. The term significant means that in comparing the availability and function of the park, recreation area or wildlife and waterfowl refuge, with the park, recreation or refuge objectives of the agency, community or authority, the property in question plays an important role in meeting those objectives. Except for certain multiple-use land holdings (Question 4), significance determinations are applicable to the entire property and not just to the portion of the property proposed for use by a project.

Significance determinations of publicly owned land considered to be a park, recreation area, or wildlife and waterfowl refuge are made by the official(s) with jurisdiction over the property. The meaning of the term significance, for purposes of Section 4(f), should be explained to the official(s) with jurisdiction if the official(s) are not familiar with Section 4(f). Management plans or other official forms of documentation regarding the land, if available and up-to-date, are important and should be obtained from the official(s) and retained in the project file. If a determination from the official(s) with jurisdiction cannot be obtained, and a management plan is not available or does not address the significance of the property, the property will be presumed to be significant. However, all determinations, whether stated or presumed, and whether confirming or denying significance of a property for the purposes of Section 4(f), are subject to review by FHWA for reasonableness pursuant to 23 CFR 774.11. When FHWA makes a determination of significance, the basis for this determination will be included in the project file and discussed in the environmental documentation for the proposed action.
Question 1B: Can an easement or other encumbrance on private property result in that property being subject to Section 4(f)?

Answer: Yes, in certain instances. Generally, an easement is the right to use real property without possessing it, entitling the easement holder to the privilege of some specific and limited use of the land. Easements take many forms and are obtained for a variety of purposes by different parties. Easements or similar encumbrances restricting a property owner from making certain uses of his/her property, such as conservation easements, are commonly encountered during transportation project development. Easements such as these often exist for the purpose of preserving open space, protection of habitat, or to limit the extent and density of development in a particular area, and they may be held by Federal, State or local agencies or non-profit groups or other advocacy organizations.

Although a conservation easement may not meet all of the requirements necessary to treat the property as a significant publicly-owned public park, recreation area, or wildlife and waterfowl refuge, it is a possibility that mandates careful case-by-case consideration when encountered. The terms of the easement should be carefully examined to determine if Section 4(f) applies to the property. Factors to consider include, but are not limited to, the views of the official(s) with jurisdiction, the purpose of the easement, the term of the easement, degree of public access to the property, how the property is to be managed and by whom, what parties obtained the easement (public agency or non-public group), termination clauses, and what restrictions the easement places on the property owner’s use of the easement area. Questions on whether or not an easement conveys Section 4(f) status to a property should be referred to the FHWA Division Office and, if necessary, the Division Office should consult with the Headquarters Office of Project Development and Environmental Review, the Headquarters Office of Real Estate Services, the Resource Center Environment Technical Service Team, or the Office of Chief Counsel.

Easements and deed restrictions for the purpose of historic preservation are also commonly encountered during transportation project development. Section 4(f) applicability questions are unlikely to be encountered for these properties because if the property is not on or eligible for the NR Section 4(f) does not apply, notwithstanding the preservation easement. If the property is on or eligible for the NR, Section 4(f) applies. However, the existence and nature of such easements should be documented and considered as necessary within the feasible and prudent analysis and least harm analysis if a Section 4(f) evaluation is prepared.

Question 1C: When does a lease agreement with a governmental body constitute public ownership?

Answer: In some instances, a lease agreement between a private landowner and a governmental body may constitute a proprietary interest in the land for purposes of Section 4(f). Generally, under a long term lease to a governmental body, such land may be considered to be “publicly owned” land and if the property is being managed by the governmental body as a significant public park, recreation area, or wildlife and waterfowl refuge then a use of the property will be subject to the requirements of Section 4(f). Such lease agreements should be examined on a case-by-case basis with consideration of such factors as the term of the lease, the understanding of the parties to the lease, the existence of a cancellation clause, and how long the lease has been in place. Questions on whether or not the leasehold constitutes public ownership should be
referred to the FHWA Division Office, and if necessary the Division Office should consult with the Headquarters Office of Project Development and Environmental Review, the Resource Center Environment Technical Service Team, or the Office of Chief Counsel. If FHWA determines that the lease agreement creates a proprietary interest that is equivalent to public ownership, FHWA must then determine whether the property is in fact being managed by the government body as a significant public park, recreation area, or wildlife and waterfowl refuge. If so, the property is subject to Section 4(f).

Question 1D: Are significant publicly owned parks and recreation areas that are not open to the general public subject to the requirements of Section 4(f)?

Answer: The requirements of Section 4(f) would apply if the entire public park or public recreation area permits visitation of the general public at any time during the normal operating hours. Section 4(f) would not apply when visitation is permitted to a select group only and not to the entire public. Examples of select groups include residents of a public housing project; military service members and their dependents; students of a public school; and students, faculty, and alumni of a public college or university (see Question 18B). The FHWA does, however, strongly encourage the preservation of such parks and recreation areas even though they may not be open to the general public or are not publicly owned and therefore are not protected by Section 4(f).

It should be noted that wildlife and waterfowl refuges have not been included in this discussion. Many wildlife and waterfowl refuges allow public access, while others may restrict public access to certain areas within the refuge or during certain times or seasons of the year for the protection of refuge habitat or species. In these cases, the property should be examined by the FHWA Division Office to verify that the primary purpose of the property is for wildlife and waterfowl refuge activities and not for other non-Section 4(f) activities, and that the restrictions on public access are limited to measures necessary to protect refuge habitat or species. If it is determined that the primary purpose of the property is for wildlife and waterfowl refuge activities and that the restrictions on public access are limited to the measures necessary to protect the refuge habitat or species, then the property is subject to Section 4(f) notwithstanding the access restriction.

Question 1E: What is a wildlife and waterfowl refuge for purposes of Section 4(f)?

Answer: The term wildlife and waterfowl refuge is not defined in the Section 4(f) law. On the same day in 1966 that Section 4(f) was passed, Congress also passed the National Wildlife Refuge System Administration Act (Pub. L. 89-669, 80 Stat. 926) to provide for the conservation, protection, and propagation of native species of fish and wildlife, including migratory birds, that are threatened with extinction; to consolidate the authorities relating to the administration by the Secretary of the Interior of the National Wildlife Refuge System; and for other purposes. The Refuge System referred to in that Act includes areas that were designated as wildlife refuges and waterfowl refuges. FHWA has considered this contemporaneous legislation in our implementation of Section 4(f) regarding refuges. For purposes of Section 4(f), National Wildlife Refuges are always considered wildlife and waterfowl refuges by FHWA in administering Section 4(f); therefore no individual determination of their Section 4(f) status is necessary. In addition, any significant publicly owned public property (including waters) where the primary purpose of such land is the conservation, restoration, or management of wildlife and waterfowl
resources including, but not limited to, endangered species and their habitat is considered by FHWA to be a wildlife and waterfowl refuge for purposes of Section 4(f).

In determining the primary purpose of the land, consideration should be given to:
1) The authority under which the land was acquired;
2) Lands with special national or international designations;
3) The management plan for the land; and,
4) Whether the land has been officially designated, by a Federal, State, or local agency with jurisdiction over the land, as an area whose primary purpose and function is the conservation, restoration, or management of wildlife and waterfowl resources including, but not limited to, endangered species and their habitat.

Many refuge-type properties permit recreational activities that are generally considered not to conflict with species conservation, such as trails, wildlife observation and picnicking. Other activities, such as educational programs, hunting, and fishing, may also be allowed when the activity is consistent with the broader species conservation goals for the property.

11 The National Wildlife Refuge System is currently comprised of the various categories of areas that are administered by the Secretary for the conservation of fish and wildlife, including species that are threatened with extinction, all lands, waters, and interests therein administered by the Secretary as wildlife refuges, areas for the protection and conservation of fish and wildlife that are threatened with extinction, wildlife ranges, game ranges, wildlife management areas, or waterfowl production areas (16 U.S.C. § 668dd(a)(1)).

12 The DOI’s regulations state: “All national wildlife refuges are maintained for the primary purpose of developing a national program of wildlife and ecological conservation and rehabilitation. These refuges are established for the restoration, preservation, development and management of wildlife and wildlands habitat; for the protection and preservation of endangered or threatened species and their habitat; and for the management of wildlife and wildlands to obtain the maximum benefits from these resources” (50 CFR 25.11(b)).

Examples of properties that may function as wildlife and waterfowl refuges for purposes of Section 4(f) include: State or Federal wildlife management areas, a wildlife reserve, preserve or sanctuary; and waterfowl production areas including wetlands and uplands that are permanently set aside (in a form of public ownership) primarily for refuge purposes. The FHWA should consider the ownership, significance, function and primary purpose of such properties in determining if Section 4(f) will apply. In making the determination, the FHWA should review the existing management plan and consult with the Federal, State or local official(s) with jurisdiction over the property. In appropriate cases, these types of properties will be considered multiple-use public land holdings (see 23 CFR 774.11(d) and Question 4) and must be treated accordingly.

The U.S. DOI administers a variety of Federal grant programs in support of hunting, fishing, and related resource conservation. While the fact that a property owned by a State or local government has at some time in the past been the beneficiary of such a grant does not automatically confer Section 4(f) status, the existence and terms of such a prior grant, when known, should be considered along with the other aspects of the property described above when determining if the property should be treated as a wildlife and waterfowl refuge.
for purposes of Section 4(f). Finally, it should be noted that sites purchased as mitigation for transportation projects (e.g., for endangered species impacts) can be considered refuges for purposes of Section 4(f) if the mitigation sites meet all of the applicable criteria for Section 4(f) status as a refuge, including public ownership and access, significance, and functioning primarily as a refuge.

2. Historic Sites

**Question 2A:** How is Section 4(f) significance of historic sites determined?

**Answer:** A historic site is defined in 23 CFR 774.17. For purposes of Section 4(f), a historic site is significant only if it is on or eligible for the NR. Pursuant to the NHPA, FHWA in cooperation with the applicant consults with the SHPO and/or THPO, tribes that may attach religious and cultural significance to the property, and when appropriate, with local officials to determine whether a site is eligible for the NR. In case of disagreement between FHWA and the SHPO/THPO or if so requested by the ACHP, FHWA shall request a determination of eligibility from the Keeper of the NR (36 CFR 800.4(c)(2)). Any third party may also seek the involvement of the Keeper by asking the ACHP to request that the Federal agency seek a determination of eligibility.

If a site is determined not to be on or eligible for the NR, FHWA still may determine that the application of Section 4(f) is appropriate when an official (such as the Mayor, president of the local historic society, etc.) formally provides information to indicate that the historic site is of local significance. In rare cases such as this, FHWA may determine that it is appropriate to apply Section 4(f) to that property. In the event that Section 4(f) is found inapplicable, the FHWA Division Office should document the basis for not applying Section 4(f). Such documentation might include the reasons why the historic site was not eligible for the NR.

**Question 2B:** How does Section 4(f) apply in historic districts that are on or eligible for the NR?

**Answer:** Within a NR listed or eligible historic district, FHWA’s long-standing policy is that Section 4(f) applies to those properties that are considered contributing to the eligibility of the historic district, as well as any individually eligible property within the district. Elements within the boundaries of a historic district are assumed to contribute, unless they are determined by FHWA in consultation with the SHPO/THPO not to contribute (see also Question 7C).

**Question 2C:** How should the boundaries of a property eligible for listing on the NR be determined where a boundary has not been established?

**Answer:** In this situation, FHWA makes the determination of a historic property’s boundary under the regulations implementing Section 106 of the NHPA in consultation with the SHPO/THPO. The identification of historic properties and the determination of boundaries should be undertaken with the assistance of qualified professionals during the early stages of the NEPA process. This process should include the collection, evaluation and presentation of the information to document FHWA’s determination of the property boundaries. The determination of eligibility, which would include boundaries of the
site, rests with FHWA, but if the SHPO or THPO objects, or if the ACHP or the Secretary of the Interior so requests, then FHWA shall obtain a determination from the Keeper of the NR (36 CFR 800.4(c)(2)).

Selection of boundaries is a judgment based on the nature of the property’s significance, integrity, setting and landscape features, functions and research value. Most boundary determinations will take into account the modern legal boundaries, historic boundaries (identified in tax maps, deeds, or plats), natural features, cultural features and the distribution of resources as determined by survey and testing for subsurface resources. Legal property boundaries often coincide with the proposed or eligible historic site boundaries, but not always and, therefore, should be individually reviewed for reasonableness. The type of property at issue, be it a historic building, structure, object, site or district and its location in either urban, suburban or rural areas, should include the consideration of various and differing factors set out in the National Park Service Bulletin: Defining Boundaries for National Register Properties.\(^{13}\)

**Question 2D:** How do you reconcile the phased approach to identification and evaluation and treatment of historic properties under Section 106 of the NHPA with the timing for the completion of Section 4(f) requirements?

**Answer:** Compliance with Section 4(f) requires FHWA to carry out a reasonable level of effort to identify historic properties prior to issuing a Section 4(f) approval. The reasonableness of the level of effort depends upon the anticipated effects of the project and nature of likely historic resources present in the affected project area. Accordingly, the reasonable level of effort varies from project to project. While a visual survey may be necessary to identify above ground resources, it may be possible to rule out the likelihood for the presence of significant below ground resources based on literature review, prior studies of the area, consultation with consulting parties (e.g., Indian tribes) and factors that relate to archeological preservation such as soil and slope types. If a phased approach to identification and evaluation of historic properties is adopted pursuant to the Section 106 regulations, the methodology for that approach should be coordinated with FHWA to ensure that it will also satisfy Section 4(f) requirements.

You may be able to establish without carrying out a field survey that there is little or no potential for the presence of archeological resources that have value for preservation in place, and therefore are subject to Section 4(f). The project file should include documentation of the level of effort and justification for the conclusion that it is unlikely that there are additional unrecorded historic properties that could be subject to Section 4(f). A Memorandum of Agreement or project specific Programmatic Agreement focusing on a process for subsequent compliance should be executed prior to project approval. Those agreements may provide for the completion of additional identification and evaluation (e.g., archeological resource studies), assessment of effects, and refinement of mitigation measures after NEPA is approved.

\(^{13}\) [http://www.cr.nps.gov/nr/publications/bulletins/boundaries](http://www.cr.nps.gov/nr/publications/bulletins/boundaries)
Question 2E: How are National Historic Landmarks (NHL) treated under Section 4(f)?

Answer: Section 4(f) requirements related to the potential use of an NHL designated by the Secretary of Interior are essentially the same as they are for any historic property determined eligible under the Section 106 process, except that the July 5, 1983 Programmatic Section 4(f) Evaluation and Approval for FHWA Projects that Necessitate the Use of Historic Bridges may not be relied upon to approve the use of a historic bridge that is an NHL.

Section 110(f) of the NHPA (16 U.S.C. § 470-h-2) outlines the specific actions that an Agency must take when a NHL may be directly and adversely affected by an undertaking. Agencies must, "to the maximum extent possible...minimize harm" to the NHL affected by an undertaking. While not expressly stated in the Section 4(f) statute or regulations, the importance and significance of the NHL should be considered in the FHWA’s Section 4(f) analysis of least overall harm pursuant to 23 CFR 774.3(c)(1) (iii). In addition, where there is a potential adverse effect to an NHL determined under the Section 106 process, the Secretary of Interior must be notified and given the option to participate in the Section 106 process. When the U.S. DOI has elected to participate, their representative (typically, the National Park Service) should be recognized as an additional official with jurisdiction and included in the required coordination in the course of the Section 4(f) process.

3. Archeological Resources

Question 3A: When does Section 4(f) apply to archeological sites?

Answer: Section 4(f) applies to archeological sites that are on or eligible for the NR and that warrant preservation in place, including those sites discovered during construction as discussed in Question 3B. Section 4(f) does not apply if FHWA determines, after consultation with the SHPO/THPO, federally recognized Indian tribes (as appropriate), and the ACHP (if participating) that the archeological resource is important chiefly because of what can be learned by data recovery (even if it is agreed not to recover the resource) and has minimal value for preservation in place, and the SHPO/THPO and ACHP (if participating) does not object to this determination (see 23 CFR 774.13(b)). The destruction of a significant archaeological resource without first recovering the knowledge of the past inherent in that resource should not be taken lightly. Efforts to preserve the resource or develop and execute a data recovery plan should be addressed in the Section 106 process.

Question 3B: How are archeological sites discovered during construction of a project handled?

Answer: When archeological sites are discovered during construction (23 CFR 774.9(e) and 11(f)), FHWA must determine if an approval is necessary or if an exception applies under 23 CFR 774.13(c) (See Question 26). Where preservation in place is warranted and a Section 4(f) approval would be required, the Section 4(f) process will be expedited. In such cases, the evaluation of feasible and prudent alternatives will take into account the level of investment already made. The review process, including the consultation with...
other agencies should be shortened, as appropriate consistent with the process set forth in Section 106 of the NHPA regulations and should include Indian tribes that may attach religious and cultural significance to sites discovered (36 CFR 800.13). Discoveries may be addressed prior to construction in agreement documents that set forth procedures that plan for subsequent discoveries. When discoveries occur without prior planning, the Section 106 regulation calls for reasonable efforts to avoid, minimize, or mitigate such sites and provides an expedited timeframe for interested parties to reach resolution regarding treatment of the site. A decision to apply Section 4(f), based on the outcome of the Section 106 process, to an archeological discovery during construction would trigger an expedited Section 4(f) evaluation. Because the U.S. DOI has a responsibility to review individual Section 4(f) evaluations and is not usually a party to the Section 106 process, the U.S. DOI should be notified and any comments they provide considered within a shortened response period.

**Question 3C: How do the Section 4(f) requirements apply to archaeological districts?**

**Answer:** Section 4(f) requirements apply to archeological districts in the same way they apply in historic districts, but only where preservation in place is warranted. There would not be a Section 4(f) use if, after consultation with the SHPO/THPO, FHWA determines that the project would use only a part of the archaeological district which is considered a non-contributing element of that district or that the project occupies only a part of the district which is important chiefly because of what can be learned by data recovery and has minimal value for preservation in place. As with a historic district, if the project does not use any individual contributing element of the archeological district which is significant for preservation in place and FHWA determines that the project will result in an adverse effect, then FHWA must consider whether or not the proximity impacts will result in a constructive use in accordance with 23 CFR 774.15.

**4. Public Multiple-Use Land Holdings**

**Question 4: Are multiple-use public land holdings (e.g., National Forests, State Forests, Bureau of Land Management lands) subject to the requirements of Section 4(f)?**

**Answer:** When applying Section 4(f) to multiple-use public land holdings, FHWA must comply with 23 CFR 774.11(d). Section 4(f) applies only to those portions of a multiple-use public property that are designated by statute or identified in an official management plan of the administering agency as being primarily for public park, recreation, or wildlife and waterfowl refuge purposes, and are determined to be significant for such purposes. Section 4(f) will also apply to any historic sites within the multiple-use public property that are on or eligible for the NR. Multiple-use public land holdings are often vast in size, and by definition these properties are comprised of multiple areas that serve different purposes. Section 4(f) does not apply to those areas within a multiple-use public property that function primarily for any purpose other than significant park, recreation or refuge purposes. For example, within a National Forest, there can be areas that qualify as Section 4(f) resources (e.g. campgrounds, trails, picnic areas) while other areas of the property function primarily for purposes other than park, recreation or a refuge such as timber sales or mineral extraction. Coordination with the official(s) with jurisdiction and examination of the management plan for the area will be necessary to determine if Section 4(f) should apply to an area of a multiple-use property that would be used by a transportation project.
For multiple-use public land holdings which either do not have formal management plans or when the existing formal management plan is out-of-date, FHWA will examine how the property functions and how it is being managed to determine Section 4(f) applicability for the various areas of the property. This review will include coordination with the official(s) with jurisdiction over the property.

5. Tribal Lands and Indian Reservations

Question 5: How are lands owned by Federally Recognized Tribes, and/or Indian Reservations treated for the purposes of Section 4(f)?

Answer: Federally recognized Indian Tribes are sovereign nations and the land owned by them is not considered publicly owned within the meaning of Section 4(f). Therefore, Section 4(f) does not automatically apply to tribal land. In situations where it is determined that the property or resource owned by a Tribal Government or within an Indian Reservation functions as a significant public park, recreational area, or wildlife and waterfowl refuge (which is open to the general public), or is eligible for the NR, the land would be considered Section 4(f) property.

6. Traditional Cultural Places (TCPs)

Question 6: Are lands that are considered to be traditional cultural places subject to the provisions of Section 4(f)?

Answer: A TCP is defined generally as land that may be eligible for inclusion in the NR because of its association with cultural practices or beliefs of a living community that; (a) are rooted in that community's history, and (b) are important in maintaining the continuing cultural identity of the community. Land referred to as a TCP is not automatically considered historic property, or treated differently from other potentially historic property. A TCP must also meet the NR criteria as a site, structure, building, district, or object to be eligible under Section 106, and thus for Section 4(f) protection. For those TCPs of significance to an Indian tribe or Native Hawaiian Organization (NHO), the THPO or designated representative of the Indian tribe or NHO should be acknowledged as possessing special expertise to assess the NR eligibility of the resources that possess religious and cultural significance to them. TCPs may be eligible under multiple criteria and therefore should not be presumed to be eligible only as archeological resources (see 23 CFR 774.11(e)).
USE OF SECTION 4(f) PROPERTIES

7. Use of Section 4(f) Property

Question 7A: What constitutes a transportation use of property from publicly owned public parks, public recreation areas, wildlife and waterfowl refuges and public or privately owned historic sites?

Answer: A use of Section 4(f) property is defined in 23 CFR 774.17. A use occurs when:
1) Land is permanently incorporated into a transportation facility;
2) There is a temporary occupancy of land that is adverse in terms of the Section 4(f) statute's preservationist purposes; or
3) There is a constructive use of a Section 4(f) property.

Permanent Incorporation: Land is considered permanently incorporated into a transportation project when it has been purchased as right-of-way or sufficient property interests have otherwise been acquired for the purpose of project implementation. For example, a permanent easement required for the purpose of project construction or that grants a future right of access onto a Section 4(f) property, such as for the purpose of routine maintenance by the transportation agency, would be considered a permanent incorporation of land into a transportation facility.

Temporary Occupancy: Examples of temporary occupancy of Section 4(f) land include right-of-entry, project construction, a temporary easement, or other short-term arrangement involving a Section 4(f) property. A temporary occupancy will not constitute a Section 4(f) use when all of the conditions listed in 23 CFR 774.13(d) are satisfied:
1) Duration must be temporary, i.e., less than the time needed for construction of the project, and there should be no change in ownership of the land;
2) Scope of the work must be minor, i.e., both the nature and the magnitude of the changes to the Section 4(f) property are minimal;
3) There are no anticipated permanent adverse physical impacts, nor will there be interference with the protected activities, features, or attributes of the property, on either a temporary or permanent basis;
4) The land being used must be fully restored, i.e., the property must be returned to a condition which is at least as good as that which existed prior to the project; and
5) There must be documented agreement of the official(s) with jurisdiction over the Section 4(f) resource regarding the above conditions.

In situations where the above criteria cannot be met, the temporary occupancy will be a use of Section 4(f) property and the appropriate Section 4(f) analysis, coordination, and documentation will be required (see 23 CFR 774.13(d)). In those cases where a temporary occupancy constitutes a use of Section 4(f) property and the de minimis impact criteria (Questions 10 and 11) are also met, a de minimis impact finding may be made. De minimis impact findings should not be made in temporary occupancy situations that do not constitute a use of Section 4(f) property.
Constructive Use: FHWA must comply with 23 CFR 774.15 to determine whether or not there is a constructive use of Section 4(f) property. Constructive use of Section 4(f) property is only possible in the absence of a permanent incorporation of land or a temporary occupancy of the type that constitutes a Section 4(f) use. Constructive use occurs when the proximity impacts of a project on an adjacent or near-by Section 4(f) property, after incorporation of impact mitigation, are so severe that the activities, features, or attributes that qualify the property for protection under Section 4(f) are substantially impaired. Substantial impairment occurs when the protected activities, features, or attributes of the Section 4(f) property are substantially diminished. As a general matter this means that the value of the resource, in terms of its Section 4(f) purpose and significance (Questions 1 and 2), will be meaningfully reduced or lost. The degree of impact and impairment must be determined in consultation with the officials with jurisdiction in accordance with 23 CFR 774.15(d)(3). In those situations where a potential constructive use can be reduced below a substantial impairment by the inclusion of mitigation measures, there will be no constructive use and Section 4(f) will not apply.

The Section 4(f) regulations identify specific project situations where constructive use would and would not occur. The impacts of projects adjacent to or in reasonable proximity of Section 4(f) property should be carefully examined early in the NEPA process pursuant to 23 CFR Part 771. If it is determined that the proximity impacts do not cause a substantial impairment, FHWA can reasonably conclude that there will be no constructive use. The analysis of proximity impacts and potential constructive use should be documented in the project file. Documentation of a finding of no constructive use should apply the legal standards and terminology used in 23 CFR 774.15, Constructive Use Determinations. The use of the term “constructive use” is not required in such documentation, but should be used when appropriate – for example, when responding to comments in NEPA documents that specifically address constructive use, or where it is useful in demonstrating that FHWA has specifically considered the potential for a constructive use. Where a constructive use determination seems likely, the FHWA Division Office is required by the Administrator’s delegation of Section 4(f) authority to consult with the Headquarters Office of Project Development and Environmental Review before the determination is finalized.

Since a de minimis impact finding can only be made where the transportation use does not adversely affect the activities, features, or attributes that qualify a property for protection under Section 4(f), a de minimis impact finding is inappropriate where a project results in a constructive use (see 23 CFR 774.3(b) and the definition of de minimis impact in 774.17).
Question 7B: Does Section 4(f) apply when there is an adverse effect determination under the regulations implementing Section 106 of the NHPA?

Answer: FHWA’s determination of adverse effect under the Section 106 process (see 36 CFR 800.5) does not automatically mean that Section 4(f) will apply. Nor does a determination of no adverse effect mean that Section 4(f) will not apply in some cases. When a project permanently incorporates land of a historic site, regardless of the Section 106 determination, Section 4(f) will apply. If a project does not permanently incorporate land from the historic property but results in an adverse effect, it will be necessary for FHWA to further assess the proximity impacts of the project in terms of the potential for constructive use (Question 7A). This analysis is necessary to determine if the proximity impact(s) substantially impair the features or attributes that contribute to the NR eligibility of the historic site. If there is no substantial impairment, notwithstanding an adverse effect determination, there is no constructive use and Section 4(f) does not apply. The FHWA determines if there is a substantial impairment by consulting with all identified officials with jurisdiction, including the SHPO/THPO and the ACHP if participating, to identify the activities, features, and attributes of the property that qualify it for Section 4(f) protection and by analyzing the proximity impacts of the project (including any mitigation) on those activities, features, and attributes (see 23 CFR 774.15(d)(3)). The determination of Section 4(f) applicability is ultimately FHWA’s decision, and the considerations and consultation that went into that decision should be documented in the project file.

An example of a situation in which there is a Section 106 adverse effect but no Section 4(f) use, is a proposed transportation enhancement project that would convert a historic railroad depot into a tourist center. For public use, the project will require consistency with the American with Disabilities Act (ADA). The incorporation of accessible ramps or elevator may result in a determination of adverse effect; however, there is no permanent incorporation of Section 4(f) land into a transportation facility. The FHWA may determine, after consultation with the SHPO/THPO on the historic attributes and impacts thereto, that the project will not substantially impair the attributes of the historic property. There would not be a Section 4(f) use in this case. There would be a Section 4(f) use only if land from the property is either incorporated into a transportation facility or if the property is substantially impaired.

Another example of an adverse effect where there is no Section 4(f) use might be construction of a new highway within the immediate view shed of a historic farmstead that results in an adverse effect finding under Section 106 for the diminishment of the setting. It is unlikely this visual intrusion would reach the threshold of substantial impairment of the attributes which cause the farmstead to be eligible for the NR as it would still retain its historic fabric and use features; however, a constructive use could occur where the proximity of the proposed project substantially impairs esthetic features or attributes of a property protected by Section 4(f), where such features or attributes are considered important contributing elements to the value of the property.

An example of a Section 4(f) use without a Section 106 adverse effect involves a project on existing alignment, which proposes minor modification at an intersection. To widen the roadway sufficiently a small amount of land from an adjacent historic site will be acquired. The land acquisition does not alter the integrity of the historic site and the SHPO concurs in FHWA’s determination of no adverse effect. Even though under Section 106 there is no adverse effect, land from the site will be permanently incorporated into the transportation facility and Section 4(f) will apply. The use would likely qualify as a de
minimis impact or may be approved using the Nationwide Section 4(f) Evaluation and Approval for Federally-Aided Highway Projects with Minor Involvements with Historic Sites depending on the circumstances of the project.

http://www.environment.fhwa.dot.gov/projdev/pd5sec4f.asp

Question 7C: How is a Section 4(f) use determined in historic districts?

Answer: When a project requires land from a non-historic or non-contributing property lying within a historic district and does not use other land within the historic district that is considered contributing to its historic significance, FHWA’s longstanding policy is that there is no direct use of the historic district for purposes of Section 4(f). With respect to constructive use, if the Section 106 consultation results in a determination of no historic properties affected or no adverse effect, there is no Section 4(f) constructive use of the district as a whole. If the project requires land from a non-historic or non-contributing property, and the Section 106 consultation results in a determination of adverse effect to the district as a whole, further assessment is required pursuant to 23 CFR 774.15 to determine whether or not there will be a constructive use of the district. If the use of a non-historic property or non-contributing element substantially impairs the activities, features, or attributes that are related to the NR eligibility of the historic district, then Section 4(f) would apply. In any case, appropriate steps, including consultation with the SHPO/THPO on the historic attributes of the district and impacts thereto, should be taken to establish whether the property is contributing or non-contributing to the district and whether its use would substantially impair the historic attributes of the historic district.

For example, an intersection improvement proposed in a NR listed or eligible historic district, requires the demolition of a modern building that is neither individually eligible for the NR nor is a contributing element of the district. Although no right-of-way will be acquired from an individually eligible or contributing property, it is consistent with the NHPA regulations that there will be an adverse effect to the historic district because of changes resulting from the wider intersection and installation of more extensive traffic signals. It may be reasonably determined, however, that no individually eligible property, contributing element, or the historic district as a whole will be substantially impaired. Accordingly, in this example a Section 4(f) use will not occur in the form of either a permanent incorporation or a constructive use.

When a project uses land from an individually eligible property within a historic district, or a property that is a contributing element to the historic district, Section 4(f) is applicable. In instances where a determination is made under Section 106 of no historic properties affected or no adverse effect, then the use may be approved with a de minimis impact determination. If the use does not qualify for a de minimis impact determination, an individual Section 4(f) evaluation will be necessary. Exceptions recognized in 23 CFR 774.13 may be applied to individually eligible or contributing properties within a historic district, and to contributing elements within a historic district.

Question 7D: How are historic resources within highway rights-of-way considered?

Answer: In some parts of the country it is not uncommon for historic objects or features not associated with the roadway to exist within the highway right-of-way. Examples
include rock walls, fences, and structures that are associated with an adjacent historic property. Others are linear properties such as drainage systems or railroad corridors. These properties, objects, or features are either not transportation in nature or are part of the roadway itself. This condition occurs for various reasons such as historic property boundaries coinciding with the roadway centerline or edge of the road, or situations where right-of-way was acquired but historic features were allowed to remain in place. When a future transportation project is advanced resulting in a Section 106 determination of no historic properties affected or no adverse effect to such resources, there would be no Section 4(f) use. If the historic features are determined to be adversely affected, the adverse effect should be evaluated to determine whether it results in a Section 4(f) use.

8. Historic Bridges, Highways and Other Transportation Facilities

Question 8A: How does Section 4(f) apply to historic transportation facilities?

Answer: The Section 4(f) statute imposes conditions on the use of land from historic sites for highway projects but makes no mention of bridges, highways, or other types of facilities such as railroad stations or terminal buildings, which may be historic and are already serving as transportation facilities. The FHWA’s interpretation is that the Congress clearly did not intend to restrict the rehabilitation or repair, of historic transportation facilities. The FHWA therefore established a regulatory provision that Section 4(f) approval is required only when a historic bridge, highway, railroad, or other transportation facility is adversely affected by the proposed project; e.g. the historic integrity (for which the facility was determined eligible for the NR) is adversely affected by the proposed project (see 23 CFR 774.13(a)).

Question 8B: Will Section 4(f) apply to the replacement of a historic bridge that is left in place?

Answer: FHWA’s longstanding policy is that Section 4(f) does not apply to the replacement of a historic bridge on new location when the historic bridge is left in its original location and its historic integrity and value will be maintained. To maintain the integrity of the historic bridge, FHWA should ensure that a mechanism is in place for continued maintenance of the bridge that would avoid harm to the bridge due to neglect. In these situations it is also necessary to consider whether or not the proximity impacts of the new bridge will result in substantial impairment of the historic bridge that is left in place or whether there are other properties present which should be afforded consideration pursuant to Section 4(f). These considerations should be documented in the project file.

Question 8C: How do the requirements of Section 4(f) apply to donations of historic bridges to a State, locality, or responsible private entity?

Answer: A State DOT or local public agency that proposes to demolish a historic bridge for a replacement project may first make the bridge available for donation to a State, locality or a responsible private entity. This process is commonly known as marketing the historic bridge and often involves relocation of the structure, if the bridge is of a type suitable for relocation. Provided the State, locality or responsible entity that accepts the bridge enters into an agreement to maintain the bridge and the features that contribute to
its historic significance and assume all future legal and financial responsibility for the bridge, Section 4(f) will not apply to the bridge.

If the bridge marketing effort is unsuccessful and the bridge will be demolished or relocated without preservation commitments, Section 4(f) will apply and the appropriate Section 4(f) analysis, consultation and documentation will be required. The Programmatic Section 4(f) Evaluation and Approval for FHWA Projects that Necessitate the Use of Historic Bridges may be used.

16 The Section 4(f) programmatic evaluations are available at http://www.environment.fhwa.dot.gov/4f/index.asp

Question 8D: Can the Programmatic Section 4(f) Evaluation and Approval for FHWA Projects that Necessitate the Use of Historic Bridges be applied to the replacement of a historic bridge or culvert that lacks individual distinction but is identified as a contributing element of a historic district that is on or eligible for listing on the NR?

Answer: Historic districts may include properties or elements that lack individual distinction but possess sufficient integrity to contribute to the overall significance of the district, as well as individually distinctive features that may be separately listed or determined eligible for the NR. All contributing properties or elements, including identified features and their settings are considered eligible for the NR and are therefore Section 4(f) resources. As such, bridges in historic districts may be individually eligible but may also be identified as contributing features within the larger historic district. The Programmatic Section 4(f) Evaluation and Approval for FHWA Projects that Necessitate the Use of Historic Bridges may be applied to any historic bridge or culvert, either contributing to a district or individually eligible. The application of the historic bridge programmatic Section 4(f) evaluation would be limited to the bridge replacement or rehabilitation only and must meet all the applicability criteria stated in the programmatic Section 4(f) evaluation. If the bridge replacement requires use, either direct or constructive, of surrounding or adjoining property that contributes to the significance of the historic district, the use of that property would have to be evaluated via another form of Section 4(f) evaluation, including possibly an individual evaluation.

Question 8E: Does Section 4(f) apply to the construction of an access ramp providing direct vehicular ingress/egress to a public boat launch area from an adjacent highway?

Answer: When an access ramp is constructed as part of a project to construct a new bridge or to reconstruct, replace, repair, or alter an existing bridge on a Federal-aid system, FHWA's longstanding policy is that Section 4(f) approval is not necessary for the access ramp and public boat launching area. This policy was jointly developed by FHWA and the U.S. DOI in response to the enactment of section 147 of the Federal-Aid Highways Act of 1976 (Pub. L. 94-280 (HR 8235) May 5, 1976). Where public boat launching areas are located in publicly owned parks, recreational areas, or refuges otherwise protected by the provision of Section 4(f), it would be contrary to the intent of section 147 to search for feasible and prudent alternatives to the use of such areas as a site for an access ramp to the public boat launching area. Such ramps must provide direct access to a public boat
launching area adjacent to the highway. This policy only applies to the access ramp and public boat launching area; any other use of Section 4(f) property for the project will require Section 4(f) approval.

17 The Section 4(f) programmatic evaluations are available at http://www.environment.fhwa.dot.gov/

Question 8F: Is compliance with Section 4(f) necessary for park roads and parkways projects funded under FHWA’s Federal Lands Highway Program, 23 U.S.C. § 204?

Answer: No. Park roads and parkways projects funded under FHWA’s Federal Lands Highway Program, 23 U.S.C. § 204, are expressly excepted from Section 4(f) requirements within the Section 4(f) statute itself and by 23 CFR 774.13(e). A park road is “a public road, including a bridge built primarily for pedestrian use, but with capacity for use by emergency vehicles, that is located within, or provides access to, an area in the National Park System with title and maintenance responsibilities vested in the United States” and a parkway is a road “authorized by Act of Congress on lands to which title is vested in the United States” (23 U.S.C. § 101(a)).

OFFICIALS WITH JURISDICTION: CONSULTATION; AND DECISIONMAKING

9. Officials with Jurisdiction

Question 9A: Who are the officials with jurisdiction for a park, recreation area, or wildlife and waterfowl refuge and what is their role in determining Section 4(f) applicability?

Answer: The officials with jurisdiction are defined in 23 CFR 774.17. Under that definition, there may be more than one official with jurisdiction for the same Section 4(f) property. For public parks, recreation areas, and wildlife and waterfowl refuges (Question 1) the official(s) with jurisdiction are the official(s) of an agency or agencies that own and/or administer the property in question and who are empowered to represent the agency on matters related to the property.

There may be instances where the agency owning or administering the land has delegated or relinquished its authority to another agency, via an agreement on how some of its land will function or be managed. The FHWA will review the agreement and determine which agency has authority on how the land functions. If the authority has been delegated or relinquished to another agency, that agency should be contacted to determine the purposes and significance of the property. Management plans that address or officially designate the purposes of the property should be reviewed as part of this determination. After consultation, and in the absence of an official designation of purpose and function by the officials with jurisdiction, FHWA will base its decision of Section 4(f) applicability on an examination of the actual functions that exist (see 23 CFR 774.11(c)).

The final decision on the applicability of Section 4(f) to a particular property is the responsibility of FHWA. In reaching this decision FHWA will rely on the official(s) with jurisdiction to identify the kinds of activities and functions that take place, to indicate which of these activities constitute the primary purpose, and to state whether the property is significant. Documentation of the determination of non-applicability should be included in the project file.

Question 9B: Who are the officials with jurisdiction for historic sites?
**Answer:** The officials with jurisdiction are defined in 23 CFR 774.17. For historic properties (Question 2 and 7) the official with jurisdiction is the State Historic Preservation Officer (SHPO). If the historic property is located on tribal land the Tribal Historic Preservation Officer (THPO) is considered the official with jurisdiction. If the property is located on tribal land but the tribe has not assumed the responsibilities of the SHPO, as provided for in the NHPA, then the representative designated by the tribe shall be recognized as an official with jurisdiction in addition to the SHPO. When the Advisory Council on Historic Preservation (ACHP) is involved in the consultation concerning a property under Section 106 of the NHPA, the ACHP will also be considered an official with jurisdiction over that resource. For a NHL, the National Park Service is also an official with jurisdiction over that resource.

18 36 CFR Part 800 (http://www.achp.gov/work106.html)

**Question 9C:** Who are the officials with jurisdiction when a park, recreation area, or refuge is also a historic site or contains historic sites within its boundaries?

**Answer:** Some public parks, recreation areas, and wildlife and waterfowl refuges are also historic properties either listed or eligible for listing on the NR. In other cases, historic sites are located within the property boundaries of public parks, recreation areas, or wildlife and waterfowl refuges. When either of these situations exists and a project alternative proposes the use of land from the historic site there will be more than one official with jurisdiction. For historic sites the SHPO/THPO and ACHP if participating are officials with jurisdiction. Coordination will also be required with the official(s) of the agency or agencies that own or administer the property in question and who are empowered to represent the agency on matters related to the property, such as commenting on project impacts to the activities, features, or attributes of property and on proposed mitigation measures. For a NHL, the National Park Service is also an official with jurisdiction over that resource.

**.Question 9D:** When is coordination with the U.S. DOI required?

**Answer:** Prior to FHWA’s final approval of a Section 4(f) use, individual Section 4(f) evaluations are provided to the U.S. DOI Office of Environmental Compliance and Policy, which coordinates the comments of all U.S. DOI agencies involved in the project (see 23 CFR 774.5(a)). However, the official with jurisdiction for Section 4(f) purposes is typically the field official charged with managing the Section 4(f) property at issue. For example, the official with jurisdiction for a project involving the use of a National Wildlife Refuge would be the Refuge Manager. If it is not clear which individual within the U.S. DOI is the official with jurisdiction for a particular Section 4(f) property, U.S. DOI's Office of Environmental Compliance and Policy should be consulted to resolve the question. The U.S. DOI has very specific expectations regarding the submission of Section 4(f) documents. If the Section 4(f) property is under the jurisdiction of the U.S. Forest Service, the Department of Agriculture would be contacted for its review. The final authority on the content and format
of Section 4(f) documents is FHWA’s, as specified in 23 CFR Part 774, this Section 4(f) Policy Paper and the Technical Advisory, T 6640.8A, Guidance for Preparing and Processing of Environmental and Section 4(f) Documents.

It is not necessary to coordinate project specific applications of existing programmatic Section 4(f) evaluations with the U.S. DOI unless the U.S. DOI owns or has administrative oversight over the Section 4(f) property involved. In these cases, FHWA will need written concurrence from the U.S. DOI as the official with jurisdiction as stipulated in the applicable programmatic Section 4(f) evaluation. Consultation with the U.S. DOI was conducted during the development of all the existing programmatic Section 4(f) evaluations. Development of any new programmatic Section 4(f) evaluations would also require coordination with the U.S. DOI before they are made available for use (see 23 CFR 774.3(d)(2)).

Similarly, it is not necessary to conduct project-level coordination with the U.S. DOI when processing de minimis impact determinations unless the U.S. DOI has administrative oversight over the public park, recreation area, or wildlife and waterfowl refuge involved. In these situations, FHWA must obtain concurrence from the U.S. DOI as the official having jurisdiction that there is no adverse effect to the activities, features, or attributes of the property (see 23 CFR 774.5(b)). When a de minimis impact determination is anticipated for a historic site owned or administered by the U.S. DOI, and when the historic site is a NHL, the U.S. DOI will have the opportunity to participate during the Section 106 consultation as a consulting party (See Questions 11 through 13 for further guidance on de minimis impact determinations).

For situations in which the Section 4(f) property is encumbered with a Federal interest, for example as a result of a U.S. DOI grant, the answer to Question 1D or Question 31 may apply.


Question 9E: What is the official status of the Handbook on Departmental Reviews of Section 4(f) Evaluations, originally issued in February 2002 (and any subsequent revisions) by the U.S. DOI Office of Environmental Policy and Compliance?

Answer: The U.S. DOI Handbook is intended to provide guidance to the National Park Service (NPS), the U.S. Fish and Wildlife Service and other designated lead bureaus in the preparation of U.S. DOI comments on the Section 4(f) evaluations prepared by the U.S. DOT pursuant to the authority granted in the Section 4(f) statute. The Handbook is an official U.S. DOI document and includes departmental opinion related to the applicability of Section 4(f) to lands for which they have jurisdiction and authority. The Section 4(f) statute requires U.S. DOT to consult and cooperate with the U.S. DOI as well as the Departments of Agriculture and Housing and Urban Development, as appropriate in Section 4(f) program and project related matters. The FHWA values the U.S. DOI’s opinions related to the resources under their jurisdiction, and while the Handbook is a resource which FHWA may consider, it is not the final authority on Section 4(f) determinations.

Official FHWA policy on the applicability of Section 4(f) to lands that fall within the jurisdiction of the U.S. DOI is contained within 23 CFR 774 and this Section 4(f) Policy Paper. While FHWA is not legally bound by the guidance contained within the Handbook
or the comments provided by the U.S. DOI or lead bureaus, every attempt should be made to reach agreement during project consultation. In some situations, one of the bureaus may be an official with jurisdiction. When unresolved conflicts arise during coordination with the U.S. DOI related to the applicability of Section 4(f) to certain types of property, it might be necessary for the Division Office to contact the FHWA Headquarters Office of Project Development and Environmental Review for assistance.


Question 9F: Section 4(f) also requires cooperation and consultation with the U.S. Department of Agriculture (USDA) and the U.S. Department of Housing and Urban Development (HUD). When is coordination with the USDA or HUD on a Section 4(f) matter appropriate?

Answer: Many national forests under the jurisdiction of the U.S. Forest Service of the USDA serve as multiple-use land holdings as described in Question 4. If the project uses land of a national forest, coordination with the USDA as the official with jurisdiction over the resource would be appropriate in determining the purposes served by the land holding and the resulting extent of Section 4(f) applicability to the land holding. HUD would be involved only in cases where HUD had an interest in a Section 4(f) property.

Question 9G: Who makes Section 4(f) decisions and de minimis impact determinations?

Answer: The FHWA Division Administrator is the responsible official for all Section 4(f) applicability decisions, approvals, and de minimis impact determinations for Federal-aid projects. The FHWA Federal Lands Highway Division Engineer has this authority for Federal Lands projects. Coordination with the FHWA Headquarters or the FHWA Office of the Chief Counsel is not required for routine de minimis impact determinations but is recommended where assistance is needed for controversial projects or complex situations. It will be necessary for FHWA to consult and coordinate with the official(s) with jurisdiction as discussed above in making determinations of applicability and in approving the use of Section 4(f) property. When a programmatic Section 4(f) evaluation is relied upon to satisfy Section 4(f), the consultation requirements and approval process for the specific programmatic evaluation must be followed (see 23 CFR 774.3(d)).

10. Section 4(f) Evaluations for Tiered Projects

Question 10: How is Section 4(f) handled in tiered NEPA documents?

Answer: The FHWA must comply with 23 CFR 774.7(e) when tiered NEPA documents are used. In a tiered Environmental Impact Statement (EIS), the project development process moves from a broad scale examination at the first-tier stage to a more site specific evaluation in the second-tier stage. During the first-tier stage the detailed information necessary to complete the Section 4(f) approval may not be available. Even so, this does not relieve the FHWA from its responsibility to determine the possibility of making de minimis impact determinations or to consider alternatives that avoid the use of Section 4(f) properties during the first-tier stage. This analysis and documentation should address
potential uses of Section 4(f) property and whether those uses could have a bearing on the decision to be made during this tier.

If sufficient information is available, a preliminary Section 4(f) approval may be made at the first-tier stage as to whether the impacts resulting from the use of a Section 4(f) property are de minimis or whether there are feasible and prudent avoidance alternatives. This preliminary approval must include all possible planning to minimize harm to the extent that the level of detail available at this stage allows (23 CFR 774.7(e)(1)). This planning may be limited to a commitment to ensure that opportunities to minimize harm at subsequent stages in the project development process have not been precluded by decisions made at the first-tier stage. Any preliminary Section 4(f) approvals must be incorporated into the first-tier EIS (23 CFR 774.7(e)(1)).

If sufficient information is unavailable during the first-tier stage, then the EIS may be completed without any preliminary Section 4(f) approvals. The documentation should state why no preliminary approval is possible during the first-tier stage and clearly explain the process that will be followed to complete Section 4(f) evaluations during subsequent tiers. The extent to which a Section 4(f) approval (preliminary or final) anticipated to be made in a subsequent tier may have an effect on any decision made during the first-tier stage should be discussed. Schedules to complete Section 4(f) evaluations, if available, should also be reported.

Preliminary first-tier Section 4(f) approvals will be finalized in the second-tier CE, EA, final EIS, ROD or FONSI, as appropriate (See 23 CFR 774.7(e)(2)). If no new Section 4(f) use, other than a de minimis impact, is identified in the second-tier study and if all possible planning to minimize harm has occurred, then the second-tier Section 4(f) approval may finalize the preliminary approval by reference to the first-tier documentation. Re-evaluation of the preliminary Section 4(f) approval is only needed to the extent that new or more detailed information available at the second-tier stage raises new Section 4(f) concerns not already considered.

DE MINIMIS IMPACT DETERMINATIONS

11. De minimis Impact Determinations for Parks, Recreation Areas, and Wildlife and Waterfowl Refuges

Question 11A: What constitutes a de minimis impact with respect to a park, recreation area, or wildlife and waterfowl refuge?

Answer: An impact to a public park, recreation area, or wildlife and waterfowl refuge may be determined to be de minimis if the transportation use of the Section 4(f) property, including incorporation of any measure(s) to minimize harm (such as any avoidance, minimization, mitigation, or enhancement measures), does not adversely affect the activities, features, or attributes that qualify the resource for protection under Section 4(f). Language included in the SAFETEA-LU Conference Report provides additional insight on the meaning of de minimis impact:

The purpose of the language is to clarify that the portions of the resource important to protect, such as playground equipment at a public park, should be distinguished from areas such as parking facilities. While a minor but adverse effect on the use of playground
equipment should not be considered a *de minimis* impact under Section 4(f), encroachment on the parking lot may be deemed *de minimis*, as long as the public’s ability to access and use the site is not reduced.

(Conference Report of the Committee of Conference on H.R. 3, Report 109-203, page 1057). This simple example helps to distinguish the activities, features, or attributes of a Section 4(f) property that are important to protect from those which can be used without resulting in adverse effects. Playground equipment in a public park may be central to the recreational value of the park that Section 4(f) is designed to protect. The conference report makes it clear that when impacts are proposed to playground equipment or other essential features, a *de minimis* impact finding will at a minimum require a commitment to replace the equipment with similar or better equipment at a time and in a location that results in no adverse effect to the recreational activity. A parking lot encroachment or other similar type of land use, on the other hand, could result in a *de minimis* impact with minimal mitigation, as long as there are no adverse effects on public access and the official(s) with jurisdiction agree.

The impacts of a transportation project on a park, recreation area, or wildlife and waterfowl refuge that qualifies for Section 4(f) protection may be determined to be *de minimis* if:

1) The transportation use of the Section 4(f) property, together with any impact avoidance, minimization, and mitigation or enhancement measures incorporated into the project, does not adversely affect the activities, features, or attributes that qualify the resource for protection under Section 4(f);

2) The public has been afforded an opportunity to review and comment on the effects of the project on the protected activities, features, or attributes of the Section 4(f) property; and

3) The official(s) with jurisdiction over the property, after being informed of the public comments and FHWA’s intent to make the *de minimis* impact finding, concur in writing that the project will not adversely affect the activities, features, or attributes that qualify the property for protection under Section 4(f).

(see 23 CFR 774.5(b)(2), 23 CFR 774.17). The concurrence of the official(s) with jurisdiction that the protected activities, features, or attributes of the resource are not adversely affected must be in writing (23 CFR 774.5(b)(2)(iii)). The written concurrence can be in the form of a signed letter on agency letterhead, signatures in concurrence blocks on transportation agency documents, agreements provided via e-mail or other method deemed acceptable by the FHWA Division Administrator. Obtaining these agreements in writing and retaining them in the project file is consistent with effective practices related to preparing project administrative records.

**Question 11B: What role does mitigation play in the *de minimis* impact finding?**

**Answer:** *De minimis* impact determinations are based on the degree of impact after the inclusion of any measure(s) to minimize harm, (such as any avoidance, minimization, mitigation, or enhancement measures) to address the Section 4(f) use (i.e., net impact). The expected positive effects of any measures included in a project to mitigate the adverse effects to a Section 4(f) property must be taken into account when determining whether the impact is *de minimis* (See 23 CFR 774.3(b)). The purpose of taking such measures into
account is to encourage the incorporation of Section 4(f) protective measures as part of the project. *De minimis* impact findings must be expressly conditioned upon the implementation of any measures that were relied upon to reduce the impact to a *de minimis* level (see 23 CFR 774.7(b)). The implementation of such measures will become the responsibility of the project sponsor with FHWA oversight (see 23 CFR 771.109(b)).

**Question 11C:** What constitutes compliance with the public notice, review and comment requirements for *de minimis* impact findings for parks, recreation areas or wildlife and waterfowl refuges?

**Answer:** Information supporting a *de minimis* impact finding for a park, recreation area or refuge should be included in the NEPA document prepared for the project. This information includes, at a minimum, a description of the involved Section 4(f) property(ies), use and impact(s) to the resources and any measure(s) to minimize harm (such as any avoidance, minimization, mitigation, or enhancement measures) that are included in the project as part of the *de minimis* impact finding. The public involvement requirements associated with specific NEPA document and process will, in most cases, be sufficient to satisfy the public notice and comment requirements for the *de minimis* impact finding (see 23 CFR 774.5(b)(2)).

In general, the public notice and comment process related to *de minimis* impact findings will be accomplished through the State DOT’s approved public involvement process (see 23 CFR 771.111(h)(1)). For those actions that do not routinely require public review and comment (e.g., certain categorical exclusions and re-evaluations) but for which a *de minimis* impact finding will be made, a separate public notice and opportunity for review and comment will be necessary. In these cases, appropriate public involvement should be based on the specifics of the situation and commensurate with the type and location of the Section 4(f) property, the impacts, and public interest. Possible methods of public involvement are many and include newspaper advertisements, public meetings, public hearings, notices posted on bulletin boards (for properties open to the public), project websites, newsletters, and placement of notices or documents at public libraries. All comments received and responses thereto, should be documented in the same manner that other comments on the proposed action would be incorporated in the project file. Where public involvement was initiated solely for the purpose of a *de minimis* impact finding, responses or replies to the public comments may not be required, depending on the substantive nature of the comments. All comments and responses should be documented, as appropriate, in the project file.

### 12. *De minimis* Impact Determinations on Historic Sites

**Question 12A:** What are the requirements for *de minimis* impact on a historic site?

**Answer:** A finding of *de minimis* impact on a historic site may be made when:

1) FHWA has considered the views of any consulting parties participating in the consultation required by Section 106 of the NHPA, including the Secretary of the Interior or his representative if the property is a NHL;

2) The SHPO/THPO, and Advisory Council on Historic Preservation (ACHP) if participating in the Section 106 consultation, are informed of FHWA’s intent to make a *de minimis* impact finding based on their written concurrence in the Section 106 determination of “no adverse effect;” and
3) The Section 106 process results in a determination of "no adverse effect" with the written concurrence of the SHPO/THPO, and ACHP if participating in the Section 106 consultation.²¹

²¹ Although the Section 4(f) statute and regulations also provide for a de minimis impact determination in the situation where there is a use of a historic site resulting in a Section 106 determination of no historic properties affected, FHWA has not yet encountered any such situation in practice. If such situation arises, a de minimis impact determination would be appropriate. (see 23 CFR 774.5(b)(1) and the definition of de minimis impact in 23 CFR 774.17.)

Question 12B: How should the concurrence of the SHPO/THPO, and ACHP if participating in the Section 106 determination of effect, be documented when the concurrence will be the basis for a de minimis impact finding?

Answer: Section 4(f) requires that the SHPO/THPO, and ACHP if participating, must concur in writing in the Section 106 determination of no adverse effect (see 23 CFR 774.5(b)(1)(ii)). The request for concurrence in the Section 106 determination should include a statement informing the SHPO/THPO, and ACHP if participating, that FHWA or FTA intends to make a de minimis impact finding based upon their concurrence in the Section 106 determination.

Under the Section 106 regulation, if a SHPO/THPO does not respond within a specified time frame FHWA may move forward to the next step of the Section 106 process but Section 4(f) explicitly requires their written concurrence (see 23 CFR 774.5(b)(1)(ii)). It is therefore recommended that transportation officials share this guidance with the SHPOs and THPOs in their States so that these officials fully understand the implication of their concurrence in the Section 106 determinations and the reason for requesting written concurrence.

Question 12C: For historic sites, will a separate public review process be necessary for the determination of a de minimis impact?

Answer: No. The FHWA will consult with the parties participating in the Section 106 process but is not required to provide additional public notice or provide additional opportunity for review and comment. Documentation of consulting party involvement is required (see 23 CFR 774.5(b) and 774.7(b)). In addition, for projects requiring the preparation and distribution of a NEPA document, the information supporting a de minimis impact finding will be included in the NEPA documentation and the public will be afforded an opportunity to review and comment during the formal NEPA process.

Question 12D: Certain Section 106 programmatic agreements (PAs) allow the lead agency to assume the concurrence of the SHPO/THPO in the determination of no adverse effect or no historic properties affected if a response to a request for concurrence is not received within the time period specified in the PA. Does such concurrence through non-response, in accordance with a written and signed Section 106 PA, constitute the written concurrence needed to make a de minimis impact finding?
Answer: In accordance with the provisions of a formal Section 106 programmatic agreement (PA), if the SHPO/THPO does not respond to a request for concurrence in the Section 106 determination within a specified time frame, the non-response together with the written PA, will be considered written concurrence in the Section 106 determination that will be the basis for the de minimis impact finding by FHWA. The FHWA must inform the SHPO/THPO who are parties to such PAs, in writing, that a non-response which is treated as a concurrence in a no adverse effect or no historic properties affected determination will also be treated as the written concurrence for purposes of the FHWA de minimis impact finding (see 23 CFR 774.5(b)(1)(ii)). It is recommended that this understanding of the parties be documented via formal correspondence or other written means and appended to the existing PA. There is no need to amend the PA itself.

13. Other De minimis Impact Considerations

Question 13A: Are de minimis impact findings limited to any particular type of project or National Environmental Policy Act (NEPA) document?

Answer: No, the de minimis impact criteria may be applied to any project, as appropriate, regardless of the type of environmental document required by the NEPA process as described in the FHWA Environmental Impact and Related Procedures (see 23 CFR 771.115).

Question 13B: What effect does the de minimis impact provision have on the application of the existing FHWA nationwide programmatic Section 4(f) evaluations?

Answer: None. Existing FHWA programmatic Section 4(f) evaluations remain in effect and may be applied, as appropriate, to the use of Section 4(f) property by a highway project.

http://environment.fhwa.dot.gov/projdev/4fnspeval.asp

Question 13C: Can a de minimis impact finding be made for a project as a whole, when multiple Section 4(f) properties are involved?

Answer: No, when multiple Section 4(f) properties are present in the study area and potentially used by a transportation project, de minimis impact findings must be made for the individual Section 4(f) properties because 23 CFR 774.3 requires an approval to use Section 4(f) property. The impacts to Section 4(f) properties and any impact avoidance, minimization, and mitigation or enhancement measures must be considered on an individual resource basis and de minimis impact findings made individually for each Section 4(f) property. When there are multiple resources for which de minimis impact findings are appropriate, however, the procedural requirements of Section 4(f) can and should be completed in a single process, document and circulation, so long as it is clear that distinct determinations are being made. Also in these cases, the written concurrence of the official(s) with jurisdiction may be provided for the project as a whole, so as long as the de minimis impacts findings have been made on an individual resource basis. For example, a no adverse effect determination made on an undertaking as a whole may be used to support individual de minimis impact findings provided individual historic sites are clearly identified in the Section 106 documentation.
ADDITIONAL EXAMPLES AND OTHER CONSIDERATIONS

14. School Playgrounds

Question 14:  Are publicly owned school playgrounds subject to the requirements of Section 4(f)?

Answer:  While the primary purpose of public school playgrounds is generally for structured physical education classes and recreation for students, these properties may also serve significant public recreational purposes and therefore may be subject to Section 4(f) requirements. When a public school playground serves only school activities and functions, the playground is not subject to Section 4(f). When a public school playground is open to the public and serves either organized or substantial walk-on recreational purposes that are determined to be significant (See Question 1), it will be subject to the requirements of Section 4(f). The actual function of the playground is the determining factor in these circumstances. Documentation should be obtained from the officials with jurisdiction over the facility stating whether or not the playground is of local significance for recreational purposes.

There may be more than one official with jurisdiction over a school playground. A school official is considered to be the official with jurisdiction of the land during school activities. However, in some cases a school board may have authorized another public agency (e.g., the city park and recreation department) to control the facilities after school hours. In such cases, the public agency with authority to control the playground would be considered an official with jurisdiction with regard to any after-hours use of the playground. The FHWA is responsible for determining which official or officials have jurisdiction over a playground.

The term playground refers to the area of the school property developed and/or used for public park or recreation purposes such as baseball diamonds, soccer fields, tennis courts, track and field facilities, and other features such as jungle gyms or swing sets. This can also include open space or practice fields if those areas serve a park or recreation function. Section 4(f) would apply to the playground areas only and not the entire campus, unless the school and campus are also significant historic sites.

15. Trails and Shared Use Paths

Question 15A:  Do the requirements of Section 4(f) apply to shared use paths or similar facilities?

Answer:  FHWA must comply with 23 CFR 774.13(f) when determining if a Section 4(f) approval is necessary for the use of a trail, path, bikeway, or sidewalk. If the publicly owned facility is primarily used for transportation and is an integral part of the local transportation system, the requirements of Section 4(f) would not apply since it is not a recreational area. Section 4(f) would apply to a publicly owned, shared use path or similar facility (or portion thereof) designated or functioning primarily for recreation, unless the official(s) with jurisdiction determines that it is not significant for such purpose. During early consultation, it should be determined whether or not a management plan exists that addresses the primary purpose of the facility in question. If the exceptions in 23 CFR 774.13(f) and (g) do not apply, the utilization of the Programmatic Section 4(f) Evaluation for Independent
Bikeway or Walkway Construction Projects should be considered if the facility is within a park or recreation area. Whether Section 4(f) applies or not, it is FHWA’s policy that every reasonable effort should be made to maintain the continuity of existing and designated shared use paths and similar facilities.23

23 Title 23, Section 109(m) states: “The Secretary shall not approve any project or take any regulatory action under this title that will result in the severance of an existing major route or have significant adverse impact on the safety for non-motorized transportation traffic and light motorcycles, unless such project or regulatory action provides for a reasonable alternate route or such a route exists.”

Question 15B: The National Trails System Act permits the designation of scenic, historic, and recreation trails. Are these trails or other designated scenic or recreation trails on publicly owned land subject to the requirements of Section 4(f)?

Answer: FHWA must comply with 23 CFR 774.13(f) when determining if a Section 4(f) approval is necessary for the use of a trail, path, bikeway, or sidewalk. National Scenic Trails (other than the Continental Divide National Scenic Trail) and National Recreation Trails that are on publicly owned recreation land are subject to Section 4(f), provided the trail physically exists on the ground thereby enabling active recreational use.

The Continental Divide National Scenic Trail and National Historic Trails are treated differently. Public Law 95-625 provides that “except for designated protected components of the trail, no land or site located along a designated National Historic Trail or along the Continental Divide National Scenic Trail shall be subject to the provisions of [Section 4(f)] unless such land or site is deemed to be of historical significance under the appropriate historical criteria such as those for the [NR].” FHWA interprets this to mean that while the Continental Divide National Scenic Trail and the National Historic Trails themselves are exempt from Section 4(f), trail segments (including similar components such as trail buffers or other adjacent sites that were acquired to complement the trails) that are on or eligible for the NR are subject to Section 4(f) (see 23 CFR 774.13(f)(2)).

Question 15C: Are shared use paths, bikeways, or designated scenic or recreational trails on highway rights-of-way subject to the requirements of Section 4(f)?

Answer: FHWA must comply with 23 CFR 774.13(f) when determining if a Section 4(f) approval is necessary for the use of a trail, path, bikeway, or sidewalk. If a path or trail is simply described as occupying the right-of-way of the highway and is not limited to any specific location within the right-of-way, a use of land would not occur provided that adjustments or changes in the alignment of the highway or the trail would not substantially impair the continuity of the path or trail. In this regard, it would be helpful if all future designations, including those made under the National Trails System Act, describe the location of the trail only as generally in the right-of-way.

Question 15D: Are trails on privately owned land, including land under public easement and designated as scenic or recreational trails subject to the requirements of Section 4(f)?

Answer: FHWA must comply with 23 CFR 774.13(f) when determining if a Section 4(f) approval is necessary for the use of a trail, path, bikeway, or sidewalk. Section 4(f)
generally does not apply to trails on privately owned land. Section 4(f) could apply if an existing public easement permits public access for recreational purposes. In any case, it is FHWA’s policy that every reasonable effort should be made to maintain the continuity of existing and designated trails.

**Question 15E: Does Section 4(f) apply to trail-related projects funded under the Recreational Trails Program (RTP)?**

**Answer:** No, projects funded under the Recreational Trails Program (RTP)\(^24\) are exempt from the requirements of Section 4(f) by statute.\(^25\) The exemption is limited to Section 4(f) and does not apply to other environmental requirements, such as NEPA or the NHPA.

\(^24\) More information on the Recreational Trails Program is available at [www fhwa dot gov/environment/retrails/](http://www fhwa dot gov/environment/retrails/).

**16. User or Entrance Fees**

**Question 16: Does the charging of an entry or user fee affect Section 4(f) eligibility?**

**Answer:** Many eligible Section 4(f) properties require a fee to enter or use the facility such as State Parks, National Parks, publicly owned ski areas, historic sites and public golf courses. The assessment of a user fee is generally related to the operation and maintenance of the facility and does not in and of itself negate the property’s status as a Section 4(f) property. Therefore, it does not matter in the determination of Section 4(f) applicability whether or not a fee is charged, as long as the other criteria are satisfied.

Consider a public golf course as an example. Greens-fees are usually if not always required (Question 18A) and these resources are considered Section 4(f) properties when they are open to the public and determined to be significant. The same rationale should be applied to other Section 4(f) properties in which an entrance or user fee is required.

**17. Transportation Enhancement Projects**

**Question 17A: How is Section 4(f) applied to transportation enhancement activity projects?**\(^26\)

**Answer:** FHWA must comply with 23 CFR 774.13(g) when determining if a Section 4(f) approval is necessary for a use by a transportation enhancement project or a mitigation activity. A transportation enhancement activity (TEA) is one of the specific types of activities set forth by statute at 23 U.S.C. § 101(a)(35). TEAs often involve the enhancement of an activity, feature or attribute on property that qualifies as a Section 4(f) property. In most cases, such work would be covered by the exception in 23 CFR 774.13(g) when the work is solely for the purpose of preserving or enhancing an activity, feature or attribute that qualified the property for Section 4(f) protection. The official(s) with jurisdiction over the Section 4(f) property must concur in writing with this assessment. For a use of Section 4(f) property to occur in conjunction with a TEA, there must be a transportation use of land from an existing Section 4(f) property. In other words, the State DOT or other applicant
as defined in 23 CFR 774.17 must acquire land from a Section 4(f) property and convert its function from park, recreation, refuge or historic purposes to a transportation purpose.

Many TEA-funded activities will occur on land that remains owned by a non-transportation entity (such as a local or State parks and recreation agency). An example would be a TEA proposed to construct a new bicycle/pedestrian path within a public park or to reconstruct an already existing bicycle/pedestrian path within a public park. Though related to surface transportation, this type of project is primarily intended to enhance the park. Either scenario would qualify as an exception for Section 4(f) approval assuming the official(s) with jurisdiction agree in writing that the TEA provides for enhancement of the bicycle/pedestrian activities within the park.

A variation of the above example is local public agency that proposes a TEA for construction of a new bicycle/pedestrian facility that requires the acquisition of land from a public park. The purpose of the project is to promote a non-motorized mode of travel for commuters even though some recreational use of the facility is likely to occur. This TEA requires a transfer of land from the parks and recreation agency to the local transportation authority for ultimate operation and maintenance of the newly constructed bicycle/pedestrian facility.

Since this TEA would involve the permanent incorporation of Section 4(f) land into a transportation facility, there is a use of Section 4(f) land and the appropriate Section 4(f) evaluation and documentation would be required. In this instance, the Programmatic Section 4(f) Evaluation for Independent Bikeway or Walkway Construction Projects\(^\text{27}\) would likely apply depending on the particular circumstances of the project.

Other TEAs that involve acquisition of scenic or historic easements, or historic sites, often result in ultimate ownership and management of the facility by a non-transportation entity (such as a tourism bureau or historical society). An example would be the acquisition and/or restoration of a historic railroad station for establishment of a museum operated by a historical society. Even though Federal-aid transportation funds were used to acquire a historic building, a non-transportation entity ultimately will own and manage it. Accordingly, this TEA would qualify as an exception for Section 4(f) approval.

Section 106 still applies for any TEA involving a historic site on or eligible for listing on the NR. Please refer to the Nationwide Programmatic Agreement for Implementation of Transportation Enhancement Activities\(^\text{28}\) that was issued in 1997 for more details.

For other complex or complicated situations involving TEA projects, it is recommended that the FHWA Division Office contact the Headquarters Office of Project Development and Environmental Review, the Resource Center Environment Technical Services Team.

\(^{25}\) 23 U.S.C. § 206(h)(2) Recreational purpose.--A project funded under this section is intended to enhance recreational opportunity and is not subject to section 138 of this title or section 303 of title 49.

\(^{26}\) For more information see the FHWA Final Guidance on Transportation Enhancement Activities; December 17, 1999, and the TE Program Related Questions & Answers; August 2002, found at the Transportation Enhancement


\(^{28}\) [http://www.fhwa.dot.gov/environment/te/gmemo_program.htm](http://www.fhwa.dot.gov/environment/te/gmemo_program.htm)
Question 17B: Is the exception in 23 CFR 774.13(g) limited solely to work that is funded as a TEA pursuant to 23 U.S.C. § 101(a)(35)?

Answer: No. The exception cited in 23 CFR 774.13(g) refers to TEAs – though the term “project” is used instead of “activity” - and to mitigation activities (see Question 29 regarding mitigation activities). The discussion in the corresponding section of the preamble to the regulation involves TEAs within the context of 23 U.S.C. § 101(a)(35), but does not explicitly limit the exception to TEAs funded via the 10% set aside of Surface Transportation Program funds (see 73 Fed. Reg. 13368, March 12, 2008). If proposed work very closely resembles a TEA but is not proposed for funding as a TEA, there are several options to consider.

If the proposed work could be characterized as a project mitigation feature, then the exception in 23 CFR 774.13(g) would apply without further consideration contingent upon the official(s) with jurisdiction concurring in writing that the work is solely for the purpose of preserving or enhancing an activity, feature or attribute that qualified the property for Section 4(f) protection.

In addition, the introductory paragraph of this section of the regulation indicates that the “exceptions include, but are not limited to” those listed in the ensuing paragraphs. If proposed work resembles a TEA, avoidance of the property could be characterized as being consistent with the preservation purpose of the Section 4(f) statute. Uses of Section 4(f) property under the statute have long been considered to include only adverse uses that harm or diminish the resource that the statute seeks to protect. Further, this exception is limited to situations in which the official(s) with jurisdiction over the Section 4(f) property agrees that the use will either preserve or enhance an activity, feature, or attribute of the property that qualifies it for protection under Section 4(f). Work similar to TEAs may be very carefully evaluated on a case-by-case basis to determine if an exception for Section 4(f) approval might be justified consistent with the preservation purpose of the statute and 23 CFR 774.13(g).

If a Section 4(f) use is identified, under any scenario, the potential for complying with Section 4(f) via a de minimis impact finding or utilization of an approved programmatic Section 4(f) evaluation should be considered.

Question 17C: Is it possible for a TEA to create a Section 4(f) property?

Answer: Yes. TEA projects that are funded under TEA categories (A) Provision of facilities for pedestrians and bicycles and (H) Preservation of abandoned railway corridors (including the conversion and use of the corridors for pedestrian or bicycle trails) could create a new Section 4(f) resource. If a future Federal-aid highway project were to use the property, the fact that the resource was created with TEA funding would not preclude the application of Section 4(f).
18. Golf Courses

Question 18A: Are public golf courses subject to Section 4(f), even when fees and reservations are required?

Answer: Section 4(f) applies to golf courses that are owned, operated and managed by a public agency for the primary purpose of public recreation and determined to be significant. Section 4(f) does not apply to privately owned and operated golf courses even when they are open to the general public. Golf courses that are owned by a public agency but managed and operated by a private entity may still be subject to Section 4(f) requirements depending on the structure of the agreement.

The fact that greens-fees (Question 16) or reservations (tee times) are required by the facility does not alter the Section 4(f) applicability, as long as the standards of public ownership, public access and significance are met.

Some golf courses are also historic sites. If a golf course is on or eligible for listing in the NR, then the Section 4(f) requirement for public ownership and public access will not apply.

Question 18B: Are military golf courses subject to the requirements of Section 4(f)?

Answer: Military golf courses are publicly owned (by the Federal Government) but are not typically open to the public at large. Because the recreational use of these facilities is limited to active duty and retired military personnel, family, and guests they are not considered to be public recreational areas and are not subject to the requirements of Section 4(f) (see Question 1D), unless they are significant historic sites (Question 2A).

19. Museums, Aquariums, and Zoos

Question 19: Does Section 4(f) apply to museums, aquariums and zoos?

Answer: Publicly owned museums, aquariums, and zoos are not normally considered parks, recreational areas, or wildlife and waterfowl refuges and are therefore not subject to Section 4(f), unless they are significant historic sites (Question 2A).

Publicly owned facilities such as museums, aquariums or zoos may provide additional park or recreational opportunities and will need to be evaluated on a case-by-case basis to determine if the primary purpose of the resource is to serve as a significant park or recreation area. To the extent that zoos are considered to be significant park or recreational areas, or are significant historic sites they will be treated as Section 4(f) properties.

20. Fairgrounds

Question 20: Are publicly owned fairgrounds subject to the requirements of Section 4(f)?

Answer: Section 4(f) is not applicable to publicly owned fairgrounds that function primarily for commercial purposes (e.g. stock car races, horse racing, county or state fairs), rather than as park or recreation areas. When fairgrounds are open to the public and function primarily for public recreation other than an annual fair, Section 4(f) applies only to those portions of land determined significant for park or recreational purposes (See Question 1A), unless they are significant historic sites (Question 2A).
21. Bodies of Water

Question 21A: How does the Section 4(f) apply to publicly owned lakes and rivers?

Answer: Lakes are sometimes subject to multiple, even conflicting, activities and do not readily fit into one category or another. Section 4(f) would only apply to those portions of publicly owned lakes and/or adjacent publicly owned lands that function primarily for park, recreation, or refuge purposes. Section 4(f) does not apply to areas which function primarily for other purposes or where recreational activities occur on incidental, secondary, occasional or dispersed basis.

In general, rivers are not subject to the requirements of Section 4(f). Those portions of publicly owned rivers, which are designated as recreational trails are subject to the requirements of Section 4(f). Of course, Section 4(f) would also apply to lakes and rivers, or portions thereof, which are contained within the boundaries of a park, recreation area, refuge, or historic site to which Section 4(f) otherwise applies.

Question 21B: Are Wild and Scenic Rivers (WSR) subject to Section 4(f)?

Answer: FHWA must comply with 23 CFR 774.11(g) when determining if there is a use of a WSR. The National Wild and Scenic Rivers Act (WSRA) (16 U.S.C. § 1271 et seq. and 36 CFR 297.3) identifies those rivers in the United States which are designated as part of the WSR System. A WSR is defined as a river and the adjacent area within the boundaries of a component of the National Wild and Scenic Rivers System (National System). WSRs may be designated by Congress or, if certain requirements are met, the Secretary of the Interior. Each river is administered by either a Federal or state agency. Four Federal agencies have primary responsibility for the National Wild and Scenic Rivers System, specifically the Forest Service, the National Park Service, the Fish and Wildlife Service and the Bureau of Land Management.

Within this system there are wild, scenic and recreational designations. A single river can be classified as having separate or combined wild, scenic and recreation areas along the entire river. The designation of a river under the WSRA does not in itself invoke Section 4(f) in the absence of significant Section 4(f) attributes and qualities. In determining whether Section 4(f) is applicable to these rivers, FHWA should consult with the official with jurisdiction (Question 21D) to determine how the river is designated, how the river is being used and examine the management plan over that portion of the river. If the river is publicly owned and designated a recreational river under the WSRA or is a recreation resource under a management plan, then it would be a Section 4(f) property. Conversely, if a river is included in the System and designated as wild but is not being used as or designated under a management plan as a park, recreation area, wildlife and waterfowl refuge and is not a historic site, then Section 4(f) would not apply.

Significant publicly owned public parks, recreation areas, or wildlife and waterfowl refuges and historic sites (on or eligible of the NR) in a WSR corridor are subject to Section 4(f). Other lands in WSR corridors managed for multiple purposes may or may not be subject to Section 4(f) requirements, depending on the manner in which they are administered by the managing agency. Close examination of the management plan (as required by the WSRA) prior to any use of these lands for transportation purposes is necessary. Section 4(f) would apply to those portions of the land designated in a
management plan for recreation or other Section 4(f) purposes as discussed above. Where the management plan does not identify specific functions, or where there is no plan, FHWA should consult further with the official with jurisdiction (Question 21D) prior to making the Section 4(f) determination. Privately owned lands in a WSR corridor are not subject to Section 4(f), except for significant historic and archeological sites when important for preservation in place (Question 3).

**Question 21C: Does Section 4(f) apply to potential WSR corridors and adjoining lands under study (pursuant to Section 5(a) of the WSRA)?**

**Answer:** No, Section 4(f) does not apply to potential WSRs and adjoining lands. In these cases, Section 4(f) would apply only to existing significant publicly owned public parks, recreation areas, refuges, or significant historic sites in the potential river corridor. It must be noted, however, that such rivers are protected under Section 12(a) of the WSRA,\(^{29}\) which directs all Federal departments and agencies to protect river values and further recognizes that particular attention should be given to timber harvesting, road construction, and similar activities, which might be contrary to the purposes of this Act.

\(^{29}\) “The Secretary of the Interior, the Secretary of Agriculture, and the head of any other Federal department or agency having jurisdiction over any lands which include, border upon, or are adjacent to, any river included within the National Wild and Scenic Rivers System or under consideration for such inclusion, in accordance with section 2(a)(ii), 3(a), or 5(a), shall take such action respecting management policies, regulations, contracts, plans, affecting such lands, following the date of enactment of this sentence, as may be necessary to protect such rivers in accordance with the purposes of this Act.”

**Question 21D: Who are the Officials with Jurisdiction for WSRs?**

**Answer:** The definition of officials with jurisdiction is located in 23 CFR 774.17. For those portions of a WSR to which Section 4(f) applies, the official(s) with jurisdiction are the official(s) of the Federal agency or agencies that own or administer the affected portion of the river corridor in question. For State administered, federally designated rivers\(^{30}\) the officials with jurisdiction include both the State agency designated by the respective Governor and the Secretary of the Interior.

Website ([www.fhwa.dot.gov/environment/te/index.htm](http://www.fhwa.dot.gov/environment/te/index.htm)).

### 22. Scenic Byways

**Question 22: How does Section 4(f) apply to scenic byways?**

**Answer:** The designation of a road as a scenic byway is not intended to create a park or recreation area within the meaning of Section 4(f). The reconstruction, rehabilitation, or relocation of a publicly-owned scenic byway would not trigger Section 4(f) unless they are significant historic sites (Question 8).

### 23. Cemeteries

**Question 23A: Does Section 4(f) apply to cemeteries?**
Answer: Cemeteries would only be considered Section 4(f) properties if they are determined to be on or eligible for the NR as historic sites deriving significance from association with historic events, from age, from the presence of graves of persons of transcendent importance, or from distinctive design features.  

Question 23B: Does Section 4(f) apply to other lands that contain human remains?

Answer: Informal graveyards, family burial plots, or Native American burial sites and those sites that contain Native American grave goods associated with burials, are not in and of themselves considered to be Section 4(f) property except when they are individually listed in or eligible for the NR. These sites should not automatically be considered only as archeological resources as many will have value beyond what can be learned by data recovery. If these sites are considered archeological resources on or eligible for the NR and also warrant preservation in place, Section 4(f) applies (see Question 3A).

When conducting the Section 4(f) determination for lands that may be Native American burial sites or sites with significance to a federally recognized tribe, consultation with appropriate representatives from the federally recognized tribes with interest in the site is essential. Sites containing human remains may also have cultural and religious significance to a tribe (See Question 6 for a discussion of Traditional Cultural Places).

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30 Section 2(a)(ii) of the WSRA, 16 U.S.C. § 1273(a)(ii)
31 For more information on the subject of historic cemeteries see National Register Bulletin #41, Guidelines for Evaluating and Registering Cemeteries and Burial Places, 1992 http://www.cr.nps.gov/nr/publications/bulletins/nrb41/

24. Joint Development (Park with Highway Corridor)

Question 24: When a public park, recreation area, or wildlife and waterfowl refuge is established and an area within the Section 4(f) property is reserved for transportation use prior to or at the same time the Section 4(f) property was established, do the requirements of Section 4(f) apply?

Answer: The FHWA must comply with 23 CFR 774.11(i) when determining if Section 4(f) applies to a property that was jointly planned for development with a future transportation corridor. Generally, the requirements of Section 4(f) do not apply to the subsequent use of the reserved area for its intended transportation purpose. This is because the land used for the transportation project was reserved from and, therefore, has never been part of the protected Section 4(f) property. Nor is a constructive use of the Section 4(f) property possible, since it was jointly planned with the transportation project. The specific governmental action that must be taken to reserve a transportation corridor with the Section 4(f) property is a question of State and local law, but may include ordinances, adopted land use plans, deed restrictions, or other actions. Evidence that the reservation was contemporaneous with or prior to the establishment of the Section 4(f) property should be documented in the project file. Subsequent statements of intent to construct a transportation project within the resource should not be considered sufficient documentation. All measures which have been taken to jointly develop the transportation...
corridor and the park should be completely documented in the project files. To provide flexibility for the future transportation project, State and local transportation agencies are advised to reserve wide corridors. Reserving a wide corridor will allow the future transportation project to be designed to minimize impacts on the environmental resources in the corridor. The FHWA encourages the joint planning for the transportation project and the Section 4(f) property to specify that any land not needed for the transportation project right-of-way be transferred to the adjacent Section 4(f) property once the transportation project is completed.

25. Planned Section 4(f) Properties

Question 25: Do the requirements of Section 4(f) apply to publicly owned properties planned for park, recreation area, or wildlife refuge and waterfowl refuge purposes, even though they are not presently functioning as such?

Answer: Section 4(f) applies when the land is one of the enumerated types of publicly owned lands and the public agency that owns the property has formally designated and determined it to be significant for park, recreation area, or wildlife and waterfowl refuge purposes. Evidence of formal designation would be the inclusion of the publicly owned land, and its function as a Section 4(f) property into a city or county Master Plan. A mere expression of interest or desire is not sufficient. For example, when privately held properties of these types are formally designated into a Master Plan for future park development, Section 4(f) is not applicable. The key is whether the planned facility is presently publicly owned, presently formally-designated for Section 4(f) purposes, and presently significant. When this is the case, Section 4(f) would apply.

26. Late Designation and Late Discovery of Section 4(f) Properties

Question 26A: Are properties in the transportation right-of-way designated (as park and recreation lands, wildlife and waterfowl refuges, or historic sites) late in the development of a proposed project subject to the requirements of Section 4(f)?

Answer: FHWA must comply with 23 CFR 774.13(c) when determining if a Section 4(f) approval is necessary to use a late-designated property. Except for archaeological resources, including those discovered during construction (Question 3B), a project may proceed without consideration under Section 4(f) if that land was purchased for transportation purposes prior to the designation or prior to a change in the determination of significance and if an adequate effort was made to identify properties protected by Section 4(f) prior to the acquisition. The adequacy of effort made to identify properties protected by Section 4(f) should consider the requirements and standards that existed at the time of the search.

Question 26B: How do you address a Section 4(f) use identified late in the process?

Answer: When there will be a use of a Section 4(f) property that has changed or was not identified prior to processing a CE, FONSI, or ROD, a separate Section 4(f) approval will be required (23 CFR 774.9(c) if a proposed modification of the alignment or
27. Temporary Recreational Occupancy or Use of Highway Rights-of-Way

**Question 27:** Does Section 4(f) apply to temporary recreational uses of land owned by a State DOT or other applicant and designated for transportation purposes?

**Answer:** FHWA must comply with 23 CFR 774.11(h) when determining the applicability of Section 4(f) to non-park properties that are temporarily functioning for recreation purposes. In situations where land owned by a SDOT or other applicant and designated for future transportation purposes (including highway rights-of-way) is temporarily occupied or being used for either authorized or unauthorized recreational purposes such as camping or hiking, Section 4(f) does not apply (see 23 CFR 774.11(h)). For authorized temporary occupancy of transportation rights-of-way for park or recreation purposes, it is advisable to make clear in a limited occupancy permit, with a reversionary clause that no long-term right is created and the park or recreational activity is a temporary one that will cease once completion of the highway or transportation project resumes.

28. Tunneling or Bridging (Air Rights) and Section 4(f) Property

**Question 28A:** Is tunneling under a publicly owned public park, recreation area, wildlife or waterfowl refuge, or historic site subject to the requirements of Section 4(f)?

**Answer:** Section 4(f) applies to tunneling only if the tunneling:

1) Disturbs archaeological sites that are on or eligible for the NR which warrant preservation in place;
2) Causes disruption which would permanently harm the purposes for which the park, recreation, wildlife or waterfowl refuge was established;
3) Substantially impairs the historic values of a historic site; or
4) Otherwise does not meet the exception for temporary occupancy (see Question 7A).

**Question 28B:** Do the requirements of Section 4(f) apply to bridging over a publicly owned public park, recreation area, wildlife or waterfowl refuge, or historic site?
**Answer:** Section 4(f) applies to bridging a Section 4(f) property if piers or other appurtenances are physically located in the Section 4(f) property, requiring an acquisition of land from the property (actual use). Where the bridge will span the Section 4(f) property entirely, the proximity impacts of the bridge on the Section 4(f) property should be evaluated to determine if the placement of the bridge will result in a constructive use (see 23 CFR 774.15 and Question 7A). An example of a potential constructive use would be substantial impairment to the utility of a trail resulting from severely restricted vertical clearance. If temporary occupancy of a Section 4(f) property is necessary during construction, the criteria discussed in Question 7A will apply to determine use.

### 29. Mitigation Activities on Section 4(f) Property

**Question 29:** Does the expenditure of Title 23 funds for mitigation or other non-transportation activity on a Section 4(f) property result in a use of that property?

**Answer:** FHWA must comply with 23 CFR 774.13(g) when determining if a Section 4(f) approval is necessary for a proposed mitigation activity. A Section 4(f) use occurs only when Section 4(f) land is permanently incorporated into a transportation facility, there is a temporary occupancy that is adverse, or there is a constructive use. If mitigation activities proposed within a Section 4(f) property are solely for the preservation or enhancement of the resource and the official(s) with jurisdiction agrees in writing with this assessment, a Section 4(f) use does not occur.

An example involves the enhancement, rehabilitation or creation of wetland within a park or other Section 4(f) property as mitigation for a transportation project’s wetland impacts. Where this work is consistent with the function of the existing park and considered an enhancement of the Section 4(f) property by the official with jurisdiction, then Section 4(f) would not apply. In this case the Section 4(f) land is not permanently incorporated into the transportation facility, even though it is a part of the project as mitigation.

### 30. Emergencies

**Question 30:** How does Section 4(f) apply in emergency situations?

**Answer:** In emergency situations, the first concern is responding to immediate threats to human health or safety, or immediate threats to valuable natural resources. Compliance with environmental laws, such as Section 4(f), is considered later. The FHWA may participate in the costs of repair or reconstruction of Federal-aid highways and roads on Federal lands which have suffered serious damage as a result of (1) natural disasters or (2) catastrophic failures from an external cause. The Emergency Relief (ER) Program, (23 U.S.C. § 125), supplements the commitment of resources by States, their political subdivisions, or other Federal agencies to help pay for unusually heavy expenses resulting from extraordinary conditions. As FHWA retains discretionary control over whether to fund projects under this program, Section 4(f) applies to all ER funding decisions. The general sequence of events following the emergency is:
1) Restore essential service. State and local highway agencies are empowered to respond immediately, which includes beginning emergency repairs to restore essential traffic service and to prevent further damage to Federal-aid highway facilities. Section 4(f) compliance is not required at this stage.

2) Governor's proclamation
3) Preliminary notification
4) Acknowledgement
5) Damage assessments
6) Formal state request
7) Division Administrator's finding
8) Implementation of projects (this is where Section 4(f) compliance occurs)

Under the ER Program, repairs are categorized either as “emergency” or “permanent.” Emergency repairs are made during and immediately following a disaster to restore essential traffic, to minimize the extent of damage, or to protect the remaining facilities. Permanent repairs to restore the highway to its pre-disaster condition normally occur after the emergency repairs have been completed.

Section 4(f) compliance occurs during the “implementation of projects” stage for both emergency repairs and permanent repairs. For emergency repairs, Section 4(f) compliance is undertaken after the emergency repairs have been completed. For permanent repairs, Section 4(f) compliance is undertaken as part of the normal NEPA project development process, just as it would be for any other type of Federal-aid or Federal lands project (i.e. it must be completed prior to the authorization of right-of-way and construction).

31. Section 6(f) and Other Non-U.S. DOT Grant-in-Aid Program Requirements

**Question 31:** How are Section 6(f) of the Land and Water Conservation Fund Act and other non-U.S. DOT Federal grant-in-aid program requirements administered for purposes similar to Section 4(f)’s preservationist purpose treated in the Section 4(f) process?

**Answer:** For projects that propose the use of land from a Section 4(f) property purchased or improved with Federal grant-in-aid funds under the Land and Water Conservation Fund Act, the Federal Aid in Fish Restoration Act (Dingell-Johnson Act), the Federal Aid in Wildlife Act (Pittman-Robertson Act), or other similar law, or the lands are otherwise encumbered with a Federal interest, coordination with the appropriate Federal agency is required to ascertain the agency’s position on the land conversion or transfer. Other Federal requirements that may apply to the property should be determined through consultation with the officials with jurisdiction and/or appropriate U.S. DOI, Housing and Urban Development, Federal Emergency Management Agency, or other Federal officials (see 23 CFR 774.5(d)). These Federal agencies may have regulatory authority or other requirements for converting land to a different use. These requirements are independent of the Section 4(f) requirements and must be satisfied during the project development process.
Section 4(f) Process

HISTORIC SITE

Identify any parks, recreation areas, wildlife and waterfowl refuges, or historic sites that would be used by the project.

NONE

PARK/RECREATIONAL AREA.

Identify and consult with the official(s) with jurisdiction (23 CFR 774.17).

OR WILDLIFE/ WATERFOWL

REFUGE

Coordinate with SHPO/THPO to determine if site is eligible. Public or private ownership is irrelevant.

Is the site on or eligible for the National Register of Historic Places?

YES

NO

Is the impact found to be de minimis (23 CFR 774.4(b), 5(b), & 7(b)) or conversely a programmatic evaluation (23 CFR 774.3(d))?

NO

YES

Prepare individual evaluation (23 CFR 774.3(a), 5(a), 7 & 9).

Select this alternative. End

Is there a prudent and feasible avoidance alternative (23 CFR 774.17)?

YES

NO

If more than one alternative, select alternative with the least overall harm (23 CFR 774.3(c)). Document all possible planning to minimize harm (23 CFR 774.17). End

GLOSSARY OF ACRONYMS

ACHP – Advisory Council on Historic Preservation

CE – Categorical Exclusion

CFR – Code of Federal Regulations
DOI – Department of the Interior
DOT – Department of Transportation
EIS – Environmental Impact Statement
EA – Environmental Assessment
FHWA – Federal Highway Administration
FONSI – Finding of No Significant Impact
NEPA – National Environmental Policy Act
NHL – National Historic Landmark
NHPA – National Historic Preservation Act
NR – National Register of Historic Places
RTP – Recreational Trails Program
ROD – Record of Decision
TCP – Traditional Cultural Place
TEA – Transportation Enhancement Activity
THPO – Tribal Historic Preservation Officer
WSR – Wild and Scenic River
Programmatic Section 4(f) Evaluations

This Section includes the following documents:

Programmatic Section 4(f) Evaluation and Approval for FHWA Projects that Necessitate the Use of Historic Bridges

Final Nationwide Section 4(f) Evaluation and Approval for Federally-Aided Highway Projects With Minor Involvements With Public Parks, Recreation Lands, and Wildlife and Waterfowl Refuges

Final Nationwide Section 4(f) Evaluation and Approval for Federally-Aided Highway Projects With Minor Involvements With Historic Sites

Section 4(f) Evaluation and Approval for Transportation Projects That Have a Net Benefit to a Section 4(f) Property

Programmatic Section 4(f) Statement for Independent Bikeway or Walkway Construction Projects
Programmatic Section 4(f) Evaluation and Approval for FHWA Projects that Necessitate the Use of Historic Bridges

[As published in the Federal Register / Volume 48, No. 163 / Monday, August 22, 1983.]

This statement sets forth the basis for a programmatic Section 4(f) approval that there are no feasible and prudent alternatives to the use of certain historic bridge structures to be replaced or rehabilitated with Federal funds and that the projects include all possible planning to minimize harm resulting from such use. This approval is made pursuant to Section 4(f) of the Department of Transportation Act of 1966, 49 U.S.C. 303, and Section 18(a) of the Federal-Aid Highway Act of 1968, 23 U.S.C. 138.

Use

The historic bridges covered by this programmatic Section 4(f) evaluation are unique because they are historic, yet also part of either a Federal-aid highway system or a State or local highway system that has continued to evolve over the years. Even though these structures are on or eligible for inclusion on the National Register of Historic Places, they must perform as an integral part of a modern transportation system. When they do not or cannot, they must be rehabilitated or replaced in order to assure public safety while maintaining system continuity and integrity. For the purpose of this programmatic Section 4(f) evaluation, a proposed action will “use” a bridge that is on or eligible for inclusion on the National Register of Historic Places when the action will impair the historic integrity of the bridge either by rehabilitation or demolition. Rehabilitation that does not impair the historic integrity of the bridge as determined by procedures implementing the National Historic Preservation Act of 1966, as amended (NHPA), is not subject to Section 4(f).

Applicability

This programmatic Section 4(f) evaluation may be applied by the Federal Highway Administration (FHWA) to projects which meet the following criteria:

1. The bridge is to be replaced or rehabilitated with Federal funds.
2. The project will require the use of a historic bridge structure which is on or is eligible for listing on the National Register of Historic Places.
3. The bridge is not a National Historic Landmark.
4. The FHWA Division Administrator determines that the facts of the project match those set forth in the sections of this document labeled as Alternatives, Findings, and Mitigation.
5. Agreement among the FHWA, the State Historic Preservation Officer (SHPO), and the Advisory Council on Historic Preservation (ACHP) has been reached through procedures pursuant to Section 106 of the NHPA.
Alternatives

The following alternatives avoid any use of the historic bridge:

1. Do nothing.

2. Build a new structure at a different location without affecting the historic integrity of the old bridge, as determined by procedures implementing the NHPA.

3. Rehabilitate the historic bridge without affecting the historic integrity of the structure, as determined by procedures implementing the NHPA.

This list is intended to be all-inclusive. The programmatic Section 4(f) evaluation does not apply if a reasonable alternative is identified that is not discussed in this document. The project record must clearly demonstrate that each of the above alternatives was fully evaluated and that it must further demonstrate that all applicability criteria listed above were met before the FHWA Division Administrator concluded that the programmatic Section 4(f) evaluation applied to the project.

Findings

In order for this programmatic Section 4(f) evaluation to be applied to a project, each of the following findings must be supported by the circumstances, studies, and consultations on the project:

1. **Do Nothing.** The do nothing alternative has been studied. The do nothing alternative ignores the basic transportation need. For the following reasons, this alternative is not feasible and prudent:
   a. **Maintenance**—The do nothing alternative does not correct the situation that causes the bridge to be considered structurally deficient or deteriorated. These deficiencies can lead to sudden collapse and potential injury or loss of life. Normal maintenance is not considered adequate to cope with the situation.
   b. **Safety**—The do nothing alternative does not correct the situation that causes the bridge to be considered deficient. Because of these deficiencies, the bridge poses serious and unacceptable safety hazards to the traveling public or places intolerable restriction on transport and travel.

2. **Build on New Location Without Using the Old Bridge.** Investigations have been conducted to construct a bridge on new location or parallel to the old bridge (allowing for a one-way couplet), but, for one or more of the following reasons, this alternative is not feasible and prudent:
   a. **Terrain**—The present bridge structure has already been located at the only feasible and prudent site, i.e., a gap in the land form, the narrowest point of the river canyon, etc. To build a new bridge at another site will result in extraordinary bridge and approach engineering and construction difficulty or costs or extraordinary disruption to established traffic patterns.
   b. **Adverse Social, Economic, or Environmental Effects**—Building a new bridge away from the present site would result in social, economic, or environmental impact of extraordinary magnitude. Such impacts as extensive severing of productive farmlands, displacement of a significant number of families or businesses, serious disruption of established travel patterns, and access and damage to wetlands may individually or cumulatively weigh heavily against relocation to a new site.
c. Engineering and Economy—Where difficulty associated with the new location is less extreme than those encountered above, a new site would not be feasible and prudent where cost and engineering difficulties reach extraordinary magnitude. Factors supporting this conclusion include significantly increased roadway and structure costs, serious foundation problems, or extreme difficulty in reaching the new site with construction equipment. Additional design and safety factors to be considered include an ability to achieve minimum design standards or to meet requirements of various permitting agencies such as those involved with navigation, pollution, and the environment.

d. Preservation of Old Bridge—It is not feasible and prudent to preserve the existing bridge, even if a new bridge were to be built at a new location. This could occur when the historic bridge is beyond rehabilitation for a transportation or an alternative use, when no responsible party can be located to maintain and preserve the bridge, or when a permitting authority, such as the Coast Guard requires removal or demolition of the old bridge.

3. Rehabilitation Without Affecting the Historic Integrity of the Bridge. Studies have been conducted of rehabilitation measures, but, for one or more of the following reasons, this alternative is not feasible and prudent:

a. The bridge is so structurally deficient that it cannot be rehabilitated to meet minimum acceptable load requirements without affecting the historic integrity of the bridge.

b. The bridge is seriously deficient geometrically and cannot be widened to meet the minimum required capacity of the highway system on which it is located without affecting the historic integrity of the bridge. Flexibility in the application of the American Association of State Highway and Transportation Officials geometric standards should be exercised as permitted in 23 CFR Part 625 during the analysis of this alternative.

Measures to Minimize Harm

This programmatic Section 4(f) evaluation and approval may be used only for projects where the FHWA Division Administrator, in accordance with this evaluation, ensures that the proposed action includes all possible planning to minimize harm. This has occurred when:

1. For bridges that are to be rehabilitated, the historic integrity of the bridge is preserved, to the greatest extent possible, consistent with unavoidable transportation needs, safety, and load requirements;

2. For bridges that are to be rehabilitated to the point that the historic integrity is affected or that are to be moved or demolished, the FHWA ensures that, in accordance with the Historic American Engineering Record (HAER) standards, or other suitable means developed through consultation, fully adequate records are made of the bridge;

3. For bridges that are to be replaced, the existing bridge is made available for an alternative use, provided a responsible party agrees to maintain and preserve the bridge; and

4. For bridges that are adversely affected, agreement among the SHPO, ACHP, and FHWA is reached through the Section 106 process of the NHPA on measures to minimize harm and those measures are incorporated into the project. This programmatic Section 4(f) evaluation does not apply to projects where such an agreement cannot be reached.
Procedures

This programmatic Section 4(f) evaluation applies only when the FHWA Division Administrator:
1. Determines that the project meets the applicability criteria set forth above;

2. Determines that all of the alternatives set forth in the Findings section have been fully evaluated;

3. Determines that use of the findings in this document that there are no feasible and prudent alternatives to the use of the historic bridge is clearly applicable;

4. Determines that the project complies with the Measures to Minimize Harm section of this document;

5. Assures that implementation of the measures to minimize harm is completed; and

6. Documents the project file that the programmatic Section 4(f) evaluation applies to the project on which it is to be used.

Coordination

Pursuant to Section 4(f), this statement has been coordinated with the Departments of the Interior, Agriculture, and Housing and Urban Development.

Issued on July 5, 1983.

Ali F. Sevin

Director, Office of Environmental Policy,
Federal Highway Administration
Final Nationwide Section 4(f) Evaluation and Approval for Federally-Aided Highway Projects With Minor Involvements With Public Parks, Recreation Lands, and Wildlife and Waterfowl Refuges


This programmatic Section 4(f) evaluation has been prepared for projects which improve existing highways and use minor amounts of publicly owned public parks, recreations lands, or wildlife and waterfowl refuges that are adjacent to existing highways. This programmatic Section 4(f) evaluation satisfies the requirements of Section 4(f) for all projects that meet the applicability criteria listed below. No individual Section 4(f) evaluations need be prepared for such projects.

[Note: A similar programmatic Section 4(f) evaluation has been prepared for projects which use minor amounts of land from historic sites.]

The FHWA Division Administrator is responsible for reviewing each individual project to determine that it meets the criteria and procedures of this programmatic Section 4(f) evaluation. The Division Administrator’s determinations will be thorough and will clearly document the items that have been reviewed. The written analysis and determinations will be combined in a single document and placed in the project record and will be made available to the public upon request. This programmatic evaluation will not change the existing procedures for project compliance with the National Environmental Policy Act (NEPA) or with public involvement requirements.

Applicability

This programmatic Section 4(f) evaluation may be applied by FHWA only to projects meeting the following criteria:

1. The proposed project is designed to improve the operational characteristics, safety, and/or physical condition of existing highway facilities on essentially the same alignment. This includes “4R” work (resurfacing, restoration, rehabilitation, and reconstruction); safety improvements, such as shoulder widening and the correction of substandard curves and intersections; traffic operation improvements, such as signalization, channelization, and turning or climbing lanes; bicycle and pedestrian facilities; bridge replacements on essentially the same alignment; and the construction of additional lanes. This programmatic Section 4(f) evaluation does not apply to the construction of a highway on a new location.

2. The Section 4(f) lands are publicly owned public parks, recreation lands, or wildlife and waterfowl refuges located adjacent to the existing highway.

3. The amount and location of the land to be used shall not impair the use of the remaining Section 4(f) land, in whole or in part, for its intended purpose. This determination is to be made by the FHWA in concurrence with the officials having jurisdiction over the Section 4(f) lands, and will be documented in relation to the size, use, and/or other characteristics deemed relevant.

The total amount of land to be acquired from any Section 4(f) site shall not exceed the values in the following Table:
Total size of section 4(f) site | Maximum to be acquired
---|---
<10 acres | 10 percent of site
10 acres – 100 acres | 1 acre
>100 acres | 1 percent of site

4. The proximity impacts of the project on the remaining Section 4(f) land shall not impair the use of such land for its intended purpose. This determination is to be made by the FHWA in concurrence with the officials having jurisdiction over the Section 4(f) lands, and will be documented with regard to noise, air, and water pollution, wildlife and habitat effects, aesthetic values, and/or other impacts deemed relevant.

5. The officials having jurisdiction over the Section 4(f) lands must agree, in writing, with the assessment of the impacts of the proposed project on, and the proposed mitigation for, the Section 4(f) lands.

6. For projects using land from a site purchased or improved with funds under the Land and Water Conservation Fund Act, the Federal Aid in Fish Restoration Act (Dingell-Johnson Act), the Federal Aid in Wildlife Act (Pittman-Robertson Act), or similar laws, or the lands are otherwise encumbered with a Federal interest (e.g., former Federal surplus property), coordination with the appropriate Federal agency is required to ascertain the agency’s position on the land conversion or transfer. The programmatic Section 4(f) evaluation does not apply if the agency objects to the land conversion or transfer.

7. This programmatic evaluation does not apply to projects for which an environmental impact statement (EIS) is prepared, unless the use of Section 4(f) lands is discovered after the approval of the final EIS. Should any of the above criteria not be met, this programmatic Section 4(f) evaluation cannot be used, and an individual Section 4(f) evaluation must be prepared.

**Alternatives**

The following alternatives avoid any use of the public park land, recreational area, or wildlife and waterfowl refuge:

1. Do nothing.

2. Improve the highway without using the adjacent public park recreational land, or wildlife and waterfowl refuge.

3. Build an improved facility on new location without using the public park, recreation land, or wildlife or waterfowl refuge.

This list is intended to be all-inclusive. The programmatic Section 4(f) evaluation does not apply if a feasible and prudent alternative is identified that is not discussed in this document. The project record must clearly demonstrate that each of the above alternatives was fully evaluated before the FHWA Division Administrator concluded that the programmatic Section 4(f) evaluation applied to the project.
Findings

In order for this programmatic Section 4(f) evaluation to be applied to a project, each of the following findings must be supported by the circumstances, studies, and consultations on the project:

1. **Do Nothing Alternative.** The Do Nothing Alternative is not feasible and prudent because:
   a. It would not correct existing or projected capacity deficiencies; or
   b. It would not correct existing safety hazards; or
   c. It would not correct existing deteriorated conditions and maintenance problems; and
   d. Not providing such correction would constitute a cost or community impact of extraordinary magnitude, or would result in truly unusual or unique problems, when compared with the proposed use of the Section 4(f) lands.

2. **Improvement Without Using the Adjacent Section 4(f) Lands.** It is not feasible and prudent to avoid Section 4(f) lands by roadway design or transportation system management techniques (including, but not limited to, minor alignment shifts, changes in geometric design standards, use of retaining walls and/or other structures, and traffic diversions or other traffic management measures) because implementing such measures would result in:
   a. Substantial adverse community impacts to adjacent homes, businesses, or other improved properties; or
   b. Substantially increased roadway or structure cost; or
   c. Unique engineering, traffic, maintenance, or safety problems; or
   d. Substantial adverse social, economic, or environmental impacts; or
   e. The project not meeting identified transportation needs; and
   f. The impacts, costs, or problems would be truly unusual or unique, or of extraordinary magnitude when compared with the proposed use of Section 4(f) lands. Flexibility in the application of American Association of State Highway and Transportation Officials (AASHTO) geometric standards should be exercised, as permitted in 23 CFR Part 625, during the analysis of this alternative.

3. **Alternatives on New Location.** It is not feasible and prudent to avoid Section 4(f) lands by constructing on new alignment because:
   a. The new location would not solve existing transportation, safety, or maintenance problems; or
   b. The new location would result in substantial adverse social, economic, or environmental impacts (including such impacts as extensive severing of productive farmlands, displacement of a substantial number of families or businesses, serious disruption of established travel patterns, substantial damage to wetlands or other sensitive natural areas, or greater impacts to other Section 4(f) lands); or
c. The new location would substantially increase costs or engineering difficulties (such as an inability to achieve minimum design standards, or to meet the requirements of various permitting agencies such as those involved with navigation, pollution, and the environment); and

d. Such problems, impacts, costs, or difficulties would be truly unusual or unique, or of extraordinary magnitude when compared with the proposed use of Section 4(f) lands. Flexibility in the application of AASHTO geometric standards should be exercised, as permitted in 23 CFR Part 625, during the analysis of this alternative.

Measures to Minimize Harm

This programmatic Section 4(f) evaluation and approval may be used only for projects where the FHWA Division Administrator, in accordance with this evaluation, ensures that the proposed action includes all possible planning to minimize harm. This has occurred when the officials having jurisdiction over the Section 4(f) property have agreed, in writing, with the assessment of impacts resulting from the use of the Section 4(f) property and with the mitigation measures to be provided. Mitigation measures shall include one or more of the following:

1. Replacement of lands used with lands of reasonably equivalent usefulness and location and of at least comparable value.

2. Replacement of facilities impacted by the project including sidewalks, paths, benches, lights, trees, and other facilities.

3. Restoration and landscaping of disturbed areas.

4. Incorporation of design features (e.g., reduction in right-of-way width, modifications to the roadway section, retaining walls, curb and gutter sections, and minor alignment shifts); and habitat features (e.g., construction of new, or enhancement of existing wetlands or other special habitat types); where necessary to reduce or minimize impacts to the Section 4(f) property. Such features should be designed in a manner that will not adversely affect the safety of the highway facility. Flexibility in the application of AASHTO geometric standards should be exercised, as permitted in 23 CFR Part 625, during such design.

5. Payment of the fair market value of the land and improvements taken or improvements to the remaining Section 4(f) site equal to the fair market value of the land and improvements taken.

6. Such additional or alternative mitigation measures as may be determined necessary based on consultation with the officials having jurisdiction over the parkland, recreation area, or wildlife or waterfowl refuge.

If the project uses Section 4(f) lands that are encumbered with a Federal interest (see Applicability), coordination is required with the appropriate agency to ascertain what special measures to minimize harm, or other requirements, may be necessary under that agency’s regulations. To the extent possible, commitments to accomplish such special measures and/or requirements shall be included in the project record.

Coordination

Each project will require coordination in the early stages of project development with the Federal, State, and/or local agency officials having jurisdiction over the Section 4(f) lands. In the case of non-Federal Section 4(f) lands, the official with jurisdiction will be asked to identify any Federal
encumbrances. Where such encumbrances exist, coordination will be required with the Federal agency responsible for the encumbrance.

For the interests of the Department of Interior, Federal agency coordination will be initiated with the Regional Directors of the U.S. Fish and Wildlife Service, the National Park Service, and the Bureau of Reclamation; the State Directors of the Bureau of Land Management; and the Area Directors of the Bureau of Indian Affairs. In the case of Indian lands, there will also be coordination with appropriate Indian Tribal officials.

Before applying this programmatic evaluation to projects requiring an individual bridge permit, the Division Administrator shall coordinate with the U.S. Coast Guard District Commander.

Copies of the final written analysis and determinations required under this programmatic Section 4(f) evaluation shall be provided to the officials having jurisdiction over the involved Section 4(f) area and to other parties upon request.

Approval Procedures

This programmatic Section 4(f) approval applies only after the FHWA Division Administrator has:

1. Determined that the project meets the applicability criteria set forth above;

2. Determined that all of the alternatives set forth in the Findings section have been fully evaluated;

3. Determined that the findings in this document (which conclude that there are no feasible and prudent alternatives to the use of the publicly owned public park, recreation area, or wildlife or waterfowl refuge) are clearly applicable to the project;

4. Determined that the project complies with the Measures to Minimize Harm section of this document;

5. Determined that the coordination called for in this programmatic evaluation has been successfully completed;

6. Assured that the measures to minimize harm will be incorporated in the project; and

7. Documented the project file clearly identifying the basis for the above determinations and assurances.

Issued on December 23, 1986.

Ali F. Sevin

Director, Office of Environmental Policy,
Federal Highway Administration
Final Nationwide Section 4(f) Evaluation and Approval for Federally-Aided Highway Projects With Minor Involvements With Historic Sites


This programmatic Section 4(f) evaluation has been prepared for projects which improve existing highways and use minor amounts of land (including non-historic improvements thereon) from historic sites that are adjacent to existing highways. This programmatic Section 4(f) evaluation satisfies the requirements of Section 4(f) for all projects that meet the applicability criteria listed below. No individual Section 4(f) evaluations need be prepared for such projects.

[Note: A similar programmatic Section 4(f) evaluation has been prepared for projects which use minor amounts of publicly owned parks, recreation lands, or wildlife and waterfowl refuges.]

The FHWA Division Administrator is responsible for reviewing each individual project to determine that it meets the criteria and procedures of this programmatic Section 4(f) evaluation. The Division Administrator’s determination will be thorough and will clearly document the items that have been reviewed. The written analysis and determinations will be combined in a single document and placed in the project record and will be made available to the public upon request. This programmatic evaluation will not change the existing procedures for project compliance with the National Environmental Policy Act (NEPA) or with public involvement requirements.

**Applicability**

This programmatic Section 4(f) evaluation may be applied by FHWA to projects meeting the following criteria:

1. The proposed project is designed to improve the operational characteristics, safety, and/or physical condition of existing highway facilities on essentially the same alignment. This includes “4R” work (resurfacing, restoration, rehabilitation, and reconstruction); safety improvements, such as shoulder widening and the correction of substandard curves and intersections; traffic operation improvements, such as signalization, channelization, and turning or climbing lanes; bicycle and pedestrian facilities; bridge replacements on essentially the same alignment; and the construction of additional lanes. This programmatic Section 4(f) evaluation does not apply to the construction of a highway on new location.

2. The historic site involved is located adjacent to the existing highway.

3. The project does not require the removal or alteration of historic buildings, structures, or objects on the historic site.

4. The project does not require the disturbance or removal of archaeological resources that are important to preserve in place rather than to recover for archaeological research. The determination of the importance to preserve in place will be based on consultation with the State Historic Preservation Officer (SHPO) and, if appropriate, the Advisory Council on Historic Preservation (ACHP).

5. The impact on the Section 4(f) site resulting from the use of the land must be considered minor. The word minor is narrowly defined as having either a “no effect” or “no adverse effect” (when applying the requirements of section 106 of the National Historic Preservation Act and 36
CFR Part 800) on the qualities which qualified the site for listing or eligibility on the National Register of Historic Places. The ACHP must not object to the determination of "no adverse effect."

6. The SHPO must agree, in writing, with the assessment of the impacts of the proposed project on and the proposed mitigation for the historic sites.

7. This programmatic evaluation does not apply to projects for which an environmental impact statement (EIS) is prepared, unless the use of Section 4(f) lands is discovered after the approval of the final EIS.

Should any of the above criteria not be met, this programmatic Section 4(f) evaluation cannot be used, and an individual Section 4(f) evaluation must be prepared.

Alternatives

The following alternatives avoid any use of the historic site.

1. Do nothing.
2. Improve the highway without using the adjacent historic site.
3. Build an improved facility on new location without using the historic site.

This list is intended to be all-inclusive. The programmatic Section 4(f) evaluation does not apply if a feasible and prudent alternative is identified that is not discussed in this document. The project record must clearly demonstrate that each of the above alternatives was fully evaluated before the FHWA Division Administrator concluded that the programmatic Section 4(f) evaluation applied to the project.

Findings

In order for this programmatic Section 4(f) evaluation to be applied to a project, each of the following findings must be supported by the circumstances, studies, and consultations on the project:

1. Do Nothing Alternative. The Do Nothing Alternative is not feasible and prudent because:
   a. It would not correct existing or projected capacity deficiencies; or
   b. It would not correct existing safety hazards; or
   c. It would not correct existing deteriorated conditions and maintenance problems; and
   d. Not providing such correction would constitute a cost or community impact of extraordinary magnitude, or would result in truly unusual or unique problems, when compared with the proposed use of the Section 4(f) lands.

2. Improvement Without Using the Adjacent Section 4(f) Lands. It is not feasible and prudent to avoid Section 4(f) lands by roadway design or transportation system management techniques (including, but not limited to, minor alignment shifts, changes in geometric design standards, use
of retaining walls and/or other structures, and traffic diversions or other traffic management
measures) because implementing such measures would result in:

a. Substantial adverse community impacts to adjacent homes, businesses or other improved
properties; or

b. Substantially increased roadway or structure cost; or

c. Unique engineering, traffic, maintenance, or safety problems; or

d. Substantial adverse social, economic, or environmental impacts; or

e. The project not meeting identified transportation needs; and

f. The impacts, costs, or problems would be truly unusual or unique, or of extraordinary
magnitude when compared with the proposed use of Section 4(f) lands. Flexibility in the
application of American Association of State Highway and Transportation Officials (AASHTO)
geometric standards should be exercised, as permitted in 23 CFR Part 625, during the analysis
of this alternative.

3. **Alternatives on New Location.** It is not feasible and prudent to avoid Section 4(f) lands by
constructing on new alignment because:

a. The new location would not solve existing transportation, safety, or maintenance
problems, or

b. The new location would result in substantial adverse social, economic, or environmental
impacts (including such impacts as extensive severing of productive farmlands, displacement of
a substantial number of families or businesses, serious disruption of established travel patterns,
substantial damage to wetlands or other sensitive natural areas, or greater impacts to other
Section 4(f) lands); or

c. The new location would substantially increase costs or engineering difficulties (such as an
inability to achieve minimum design standards, or to meet the requirements of various permitting
agencies such as those involved with navigation, pollution, and the environment); and

d. Such problems, impacts, costs, or difficulties would be truly unusual or unique, or of
extraordinary magnitude when compared with the proposed use of Section 4(f) lands. Flexibility
in the application of AASHTO geometric standards should be exercised, as permitted in 23 CFR
Part 625, during the analysis of this alternative.

**Measures to Minimize Harm**

This programmatic Section 4(f) evaluation and approval may be used only for projects where the
FHWA Division Administrator, in accordance with this evaluation, ensures that the proposed
action includes all possible planning to minimize harm. Measures to minimize harm will consist of
those measures necessary to preserve the historic integrity of the site and agreed to, in
accordance with 36 CFR Part 800 by the FHWA, the SHPO, and, as appropriate, the ACHP.
**Coordination**

The use of this programmatic evaluation and approval is conditioned upon the satisfactory completion of coordination with the SHPO, the ACHP, and interested persons as called for in 36 CFR Part 800. Coordination with interested persons, such as the local government, the property owner, a local historical society, or an Indian tribe, can facilitate in the evaluation of the historic resource values and mitigation proposals and is therefore highly encouraged.

For historic sites encumbered with Federal interests, coordination is required with the Federal agencies responsible for the encumbrances.

Before applying this programmatic evaluation to projects requiring an individual bridge permit, the Division Administrator shall coordinate with the U.S. Coast Guard District Commander.

**Approval Procedure**

This programmatic Section 4(f) approval applies only after the FHWA Division Administrator has:

1. Determined that the project meets the applicability criteria set forth above;

2. Determined that all of the alternatives set forth in the Findings section have been fully evaluated;

3. Determined that the findings in this document (which conclude that there are no feasible and prudent alternatives to the use of land from or non-historic improvements on the historic site) are clearly applicable to the project;

4. Determined that the project complies with the Measures to Minimize Harm section of this document;

5. Determined that the coordination called for in this programmatic evaluation has been successfully completed;

6. Assured that the measures to minimize harm will be incorporated in the project; and

7. Documented the project file clearly identifying the basis for the above determinations and assurances.

Issued on December 23, 1986.

**Ali F. Sevin**

*Director, Office of Environmental Policy,*  
*Federal Highway Administration*
Section 4(f) Evaluation and Approval for Transportation Projects That Have a Net Benefit to a Section 4(f) Property

[As published in the Federal Register / Volume 70, No. 75 / Wednesday, April 20, 2005.]

This nationwide programmatic Section 4(f) evaluation (programmatic evaluation) has been prepared for certain federally assisted transportation improvement projects on existing or new alignments that will use property of a Section 4(f) park, recreation area, wildlife or waterfowl refuge, or historic property, which in the view of the Administration and official(s) with jurisdiction over the Section 4(f) property, the use of the Section 4(f) property will result in a net benefit to the Section 4(f) property.

Definitions:

"Administration" refers to the Federal Highway Division Administrator or Division Engineer (as appropriate).

"Applicant" refers to a State Highway Agency or State Department of Transportation, local governmental agency acting through the State Highway Agency or State Department of Transportation.

A "net benefit" is achieved when the transportation use, the measures to minimize harm and the mitigation incorporated into the project results in an overall enhancement of the Section 4(f) property when compared to both the future do-nothing or avoidance alternatives and the present condition of the Section 4(f) property, considering the activities, features and attributes that qualify the property for Section 4(f) protection. A project does not achieve a "net benefit" if it will result in a substantial diminishment of the function or value that made the property eligible for Section 4(f) protection.

"Official(s) with jurisdiction" over Section 4(f) property (typically) include: for a park, the Federal, State or local park authorities or agencies that own and/or manage the park; for a refuge, the Federal, State or local wildlife or waterfowl refuge owners and managers; and for historic sites, the State Historic Preservation Officer (SHPO) or Tribal Historic Preservation Officer (THPO), whichever has jurisdiction under Section 106 of the National Historic Preservation Act (16 U.S.C. 470f).

Applicability

The Administration is responsible for review of each transportation project for which this programmatic evaluation is contemplated to determine that it meets the criteria and procedures of this programmatic evaluation. The information and determination will be included in the applicable National Environmental Policy Act (NEPA) documentation and administrative record. This programmatic evaluation will not change any existing procedures for NEPA compliance, public involvement, or any other applicable Federal environmental requirement.

This programmatic evaluation satisfies the requirements of Section 4(f) for projects meeting the applicability criteria listed below. An individual Section 4(f) evaluation will not need to be prepared for such projects:
1. The proposed transportation project uses a Section 4(f) park, recreation area, wildlife or waterfowl refuge, or historic site.

2. The proposed project includes all appropriate measures to minimize harm and subsequent mitigation necessary to preserve and enhance those features and values of the property that originally qualified the property for Section 4(f) protection.

3. For historic properties, the project does not require the major alteration of the characteristics that qualify the property for the National Register of Historic Places (NRHP) such that the property would no longer retain sufficient integrity to be considered eligible for listing. For archeological properties, the project does not require the disturbance or removal of the archeological resources that have been determined important for preservation in-place rather than for the information that can be obtained through data recovery. The determination of a major alteration or the importance to preserve in-place will be based on consultation consistent with 36 CFR part 800.

4. For historic properties, consistent with 36 CFR part 800, there must be agreement reached amongst the SHPO and/or THPO, as appropriate, the FHWA and the Applicant on measures to minimize harm when there is a use of Section 4(f) property. Such measures must be incorporated into the project.

5. The official(s) with jurisdiction over the Section 4(f) property agree in writing with the assessment of the impacts; the proposed measures to minimize harm; and the mitigation necessary to preserve, rehabilitate and enhance those features and values of the Section 4(f) property; and that such measures will result in a net benefit to the Section 4(f) property.

6. The Administration determines that the project facts match those set forth in the Applicability, Alternatives, Findings, Mitigation and Measures to Minimize Harm, Coordination, and Public Involvement sections of this programmatic evaluation.

This programmatic evaluation can be applied to any project regardless of class of action under NEPA.

Alternatives

To demonstrate that there are no feasible and prudent alternatives to the use of Section 4(f) property, the programmatic evaluation analysis must address alternatives that avoid the Section 4(f) property. The following alternatives avoid the use of the Section 4(f) property:

1. Do nothing.

2. Improve the transportation facility in a manner that addresses the project's purpose and need without a use of the Section 4(f) property.

3. Build the transportation facility at a location that does not require use of the Section 4(f) property.

This list is intended to be all-inclusive. The programmatic evaluation does not apply if a feasible and prudent alternative is identified that is not discussed in this document. The project record must clearly demonstrate that each of the above alternatives was fully evaluated before the Administration can conclude that the programmatic evaluation can be applied to the project.
Findings

For this programmatic evaluation to be utilized on a project there must be a finding, given the present condition of the Section 4(f) property, that the do-nothing and avoidance alternatives described in the Alternatives section above are not feasible and prudent. The findings (1, 2, and 3. below) must be supported by the circumstances, studies, consultations, and other relevant information and included in the administrative record for the project. This supporting information and determination will be documented in the appropriate NEPA document and/or project record consistent with current Section 4(f) policy and guidance.

To support the finding, adverse factors associated with the no-build and avoidance alternatives, such as environmental impacts, safety and geometric problems, decreased transportation service, increased costs, and any other factors may be considered collectively. One or an accumulation of these kinds of factors must be of extraordinary magnitude when compared to the proposed use of the Section 4(f) property to determine that an alternative is not feasible and prudent. The net impact of the do-nothing or build alternatives must also consider the function and value of the Section 4(f) property before and after project implementation as well as the physical and/or functional relationship of the Section 4(f) property to the surrounding area or community.

1. **Do-Nothing Alternative**. The Do-Nothing Alternative is not feasible and prudent because it would neither address nor correct the transportation need cited as the NEPA purpose and need, which necessitated the proposed project.

2. **Improve the transportation facility in a manner that addresses purpose and need without use of the Section 4(f) property**. It is not feasible and prudent to avoid Section 4(f) property by using engineering design or transportation system management techniques, such as minor location shifts, changes in engineering design standards, use of retaining walls and/or other structures and traffic diversions or other traffic management measures if implementing such measures would result in any of the following:

   ◦ Substantial adverse community impacts to adjacent homes, businesses or other improved properties; or

   ◦ Substantially increased transportation facility or structure cost; or

   ◦ Unique engineering, traffic, maintenance or safety problems; or

   ◦ Substantial adverse social, economic or environmental impacts; or

   ◦ A substantial missed opportunity to benefit a Section 4(f) property; or

   ◦ Identified transportation needs not being met; and

   ◦ Impacts, costs or problems would be truly unusual, unique or of extraordinary magnitude when compared with the proposed use of Section 4(f) property after taking into account measures to minimize harm and mitigate for adverse uses, and enhance the functions and value of the Section 4(f) property.

Flexibility in the use of applicable design standards is encouraged during the analysis of these feasible and prudent alternatives.
3. Build a new facility at a new location without a use of the Section 4(f) property. It is not feasible and prudent to avoid Section 4(f) property by constructing at a new location if:

- The new location would not address or correct the problems cited as the NEPA purpose and need, which necessitated the proposed project; or

- The new location would result in substantial adverse social, economic or environmental impacts (including such impacts as extensive severing of productive farmlands, displacement of a substantial number of families or businesses, serious disruption of community cohesion, jeopardize the continued existence of any endangered or threatened species or resulting in the destruction or adverse modification of their designated critical habitat, substantial damage to wetlands or other sensitive natural areas, or greater impacts to other Section 4(f) properties); or

- The new location would substantially increase costs or cause substantial engineering difficulties (such as an inability to achieve minimum design standards or to meet the requirements of various permitting agencies such as those involved with navigation, pollution, or the environment); and

- Such problems, impacts, costs, or difficulties would be truly unusual or unique or of extraordinary magnitude when compared with the proposed use of the Section 4(f) property after taking into account proposed measures to minimize harm, mitigation for adverse use, and the enhancement of the Section 4(f) property's functions and value.

Flexibility in the use of applicable design standards is encouraged during the analysis of feasible and prudent alternatives.

**Mitigation and Measures To Minimize Harm**

This programmatic evaluation and approval may be used only for projects where the Administration, in accordance with this evaluation, ensures that the proposed action includes all possible planning to minimize harm, includes appropriate mitigation measures, and that the official(s) with jurisdiction agree in writing.

**Coordination**

In early stages of project development, each project will require coordination with the Federal, State, and/or local agency official(s) with jurisdiction over the Section 4(f) property. For non-Federal Section 4(f) properties, i.e., State or local properties, the official(s) with jurisdiction will be asked to identify any Federal encumbrances. When encumbrances exist, coordination will be required with the Federal agency responsible for such encumbrances.

Copies of the final written report required under this programmatic evaluation shall be offered to the official(s) with jurisdiction over the Section 4(f) property, to other interested parties as part of the normal NEPA project documentation distribution practices and policies or upon request.

**Public Involvement**

The project shall include public involvement activities that are consistent with the specific requirements of 23 CFR 771.111, Early coordination, public involvement and project...
development. For a project where one or more public meetings or hearings are held, information on the proposed use of the Section 4(f) property shall be communicated at the public meeting(s) or hearing(s).

**Approval Procedure**

This programmatic evaluation approval applies only after the Administration has:

1. Determined that the project meets the applicability criteria set forth in Applicability section;
2. Determined that all of the alternatives set forth in the Findings section have been fully evaluated;
3. Determined that the findings in the programmatic evaluation (which conclude that the alternative recommended is the only feasible and prudent alternative) result in a clear net benefit to the Section 4(f) property;
4. Determined that the project complies with the Mitigation and Measures to Minimize Harm section of this document;
5. Determined that the coordination and public involvement efforts required by this programmatic evaluation have been successfully completed and necessary written agreements have been obtained; and
6. Documented the information that clearly identifies the basis for the above determinations and assurances.
Programmatic Section 4(f) Statement for
Independent Bikeway or Walkway Construction Projects

The following pages include the 1977 “Final Negative Declaration/Section 4(f) Statement and Determination for Independent Bikeway or Walkway Construction Projects” and copies of correspondence from the FHWA advising that the Section 4(f) Statement and Determination remains valid. The FHWA correspondence confirms that the programmatic statement may be used, as appropriate, for bikeway and walkway projects financed with transportation enhancement funds.

As indicated in the July 9, 1992 memorandum from FHWA headquarters, where out of date terms and references are used in the programmatic Section 4(f) Statement (e.g., negative declaration, FHPM, references to FHWA offices), current terminology should be substituted when using the programmatic Section 4(f) Statement.

As indicated in the “Application” section on page 2 of the Programmatic Section 4(f) Statement, it is only applicable to independent bikeway or walkway construction projects and its use is subject to the following constraints:

1. It is applicable only to the use of recreation and park areas established and maintained primarily for active recreation, open space, and similar purposes.

2. It is applicable only when the official having specific jurisdiction over the Section 4(f) property has given approval in writing that the project is acceptable and consistent with the designated use of the property and that all possible planning to minimize harm has been accomplished in the location and design of the bikeway or walkway facility.

3. The document does not apply if the project would require the use of critical habitat of endangered species.

4. It does not apply to the use of any land from a publicly owned wildlife or waterfowl refuge or any land from a historic site of national, State, or local significance.

5. It does not apply to projects where there are unusual circumstances (major impacts, adverse effects, or controversy).

To obtain approval under the programmatic Section 4(f) Statement, conformance with each of the above constraints must be documented to the satisfaction of the FHWA. If the applicability criteria cannot be satisfied for an independent bikeway or walkway project involving use of Section 4(f) land, processing with a separate Section 4(f) evaluation or under another programmatic Section 4(f) evaluation, when applicable, will be required.
Memorandum

Subject: Programmatic Section 4(f) Statement for Independent Bikeway or Walkway Construction Projects

From: Eugene W. Cleckley
Chief, Environmental Operations Division

To: Regional Federal Highway Administrators
Federal Lands Highway Program Administrator

Attached is a copy of the May 23, 1977 memorandum signed by former FHWA Executive Director L.P. Lamm, which transmitted the subject Section 4(f) statement to your office. In an effort to speed up the processing of environmental documentation for the transportation enhancement projects contained in ISEA, this office has been re-examining all of our policy and guidance material. Based on discussions with our Environmental and Right of Way Law Branch, the subject document is still valid. It should be noted that there are terms and references used in the document which are out of date, such as negative declaration, FHPM, and FHWA office names. However, these are all minor items and do not affect the thought process used in the development of the programmatic document. Where these terms are used, simply substitute the current terminology, such as CE or EA/FONSI for negative declaration, Project Development Branch for Environmental Review Branch, etc. We believe this document combined with the bicycle and pedestrian facilities CE contained in 23 CFR 771.117(c) can greatly reduce the time required to process these types of enhancement projects.

Should you have any questions concerning the document and its use, please contact any of the Project Development Specialist in my office.

Kenneth A. Perret
July 14, 1992

HPP-05

1st Endorsement

Fr: Director
Ofc. of Planning & Program Development
Homewood, Illinois

To: Division Administrators - Illinois, Indiana, Michigan, Minnesota, Ohio, and Wisconsin

The subject programmatic Section 4(f) is being recirculated for your information and appropriate use.

Ernis V. Heathcock
Regional Environmental Specialist

Attachment
UNITED STATES GOVERNMENT

Memorandum

SUBJECT: Negative Declaration/Section 4(f) Statement for Independent Bikeway or Walkway Construction Projects

FROM: Federal Highway Administrator

TO: Regional Federal Highway Administrators
    Regions 1-10, and
    Regional Engineer, Region 15

In order to reduce processing time and delays, we have prepared a negative declaration/Section 4(f) statement and determination (copy attached) to cover those independent bikeway and pedestrian walkway projects (FHWA 6-1-1-1) which require the use of recreation and park areas. This approved document should be distributed to Division Offices and State highway agencies for their use.

A draft of the negative declaration/Section 4(f) statement was published in the Federal Register (42 F.R. 15394) on March 21, 1977, inviting interested persons to comment. No major adverse comments were received during this commenting period. The majority of letters received were favorable and recommended approval of the document.

This environmental document will not relieve the Division Administrator from reviewing the impacts, mitigation measures, location, and design of individual bikeways. If there are any unusual circumstances (major impacts or controversy), a separate Section 4(f) statement and environmental document (EIS or negative declaration) should be considered for the individual project. It is likely that most projects which do not involve Section 4(f) properties would be nonmajor actions and would not require a formal environmental document.

It is also important to obtain approval from the official having specific jurisdiction over the Section 4(f) property that the project is acceptable and consistent with the designated use of the property, and that the location and design have been accomplished in a manner that will not cause harm to the property. A copy of the negative declaration/Section 4(f) statement, along with the approval letter from the official, should be placed in the individual project file.

If you have any question concerning the subject document, please contact the Environmental Review Branch, (202) 426-0106, in the Office of Environmental Policy.

For William M. Cox
Final Negative Declaration/Section 4(f) Statement and Determination for Independent Bikeway or Walkway Construction Projects

Background

There is a growing interest in bicycling and walking for commuting, for recreation, and for other trip purposes. Where this activity occurs on high-speed roadways, both safety and efficiency can be impaired because of the mixture of motorized and non-motorized modes of travel. Construction of bikeways or pedestrian walkways can promote safety and will assist in retaining the motor vehicle carrying capacity of the highway while enhancing bicycle capacity.

The United States Congress recognized the importance of bicycle and pedestrian travel by including special provisions for these modes in the Federal-Aid Highway Act of 1973, Public Law 93-87. Section 124 of this Act (amended Title 23, U.S. Code, by adding Section 217) contained the following principal provisions:

(1) Federal funds available for the construction of preferential facilities to serve pedestrians and bicyclists are those apportioned in accordance with paragraphs (1), (2), (3) and (6) of Section 104(b), 23 U.S.C., and those authorized for Forest highways, Forest development roads and trails, public land development roads and trails, park roads and trails, parkways, Indian reservation roads, and public land highways.

(2) Not more than $40 million (amended to $45 million by Section 134 of the Federal-Aid Highway Act of 1976) apportioned in any fiscal year for purposes described in the preceding paragraph may be obligated for bicycle projects and pedestrian walkways.

(3) No State shall obligate more than $2 million (amended to $2.5 million by Section 134 of the Federal-Aid Highway Act of 1976) of Federal-aid funds for such projects in any fiscal year.

(4) Such projects shall be located and designed pursuant to an overall plan which will provide due consideration for safety and contiguous routes.

The funding limitations described in (2) and (3) above are applicable only to independent bikeway and walkway construction projects.
**Project Description**

Independent bikeway or walkway construction projects are those highway construction projects which provide bicycle or pedestrian facilities in contrast to a project whose primary purpose is to serve motorized vehicles. The requirements for qualification of proposed bikeway or walkway facilities as independent bikeway or walkway construction projects are contained in Volume 6, Chapter 1, Section 1, Subsection 1, of the Federal-Aid Highway Program Manual, codified as Part 652 of Chapter 1 of Title 23 of the Code of Federal Regulations (CFR).

The bikeways and walkways will be designed and constructed in a manner suitable to the site conditions and the anticipated extent of usage. In general, a bikeway will be designed with an alignment and profile suitable for bicycle use with a surface that will be reasonably durable that incorporates drainage as necessary, and that is of a width appropriate for the planned one-way or two-way use.

The facilities will be accessible to the users or will form a segment located and designed pursuant to an overall plan.

Projects may include the acquisition of land outside the right-of-way, provided the facility will accommodate traffic which would have normally used a Federal-aid highway route, disregarding any legal prohibitions on the use of the route by cyclists or pedestrians.

It is required that a public agency be responsible for maintenance of the federally funded bikeway or walkway. No motorized vehicles will be permitted on the facilities except those for maintenance purposes and snowmobiles where State or local regulations permit.

**Application**

This negative declaration/preliminary Section 4(f) document is only applicable for independent bikeway or walkway construction projects which require the use of recreation and park areas established and maintained primarily for active recreation, open space, and similar purposes. Additionally, this document is applicable only when the official having specific jurisdiction over the Section 4(f) property has given his approval in writing that the project is acceptable and consistent with the designated use of the property and that all possible planning to minimize harm has been accomplished in the location and design of the bikeway or walkway facility. This document does not apply if the project would require the use of critical habitat of endangered species.

This document does not cover the use of any land from a publicly owned wildlife or waterfowl refuge or any land from a historic site of national, State, or local significance. It also does not cover those projects where there are unusual circumstances (major impacts, adverse effects, or controversy). A separate Section 4(f) statement and environmental document must be prepared in these categories.

This document does not cover bicycle or pedestrian facilities that are incidental items of construction in conjunction with highway improvements having the primary purpose of serving motor vehicular traffic.

**Summary**

The primary purpose for the development of independent bikeway and walkway projects is to provide a facility for traffic which would have normally used a Federal-aid highway route. In some cases, the bikeway and walkway projects can serve a dual function by also providing for...
recreational use. Where this situation occurs, artificially routing a bikeway or walkway around a compatible park area is not a prudent alternative because it would decrease the recreational value of the bikeway or walkway.

The written approval of the official having specific jurisdiction over the Section 4(f) property and construction authorization by FHWA will confirm that all possible planning to minimize harm has been accomplished in the location and design of the bikeway or walkway facility.

Noise and air quality will not be affected by bicycles. There would be increase in the noise level if snowmobiles are permitted. However, this would likely occur at a time when other uses of the recreational facilities will be minimal.

Temporary impacts on water quality will be minimal. Erosion control measures will be used through the construction period. A certain amount of land will be removed from other uses. The type of land and uses will vary from project to project. However, due to the narrow cross-section of the bikeways and walkways, a minimal amount of land will be required for the individual projects. The projects will be blended into existing terrain to reduce any visual impacts.

Displacement of families and businesses will not be required.

No significant adverse social or economic impacts are anticipated. There will be beneficial impacts such as the enhancement of the recreational potential of the parks and the provision of an alternate mode of transportation for the commuter.

Comments and Coordination

A draft of this negative declaration/Section 4(f) statement was published in the Federal Register (42 F.R. 15394) March 21, 1977, inviting interested persons to comment. The majority of the letters received were favorable and recommended approval of the document.

The document was also circulated to the Departments of the Interior (DOI), Housing and Urban Development (HUD), and Agriculture. Comments were received from DOI and HUD and are included in the appendix along with our responses.

Individual projects will be coordinated at the earliest feasible time with all responsible local officials, including the State Outdoor Recreation Liaison Officer. The use of properties acquired or developed with Federal monies from the Land and Water Conservation Fund will also be coordinated with the Bureau of Outdoor Recreation of DOI.

If HUD Community Development Block Grant Funds are used in conjunction with Federal Highway Administration Funds, HUD environmental review procedures set forth in 24 CFR, Section 58, are applicable.

Determination

Based on the above and on the scope of these bikeway and walkway projects, it is determined that they will not have a significant effect upon the quality of the human environment. It is also our determination that (1) there is no feasible and prudent alternative to the use of Section 4(f) lands, and (2) the conditions for approval will insure that the bikeway proposals will include all possible planning to minimize harm resulting from such use.
May 23, 1977 [Original signed by L.P. Lamm]

DATE

For

William M. Cox
Federal Highway Administrator
APPENDIX

United States Department of the Interior

OFFICE OF THE SECRETARY
WASHINGTON, D.C. 20240

In reply refer to:
(ER-77/105)  MAR 21 1977

Dear Mr. Lash:

This is in response to your February, 1977 request for the Department of the Interior's comments on the proposed Negative Declaration/Section 4(f) statement for Independent Bikeway or Walkway Construction Projects.

We are pleased that the proposed document responds to a number of the comments made in our letter of June 25, 1976, on the Bikeway Demonstration Program. We note that the present document is not applicable to the use of land from a publicly owned wildlife or waterfowl refuge or any land from a historic site, nor is it applicable if the project would require the use of critical habitat of endangered species. We note further that the document applies only to the use of recreation and park areas established and maintained primarily for active recreation, open space, and similar purposes.

We concur with these limitations on the application of the proposed Negative Declaration/Section 4(f) statement. However, we wish to again express our opinion that the proposed document not be applicable to:

1. Significant wetlands;

2. Unique ecological areas set aside for the preservation, interpretation, or scientific study of plant and animal communities, e.g., Registered Natural Landmarks and Registered Environmental Education Landmarks.
3. Play areas for small children (tot lots, etc.); and

4. Small park areas where the bikeway or walkway may use a significant portion of the available space (vest-pocket parks, etc.).

We are also pleased that the document makes provision for early coordination with all responsible local officials, including the State Outdoor Recreation Liaison Officer, and the Bureau of Outdoor Recreation (BOR) when Land and Water Conservation Fund grants are involved. We suggest, however, that you may wish to coordinate all projects of this type with the appropriate Regional Office of BOR for the technical assistance they can provide on bikeways and walkways.

According to our calculations, a funding level of $45,000,000 for these bikeways and walkways would amount to somewhere between 1,800 and 4,500 miles of trail per year. This would directly remove from all other use (including use by flora and fauna) roughly 1,000 to 6,800 acres per year. This impact should be addressed in the proposed negative declaration.

Thank you for the opportunity to review this proposed document.

Sincerely yours,

[Signature]

Deputy Assistant Secretary of the Interior

Mr. Michael Lash
Director of Environmental Policy
U.S. Department of Transportation
Federal Highway Administration
Washington, D. C. 20590
Responses to the Department of the Interior
Letter of March 21, 1977

(1) We believe the Application section is adequate to cover those cases where there are unusual circumstances such as major impacts or adverse effects. The key point is that the official having specific jurisdiction over the Section 4(f) property has to agree that the project is acceptable and consistent with the designated use of the property, and that the location and design have been accomplished in a manner that will not cause harm to the property.

(2) The FHWA Division Administrator and the local officials will have the option of requesting additional coordination with the Bureau of Outdoor Recreation on all bikeway and walkway projects.

(3) The use of land for the bikeways and walkways has been addressed in the Summary section. However, it should be understood that this document is for individual projects and was not prepared to address the impacts of the entire bikeway program.
OFFICE OF THE ASSISTANT SECRETARY
FOR COMMUNITY PLANNING AND DEVELOPMENT

IN REPLY REFER TO:
CSR
Your reference:
HEV-11

Mr. Michael Lash
Director of
Environmental Policy
Department of Transportation
Federal Highway Administration
Nassif Building - Room 3234
Washington, D. C. 20590

Dear Mr. Lash:

Thank you for providing this Office with the opportunity to review and comment on the proposed draft negative declaration/Section 4(f) for the construction of independent bikeways and pedestrian walkways. While your negative declaration proposal will reduce processing time, we propose for your consideration the following recommendations:

1. Under the caption Application insert the following before the last sentence in the first paragraph:
   The project must be in accord with a unified and officially coordinated program for the development of open space land as part of local and area wide comprehensive planning.  (1)

2. Under the caption Application add the following to the second paragraph: If unusual natural or manmade conditions exist in the proposed project area which might be deleteriously affected by the proposed bikeway or pedestrian walkway, then a Section 4(f) and an environmental impact statement shall be prepared for the project. (2)
3. Under the caption Coordination, second paragraph add the following: If HUD Community Development Block Grant (CDBG) funds are used by applicants in conjunction with Section 124 funds, HUD environmental review procedures set forth in 24 CFR Section 58 are applicable. (Copy attached) The CDBG program permits the use of funds for the construction of certain public works in conjunction with recreational purposes.

Sincerely yours,

Richard H. Brown
Director, Office of Environmental Quality

Attachment
Responses to the Department of Housing and Urban Development Letter of February 15, 1977

(1) We do not believe it is necessary to add this sentence to the Application section since this is already a Federal-aid qualification requirement. (See 23 CFR, Part 652.)

(2) This provision has been added to the Application section.

(3) The Coordination section has been expanded to include this situation.
SECTION I. BACKGROUND AND INTRODUCTION

The Federal-aid Highway Program (FAHP) is a federally-assisted program of State-selected projects. The Federal Highway Administration (FHWA) and the State Departments of Transportation have long worked as partners to deliver the FAHP in accordance with Federal requirements. In enacting 23 U.S.C. 106(c), as amended, Congress recognized the need to give the States more authority to carry out project responsibilities traditionally handled by FHWA. Congress also recognized the importance of a risk-based approach to FHWA oversight of the FAHP, establishing requirements in 23 U.S.C. 106(g). This Stewardship and Oversight (S&O) Agreement sets forth the agreement between the FHWA and the State of Illinois Department of Transportation (IDOT) on the roles and responsibilities of the FHWA and the IDOT with respect to Title 23 project approvals and related responsibilities, and FAHP oversight activities.

For the purposes of this agreement, stewardship is defined as the efficient and effective management of the public funds that have been entrusted to FHWA for the Federal-aid Highway Programs. Oversight, an integral part of stewardship, is defined as specific activities which ensure that the implementation of the various elements of the Federal-aid Highway Program is in accordance with applicable laws, regulations, and policies.

The scope of FHWA responsibilities, and the legal authority for IDOT assumption of FHWA responsibilities, developed over time. The U.S. Secretary of Transportation delegated responsibility to the Administrator of the FHWA for the FAHP under Title 23 of the United States Code, and associated laws. (49 CFR 1.84 and 1.85) The following legislation further outlines FHWA's responsibilities:

- Intermodal Surface Transportation Efficiency Act (ISTEA) of 1991;
- Transportation Equity Act for the 21st Century (TEA-21) of 1998;
- Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU) of 2005; and

The FHWA may not assign or delegate its decision-making authority to a State Department of Transportation unless authorized by law. Section 106 of Title 23, United States Code (Section106), authorizes the State to assume specific project approvals. For projects that receive funding under Title 23, U.S.C., and are on the National Highway System (NHS) including projects on the Interstate System, the State may assume the responsibilities of the Secretary of the U.S. Department of Transportation under Title 23 for design, plans, specifications, estimates, contract awards, and inspections with respect to the projects unless the Secretary determines that the assumption is not appropriate. (23 U.S.C. 106(c)(1)) For projects under Title 23, U.S.C. that are not on the NHS, the State shall assume the responsibilities for design, plans, specifications, estimates, contract awards, and inspections unless the State determines that such assumption is not appropriate. (23 U.S.C. 106(c)(2))

For all other project activities which do not fall within the specific project approvals listed in Section 106 or are not otherwise authorized by law, the FHWA may authorize IDOT to perform work needed to reach the FHWA decision point, or to implement FHWA's decision. However such decisions themselves are reserved to FHWA. The authority given to the IDOT under Section 106(c)(1) and (2) is limited to specific project approvals listed herein. Nothing listed herein is intended to include assumption of FHWA's
decision-making authority regarding Title 23, U.S.C. eligibility or Federal-aid participation determinations. The FHWA always must make the final eligibility and participation decisions for the Federal-aid Highway Program.

Section 106(c)(3) requires FHWA and the IDOT to enter into an agreement relating to the extent to which the IDOT assumes project responsibilities. This Stewardship and Oversight Agreement (S&O Agreement), includes information on specific project approvals and related responsibilities, and provides the requirements for FHWA oversight of the FAHP (Oversight Program), as required by 23 U.S.C. 106(g).

SECTION II. INTENT AND PURPOSE OF S&O AGREEMENT

The intent and purpose of this S&O Agreement is to document the roles and responsibilities of the FHWA's Illinois Division Office (FHWA or Division) and Illinois Department of Transportation (IDOT) with respect to project approvals and related responsibilities, and to document the methods of oversight which will be used to efficiently and effectively deliver the FAHP.

The Project Action Responsibility Matrix, Attachment A to this S&O Agreement and as further described in Section VIII of this S&O Agreement, identifies FHWA FAHP project approvals and related responsibilities State DOT assumes from FHWA on a program-wide basis pursuant to 23 U.S.C. 106(c) and other legal authorities. Upon execution of this agreement, Attachment A shall be controlling and except as specifically noted in Attachment A, no other agreements, attachments, or other documents shall have the effect of delegating or assigning FHWA approvals to State DOT on a program-wide basis under 23 U.S.C 106 or have the effect of altering Attachment A.

SECTION III. ASSUMPTION OF RESPONSIBILITIES FOR FEDERAL-AID PROJECTS ON THE NATIONAL HIGHWAY SYSTEM

A. The IDOT may assume the FHWA's Title 23 responsibilities for design; plans, specifications, and estimates (PS&E); contract awards; and inspections, with respect to Federal-aid projects on the National Highway System (NHS) if both the IDOT and FHWA determine that assumption of responsibilities is appropriate.

B. Approvals and related activities for which the IDOT has assumed responsibilities as shown in Attachment A will apply program wide unless project specific actions for which the Division will carry out the approval or related responsibilities are documented in accordance with the FHWA Project of Division Interest/Project of Corporate Interest Guide (FHWA PoDI/PoCI Guide) located at http://www.fhwa.dot.gov/federalaid/stewardship/

Attachment D, "Selection and Monitoring of Projects of Division Interest (PoDI's)" outlines the processes for coordination of PoDI's between IDOT and FHWA.

C. The IDOT may not assume responsibilities for Interstate projects that are in high risk categories. (23 U.S.C. 106(c)(1))

D. The IDOT is to exercise any and all assumptions of the Secretary responsibilities for Federal-aid projects on the NHS in accordance with Federal laws, regulations and policies.

SECTION IV. ASSUMPTION OF RESPONSIBILITIES FOR FEDERAL-AID PROJECTS OFF THE NATIONAL HIGHWAY SYSTEM

A. The IDOT shall assume the FHWA's Title 23 responsibilities for design, PS&Es, contract awards, and inspections, with respect to Federal-aid projects off the NHS (non-
A. Design which, includes preliminary engineering, engineering, and design-related services directly relating to the construction of a FARP-funded project, including engineering, design, project development and management, construction project management and inspection, surveying, mapping (including the establishment of temporary and permanent geodetic control in accordance with specifications of the National Oceanic and Atmospheric Administration), and architectural-related services.

B. PS&E which, represents the actions and approvals required before authorization of construction. The PS&E package includes geometric standards, drawings, specifications, project estimates, certifications relating to completion of right-of-way acquisition and relocation, utility work, and railroad work.

C. Contract awards which, include procurement of professional and other consultant services and construction-related services to include advertising, evaluating, and awarding contracts.

D. Inspections which, include general contract administration, material testing and quality assurance, review, and inspections of Federal-aid contracts as well as final inspection/acceptance.

E. Approvals and related responsibilities affecting real property as provided in 23 CFR 710.201(i) and any successor regulation in 23 CFR Part 710.
SECTION VII. FEDERAL APPROVALS AND RELATED RESPONSIBILITIES THAT MAY NOT BE ASSUMED BY THE IDOT

A. Any approval or related responsibility not listed in Attachment A cannot be assumed by the State without prior concurrence by FHWA Headquarters. The following is a list of the most frequently-occurring approvals and related responsibilities that may not be assumed by the IDOT:

- Civil Rights Program approvals;
- Environmental approvals, except those specifically assumed under other agreements. (23 U.S.C. 326 and 327; programmatic categorical exclusion agreements);
- Federal air quality conformity determinations required by the Clean Air Act;
- Approval of current bill and final vouchers;
- Approval of federally-funded hardship acquisition, protective buying, and 23 U.S.C. 108(d) early acquisition;
- Project agreements and modifications to project agreements and obligation of funds (including advance construction);
- Planning and programming pursuant to 23 U.S.C. 134 and 135;
- Special Experimental Projects (SEP-14 and SEP-15);
- Use of Interstate airspace for non-highway-related purposes;
- Any Federal agency approval or determination under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (Uniform Act), as amended, and implementing regulations in 49 CFR Part 24;
- Waivers to Buy America requirements;
- Approval of Federal participation under 23 CFR I.9(b);
- Provide pre-approval for preventive maintenance project;
- Requests for credits toward the non-Federal share of construction costs for early acquisitions, donations, or other contributions applied to a project;
- Functional replacement of property;
- Approval of a time extension for preliminary engineering projects beyond the 10-year limit, in the event that actual construction or acquisition of right-of-way for a highway project has not commenced;
- Approval of a time extension beyond the 20-year limit for right-of-way projects, in the event that actual construction of a road on the right-of-way is not undertaken;
- Determine need for Coast Guard Permit;
- Training Special Provision - Approval of New Project Training Programs; and
- Any other approval or activity not specifically identified in Attachment A unless otherwise approved by the FHWA, including the Office of Chief Counsel.

B. For all projects and programs, the IDOT will comply with Title 23 and all applicable non-Title 23, U.S.C. Federal-aid program requirements, such as metropolitan and statewide planning; environment; procurement of engineering and design related service contracts (except as provided in 23 U.S.C. 109(0)); Civil Rights including Title VI of the Civil Rights Act, and participation by Disadvantaged Business Enterprises; prevailing wage rates; and acquisition of right-of-way, etc.

C. This Agreement does not modify the FHWA's non-Title 23 program approval and related responsibilities, such as approvals required under the Clean Air Act; National Environmental Policy Act, Executive Order on Environmental Justice (E.O. 12898), and other related environmental laws and statutes; the Uniform Act; and the Civil Rights Act of 1964 and related statutes.
SECTION VIII. PROJECT ACTION RESPONSIBILITY MATRIX

Attachment A, Project Action Responsibility Matrix, to this S&O Agreement identifies FAHP project approvals and related responsibilities. The Matrix specifies which approvals and related responsibilities are assumed by the State under 23 U.S.C. 106(c) or other statutory or regulatory authority, as well as approvals and related responsibilities reserved to FHWA.

SECTION IX. HIGH RISK CATEGORIES

A. In 23 U.S.C. 106(c), Congress directs that the Secretary shall not assign any approvals or related responsibilities for projects on the Interstate System if the Secretary determines the project to be in a high risk category. Under 23 U.S.C. 106(c)(B)(8), the Secretary may define high risk categories on a national basis, State-by-State basis, or national and State-by-State basis.

B. The Division has determined there are no high risk categories.

SECTION X. FHWA OVERSIGHT PROGRAM UNDER 23 U.S.C. 106(g)

A. In 23 U.S.C. 106(g), Congress directs that the Secretary shall establish an oversight program to monitor the effective and efficient use of funds authorized to carry out the FAHP. This program includes FHWA oversight of the State’s processes and management practices, including those involved in carrying out the approvals and related responsibilities assumed by the State under 23 U.S.C. 106(c). Congress defines that, at a minimum, the oversight-program shall be responsive to all areas relating to financial integrity and project delivery.

B. The FHWA shall perform annual reviews that address elements of the IDOT’s financial management system in accordance with 23 U.S.C. 106(g)(2)(A). FHWA will periodically review the IDOT’s monitoring of subrecipients pursuant to 23 U.S.C. 106(g)(4)(B).

C. The FHWA shall perform annual reviews that address elements of the project delivery systems of the IDOT, which elements include one or more activities that are involved in the life cycle of project from conception to completion of the project. The FHWA will also evaluate the practices of the IDOT for estimating project costs, awarding contracts, and reducing costs. 23 U.S.C. 106(g)(2) and (3).

D. To carry out the requirements of 23 U.S.C. 106(g), the FHWA will employ a risk management framework to evaluate financial integrity and project delivery, and balance risk with staffing resources, available funding, and the State's transportation needs. The FHWA may work collaboratively with the IDOT to assess the risks inherent with the FAHP and funds management, and how that assessment will be used to align resources to develop appropriate risk response strategies.

Techniques the Division and IDOT may use to identify and analyze risks and develop response strategies include the following:

- Program Assessments;
- FIRE Reviews;
- Program Reviews;
- Certification Reviews;
- Recurring or periodic reviews such as the Compliance Assessment Program (CAP); and
- Inspections of project elements or phases.

These techniques will be carried out in a manner consistent with applicable Division Standard Operating Procedures or other control documents relating to program assessments, FIRE, program reviews, CAP, etc.
The following techniques and processes will be used to carry out the requirements of 23 U.S.C. 106(g):

The FHWA will monitor Federal Highway Programs and will maintain review and/or approval authority of activities that are not delegated to IDOT. In addition, FHWA and IDOT are responsible for ensuring financial integrity and compliance with applicable laws and regulations. The FHWA can review any program or project including those that have unique features, high-risk elements, unusual circumstances, or projects included in program and/or process reviews. FHWA will not require higher standards and policies be applied on a project merely because FHWA is involved in that project. FHWA's involvement in a project does not change governing policies although FHWA may request consideration of more rigorous criteria or alternative approaches.

The IDOT and FHWA are established leaders in the joint process review program. The cooperative approach taken in Illinois has led to reviews that are an integral part of process improvement at IDOT and FHWA. These reviews meet and exceed the requirements of 23 U.S. Code, Section 106(g)(3). During the annual process review selection meeting, IDOT and FHWA will ensure at least one review addressing project delivery is selected. Most of these reviews do address project delivery. Additional program reviews will be conducted at the required frequencies. These include, but are not limited to, the following:

The IDOT research program conducts a peer review of its program.
The FHWA reviews IDOT's Highway Performance Monitoring System program.
The FHWA reviews Illinois' Motor Fuel and Truck Tax collection program.
The FHWA and Federal Transit Administration conduct MPO Certification Reviews. The IDOT and FHWA review construction work zones.
The IDOT and FHWA conduct ad hoc reviews based on issues that emerge.
The IDOT audit program, with some FHWA participation, is conducted.
Other State entities review IDOT's program: Auditor General, Department of Central Management Services.

E. Program Responsibility Matrix
Attachment B to this S&O Agreement is the Program Responsibility Matrix example that identifies all relevant FHWA program actions, and Division and IDOT program contact offices.

F. Manuals and Operating Agreements

IDOT manuals, agreements and other control documents that have been approved for use on Federal-aid projects are listed in Attachment C to this S&O Agreement.

G. Stewardship and Oversight Indicators

FHWA and IDOT will jointly develop a set of Stewardship and Oversight Indicators (Indicators) as tools to assess whether the assumptions of responsibility outlined in this agreement are functioning appropriately. The Indicators will be risk-based, will continue to evolve to meet the needs of FHWA and IDOT and be reviewed annually for effectiveness. Once developed, Indicators will be included in an attachment to this agreement.

SECTION XI. IDOT OVERSIGHT AND REPORTING REQUIREMENTS

A. IDOT Oversight and Reporting Requirements
The IDOT is responsible for demonstrating to the FHWA how it is carrying out its responsibilities in accordance with this S&O Agreement. In order to fulfill this responsibility, the IDOT will meet its responsibilities in accordance with Illinois control documents, which are listed in Attachment C. The IDOT will consult with FHWA in accordance with Attachment A when IDOT considers deviating from the control documents, which represent established policies, guidance, standard procedures, and programmatic agreements. With FHWA approval, IDOT may implement an alternative approach to meeting State and Federal requirements.

IDOT will assume all responsibilities in accordance with Section 106 of Title 23. This applies to all design activities, Plan, Specifications, and Estimates (PS&E) approvals, concurrence in awards, and all construction and maintenance activities. This precludes the need for any FHWA approval or concurrence, except for those actions that require FHWA approval outside of Title 23 U.S.C., such as NEPA (42 USC 4321 et seq), Title VI of the Civil Rights Act (42 USC 2000d et seq), Fair Housing Act (42 USC 3601 et seq), and the Uniform Relocation Assistance and Land Acquisitions Policies Act (42 USC 4601 et seq).

Project level actions from FHWA are summarized in Attachment A. The IDOT will ensure the appropriate approvals are obtained and the appropriate documentation is submitted. For all Federal-aid projects on the NHS, under State or Local jurisdiction, IDOT will conduct all final inspections in lieu of FHWA to ensure the work was completed in substantial conformance with the approved PS&E. Although FHWA may request to participate in a PoDI's final inspection, IDOT will still have the lead in completing this action.

The process by which PoDI's are coordinated between IDOT and FHWA is outlined in Attachment D.

B. IDOT Oversight of Locally Administered Projects

B.1. IDOT is required to provide adequate oversight of subrecipients including oversight of any assumed responsibilities the IDOT delegates to a LPA.

B.2. Pursuant to 23 U.S.C. 106(g)(4), the IDOT shall be responsible for determining that subrecipients of Federal funds have adequate project delivery systems for locally administered projects and sufficient accounting controls to properly manage such Federal-aid funds. The State DOT is also responsible for ensuring compliance with reporting and other requirements applicable to grantees making sub-awards, such as monthly reporting requirements under the Federal Funding Accountability and Transparency Act of 2006, PL 109-282 (as amended by PL 110-252).

B.3. The IDOT acknowledges that it is responsible for sub-receipient awareness of Federal grant requirements, management of grants, awards and sub- awards and is familiar with and comprehends pass through entity responsibilities (2 C.F.R. 200.331 Requirements for Pass-thru Entities) The IDOT shall carry out these responsibilities using the following actions, programs, and processes:

As IDOT makes programs available to local units of government, IDOT provides the parameters, assists the locals in administration, and provides oversight of Federal and State funded programs. Eligible public agencies may be permitted, by IDOT, to take approval actions and administer Federal-aid design and construction projects when IDOT assures the public agency has the knowledge and capability to achieve compliance with State and Federal requirements.

State stewardship efforts include oversight and approval actions, as well as many day-to-day actions that are routinely performed to ensure the
Federal-aid Highway Program is administered in regulatory compliance and in ways that enhance the value of the program funds. In addition, IDOT maintains its Bureau of Local Roads and Streets Manual and provides training opportunities to communicate requirements, and IDOT staff reviews project documentation to ensure compliance.

B.4. The IDOT shall assess whether a sub-recipient has adequate project delivery systems and sufficient accounting controls to properly manage projects, using the following actions, programs, and processes:

Control documents, including the IDOT Bureau of Local Roads and Streets Manual, will be followed to ensure LPA projects are suitably administered. IDOT financial monitoring procedures will be applied to these projects.

B.5. The IDOT shall assess whether a sub-recipient is staffed and equipped to perform work satisfactorily and cost effectively, and that adequate staffing and supervision exists to manage the Federal project(s), by using the following actions, programs, and processes:

Control documents, including the IDOT Bureau of Local Roads and Streets Manual, will be followed to ensure LPA projects are suitably administered.

B.6. The IDOT shall assess whether sub-recipient projects receive adequate inspection to ensure they are completed in conformance with approved plans and specifications, by using the following actions, programs, and processes:

Control documents, including the IDOT Bureau of Local Roads and Streets Manual, will be followed to ensure LPA projects are suitably administered.

B.7. The IDOT shall ensure that when LPAs elect to use consultants for engineering services, the LPA, as provided under 23 CFR 635.105(b), shall provide a full-time employee of the agency to be in responsible charge of the project. The IDOT’s process to ensure compliance with this requirement is documented by the following actions, programs, and processes:

Control documents, including the IDOT Bureau of Local Roads and Streets Manual, will be followed to ensure LPA projects are suitably administered.

B.8. The IDOT shall ensure that project actions will be administered in accordance with all applicable Federal laws and regulations. The IDOT will use the following process on required approvals on sub-recipient projects as described in control documents, such as the IDOT Bureau of Local Roads and Streets Manual, and approved on sub-recipient administered projects.

B.9. The IDOT shall document its oversight activities for LPA-administered projects and findings, and how it will share this information with the FHWA. FIRE reviews and monitoring projects’ financial status will include LPA projects. IDOT will also coordinate resolution of project issues that deviate from control documents with FHWA.

SECTION XII. IMPLEMENTATION AND AMENDMENTS

A. This S&O Agreement will take effect as of the effective date of the signature of the FHWA Illinois Division Administrator, who shall sign this S&O Agreement last.

B. The Division and IDOT agree that updates to this Agreement will be considered periodically on a case-by-case basis or when:

- Significant new legislation, Executive orders, or other initiatives affecting the relationship or responsibilities of one or both parties to the S&O Agreement occurs;
• Leadership, or leadership direction, changes at the IDOT or FHWA; or
• Priorities shift as a result of audits, public perception, or changes in staffing at either the IDOT or Division Office.

C. The Division and IDOT agree that changes may occur to the contents of the Attachments to this S&O Agreement and documents incorporated by reference into the S&O Agreement. Except as provided in paragraph XII.D., and E, changes to the Attachments and documents incorporated by reference will not require the Division and IDOT to amend this S&O Agreement. The effective date of any revisions to one of these documents shall be clearly visible in the header of the revised document. This Agreement and any revised document shall be posted on the Division’s S&O Agreement internet site within five (5) business days of the effective date.

D. Any changes to the high risk categories must be documented by an amendment to this S&O Agreement.

E. Any changes to the Project Action Responsibility Matrix must be approved by the FHWA Office of Infrastructure in writing and documented by an amendment to this S&O Agreement. (Drafting Note: The Project Action Responsibility Matrix is generally Attachment A.)
<table>
<thead>
<tr>
<th>ACTION</th>
<th>AGENCY RESPONSIBLE</th>
</tr>
</thead>
</table>
| **PROJECT ACTION RESPONSIBILITY MATRIX**  
(Excluding PoDIs, which are subject to separate PoDI Plans) | |
| **PROJECTS ON THE NHS** | **PROJECTS OFF THE NHS** |
| Develop Financial Plan for Federal Projects between $100 million and $500 million.  
[23 U.S.C. 106(i)] | STATE | STATE |
| **ENVIRONMENT (All phases)** | | |
| All EA/FONSI, EIS/ROD, 4(f), 106, 6(f) and other approval actions required by Federal environmental laws and regulations | FHWA (2) | FHWA (2) |
| Categorical Exclusion approval actions (Note this action cannot be assumed by the State except through an assignment under 23 U.S.C. 326 or 327, or through a programmatic agreement pursuant to Section 1318(d) of MAP-21 and 23 CFR 771.117(g))) | FHWA (2) for CEII | FHWA (2) for CEII |
| **PRELIMINARY DESIGN (Design Phase)** | | |
| Consultant Contract Selection | STATE (3) | STATE (3) |
| Sole source Consultant Contract Selection | STATE (3) | STATE (3) |
| Approve hiring of consultant to serve in a “management” role (Note: this action cannot be assumed by State) [23 CFR 172.9] | FHWA | FHWA |
| Approve consultant agreements and agreement revisions (Federal non-Major Projects) [23 CFR 172.9] | STATE | STATE |
| Approve consultant agreements and agreement revisions on Federal Major Projects [23 CFR 172.9] (Note: this action cannot be assumed by State) | FHWA | FHWA |
| Approve exceptions to design standards [23 CFR 625.3(d)] | FHWA for Interstate;  
STATE for Non-Interstate | STATE |
| Interstate System Access Change [23 USC 111] (Note: this action | FHWA | N/A |
ATTACHMENT A
PROJECT ACTION RESPONSIBILITY MATRIX
(As of November 14, 2014)

The following matrix identifies Federal-aid highway program (FAHP) project approvals and related responsibilities. The matrix addresses which ones are subject to State assumption under the provisions of 23 U.S.C. 106(c) or other statutory or regulatory authority, as well as those which are reserved to FHWA.

<table>
<thead>
<tr>
<th>ACTION</th>
<th>AGENCY RESPONSIBLE</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>PROJECTS ON THE NHS</td>
</tr>
<tr>
<td>PROGRAMMING (All phases)</td>
<td></td>
</tr>
<tr>
<td>Ensure project in Statewide Transportation Improvement Program (STIP)/Transportation Improvement Program (TIP)</td>
<td>STATE</td>
</tr>
<tr>
<td>Identify proposed funding category</td>
<td>STATE (1)</td>
</tr>
<tr>
<td>FINANCIAL MANAGEMENT (All phases)</td>
<td></td>
</tr>
<tr>
<td>Obligate funds/approve Federal-aid project agreement, modifications, and project closures (project authorizations) (Note: this action cannot be assumed by State)</td>
<td>FHWA</td>
</tr>
<tr>
<td>Authorize current bill (Note: this action cannot be assumed by State)</td>
<td>FHWA</td>
</tr>
<tr>
<td>Review and Accept Financial Plan and Annual Updates for Federal Major Projects over $500 million [23 U.S.C. 106(h)] (Note: this action cannot be assumed by State)</td>
<td>FHWA</td>
</tr>
<tr>
<td>Review Cost Estimates for Federal Major Projects over $500 million [23 U.S.C. 106(h)] (Note: this action cannot be assumed by State)</td>
<td>FHWA</td>
</tr>
</tbody>
</table>
## PROJECT ACTION RESPONSIBILITY MATRIX
(Excluding PoDs, which are subject to separate PoDI Plans)

<table>
<thead>
<tr>
<th>ACTION</th>
<th>AGENCY RESPONSIBLE</th>
<th>PROJECTS ON THE NHS</th>
<th>PROJECTS OFF THE NHS</th>
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<tbody>
<tr>
<td>cannot be assumed by State)</td>
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<tr>
<td>Interstate System Access Justification Report [23 USC 111] (Note: action may be assumed by State pursuant to 23 USC 111(e))</td>
<td>FHWA</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>Airport highway clearance coordination and respective public interest finding (if required) [23 CFR 620.104]</td>
<td>STATE</td>
<td>STATE</td>
<td></td>
</tr>
<tr>
<td>Approve Project Management Plan for Federal Major Projects over $500 million [23 USC 106(b)] (Note: this action cannot be assumed by State)</td>
<td>FHWA</td>
<td>FHWA</td>
<td></td>
</tr>
<tr>
<td>Approve innovative and Public-Private Partnership projects in accordance with SEP-14 and SEP-15 (Note: this action cannot be assumed by State)</td>
<td>FHWA</td>
<td>FHWA</td>
<td></td>
</tr>
<tr>
<td>Provide pre-approval for preventive maintenance project (until FHWA concurs with STATE procedures) (Note: this action cannot be assumed by State)</td>
<td>FHWA</td>
<td>FHWA</td>
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</tr>
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</table>

### DETAILED / FINAL DESIGN (Design Phase)

<table>
<thead>
<tr>
<th>ACTION</th>
<th>AGENCY RESPONSIBLE</th>
<th>PROJECTS ON THE NHS</th>
<th>PROJECTS OFF THE NHS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Provide approval of preliminary plans for unusual/complex structures on the Interstate. [23 USC 109(a) and FHWA Policy]</td>
<td>FHWA (4)</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>Provide approval of preliminary plans for unusual/complex structures (non-Interstate). [23 USC 109(a) and FHWA Policy]</td>
<td>STATE (4)</td>
<td>STATE</td>
<td></td>
</tr>
<tr>
<td>Approve retaining right-of-way encroachments [23 CFR 1.23 (b) &amp; (c)]</td>
<td>STATE (5)</td>
<td>STATE</td>
<td></td>
</tr>
<tr>
<td>Approve use of local force account agreements</td>
<td>STATE</td>
<td>STATE</td>
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<tr>
<td>ACTION</td>
<td>AGENCY RESPONSIBLE</td>
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</tbody>
</table>
| [23 CFR 635.104 & 204] Approve use of publicly owned equipment        | STATE
|Approve the use of proprietary products, processes                     | STATE
|Concur in use of publicly furnished materials [23 CFR 635.407]         | STATE

**RIGHT-OF-WAY (Design and Operational Phases)**

| Make feasibility/practicability determination for allowing authorization of construction prior to completion of ROW clearance, utility and railroad work [23 CFR 635.309(b)] | FHWA for Interstate; STATE for Non-Interstate |
| Make public interest finding on whether State may proceed with bid advertisement even though ROW acquisition/relocation activities are not complete for some parcels [23 CFR 635.309(c)] | FHWA |
| Ensure compliant ROW certificate is in place [23 CFR 635.309(c)]      | STATE |
| Approve Hardship and Protective Buying [23 CFR 710.503] (If a Federal-aid project) (Note: this action cannot be assumed by State) | FHWA |
| Approve Interstate Real Property Interest Use Agreements [23 CFR 710.405] (Note: this action cannot be assumed by State) | FHWA |
| Approve non-highway use and occupancy [23 CFR 1.23(c)]                | FHWA for Interstate STATE for Non-Interstate (3) |
| Approve disposal at less than fair                                    | FHWA |
# PROJECT ACTION RESPONSIBILITY MATRIX
(Excluding PoDIs, which are subject to separate PoDI Plans)

<table>
<thead>
<tr>
<th>ACTION</th>
<th>AGENCY RESPONSIBLE</th>
<th>PROJECTS ON THE NHS</th>
<th>PROJECTS OFF THE NHS</th>
</tr>
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<tbody>
<tr>
<td>market value of federally funded right-of-way, including disposals of access control [23 U.S.C. 156] (Note: this action cannot be assumed by State)</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Approve disposal at fair market value of federally funded right-of-way, including disposals of access control [23 CFR 710.409] (Note: Exception allowed per 23 CFR 710.201)</td>
<td>FHWA for Interstate STATE for Non-Interstate (3)</td>
<td>STATE (3)</td>
<td></td>
</tr>
<tr>
<td>Requests for credits toward the non-Federal share of construction costs for early acquisitions, donations or other contributions applied to a project (note: this action cannot be assumed by State)</td>
<td>FHWA</td>
<td>FHWA</td>
<td></td>
</tr>
<tr>
<td>Federal land transfers [23 CFR 710, Subpart F] (Note: this action cannot be assumed by State)</td>
<td>FHWA</td>
<td>FHWA</td>
<td></td>
</tr>
<tr>
<td>Functional replacement of property [23 CFR 710.509] (Note: this action cannot be assumed by State)</td>
<td>FHWA</td>
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## SYSTEM OPERATIONS AND PRESERVATION (Design Phase)

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<tr>
<th>ACTION</th>
<th>AGENCY RESPONSIBLE</th>
<th>PROJECTS ON THE NHS</th>
<th>PROJECTS OFF THE NHS</th>
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<tbody>
<tr>
<td>Accept Transportation Management Plans (23 CFR 630.1012(b))</td>
<td>STATE</td>
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<tr>
<td>Approval of System Engineering Analysis (for ITS) [23 CFR 940.11]</td>
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## PS&E AND ADVERTISING (Design Phase)

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<th>AGENCY RESPONSIBLE</th>
<th>PROJECTS ON THE NHS</th>
<th>PROJECTS OFF THE NHS</th>
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</thead>
<tbody>
<tr>
<td>Approve PS&amp;E [23 CFR 630.201]</td>
<td>STATE</td>
<td>STATE</td>
<td></td>
</tr>
<tr>
<td>Authorize advance construction and conversions [23 CFR 630.703 &amp; 709] (Note: this action cannot be assumed by State)</td>
<td>FHWA</td>
<td>FHWA</td>
<td></td>
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<tr>
<td>Approve utility or railroad force</td>
<td>STATE</td>
<td>STATE</td>
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<td>ACTION</td>
<td>AGENCY RESPONSIBLE</td>
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<td></td>
<td>PROJECTS ON THE NHS</td>
<td>PROJECTS OFF THE NHS</td>
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<tr>
<td>account work [23 CFR 645.113 &amp; 646.216]</td>
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</tr>
<tr>
<td>Approve utility and railroad agreements [23 CFR 645.113 &amp; 646.216]</td>
<td>STATE</td>
<td>STATE</td>
<td></td>
</tr>
<tr>
<td>Approve use of consultants by utility companies [23 CFR 645.109(b)]</td>
<td>STATE</td>
<td>STATE</td>
<td></td>
</tr>
<tr>
<td>Approve exceptions to maximum railroad protective insurance limits [23 CFR 646.111]</td>
<td>STATE</td>
<td>STATE</td>
<td></td>
</tr>
<tr>
<td>Authorize advertising for bids (FHWA authorization done via construction authorization) [23 CFR 635.112, 309]</td>
<td>STATE</td>
<td>STATE</td>
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</tr>
</tbody>
</table>

**CONTRACT ADVERTISEMENT AND AWARD (Design Phase)**

All contracts to be done by competitive bidding unless otherwise authorized by law

<table>
<thead>
<tr>
<th>ACTION</th>
<th>AGENCY RESPONSIBLE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>PROJECTS ON THE NHS</td>
</tr>
<tr>
<td>Approve cost-effectiveness determinations for construction work performed by force account or by contract awarded by other than competitive bidding [23 CFR 635.104 &amp;.204]</td>
<td>STATE</td>
</tr>
<tr>
<td>Approve emergency determinations for contracts awarded by other than competitive bidding [23 CFR 635.104 &amp;.204]</td>
<td>FHWA</td>
</tr>
<tr>
<td>Approve construction engineering by local agency [23 CFR 635.105]</td>
<td>STATE</td>
</tr>
<tr>
<td>Approve advertising period less than 3 weeks [23 CFR 635.112]</td>
<td>FHWA</td>
</tr>
<tr>
<td>Approve addenda during advertising period [23 CFR 635.112]</td>
<td>STATE</td>
</tr>
<tr>
<td>Concur in award of contract [23 CFR 635.114]</td>
<td>STATE</td>
</tr>
<tr>
<td>Concur in rejection of all bids [23 CFR 635.114]</td>
<td>STATE</td>
</tr>
<tr>
<td>Approval of Design-Build</td>
<td>STATE</td>
</tr>
<tr>
<td>ACTION</td>
<td>AGENCY RESPONSIBLE</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
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</tr>
<tr>
<td>Requests-for-Proposals and Addenda [23 CFR 635.112]</td>
<td></td>
</tr>
<tr>
<td><strong>CONSTRUCTION (Construction Phase)</strong></td>
<td></td>
</tr>
<tr>
<td>Approve changes and extra work [23 CFR 635.120]</td>
<td>STATE</td>
</tr>
<tr>
<td>Approve contract time extensions [23 CFR 635.120]</td>
<td>STATE</td>
</tr>
<tr>
<td>Concur in use of mandatory borrow/disposal sites [23 CFR 635.407]</td>
<td>STATE</td>
</tr>
<tr>
<td>Accept materials certification [23 CFR 637.207]</td>
<td>STATE</td>
</tr>
<tr>
<td>Concur in settlement of contract claims [23 CFR 635.124]</td>
<td>STATE</td>
</tr>
<tr>
<td>Concur in termination of construction contracts [23 CFR 635.125]</td>
<td>STATE</td>
</tr>
<tr>
<td>Waive Buy America provisions [23 CFR 635.410] (Note: this action cannot be assumed by State)</td>
<td>FHWA</td>
</tr>
<tr>
<td>Final inspection/acceptance of completed work [23 USC 114(a)]</td>
<td>STATE</td>
</tr>
<tr>
<td><strong>CIVIL RIGHTS (All phases)</strong></td>
<td></td>
</tr>
<tr>
<td>Approval of Disadvantaged Business Enterprise (DBE)</td>
<td>STATE</td>
</tr>
<tr>
<td>Project Contract Goal set by the State DOT under 49 CFR 26.51(d). [49 CFR 26.51(e)(3)]</td>
<td>STATE</td>
</tr>
<tr>
<td>Acceptance of Bidder’s Good Faith Efforts to Meet Contract Goal [49 CFR 26.53] or of Prime Contractor’s Good Faith Efforts to Find Another DBE Subcontractor When a DBE Subcontractor is Terminated or Fails to Complete Its Work [49 CFR 26.53(g)] (Note: this action cannot be performed by the FHWA)</td>
<td>STATE</td>
</tr>
</tbody>
</table>
### PROJECT ACTION RESPONSIBILITY MATRIX
(Excluding PoDIs, which are subject to separate PoDI Plans)

<table>
<thead>
<tr>
<th>ACTION</th>
<th>AGENCY RESPONSIBLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Training Special Provision – Approval of Project Goal for training slots or hours [23 CFR Part 230, Subpart A]</td>
<td>STATE</td>
</tr>
<tr>
<td>Training Special Provision – Approval of New Project Training Programs (Note: this action cannot be assumed by State) [23 CFR 230.111(d), (e)]</td>
<td>FHWA</td>
</tr>
</tbody>
</table>

### FOOTNOTES:

1. State is responsible for ensuring that all individual elements of the project are eligible. FHWA will check that the scope of the project as described in submitted project agreement is eligible for the category of funding sought. All final eligibility and participation determinations are retained by FHWA.

2. This action cannot be assumed by the State except through an assignment under 23 U.S.C. 326 or 327, or through a programmatic agreement pursuant to Section 1318(d) of MAP-21. If there is a 23 U.S.C. 326 or 327 assignment or PCE agreement, decisions are handled in accordance with those assignments or agreements. Illinois has a PCE, and IDOT categorizes CE-I determinations, which are generally items in 23 CFR 771.117 (c) with no unusual circumstances.

3. State’s process and modifications to, or variation in process, require FHWA approval.

4. Unusual/Complex bridges and structures are those that the Division determines to have unique foundation problems, new or complex designs, exceptionally long spans, exceptionally large foundations, complex hydrologic (including climate change and extreme weather events) aspects, complex hydraulic elements or scour related elements, or that are designed with procedures that depart from currently recognized acceptable practices (i.e., cable-stay, suspension, arch, segmental concrete, moveable, truss, tunnels, or complex geotechnical walls or ground improvement systems).

5. FHWA approval is required for revocable occupancy permits of non-conforming outdoor advertising signs.
ATTACHMENT B
PROGRAM RESPONSIBILITY MATRIX

PROGRAM ACTION RESPONSIBILITY

The following matrix is an example list of program actions. The Division should refer to http://our.dot.gov/office/fhwa.hq/OfficeofInfrastructure/hipa/SO/Resources/Lists/Program%20Responsibilities%20Matrix/for the latest updated version which can be incorporated into the agreement or referenced as a control document. Modify the matrix to reflect the Division and State “Responsible Program Office.” The primary office of contact should be listed, rather than an individual or the approving official.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Authority¹</th>
<th>Frequency</th>
<th>Due Date</th>
<th>FHWA HQ Program Office</th>
<th>FHWA Division Responsible Program Office</th>
<th>State DOT Responsible Program Office</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriations, Allotments, Obligations</td>
<td>31 USC 1341(a)(1)(A)&amp;(B); 31 USC 1517(a); 23 USC 118(b), 23 USC 121</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Chief Financial Officer</td>
<td>Finance &amp; Logistics</td>
<td>Finance &amp; Administration</td>
<td>State will monitor appropriations, allotments and obligations to ensure that all funding is used efficiently within each quarter and use all Obligation Authority (OA) by the end of the year.</td>
</tr>
<tr>
<td>Approval of Indirect Cost Allocation Plans (ICAPs)</td>
<td>2 CFR 200 Subpart E; ASIMBC-10</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Chief Financial Officer</td>
<td>Finance &amp; Logistics</td>
<td>Finance &amp; Administration</td>
<td>The State will certify that the ICAP was prepared in accordance with 2 CFR 200 Subpart E.</td>
</tr>
</tbody>
</table>

¹ All actions taken on or after December 26, 2014, shall be governed by the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards in 2 CFR Part 200. Part 200 of 2 CFR supersedes 49 CFR Parts 18 and 19, and requirements from OMB Circulars A-21, A-87, A-110, and A-122 (which have been placed in OMB guidances); Circulars A-89, A-102, and A-133; and the guidance in Circular A-50 on Single Audit Act follow-up.
<table>
<thead>
<tr>
<th>Activity</th>
<th>Authority</th>
<th>Frequency</th>
<th>Due Date</th>
<th>FHWA HQ Responsible Program Office</th>
<th>FHWA Division Responsible Program Office</th>
<th>State DOT Responsible Program Office</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>FIRE Program Activities</td>
<td>FHWA Order 4560.1C (or as superseded)</td>
<td>Ongoing</td>
<td></td>
<td>Office of Chief Financial Officer</td>
<td>Finance &amp; Logistics</td>
<td>Finance &amp; Administration</td>
<td>State will continue to provide oversight and conduct reviews to ensure Federal-aid compliance. FHWA will review and monitor. State responsibilities include multiple tasks in support of risk assessments, conducting reviews and implementation of recommendations.</td>
</tr>
<tr>
<td>Audit Coordination/FHWA Financial Statement Audit/State External Audit Reviews/State Internal Audit Reviews</td>
<td>FMFIA, 2 C.F.R. Part 200, Subpart F; GAAP, CFO Act of 1990; DOT Order 8000.1C</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Chief Financial Officer</td>
<td>Finance &amp; Logistics</td>
<td>Finance &amp; Administration</td>
<td>State assures corrective action is taken to resolve audit findings and FHWA will monitor activities to ensure implementation.</td>
</tr>
<tr>
<td>Transfer of Funds between programs or to other FHWA offices or agencies as requested by State</td>
<td>23 USC 126, 23 USC 132, and FHWA Order 4551.1</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Chief Financial Officer</td>
<td>Finance &amp; Logistics</td>
<td>Finance &amp; Administration</td>
<td>State will submit requests for transfer and FHWA approves and processes the funding transfers between programs, to other States, to other agencies, and to FHWA HQ, Federal Lands, or Research offices.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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<tr>
<td>Reviews of State Transportation Departments Financial Management Systems - Financial Integrity</td>
<td>23 USC 106(g)(2)(A)</td>
<td>Annually</td>
<td>Not Applicable</td>
<td>Office of Chief Financial Officer</td>
<td>Finance &amp; Logistics</td>
<td>Finance &amp; Administration</td>
<td>23 USC 106(g)(2)(A) states that the Secretary shall perform annual reviews that address elements of the State transportation departments financial management systems that affect projects approved under subsection (a).</td>
</tr>
<tr>
<td>Review Adequacy of Subrecipient Project Delivery Systems and Sufficient Accounting Controls to Manage Federal Funds</td>
<td>23 USC 106(g)(4)(A)(i)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Chief Financial Officer</td>
<td>Finance &amp; Logistics</td>
<td>Finance &amp; Administration</td>
<td></td>
</tr>
<tr>
<td>Periodic Reviews of States Monitoring of sub-recipients</td>
<td>23 USC 106(g)(4)(B)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Approval of Increased Federal Share Agreement (Sliding Scale)</td>
<td>23 USC 120(b)(2)</td>
<td>As determined by the Federal Share Agreement</td>
<td>Not Applicable</td>
<td>Office of Chief Financial Officer</td>
<td>Finance &amp; Logistics</td>
<td>Finance &amp; Administration</td>
<td>A State must enter into an agreement with FHWA for use of the increased Federal share allowable under this section, which must be reviewed and updated periodically as agreed to in the agreement. States must demonstrate that they are in compliance with the statute and the agreement.</td>
</tr>
<tr>
<td>Prepare / Review Title VI Plan Accomplishments and Next Year's Goals</td>
<td>23 CFR 200.9(b)(10)</td>
<td>Annually</td>
<td>1-Oct</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Chief Counsel</td>
<td>Division office reviews and comments.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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</tr>
<tr>
<td>Prepare / Review State Internal EEO Affirmative Action Plan (Title VII) Accomplishments and Goals</td>
<td>23 CFR 230.311</td>
<td>Annually</td>
<td>1-Oct</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Chief Counsel</td>
<td>Courtesy copy to HQ.</td>
</tr>
<tr>
<td>Review DBE Program Revisions</td>
<td>49 CFR 26.21(b)(2)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Business &amp; Workforce Diversity</td>
<td>Division sends to HCR for review and approval as</td>
</tr>
<tr>
<td>Prepare / DBE Uniform Awards and Commitment Report</td>
<td>49 CFR 26, Appendix B</td>
<td>Semi-Annual</td>
<td>June 1st December 1st</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Business &amp; Workforce Diversity</td>
<td>Division Office reviews and sends to HCR</td>
</tr>
<tr>
<td>Prepare / Annual Analysis and Corrective Action Plan (if necessary)</td>
<td>49 CFR 26.47(c)</td>
<td>Annual (as necessary)</td>
<td>December 31st</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Business &amp; Workforce Diversity</td>
<td>Division Office approves sends copy to HCR</td>
</tr>
<tr>
<td>Prepare / State DBE Program Goals</td>
<td>49 CFR 26.45(f)(1)</td>
<td>Triennial</td>
<td>August 1st</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Business &amp; Workforce Diversity</td>
<td>Division reviews and approves; HCC provides legal sufficiency review and approval sends copy to HCR</td>
</tr>
<tr>
<td>Prepare / Review On-the-Job-Training (OJT) goals &amp; accomplishments</td>
<td>23 CFR 230.111(b)</td>
<td>Annually</td>
<td>TBA</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Business &amp; Workforce Diversity</td>
<td>Division office reviews and comments.</td>
</tr>
<tr>
<td>Approval of OJT and DBE Supportive Services fund requests</td>
<td>23 CFR 230.113 &amp; 23 CFR 230.204</td>
<td>Annual</td>
<td>TBA</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Business &amp; Workforce Diversity</td>
<td>Division recommends approval submits to HCR for final approval</td>
</tr>
<tr>
<td>Return of any unused discretionary grant program funding</td>
<td>23 CFR 230.117(2)</td>
<td>Annual</td>
<td>TBA</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Business &amp; Workforce Diversity</td>
<td>Division works with HCR and CFO</td>
</tr>
<tr>
<td>Prepare / Review of Report on Supportive Services (OJT &amp; DBE)</td>
<td>23 CFR 230.113(g), 230.121(e), 230.204(g)(6)</td>
<td>Quarterly</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Business &amp; Workforce Diversity</td>
<td>Division office reviews and comments.</td>
<td></td>
</tr>
<tr>
<td>Prepare / Review Annual Contractor Employment Report (Construction Summary of Employment Data (Form PR-1392)</td>
<td>23 CFR 230.121(a); Appendix D to Subpart A, Part 230, General Information and Instructions</td>
<td>Annually</td>
<td>1-Dec</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Business &amp; Workforce Diversity</td>
<td>Recommendation sent to HQ for approval.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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</tr>
<tr>
<td>Prepare / Review State DOT Employment Statistical Data (EEO-4)</td>
<td>23 CFR, Subpart C, Appendix A</td>
<td>Biannual</td>
<td>1-Dec</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Chief Counsel</td>
<td>Report sent to HQ quarterly for informational purposes and recommendation sent to HQ annually for approval.</td>
</tr>
<tr>
<td>Prepare / Review Annual Federal Projected Awards Reports - Historically Black Colleges &amp; Universities/Tribal Colleges &amp; Universities/Hispanic Serving Institutes, American Indian Alaskan Native, Asian Pacific &amp; American Islander.</td>
<td>Presidential Executive Orders: 13230, 13256, 13270, 13361, 13615</td>
<td>Annual</td>
<td>TBA</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Chief Counsel</td>
<td>Divisions submit data to HCR who prepares report for DOCR</td>
</tr>
<tr>
<td>Prepare / Review ADA Complaint Reports of Investigation</td>
<td>28 CFR 35.190</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Chief Counsel</td>
<td>Division office reviews, FHWA HQ approves and issues finding.</td>
</tr>
<tr>
<td>Review Americans with Disabilities Act (ADA) /Sec. 504 Program Plan accomplishments and next year's goals</td>
<td>49 CFR 27.11(c), EO 12250</td>
<td>Annually</td>
<td>1-Oct</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Chief Counsel</td>
<td>Division office reviews and comments.</td>
</tr>
<tr>
<td>Return of unexpended funds used for Summer Transportation Institutes</td>
<td>23 CFR 230.117(2)</td>
<td>Annual</td>
<td>August 30; however, State procurement rules may govern</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Chief Counsel</td>
<td>Divisions work with HCR and CFO</td>
</tr>
<tr>
<td>Prepare / Review Request for National Summer Transportation Institute (NSTI) Proposals (SCWa)</td>
<td>23 USC 140(b)</td>
<td>Annual</td>
<td>TBA</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Chief Counsel</td>
<td>Divisions recommend approval. HCR gives final approval</td>
</tr>
<tr>
<td>Prepare / Review NSTI Report (questionnaire)</td>
<td>23 USC 140(b)</td>
<td>Annual</td>
<td>October 15th</td>
<td>Office of Civil Rights</td>
<td>Assistant Division Administrator</td>
<td>Chief Counsel</td>
<td>Divisions provide to HCR</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority¹</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
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<tr>
<td>Approval of Contracting Procedures for Consultant Selection</td>
<td>23 CFR 172.5 &amp; 172.9</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office Approval.</td>
</tr>
<tr>
<td>Determination of High Risk Categories - Limitation on Interstate Projects</td>
<td>23 USC 106(c)(4)(B)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Division Administrator</td>
<td>Highways</td>
<td>Office of Program Administration determines national categories and must concur on any State designations.</td>
</tr>
<tr>
<td>Approval of State 3R Program</td>
<td>23 CFR 625.4(a)(3), 23 USC 109(n)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office Approval.</td>
</tr>
<tr>
<td>Verify adoption of Design Standards (National Highway System, including Interstate)</td>
<td>23 CFR 625, 23 USC 109(b), 23 USC 109(c)(2), 23 USC 109(c)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA HQ regulatory action to adopt NHS standards.</td>
</tr>
<tr>
<td>Approval of preliminary plans of Major and Unusual Bridges on the Interstate Highway System</td>
<td>(M1100.A)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Assistant Division Administrator</td>
<td>Highways</td>
<td>Director of HIBT has approval of preliminary plans of Major and Unusual Bridges on the Interstate Highway System (M1100.A)</td>
</tr>
<tr>
<td>Approval of State Standard Specifications</td>
<td>23 CFR 625.3</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office Approval.</td>
</tr>
<tr>
<td>Verify State Design Exception Policy complies with FHWA Policy</td>
<td>23 CFR 625.3</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office Approval.</td>
</tr>
<tr>
<td>Approval of State Standard Detail Plans</td>
<td>23 CFR 625.3</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office Approval.</td>
</tr>
<tr>
<td>Approval of Pavement Design Policy</td>
<td>23 CFR 626.3</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Planning &amp; Program Development</td>
<td>Highways</td>
<td>FHWA Division Office Approval.</td>
</tr>
<tr>
<td>Review of Value Engineering Policy and Procedures</td>
<td>23 CFR 627.1(b)&amp;(c), 23 CFR 627.7 FHWA Order 1311.1B</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office Review.</td>
</tr>
<tr>
<td>Review of Value Engineering Annual Report</td>
<td>23 CFR 627.7, FHWA Order 1311.1B</td>
<td>Annual</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office collects, reviews, and submits to HQ for review and reporting.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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</tr>
<tr>
<td>Review and Approval of Interstate Access Requests</td>
<td>23 USC 111; 23 CFR 710, 74 FR 43743-43746 (Aug. 27, 2009)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office approval with concurrence from HQ on more complex access requests.</td>
</tr>
<tr>
<td>Approval of Liquidated Damages Rate</td>
<td>23 CFR 635.127</td>
<td>Every 2 years</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office Approval.</td>
</tr>
<tr>
<td>Approval of Quality Assurance Program</td>
<td>23 CFR 637.205</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Planning &amp; Program Development</td>
<td>Highways</td>
<td>State administers, with programmatic agreement by the Division Office, as part of their materials testing and construction quality assurance/acceptance program.</td>
</tr>
<tr>
<td>Assure Central Laboratory accredited by AASHTO Accreditation Program or FHWA approved comparable program</td>
<td>23 CFR 637.209</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Planning &amp; Program Development</td>
<td>Highways</td>
<td>State administers, with programmatic agreement by the Division Office, as part of their materials testing and construction quality assurance/acceptance program.</td>
</tr>
<tr>
<td>Assure Non-STD designated lab performing Independent Assurance sampling and testing accredited by AASHTO Accreditation Program or FHWA approved comparable program</td>
<td>23 CFR 637.209</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Planning &amp; Program Development</td>
<td>Highways</td>
<td>State administers, with programmatic agreement by the Division Office, as part of their materials testing and construction quality assurance/acceptance program.</td>
</tr>
<tr>
<td>Assure Non-STD designated lab used in dispute resolution accredited by AASHTO Accreditation Program or FHWA approved comparable program</td>
<td>23 CFR 637.209</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Planning &amp; Program Development</td>
<td>Highways</td>
<td>State administers, with programmatic agreement by the Division Office, as part of their materials testing and construction quality assurance/acceptance program.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority ¹</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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</tr>
<tr>
<td>Review Independent Assurance Annual Report</td>
<td>23 CFR 637.207</td>
<td>Annually</td>
<td>1-Mar</td>
<td>Office of Infrastructure</td>
<td>Planning &amp; Program Development</td>
<td>Highways</td>
<td>State administrators, with programmatic agreement by the Division Office, as part of their materials testing and construction quality assurance/acceptance program.</td>
</tr>
<tr>
<td>Assure Labor Compliance - Prevailing Wage Rate</td>
<td>23 USC 113</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Assistant Division Administrator</td>
<td>Highways</td>
<td>FHWA Division Office Review and Approval</td>
</tr>
<tr>
<td>Determination of Eligible Preventive Maintenance Activity - Cost-Effective Means of Extending Useful Life Determination</td>
<td>23 USC 116(e)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office Approval</td>
</tr>
<tr>
<td>Approval of Utility Agreement / Alternate Procedure</td>
<td>23 CFR 645.119</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office Approval</td>
</tr>
<tr>
<td>Approval of Utility Accommodation Policy</td>
<td>23 CFR 645.215, 23 USC 109(i), 23 USC 123</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA Division Office Approval</td>
</tr>
<tr>
<td>Review Bridge Construction, Geotechnical, and Hydraulics</td>
<td>23 CFR 650</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Assistant Division Administrator</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Review Plans of Corrective Action established to address NBIS compliance issues</td>
<td>23 CFR 650, 23 USC 144</td>
<td>Annually</td>
<td></td>
<td>Office of Infrastructure</td>
<td>Assistant Division Administrator</td>
<td>Highways</td>
<td>Division office performs annual compliance review and reports results to HQ.</td>
</tr>
<tr>
<td>Review NBI Data Submital</td>
<td>23 CFR 650 Subpart C, Annual Memo from HQ, 23 USC 144</td>
<td>Annually</td>
<td>1-Apr</td>
<td>Office of Infrastructure</td>
<td>Assistant Division Administrator</td>
<td>Highways</td>
<td>Division resolve errors with States; States submit to HQ.</td>
</tr>
<tr>
<td>Review structurally deficient bridge construction Unit Cost submital</td>
<td>23 USC 144</td>
<td>Annually</td>
<td>1-Apr</td>
<td>Office of Infrastructure</td>
<td>Assistant Division Administrator</td>
<td>Highways</td>
<td>Submit to HQ.</td>
</tr>
<tr>
<td>Review Section 9 of the Rivers and Harbors Act Submittals (Bridge Permits)</td>
<td>23 CFR 650 Subpart H, 33 CFR 114 &amp; 115</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Activity</td>
<td>Authority¹</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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</tr>
<tr>
<td>Approval for reduction of expenditures for off-system bridges</td>
<td>23 USC 133(g)(2)(B)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Assistant Division Administrator</td>
<td>Highways</td>
<td>The FHWA Administrator may reduce the requirement for expenditures for off-system bridges if the FHWA Administrator determines that the State has inadequate needs to justify the expenditure.</td>
</tr>
<tr>
<td>Determination on Adequacy of State’s Asset Management Plan</td>
<td>23 USC 119(5)</td>
<td>Annually beginning second fiscal year after establishment of the process</td>
<td>Office of Infrastructure</td>
<td>Planning &amp; Program Development</td>
<td>Planning &amp; Programming</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Certification and Recertification of States Process for Development of State Asset Management Plan</td>
<td>23 USC 119(6)</td>
<td>Recertification every four years after establishment of the process</td>
<td>Office of Infrastructure</td>
<td>Planning &amp; Program Development</td>
<td>Planning &amp; Programming</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Review Reporting on Performance Targets</td>
<td>23 USC 150(e)</td>
<td>Beginning four years after enactment of MAP-21 and biennially thereafter</td>
<td>Office of Infrastructure</td>
<td>Planning &amp; Program Development</td>
<td>Planning &amp; Programming</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Review National Highway System Performance Achievement Plan for Actions to achieve the targets (when State does not achieve or make significant progress toward achieving)</td>
<td>23 USC 119(7)</td>
<td>Required if State does not achieve targets (or significant progress) for 2 consecutive reports</td>
<td>Office of Infrastructure</td>
<td>Planning &amp; Program Development</td>
<td>Planning &amp; Programming</td>
<td></td>
<td></td>
</tr>
<tr>
<td>States and sub-recipient failure to maintain projects - Notice and withholding Federal-aid Funds</td>
<td>23 USC 116(d)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Planning &amp; Program Development</td>
<td>Planning &amp; Programming</td>
<td></td>
</tr>
<tr>
<td>Emergency Relief (ER) Damage Assessments and Reports</td>
<td>23 CFR 668 23 USC 120 and 125</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>Perform with State.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority¹</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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</tr>
<tr>
<td>Toll Credit and Maintenance of Effort (MOE) Calculation and Agreement</td>
<td>23 USC 120(i)</td>
<td>Annually</td>
<td></td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Planning &amp; Programming</td>
<td>State will calculate the amount of eligible toll credit and submit for approval. FHWA will review and approve the request.</td>
</tr>
<tr>
<td>Local Public Agency (LPA) Oversight</td>
<td>2 CFR 200.331; 23 USC 106(g)(4)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>States are responsible to ensure that LPAs are aware of all the applicable Federal-aid Program requirements; States are responsible to ensure monitoring and oversight to assure compliance with Federal requirements. 23 USC further reinforces stressing accountability on “project delivery systems” and “accounting controls.”</td>
</tr>
<tr>
<td>Approval to Sell, Lease or Otherwise Dispose of a Ferry Purchased with Federal-aid Funds</td>
<td>23 USC 129 (c)(6)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Infrastructure</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
<td>Division Office reviews and submits for Office of Program Administration for Administrator Approval</td>
</tr>
<tr>
<td>Territorial Highway Program - Approval of Territory Agreement</td>
<td>23 USC 165(c)(5)</td>
<td>Reviewed and Revised as needed every two years</td>
<td></td>
<td>Office of Infrastructure</td>
<td>N/A</td>
<td>N/A</td>
<td>Division Office works with Office of Program Administration and HCC</td>
</tr>
<tr>
<td>TIFIA Credit Program</td>
<td>23 USC 601-609</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Innovative Program Delivery</td>
<td>Finance &amp; Logistics</td>
<td>Innovative Project Delivery</td>
<td>Project sponsors submit requests for credit assistance to the TIFIA JPO for review; approval by the Secretary</td>
</tr>
<tr>
<td>GARVEEs</td>
<td>23 USC 122; GARVEE Guidance 3/14</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Innovative Program Delivery</td>
<td>Finance &amp; Logistics</td>
<td>Innovative Project Delivery</td>
<td>MOUs strongly suggested for each GARVEE issue. FM contacts OIPD for review/consideration before final approval</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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</tr>
<tr>
<td>State Infrastructure Banks</td>
<td>NHS Act Section 308; 23 USC 610; SIB Guidance 3/14</td>
<td>Annual Report</td>
<td>Not Applicable</td>
<td>Office of Innovative Program Delivery</td>
<td>Finance &amp; Logistics</td>
<td>Innovative Project Delivery</td>
<td>Division sends copy of report to OIPD. SIB submits annual report to Division Office.</td>
</tr>
<tr>
<td>Section 129 Tolling Authority Requests</td>
<td>23 USC 129(a)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Innovative Program Delivery</td>
<td>Field Engineering</td>
<td>Innovative Project Delivery</td>
<td>At the option of the project sponsor, may execute a Tolling Eligibility MOU with the Division Office; HIN coordinates FHWA HQ review</td>
</tr>
<tr>
<td>Section 166 HOV/HOT Lanes Tolling Authority Requests</td>
<td>23 USC 166(d)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Innovative Program Delivery</td>
<td>Field Engineering</td>
<td>Innovative Project Delivery</td>
<td>At the option of the project sponsor, may execute a Tolling Eligibility MOU with the Division Office; HIN coordinates FHWA HQ review</td>
</tr>
<tr>
<td>Value Pricing Pilot Program Tolling Authority Requests</td>
<td>ISTE A Section 1012(b)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Innovative Program Delivery</td>
<td>Field Engineering</td>
<td>Innovative Project Delivery</td>
<td>Requests submitted to HIN to coordinate review; approval by the Administrator</td>
</tr>
<tr>
<td>Interstate System Reconstruction and Rehabilitation Pilot Program Tolling Authority Requests</td>
<td>TEA-21 Section 1215(b)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Innovative Program Delivery</td>
<td>Field Engineering</td>
<td>Innovative Project Delivery</td>
<td>Applications submitted to HIN to coordinate review; approval by the Administrator</td>
</tr>
<tr>
<td>Annual Audit of Toll Facility Records and Certification of Adequate Maintenance - Report Submittal</td>
<td>23 USC 129(e)(3)(B); TEA-21 Section 1218(b)(5)(B); SAFETEA-LU Section 1604(b)(3)(A); ISTE A Section 1012(b)(3)</td>
<td>Annually</td>
<td></td>
<td>Office of Innovative Program Delivery</td>
<td>Field Engineering</td>
<td>Innovative Project Delivery</td>
<td>Division Office to receive the reports.</td>
</tr>
<tr>
<td>Project Management Plan (Major Projects)</td>
<td>23 U.S.C. 106(h)(2)</td>
<td>Prior to first federal authorization of construction funds for a Major Project</td>
<td>Not Applicable</td>
<td>Office of Innovative Program Delivery</td>
<td>Division Office will conduct concurrent review with HQ Office of Innovative Program Delivery</td>
<td>State DOT or Project Sponsor will prepare and submit Project Management Plan</td>
<td>Division Office will provide approval after receiving concurrence from HQ Office of Innovative Program Delivery.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority 1</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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</tr>
<tr>
<td>Financial Plan (Major Projects)</td>
<td>23 U.S.C. 106(h)(3)</td>
<td>Prior to first federal authorization of construction funds for a Major Project and then annually.</td>
<td>Annually as noted in the approved Initial Financial Plan</td>
<td>Office of Innovative Program Delivery</td>
<td>Division Office will conduct concurrent review with HQ Office of Innovative Program Delivery.</td>
<td>State DOT or Project Sponsor will prepare and submit annual Financial Plans.</td>
<td>Division Office will provide approval after receiving concurrence from HQ Office of Innovative Program Delivery.</td>
</tr>
<tr>
<td>Financial Plan (Other Projects)</td>
<td>23 U.S.C. 106(i)</td>
<td>Prior to first federal authorization of construction funds for an Other Project and then annually.</td>
<td>Annually as noted in the approved Initial Financial Plan</td>
<td>Office of Innovative Program Delivery</td>
<td>Division Office will review and approve Financial Plans for Other Projects in accordance with its stewardship and oversight agreement with the State DOT or Project Sponsor.</td>
<td>State DOT or Project Sponsor will prepare and submit annual Financial Plans to the Division Office, only upon request.</td>
<td>Other Projects are defined as projects with an estimated total cost of $100 million or more that have not been designated as Major Projects.</td>
</tr>
<tr>
<td>Review Freight Transportation Conditions and Performance Report</td>
<td>23 USC 167(g)</td>
<td>Two years after enactment of MAP-21 and every two years thereafter</td>
<td>Office of Operations</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Planning &amp; Programming</td>
<td>OST lead</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority¹</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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</tr>
<tr>
<td>Traffic Incident Management Self-Assessment</td>
<td>Annual Memo from HQ</td>
<td>Annually</td>
<td>1-Jul</td>
<td>Office of Operations</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td>Complete with partners and forward to HQ.</td>
</tr>
<tr>
<td>Work Zone Self-Assessment</td>
<td>Annual Memo from HQ</td>
<td>Annually</td>
<td>7/1/2013, This project is currently on hiatus and has not been determined whether it will be reestablished or not.</td>
<td>Office of Operations</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td>Complete with partners and forward to HQ.</td>
</tr>
<tr>
<td>Approval of National Network Modifications</td>
<td>23 CFR 658.11</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Operations</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Intelligent Transportation System Architecture &amp; Standards</td>
<td>23 CFR Part 940</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Operations</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Approval of Work Zone Significant Project Determination</td>
<td>23 CFR 630.1010</td>
<td>As needed</td>
<td></td>
<td>Office of Operations</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Approval of Exceptions to Work Zone Procedures for Interstate Projects</td>
<td>23 CFR 630.1010</td>
<td>As needed</td>
<td></td>
<td>Office of Operations</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Approval of Work Zone Policy and Procedures Conformance Review</td>
<td>23 CFR 630.1014</td>
<td>At appropriate intervals</td>
<td></td>
<td>Office of Operations</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Process Review of Work Zone Safety and Mobility Procedures</td>
<td>23 CFR 630.1008, 23 USC 109(e)(2), 23 USC 112(g)</td>
<td>Every 2 years</td>
<td></td>
<td>Office of Operations</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Activity</td>
<td>Authority¹</td>
<td>Frequency</td>
<td>Due Date</td>
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<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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<tr>
<td>Approval of Statewide Transportation Improvement Program (STIP)</td>
<td>23 CFR 450.216, 23 CFR 450.218(a) &amp; (c), 23 USC 135(g)(7)</td>
<td>At least every 4 years</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Joint FHWA and FTA approval.</td>
</tr>
<tr>
<td>Approval of STIP Amendments</td>
<td>23 CFR 450.218(a) &amp; (c)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Joint FHWA and FTA approval.</td>
</tr>
<tr>
<td>Finding of Consistency of Planning Process with Section 134 and 135</td>
<td>23 USC 135(g)(8), 23 CFR 450.218(b)</td>
<td>Concurrent with STIP approval</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>FHWA and FTA issue a joint finding concurrent with STIP approval.</td>
</tr>
<tr>
<td>Review of State Self-certification that Planning Process is in Accordance with Applicable Requirements</td>
<td>23 CFR 450.218(a)</td>
<td>Submitted with proposed STIP or STIP amendments</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Received with STIP.</td>
</tr>
<tr>
<td>Approval of Transportation Management Area (TMA) MPO Unified Planning Work Programs (UPWP)</td>
<td>23 CFR 450.308(b) and 23 CFR 420 (Subpart A)</td>
<td>Prior to Program End</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Planning &amp; Programming.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority</td>
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<td>FHWA HQ Program Office</td>
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<tr>
<td>Approval of Non-TMA UPWA</td>
<td>23 CFR 450 303(b) and 23 CFR 420 (Subpart A)</td>
<td>Prior to Program End</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>May use simplified work statement.</td>
</tr>
<tr>
<td>Approval of UPWP Revisions and Amendments (All MPO's)</td>
<td>23 CFR 420.115</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Waiver may be granted.</td>
</tr>
<tr>
<td>Review of UPWP Performance and Expenditure Reports (All MPO's)</td>
<td>23 CFR 420.117(b)</td>
<td>Not more frequently than quarterly</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td></td>
</tr>
<tr>
<td>Approval of Report Before Publication (All MPO's)</td>
<td>23 CFR 420.117(e)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td></td>
</tr>
<tr>
<td>Approval to use Planning Funds outside Urbanized Areas for States Receiving Minimum Apportionment</td>
<td>23 USC 104(d)(1)(A)(ii)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Approval by MPO and the Governor, shape files forward to HQ. (Comment: No action is required by FHWA/FTA).</td>
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<tr>
<td>Review of Metropolitan Planning Area Boundary (Establishment and Changes)</td>
<td>23 CFR 450.312</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Require agreement between Governor and local governments.</td>
</tr>
<tr>
<td>Review of Metropolitan Transportation Planning Organizations (MPO) Designation and Redesignation</td>
<td>23 CFR 450.310</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Between MPO/State DOT/Transit Operator. Included in UPWP or Prospectus (23 CFR 450.314(d)).</td>
</tr>
<tr>
<td>Review of MPA - for MPA that do not include the entire nonattainment or maintenance area</td>
<td>23 CFR 450.314(b), 23 USC 109(i)</td>
<td>When Completed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td></td>
</tr>
<tr>
<td>Review of MPO Public Participation Procedures</td>
<td>23 CFR 450.316(a)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Must be developed and published.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority(^1)</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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<tr>
<td>Review of Metropolitan Transportation Plan (MTP) in Attainment Areas (and Updates)</td>
<td>23 CFR 450.322</td>
<td>Every 4 years</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td></td>
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<tr>
<td>Review of MTP in Non-Attainment and Maintenance Areas (and Updates)</td>
<td>23 CFR 450.322</td>
<td>Every 5 years</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
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<tr>
<td>Review of MTP Amendments</td>
<td>23 CFR 450.322(c)</td>
<td>As Needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td></td>
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<tr>
<td>Air Quality Conformity Determination on LRTP in Non-attainment and Maintenance Areas</td>
<td>23 CFR 450.322(d)</td>
<td>Concurrent with LRTP updates at least every 4 years and as needed on amendments</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>After receipt of MPO determination; Joint FHWA and FTA determination; In consultation with the Environmental Protection Agency (EPA)</td>
</tr>
<tr>
<td>Review of Transportation Improvement Program (TIP)</td>
<td>23 CFR 450.300(a); 23 CFR 450.324(b); 23 CFR 450.328(a); 23 USC 134(j)/(1)/(D)</td>
<td>Prior to Program Period</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>No succinct Federal approval action is required for the TIP. FHWA/FTA approval of the TIP is through the STIP approval process.</td>
</tr>
<tr>
<td>Review of TIP Amendments</td>
<td>23 CFR 450.324(a); 23 CFR 450.328(b)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>No succinct Federal approval action is required for the TIP. FHWA/FTA approval of the TIP is through the STIP approval process.</td>
</tr>
<tr>
<td>Approval of Air Quality Conformity Determination on TIP</td>
<td>23 CFR 450.326; 23 CFR 450.328</td>
<td>At least every 4 years, or when the TIP has been modified (unless exempt projects)</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Applies to non-attainment and maintenance areas only. After receipt of MPO determination, joint determination with FTA (in cooperation with EPA).</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority¹</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
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<tr>
<td>Federal Finding of Consistency of Planning Process with Section 134 and 135</td>
<td>23 CFR 450.218(b); 23 CFR 450.334(a)</td>
<td>Concurrent with (S)TIP submittal</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>At least every four years, joint finding with FTA when TIP is submitted.</td>
</tr>
<tr>
<td>In Metropolitan Planning Areas, Review of State and MPO Self-certification that Planning Process is in Accordance with Applicable Requirements</td>
<td>23 CFR 450.334(a), 23 CFR 218(a)</td>
<td>Annually or concurrent with the STIP/TIP cycle</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Reality</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Required for all MPO's. May be included in the STIP, TIP, or UPWP, at least every 4 years.</td>
</tr>
<tr>
<td>In TMA's, Certification that Planning Process is in Accordance with Applicable Requirements</td>
<td>23 CFR 450.334(b), 23 USC 134(k)(6)</td>
<td>Every 4 years</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Reality</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Joint FHWA and FTA Certification.</td>
</tr>
<tr>
<td>Approval of Revision of Functional Classification</td>
<td>23 CFR 470.105(b)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Reality</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Approved by HQ - Office Director.</td>
</tr>
<tr>
<td>Approval by Administrator of Interstate Additions &amp; Revisions</td>
<td>23 USC 103(c)(1)(D), 23 CFR 470.111, 23 CFR 470.115(a)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Reality</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Division provides information on CMAQ projects including: amount of obligation, project description and location, and air quality benefits. The report must be submitted via the web-based CMAQ Tracking System.</td>
</tr>
<tr>
<td>Approval by Office Director of National Highway System (NHS) Additions and Revisions</td>
<td>23 USC 103(b)(3), 23 CFR 470.113 and 470.115(a)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Reality</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Division provides information on CMAQ projects including: amount of obligation, project description and location, and air quality benefits. The report must be submitted via the web-based CMAQ Tracking System.</td>
</tr>
</tbody>
</table>

- **Authority¹:**
  - 23 CFR 450.218(b)
  - 23 CFR 450.334(a)
  - 23 CFR 450.334(a), 23 CFR 218(a)
  - 23 CFR 450.334(b), 23 USC 134(k)(6)
  - 23 CFR 470.105(a), 23 USC 101(a)(33)
  - 23 CFR 470.105(b)
  - 23 USC 103(c)(1)(D), 23 CFR 470.111, 23 CFR 470.115(a)
  - 23 USC 103(b)(3), 23 CFR 470.113 and 470.115(a)
  - CMAQ Guidance Memo October 31, 2006
<table>
<thead>
<tr>
<th>Activity</th>
<th>Authority</th>
<th>Frequency</th>
<th>Due Date</th>
<th>FHWA HQ Program Office</th>
<th>FHWA Division Responsible Program Office</th>
<th>State DOT Responsible Program Office</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transportation Planning Excellence Awards</td>
<td></td>
<td>Annually</td>
<td>1-Feb</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Call for entries for the FHWA FTA Transportation Planning and Excellence Awards.</td>
</tr>
<tr>
<td>Approval of Local Technical Assistance Program (LTAP) Centers Work Plan and Budget</td>
<td>FHWA LTAP Field Manual</td>
<td>Annually</td>
<td>31-Mar</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Field Engineering</td>
<td>Highways</td>
<td>FHWA HQ approval.</td>
</tr>
<tr>
<td>Approval of Public Involvement Program Procedures</td>
<td>23 CFR 771.111(h), 23 USC 128</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Approval of NEPA Procedures, including Section 4(f)</td>
<td>23 CFR 771; 23 CFR 774; SAFTEA-LU 6007 &amp; 6009, 23 USC 109(h)</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>EIS Status Updates</td>
<td>FHWA Strategic Goal - EIS Timeliness</td>
<td>Quarterly</td>
<td>Fiscal Year - Oct, Jan, Apr, Jul</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
<td>Monitor time required to complete EIS's. Determine projects which have exceeded recommended timeline (3 years). Identify projects which should be listed as dormant. Submit to HEPE.</td>
</tr>
<tr>
<td>Exemplary Ecosystem Initiatives Applications</td>
<td></td>
<td>Annually</td>
<td>1-Apr</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
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</tr>
<tr>
<td>Early Acquisitions</td>
<td>23 CFR 710.501</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
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</tr>
<tr>
<td>Local Public Agency Oversight</td>
<td>49 CFR 24.4(b); 23 CFR 710.201</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
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<td>Activity</td>
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<tr>
<td>Approval of Highway Facility Relinquishment</td>
<td>23 CFR 620.203</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
<td></td>
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<tr>
<td>Approval of ROW Disposal Authorization Request</td>
<td>23 CFR 710.409</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Approval of ROW Operations Manual (Organization, Policies and Procedures), Updates, and Certification</td>
<td>23 CFR 710.201</td>
<td>January 1, 2001 and every 3 years thereafter or as required by changes in State law or Federal regulation or law</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
<td></td>
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<tr>
<td>Approval of Exception to Charging Fair Market Value</td>
<td>23 CFR 710.403 and 23 CFR 710.409</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
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<tr>
<td>Approval of Interstate Real Property Use Agreements</td>
<td>23 CFR 710.405</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
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<tr>
<td>Approval of Request for Federal Land Transfer</td>
<td>23 CFR 710.601</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
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</tr>
<tr>
<td>Approval of Request for Direct Federal Acquisition</td>
<td>23 CFR 710.603</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
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<tr>
<td>Approval of Requests to Exempt Certain Nonconforming Signs, Displays, and Devices</td>
<td>23 CFR 750.503</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
<td></td>
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<td>Approval of Railroad Agreement Alternate Procedure</td>
<td>23 CFR 646.220</td>
<td>As needed</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Field Engineering</td>
<td>Highways</td>
<td></td>
</tr>
<tr>
<td>Approval of Performance and Expenditure Reports for SPR Research Work Programs</td>
<td>23 CFR 420.117</td>
<td>No less frequently than annual and no more frequently than quarterly</td>
<td>90 Days After End Of Period</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>FHWA Division Office Approval.</td>
</tr>
<tr>
<td>Approval of SPR research reports</td>
<td>23 CFR 420.117</td>
<td>Prior to publication unless prior approval is waived</td>
<td>Not Applicable</td>
<td>Office of Planning, Environment &amp; Realty</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>FHWA Division Office Approval unless waived.</td>
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<tr>
<td>Activity</td>
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<td>Annual Traffic Reports</td>
<td>Traffic Monitoring Analysis System and Traffic Monitoring Guide reporting</td>
<td>When Published</td>
<td>As needed</td>
<td>Office of Highway Policy information</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>When Published</td>
</tr>
<tr>
<td>Approval of Certified Public Road Mileage</td>
<td>23 CFR 460.3(b)</td>
<td>Annually</td>
<td>1-Jun</td>
<td>Office of Highway Policy information</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Each year, the Governor of each State and territory or a designee must certify Public Road Mileage. FHWA division reviews the Mileage and sends to HQ with division review/consurrence. This is reported to NHTSA for Apportionment of Safety Funds.</td>
</tr>
<tr>
<td>Approval of Data Submittal</td>
<td>23 CFR 420.105(b), HPMS Field Manual</td>
<td>Annually</td>
<td>15-Jun</td>
<td>Office of Highway Policy information</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>State DOT sends directly to Division Office and HQ.</td>
</tr>
<tr>
<td>Motor Fuels Report</td>
<td>A Guide to Reporting Highway Statistics, Chapter 2</td>
<td>Due 60 days after end of each reporting month</td>
<td>1-Apr</td>
<td>Office of Highway Policy information</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
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<tr>
<td>Transportation Bond Referendums</td>
<td>A Guide to Reporting Highway Statistics, Chapter 9</td>
<td>When Published</td>
<td>When Published</td>
<td>Office of Highway Policy information</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
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<td>Activity</td>
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<tr>
<td>State DOT / Toll Authority Audits and Published Annual Reports and Form 539 (optional)</td>
<td>A Guide to Reporting Highway Statistics, Chapter 10</td>
<td>When Published</td>
<td>When Published</td>
<td>Office of Highway Policy Information</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Annually, Due as soon as available.</td>
</tr>
<tr>
<td>Highway Finance and Tax Legislation</td>
<td>A Guide to Reporting Highway Statistics, Chapter 13</td>
<td>When Published</td>
<td>When Published</td>
<td>Office of Highway Policy Information</td>
<td>Finance &amp; Logistics</td>
<td>Finance &amp; Administration</td>
<td></td>
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<tr>
<td>State DOT Budgets and Published Annual Reports</td>
<td>A Guide to Reporting Highway Statistics, Chapter 13</td>
<td>When Published</td>
<td>When Published</td>
<td>Office of Highway Policy Information</td>
<td>Finance &amp; Logistics</td>
<td>Finance &amp; Administration</td>
<td></td>
</tr>
<tr>
<td>State Highway Maps (Tournet)</td>
<td>When Published</td>
<td>When Published</td>
<td>Office of Highway Policy Information</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Two copies to each Division Office and 100 copies to HQ.</td>
<td></td>
</tr>
<tr>
<td>Traffic Flow Maps</td>
<td>When Published</td>
<td>When Published</td>
<td>Office of Highway Policy Information</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>When Published.</td>
<td></td>
</tr>
<tr>
<td>Activity</td>
<td>Authority</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
<td>Remarks</td>
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<tr>
<td>Highway Use Tax Evasion Grant Awards</td>
<td>23 USC 143</td>
<td>Annual</td>
<td>Not Applicable</td>
<td>Office of Highway Policy information</td>
<td>Finance &amp; Logistics</td>
<td>N/A</td>
<td>FHWA along with the Internal Revenue Service will review applications and select awardees for projects designed to reduce or eliminate fuel tax evasion. FHWA will also review annual progress reports on projects.</td>
</tr>
<tr>
<td>Heavy Vehicle Use Tax (HVUT) – Certification of verifying proof-of-payment of HVUT</td>
<td>23 CFR 669.7</td>
<td>1-Jul</td>
<td>1-Jul</td>
<td>Office of Highway Policy information</td>
<td>Planning, Environment &amp; ROW</td>
<td>N/A</td>
<td>Each year, the Governor of each State, or a designee must certify that the State is verifying that the HVUT has been paid before they issue or renew registrations on vehicles over 55,000 lbs. The HVUT program is administered by the Internal Revenue Service.</td>
</tr>
<tr>
<td>Heavy Vehicle Use Tax (HVUT) – Certification of verifying proof-of-payment of HVUT</td>
<td>23 CFR 669</td>
<td>Annual</td>
<td>1-Jan</td>
<td>Office of Highway Policy information</td>
<td>Planning, Environment &amp; ROW</td>
<td>N/A</td>
<td>Each year, the Governor of each State, or a designee must certify that the State is verifying that the HVUT has been paid before they issue or renew registrations on vehicles over 55,000 lbs. The HVUT program is administered by the Internal Revenue Service.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority¹</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
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</tr>
<tr>
<td>Heavy Vehicle Use Tax (HVUT) – Triennial review of State program</td>
<td>23 CFR 669.21</td>
<td>Triennial</td>
<td>Not Applicable</td>
<td>Office of Highway Policy information</td>
<td>Planning, Environment &amp; ROW</td>
<td>N/A</td>
<td>Every 3 years, the local Division Office will perform a review of the State process for verifying that the HVUT has been paid before a registration can be issued or renewed for vehicles over 55,000 lbs. The HVUT program is administered by the Internal Revenue Service.</td>
</tr>
<tr>
<td>Permanent ATR Data</td>
<td>Heavy Vehicle Travel Information System Field Manual</td>
<td>Monthly</td>
<td>Monthly</td>
<td>Office of Highway Policy information</td>
<td>Planning, Environment &amp; ROW</td>
<td>Planning &amp; Programming</td>
<td>Submit monthly, within 20 days after the close of the month for which the data were collected.</td>
</tr>
<tr>
<td>Weight and Vehicle Classification Data Collected at Weigh-in-motion sites</td>
<td>Heavy Vehicle Travel Information System Field Manual</td>
<td>15-Jun</td>
<td>As needed</td>
<td>Office of Highway Policy information</td>
<td>Planning, Environment &amp; ROW</td>
<td>Highways</td>
<td>WIM data collected at non-continuous sites during a year should be submitted by June 15 of the following year. If continuous WIM data are available, then up to one week of data per quarter.</td>
</tr>
<tr>
<td>Approval of MAP-21 compliant SHSP update within the legislatively required timeframe.</td>
<td>23 U.S.C. 148 (d)(2)(B)</td>
<td>Non Recurring</td>
<td>By Aug. 1 of the fiscal year after the HSIP final rule is established</td>
<td>Office of Safety</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td>FHWA Division Offices provide copy of SHSP process approval letter to HQ.</td>
</tr>
<tr>
<td>Highway Safety Improvement Program (HSIP) and Railway-Highway Crossing Program (RHCP) Reports</td>
<td>23 USC 148(h), 23 CFR 924.15</td>
<td>Annually</td>
<td>31-Aug</td>
<td>Office of Safety</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td>As per MAP-21 guidance, reports are due to FHWA Division Office by August 31st and to the Office of Safety by September 30.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
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<td>Transportation Performance Management (TPM) for Safety</td>
<td>23 USC 150, 23 USC 134, 23 USC 135, 23 USC 148(1)</td>
<td>Annually</td>
<td>31-Aug</td>
<td>Office of Safety</td>
<td>Mobility &amp; Safety</td>
<td>Transportation Safety</td>
<td>Per MAP-21, States and MPOs must set targets for established measures. Targets must be assessed for achievement</td>
</tr>
<tr>
<td>Review Drug Offender Driver's License Suspension Law &amp; Enforcement Certification (Section 159)</td>
<td>23 USC 159 23, CFR 152.5</td>
<td>Annually</td>
<td>1-Jan</td>
<td>Office of Safety</td>
<td>Mobility &amp; Safety</td>
<td>Transportation Safety</td>
<td>Certifications due to the Division Office by January 1.</td>
</tr>
<tr>
<td>Section 154/164 Compliance Status - Funds Reservation</td>
<td>23 USC 154 and 23 USC 154</td>
<td>Annually</td>
<td>30-Oct</td>
<td>Office of Safety</td>
<td>Mobility &amp; Safety</td>
<td>Transportation Safety</td>
<td>States must submit a Shift letter to the Division Office by Oct. 30 indicating how to apply the penalty. New penalty states have additional time. The Office of Safety processes the compilation of information in a memo to the CFO.</td>
</tr>
<tr>
<td>Review Safety Belt Compliance Status</td>
<td>23 USC 153, 23 CFR 1215.6</td>
<td>Annually</td>
<td>Annually</td>
<td>Office of Safety</td>
<td>Mobility &amp; Safety</td>
<td>Transportation Safety</td>
<td>NHTSA</td>
</tr>
<tr>
<td>High Risk Rural Roads (HRRR) Special Rule</td>
<td>23 USC 148(g)(1)</td>
<td>Annually</td>
<td>Annually</td>
<td>Office of Safety</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td>After the final FARS and HPMS data are available, FHWA HQ will inform the States if the HRRR Special Rule applies for the following FY.</td>
</tr>
<tr>
<td>Activity</td>
<td>Authority¹</td>
<td>Frequency</td>
<td>Due Date</td>
<td>FHWA HQ Program Office</td>
<td>FHWA Division Responsible Program Office</td>
<td>State DOT Responsible Program Office</td>
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<tr>
<td>Older Drivers and Pedestrians Special Rule</td>
<td>23 USC 148 (g)(2)</td>
<td>Annually</td>
<td>31-Aug</td>
<td>Office of Safety</td>
<td>Mobility &amp; Safety</td>
<td>Highways</td>
<td>States should include in their annual HSIP reports (due August 31st) the calculations performed, verifying whether the Older Driver Special Rule applies in the State. If the Special Rule applies to a State in a given year, the State must include in its subsequent SHSP strategies to address the increases in the fatality and serious injury rates for drivers and pedestrians over the age of 65.</td>
</tr>
</tbody>
</table>
ATTACHMENT C
MANUALS AND OPERATING AGREEMENTS

IDOT Manuals

Bureau of Design and Environment Manual
Land Acquisition Policies and Procedures Manual
Construction Manual
Manual for Materials Inspection – Project Procedures Guide
Standard Specifications for Road and Bridge Construction
Illinois Manual on Uniform Traffic Control Devices
Highway Standards
Bridge Manual
Bureau of Local Roads & Streets Manual
Water Quality Manual
Disadvantaged Business Enterprise (DBE) Plan
Title VI Plan
Affirmative Action Plan
Civil Rights Procedures Manual
Procedural Memoranda

Access Policy
Bid Evaluation Procedures
Consultant Selection Process
Contract Administration Manual
Contract Compliance Plan
Environmental Process Manual
Financial Services Manual
Highway Safety Improvement Plan
Indirect Cost Allocation Plan (Cost Pool Composition/Eligibility)
Statewide Transportation Improvement Plan
Supplemental and Standard Specifications
Transportation Improvement Plan
Utility Manual
Work Programs
  • Local Technical Assistance Program (LTAP)
  • Statewide Planning and Research
  • Transportation Management Area/Metropolitan Planning Organization (TMA/MPO)
Operating (Programmatic) Agreements

NEPA/404
*Endangered Species Act* Section 7
*Endangered Species Act* Informal Consultation
Risk-Based Project Level Oversight
Categorical Exclusions
EIS/EA Timeframes
ATTACHMENT D
SELECTION AND MONITORING OF PROJECTS OF DIVISION INTEREST (PODI'S)
IDOT/FHWA STEWARDSHIP AND OVERSIGHT AGREEMENT

Projects of Division Interest (PODI's) are IDOT projects on which there will be any sort of direct FHWA involvement beyond actions shown in Attachment A, “Project Action Responsibility Matrix”. Projects of Corporate Interest (PoCI's) are a subset of PODI's. PoCI's are IDOT projects on which there will be direct FHWA involvement but also have national significance and the increased potential for additional FHWA resources beyond the Illinois Division.

Projects designated as a PODI / PoCI will typically be on the National Highway System (NHS). Due to special requirements needed to address federal requirements, projects funded through the TIGER program and projects classified as Major Projects will be designated as PODI's regardless of the NHS status. Otherwise, projects off the NHS will only be considered for PODI designation by IDOT request and FHWA concurrence although FHWA may prompt IDOT to make the request for a project with complex challenges or unusual circumstances.

Attachment A, “Project Action Responsibility Matrix”, identifies the FHWA’s level of direct involvement on the routine Federal Highway Program delivery. However, when a project is designated as a PODI / PoCI, various project actions normally marked State, will be assumed by FHWA due to the projects significance or risk identified, and stipulated in the project PODI plan. The form of FHWA’s approvals can be documented either through an FHWA letter, signature on an IDOT document, captured in meeting minutes sent to FHWA, or informal email from a FHWA representative.

The coordination process of PODI's / PoCI's between the IDOT and the FHWA will be governed as follows:

- Annually, the IDOT will publish its Multi-Year Program on the IDOT website. The MYP is typically available in April of each year.
- The FHWA will then select PODI's / PoCI's from the MYP and also identify the specific area(s) of federal involvement for each project. The PODI / PoCI list will be finalized in June of each year.
- PODI / PoCI milestones, such as designation and completion will be memorialized via formal correspondence between FHWA and IDOT. The PODI plan will be the guide for when FHWA involvement is limited to a project phase and not the entirety of the authorized work.
- PODI / PoCI status and tracking will be done electronically (i.e. website or SharePoint site) and FHWA will provide the tracking information to IDOT on an agreed upon frequency.

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2 The following are considered PODI projects: Major Projects (>$500M); Appalachian Development Highway Projects; TIGER Discretionary Grant Projects; NHS Projects with Retained FHWA Project Approval; Non-NHS Projects with Retained FHWA Project Approval; and Projects Selected by FHWA for Risk-based Stewardship & Oversight. Regardless of retained project approval actions, any Federal-aid Highway Project either on or off the NHS that the Division identifies as having an elevated level of risk can be selected for risk-based stewardship and oversight and would then be identified as a PODI. Please see “Projects of Division Interest (PODI)/Projects of Corporate Interest (PoCI) Guidance (available at http://www.fhwa.dot.gov/federalaid/stewardship/
PROGRAMMATIC AGREEMENT
BETWEEN THE FEDERAL HIGHWAY ADMINISTRATION AND THE ILLINOIS DEPARTMENT OF TRANSPORTATION REGARDING THE PROCESSING OF ACTIONS CLASSIFIED AS CATEGORICAL EXCLUSIONS FOR FEDERAL-AID HIGHWAY PROJECTS

THIS PROGRAMMATIC AGREEMENT ("Agreement"), made and entered into this 14th day of October 2015, by and between the FEDERAL HIGHWAY ADMINISTRATION, UNITED STATES DEPARTMENT OF TRANSPORTATION ("FHWA") and the STATE OF ILLINOIS acting by and through its DEPARTMENT OF TRANSPORTATION ("IDOT") hereby provides as follows:

WITNESSETH:

Whereas, the National Environmental Policy Act of 1969 (NEPA), 42 U.S.C. §§ 4321-4370h (2014), and the Regulations for Implementing the Procedural Provisions of NEPA (40 CFR parts 1500-1508) direct Federal agencies to consider the environmental impacts of their proposed major Federal actions through the preparation of an environmental assessment (EA) or environmental impact statement (EIS) unless a particular action is categorically excluded;

Whereas, the FHWA distribution and spending of Federal funds under the Federal-aid Highway Program and approval of actions pursuant to Title 23 of the U.S. Code are major Federal actions subject to NEPA;

Whereas, the Secretary of Transportation has delegated to FHWA the authority to carry out functions of the Secretary under NEPA as they relate to matters within FHWA’s primary responsibilities (49 CFR 1.81(a)(5));

Whereas, the FHWA’s NEPA implementing procedures (23 CFR part 771) list a number of categorical exclusions (CE) for certain actions that FHWA has determined do not individually or cumulatively have a significant effect on the human environment and therefore do not require the preparation of an EA or EIS;

Whereas, IDOT is a State agency that undertakes transportation projects using Federal funding received under the Federal-aid Highway Program and must assist FHWA in fulfilling its obligations under NEPA for IDOT projects (23 CFR 771.109);

Whereas, this Agreement applies to all action as defined in 23 CFR 771.107(b), which includes local government projects, in the State of Illinois;

Whereas, Section 1318(d) of the Moving Ahead for Progress in the 21st Century Act (MAP-21), Pub. L. 112-141, 126 Stat. 405 (July 6, 2012), allows FHWA to enter into programmatic agreements with the States that establish efficient administrative procedures for carrying out environmental and other required project reviews, including agreements that allow a State to determine whether a project qualifies for a CE on behalf of FHWA;
Whereas, the FHWA developed regulations implementing the authorities in section 1318(d), effective November 6, 2014;

Whereas, the FHWA may not authorize final design activities, property acquisition, or construction activities until a CE approval has been made;

Whereas, this Agreement supersedes all previous CE processing agreements held between FHWA and IDOT;

Whereas, FHWA has issued a Wetland Finding for Federal Aid Projects processed as Categorical Exclusions and is attached to this Agreement as Attachment I; and

Now, therefore, the FHWA and IDOT enter into this Programmatic Agreement ("Agreement") for the processing of CEs.

I. PARTIES

The Parties to this Agreement are FHWA and IDOT.

II. PURPOSE

A. The purpose of this Agreement is to authorize IDOT to determine on behalf of FHWA whether a project qualifies for a CE specifically listed in 23 CFR 771.117 (listed in Appendix A and B of this Agreement) subject to the conditions specified in Section V of this Agreement.

B. This Agreement also requires IDOT to present information to FHWA for CE actions that 1) do not meet the conditions specified in this Agreement for IDOT to approve and 2) are not specifically listed in 23 CFR 771.117, but meet the CE criteria in 40 CFR 1508.4 and 23 CFR 771.117(a). For these actions, IDOT must request FHWA’s approval of the action as a CE.

III. AUTHORITIES

This agreement is entered into pursuant to the following authorities:

A. National Environmental Policy Act, 42 U.S.C. 4321 - 4370

B. Moving Ahead for Progress in the 21st Century Act, P.L. 112-141, 126 Stat. 405, Sec. 1318(d)

C. 40 CFR parts 1500 - 1508

D. DOT Order 610.1C

E. 23 CFR 771.117
IV. RESPONSIBILITIES

A. IDOT is responsible for:

1. Ensuring the following process is completed for each project that qualifies for a CE:

   a. For actions qualifying for a CE listed in Appendix A (CEs established in 23 CFR 771.117(c)) and Appendix B (CEs established in 23 CFR 771.117(d)), that do not exceed the thresholds in Section V of this Agreement ("Potential for Unusual Circumstances and Exclusions to State-Approved CEs"), IDOT may make a CE approval on behalf of FHWA ("State Approved CE"). IDOT will identify the applicable listed CE, ensure any conditions or constraints are met, verify that there is no potential for unusual circumstances, address any and all other environmental requirements, and complete the review with an appropriate signature evidencing approval, per Section VII of this Agreement ("NEPA Approvals and Re-evaluations"). No separate review or approval of State Approved CEs by FHWA is required.

   b. Actions listed in Appendices A and B that exceed the thresholds in Section V may not be approved by IDOT. Any actions that meet the definition of a CE and may be classified as a CE according to the open-ended authority in 771.117(d) may not be approved by IDOT. Additionally, IDOT may request FHWA approval on an action that does not exceed the thresholds in Section V. For any of these actions, IDOT must compile and present to FHWA information that the action qualifies for a CE classification. These actions require FHWA review, and if in agreement with the CE classification, FHWA approval of the CE ("Federal Approved CE"), based on the information IDOT provides on the action.

   c. IDOT shall submit, at a minimum, the following information to FHWA for review and CE approval prior to the time FHWA considers its next approval action for the project:

      i. If requested by FHWA, IDOT shall provide a copy of the CE documentation prepared for the actions(s) in accordance with Section VI of this Agreement.

      ii. If any project requires a Section 4(f) de minimis determination or programmatic evaluation, IDOT shall submit the 4(f) documentation for FHWA determination and approval.

      iii. If FHWA determines that the information IDOT has provided is inadequate, they may request additional studies and documentation, and/or consultation with other agencies.

2. Consulting with FHWA for actions that involve potential for unusual circumstances (23 CFR §771.117(b)), to determine the appropriate class of action for environmental analysis and documentation. IDOT may decide, or FHWA may require that, additional studies need to be performed prior to making a CE approval, or deciding on the need to prepare an EA or EIS.

3. Meeting applicable documentation requirements in Section VI for State Approved CEs
and Federal Approved CEs, providing information on CE projects to FHWA, applicable approval and re-evaluation requirements in Section VII, and applicable quality control/quality assurance, monitoring, and performance requirements in Section VIII.

4. Relying only upon employees directly employed by the State to make CE approvals, or requesting CE approvals from FHWA, under this agreement. IDOT may not delegate its responsibility for CE approvals, or requests for FHWA approval, to third parties (i.e., consultants, local government staff, and other State agency staff).

5. Maintaining adequate organizational and staff capability and expertise to effectively carry out the provisions of this Agreement. This includes, without limitation:
   
a. Using appropriate technical and managerial expertise to perform the functions set forth under this Agreement.

b. Devoting adequate financial and staff resources to carry out the approvals and processing of projects under this Agreement.

c. All individuals participating in the determination and approval of projects under this Agreement will be familiar with and follow the appropriate subsections of 23 CFR 771, the NEPA process, IDOT procedural manuals and memoranda, and any other policies relevant to CE determinations and documentation.

d. At a minimum, all individuals and their designees who make CE approvals and determinations will:

   i. Have completed the web based course FHWA-NHI-142052, “Introduction to NEPA and Transportation Decisionmaking” or equivalent; and

   ii. Have experience addressing NEPA compliance for transportation projects; or

   iii. Have their work reviewed by staff who have met items 1 and 2.

6. Whenever there is a conflict between FHWA regulations and this Agreement or IDOT’s policies and procedures manual, FHWA regulations shall be followed.

B. The FHWA is responsible for:

1. Providing timely advice and technical assistance on CEs to IDOT, as requested.

2. Providing timely input and review of CE actions requiring FHWA approval. FHWA will base its approval of CE actions on the project documentation prepared by IDOT under this Agreement.

3. Overseeing the implementation of this Agreement in accordance with the provisions in Section VIII, including applicable monitoring and performance provisions.
V. POTENTIAL FOR UNUSUAL CIRCUMSTANCES AND EXCLUSIONS TO STATE-APPROVED CEs

Projects that IDOT proposes to approve as a CE on FHWA’s behalf shall be evaluated for unusual circumstances. This evaluation must consider the effects of all aspects of the project, which includes, but is not limited to, detours, runarounds, or ramp closures that the action will require. IDOT CE documentation will record the outcome of this evaluation (see Part VI(A)(1) below).

Exclusions to State-Approved CEs: IDOT cannot approve, on FHWA's behalf, actions involving any of the following circumstances:

1) Require one or more residential or business relocations and/or the acquisition of more than 10 acres total for a non-linear improvement (spot improvement, e.g. bridge, intersection) or the acquisition of more than 3 acres per mile; or

2) Are defined as a "Type I project" per 23 CFR 772.5 and therefore requires a noise analysis; or

3) Result in an "adverse effect" finding to a historic property, as defined in 36 CFR 800.16(l); or

4) Require the use of properties as defined and protected by Section 4(f) of the Department of Transportation Act (49 U.S.C. 303) that cannot be documented with either an FHWA de minimis determination or a programmatic Section 4(f) evaluation; or

5) Involve impacts that would require an Individual Section 404 Permit from the U.S. Army Corps of Engineers or involve stream channelization or stream relocations; or

6) Through Section 7 of the Endangered Species Act consultation, result in a finding of "may affect, likely to adversely affect" a federally listed or candidate species, or proposed or designated critical habitat; or

7) Through consultation with the Illinois Department of Natural Resources (IDNR) under the Illinois Endangered Species Act, an Incidental Take Authorization will be required; or

8) Require substantial changes in access, access control, or travel patterns. IDOT will present such information to FHWA to determine if changes are substantial; or

9) Require the use of a temporary road, detour or ramp closure, unless the use of such facilities satisfies the following conditions:

   a) Provisions are made for access by local traffic and so posted,

   b) Businesses dependent on through-traffic will not be adversely affected,

   c) To the extent possible, there is no interference with any local special event or festival,

   d) There is no substantial change to the environmental consequences of the action, and

A(291)
e) There is no substantial controversy associated with such facilities.

10) Involve State designated Nature Preserves, areas listed on the Illinois Natural Area Inventory, Land and Water Reserves; or

11) Exceed the IDNR threshold for an increase in 100-year flood water surface elevations, or has potential for a “significant encroachment” to floodplains, as defined in Executive Order 11988; or

12) Require a permit from U.S. Coast Guard under Section 9 of the Rivers and Harbors Act of 1899; or

13) Require an individual Water Quality Certification from the Illinois Environmental Protection Agency; or

14) Require the acquisition of lands under the protection of Section 6(f) of the Land and Water Conservation Act of 1965 or other unique areas or special lands that were acquired in fee or easement with public-use money and have deed restrictions or covenants on the property; or

15) Involve impacts to a stream listed on the National Park Service’s National Rivers Inventory; or

16) Have potential for controversy on environmental grounds as determined by FHWA, or inconsistency with Federal, State, or local requirements relating to the environment or planning.

VI. DOCUMENTATION OF CE APPROVALS

A. For both IDOT CE approvals and FHWA CE approvals, IDOT shall ensure that it fulfills the following responsibilities for documenting the project-specific determinations made:

1. For actions listed in Appendix A and B that do not exceed the thresholds in Section V of this Agreement, IDOT will identify the applicable action, ensure any conditions specified in FHWA regulation are met, verify that there are no potential unusual circumstances, address all other environmental requirements, and complete the review with the appropriate IDOT signature evidencing approval.

2. For actions listed in Appendix A and B that exceed the thresholds in Section V of this Agreement and therefore require FHWA CE approval, IDOT shall prepare documentation that supports the CE determination and that no unusual circumstances exist that would make the CE approval inappropriate and address all other environmental requirements.

B. IDOT shall maintain a project record for CE approvals it makes on FHWA’s behalf and each CE approval made by FHWA. This record should include as appropriate:

1. Any checklists, forms, or other documents and exhibits that summarize the consideration of project effects and potential for unusual
circumstances;

2. A summary of public involvement complying with the requirements of IDOT’s public involvement policy;

3. Any stakeholder (including resource and regulatory agencies) communication, correspondence, consultation, or public meeting documentation;

4. The name and title of the CE approver and the date of the approval; and

5. Any documented re-evaluation (when required) or a statement that a re-evaluation was completed for the project (when supporting documentation is not necessary), and the date of approval of the determination that the CE decision is still valid, per Section VII.B. of this Agreement (“NEPA Approvals and Re-evaluations”).

C. Any project records maintained by IDOT shall be provided to FHWA at their request. IDOT should retain those records, including any stakeholder (including resource and regulatory agencies) communication, correspondence, consultation, or public meeting documentation for a period of no less than three (3) years after completion of project construction. This 3-year retention provision does not relieve IDOT of its project or program recordkeeping responsibilities under 2 CFR § 200.333 or any other applicable laws, regulations, or policies.

VII. NEPA APPROVALS AND RE-EVALUATIONS

A. IDOTs approval of Appendix A and Appendix B CEs is delegated to the Approving Officials and their Designees as identified in Appendix C.

B. In accordance with 23 CFR 771.129, prior to requesting any subsequent project approvals from FHWA, regardless of how much time has passed since the CE approval, IDOT shall ensure that CE determinations are still valid. If there are any changes to the proposed actions, or new information or circumstances relevant to the project actions, it may be necessary for IDOT to re-evaluate CE approvals, consult with FHWA, and prepare additional documentation to ensure that CE determinations are still valid.

VIII. QUALITY CONTROL/QUALITY ASSURANCE, MONITORING AND PERFORMANCE

A. IDOT Quality Control & Quality Assurance

IDOT agrees to carry out regular quality control and quality assurance activities to ensure that its CE approvals and CE submissions to FHWA for approval are made in accordance with applicable law and this Agreement.

B. IDOT Performance Monitoring and Reporting

1. The FHWA and IDOT should cooperate in monitoring performance under this Agreement and work to assure quality performance.
2. IDOT shall annually submit to FHWA (electronically or hard copy) a report summarizing its performance under this Agreement, no later than February 28 of each calendar year. The report will identify any areas where improvement is needed and what measures IDOT is taking to implement those improvements. The report will include a description of actions taken by IDOT as part of its quality control efforts under Section VIII(A).

C. FHWA Oversight and Monitoring

1. Monitoring by FHWA will include consideration of the technical competency and organizational capacity of IDOT, as well as IDOT's performance of its CE processing functions. Performance considerations include, without limitation, the quality and consistency of IDOT's CE approvals, CE submissions to FHWA for approval, adequacy and capability of IDOT staff and consultants, and the effectiveness of IDOT's administration of its internal CE approvals. FHWA will conduct this oversight and monitoring through its participation in the regularly scheduled coordination meetings in each IDOT District Office.

2. Through the joint process review program, FHWA and IDOT will conduct one or more program reviews, during the term of this Agreement. This will serve to satisfy FHWA's oversight requirements under this Agreement. IDOT and FHWA, prior to completing the joint process review, will prepare and implement a corrective action plan to address any findings or observations identified in the joint process review. The results of the joint process review and corrective actions taken by IDOT shall be considered at the time this Agreement is considered for renewal.

3. Nothing in this Agreement prevents FHWA from undertaking other monitoring or oversight actions, including audits, with respect to IDOT's performance under this Agreement. The FHWA may require IDOT to perform such other quality assurance activities, including other types of monitoring, as may be reasonably required to ensure compliance with applicable Federal laws and regulations.

4. IDOT agrees to cooperate with FHWA in all oversight and quality assurance activities.

IX. AMENDMENTS

A. If the parties agree to amend this Agreement, then FHWA and IDOT may execute an amendment with new signatures and dates of the signatures. The term of the Agreement shall remain unchanged unless otherwise expressly stated in the amended Agreement.

B. Appendix A and B may be modified through verbal agreement by FHWA and IDOT without new signatures to this agreement based on activities added through FHWA rulemaking to those listed in 23 CFR 771.117(c) or example activities listed in 23
CFR 771.117(d) after the date of the execution of this Agreement. A modification date will be noted on the revised Appendix A and B.

C. IDOT may request in writing to modify Appendix C. Upon written concurrence from FHWA, Appendix C may be modified without new signatures to this Agreement. A modification date will be noted on the revised Appendix C.

X. TERM, RENEWAL, AND TERMINATION

A. This Agreement shall have a term of five (5) years, effective on the date of the last signature. IDOT shall post and maintain an executed copy of this Agreement on its website, available to the public.

B. This Agreement is renewable for additional five (5) year terms if IDOT requests renewal and FHWA determines that IDOT has satisfactorily carried out the provisions of this Agreement. In considering any renewal of this Agreement, FHWA will evaluate the effectiveness of the Agreement and its overall impact on the environmental review process.

C. Either party may terminate this Agreement at any time only by giving at least 30 days written notice to the other party.

D. Expiration or termination of this Agreement shall mean that IDOT is not able to make CE approvals on FHWA's behalf.

Execution of this Agreement and implementation of its terms by both parties provides evidence that both parties have reviewed this Agreement and agree to the terms and conditions for its implementation. This Agreement is effective upon the date of the last signature below.

Randall S. Blankenborn  
Illinois Secretary of Transportation  
15Jul2015  
Date

Catherine A. Batey  
Division Administrator, Illinois Division  
Federal Highway Administration  
10Apr2015  
Date
APPENDIX A (From 23 CFR 771.117(c))

(1) Activities which do not involve or lead directly to construction, such as planning and research activities; grants for training; engineering to define the elements of a proposed action or alternatives so that social, economic, and environmental effects can be assessed; and Federal-aid system revisions which establish classes of highways on the Federal-aid highway system.

(2) Approval of utility installations along or across a transportation facility.

(3) Construction of bicycle and pedestrian lanes, paths, and facilities.

(4) Activities included in the State's highway safety plan under 23 U.S.C. 402.

(5) Transfer of Federal lands pursuant to 23 U.S.C. 107(d) and/or 23 U.S.C. 317 when the land transfer is in support of an action that is not otherwise subject to FHWA review under NEPA.

(6) The installation of noise barriers or alterations to existing publicly owned buildings to provide for noise reduction.

(7) Landscaping.

(8) Installation of fencing, signs, pavement markings, small passenger shelters, traffic signals, and railroad warning devices where no substantial land acquisition or traffic disruption will occur.

(9) The following actions for transportation facilities damaged by an incident resulting in an emergency declared by the Governor of the State and concurred in by the Secretary, or a disaster or emergency declared by the President pursuant to the Robert T. Stafford Act (42 U.S.C. 5121):

   (i) Emergency repairs under 23 U.S.C. 125; and

   (ii) The repair, reconstruction, restoration, retrofitting, or replacement of any road, highway, bridge, tunnel, or transit facility (such as a ferry dock or bus transfer station), including ancillary transportation facilities (such as pedestrian/bicycle paths and bike lanes), that is in operation or under construction when damaged and the action:

       (A) Occurs within the existing right-of-way and in a manner that substantially conforms to the preexisting design, function, and location as the original (which may include upgrades to meet existing codes and standards as well as upgrades warranted to address conditions that have changed since the original construction); and

       (B) Is commenced within a 2-year period beginning on the date of the declaration.

(10) Acquisition of scenic easements.


(12) Improvements to existing rest areas and truck weigh
stations.

(13) Ridesharing activities

(14) Bus and rail car rehabilitation.

(15) Alterations to facilities or vehicles in order to make them accessible for elderly and handicapped persons.

(16) Program administration, technical assistance activities, and operating assistance to transit authorities to continue existing service or increase service to meet routine changes in demand.

(17) The purchase of vehicles by the applicant where the use of these vehicles can be accommodated by existing facilities or by new facilities which themselves are within a CE.

(18) Track and railbed maintenance and improvements when carried out within the existing right-of-way.

(19) Purchase and installation of operating or maintenance equipment to be located within the transit facility and with no significant impacts off the site.

(20) Promulgation of rules, regulations, and directives.

(21) Deployment of electronics, photonics, communications, or information processing used singly or in combination, or as components of a fully integrated system, to improve the efficiency or safety of a surface transportation system or to enhance security or passenger convenience. Examples include, but are not limited to, traffic control and detector devices, lane management systems, electronic payment equipment, automatic vehicle locaters, automated passenger counters, computer-aided dispatching systems, radio communications systems, dynamic message signs, and security equipment including surveillance and detection cameras on roadways and in transit facilities and on buses.

(22) Projects, as defined in 23 U.S.C. 101, that would take place entirely within the existing operational right-of-way. Existing operational right-of-way refers to right-of-way that has been disturbed for an existing transportation facility or is maintained for a transportation purpose. This area includes the features associated with the physical footprint of the transportation facility (including the roadway, bridges, interchanges, culverts, drainage, fixed guideways, mitigation areas, etc.) and other areas maintained for transportation purposes such as clear zone, traffic control signage, landscaping, any rest areas with direct access to a controlled access highway, areas maintained for safety and security of a transportation facility, parking facilities with direct access to an existing transportation facility, transit power substations, transit venting structures, and transit maintenance facilities. Portions of the right-of-way that have not been disturbed or that are not maintained for transportation purposes are not in the existing operational right-of-way.

(23) Federally-funded projects:

   (i) That receive less than $5,000,000 of Federal funds; or
(ii) With a total estimated cost of not more than $30,000,000 and Federal funds comprising less than 15 percent of the total estimated project cost.

(24) Localized geotechnical and other investigation to provide information for preliminary design and for environmental analyses and permitting purposes, such as drilling test bores for soil sampling; archeological investigations for archeology resources assessment or similar survey; and wetland surveys.

(25) Environmental restoration and pollution abatement actions to minimize or mitigate the impacts of any existing transportation facility (including retrofitting and construction of stormwater treatment systems to meet Federal and State requirements under sections 401 and 402 of the Federal Water Pollution Control Act (33 U.S.C. 1341; 1342)) carried out to address water pollution or environmental degradation.

(26) Modernization of a highway by resurfacing, restoration, rehabilitation, reconstruction, adding shoulders, or adding auxiliary lanes (including parking, weaving, turning, and climbing lanes), if the action meets the constraints in paragraph (e)* of this section.

(27) Highway safety or traffic operations improvement projects, including the installation of ramp metering control devices and lighting, if the project meets the constraints in paragraph (e)* of this section.

(28) Bridge rehabilitation, reconstruction, or replacement or the construction of grade separation to replace existing at-grade railroad crossings, if the actions meet the constraints in paragraph (e)* of this section.

(29) Purchase, construction, replacement, or rehabilitation of ferry vessels (including improvements to ferry vessel safety, navigation, and security systems) that would not require a change in the function of the ferry terminals and can be accommodated by existing facilities or by new facilities which themselves are within a CE.

(30) Rehabilitation or reconstruction of existing ferry facilities that occupy substantially the same geographic footprint, do not result in a change in their functional use, and do not result in a substantial increase in the existing facility's capacity. Example actions include work on pedestrian and vehicle transfer structures and associated utilities, buildings, and terminals.

*Note: In items (26), (27), and (28), “paragraph (e)” constraints are as follows:

23 CFR 117.117(e) Actions described in (c)(26), (c)(27), and (c)(28) of this section may not be processed as CEs under paragraph (c) if they involve:

(1) An acquisition of more than a minor amount of right-of-way or that would result in any residential or non-residential displacements;

(2) An action that needs a bridge permit from the U.S. Coast Guard, or an action that does not meet the terms and conditions of a U.S. Army Corps of Engineers nationwide or general permit under section 404 of the Clean Water Act and/or section 10 of the Rivers and Harbors Act of 1899;

(3) A finding of “adverse effect” to historic properties under the National Historic Preservation Act, the use of a resource protected under 23 U.S.C. 138 or 49 U.S.C. 303 (section 4(f)) except
for actions resulting in *de minimis* impacts, or a finding of “may affect, likely to adversely affect” threatened or endangered species or critical habitat under the Endangered Species Act;

(4) Construction of temporary access, or the closure of existing road, bridge, or ramps, that would result in major traffic disruptions;

(5) Changes in access control;

(6) A floodplain encroachment other than functionally dependent uses (e.g., bridges, wetlands) or actions that facilitate open space use (e.g., recreational trails, bicycle and pedestrian paths); or construction activities in, across or adjacent to a river component designated or proposed for inclusion in the National System of Wild and Scenic Rivers.
Appendix B
(From 23 CFR 771.117(d))

(1)-(3) [Reserved]

(4) Transportation corridor fringe parking facilities.

(5) Construction of new truck weigh stations or rest areas.

(6) Approvals for disposal of excess right-of-way or for joint or limited use of right-of-way, where the proposed use does not have significant adverse impacts.

(7) Approvals for changes in access control.

(8) Construction of new bus storage and maintenance facilities in areas used predominantly for industrial or transportation purposes where such construction is not inconsistent with existing zoning and located on or near a street with adequate capacity to handle anticipated bus and support vehicle traffic.

(9) Rehabilitation or reconstruction of existing rail and bus buildings and ancillary facilities where only minor amounts of additional land are required and there is not a substantial increase in the number of users.

(10) Construction of bus transfer facilities (an open area consisting of passenger shelters, boarding areas, kiosks and related street improvements) when located in a commercial area or other high activity center in which there is adequate street capacity for projected bus traffic.

(11) Construction of rail storage and maintenance facilities in areas used predominantly for industrial or transportation purposes where such construction is not inconsistent with existing zoning and where there is no significant noise impact on the surrounding community.

(12) Acquisition of land for hardship or protective purposes. Hardship and protective buying will be permitted only for a particular parcel or a limited number of parcels. These types of land acquisition qualify for a CE only where the acquisition will not limit the evaluation of alternatives, including shifts in alignment for planned construction projects, which may be required in the NEPA process. No project development on such land may proceed until the NEPA process has been completed.

   (i) Hardship acquisition is early acquisition of property by the applicant at the property owner's request to alleviate particular hardship to the owner, in contrast to others, because of an inability to sell his property. This is justified when the property owner can document on the basis of health, safety or financial reasons that remaining in the property poses an undue hardship compared to others.

   (ii) Protective acquisition is done to prevent imminent development of a parcel which may be needed for a proposed transportation corridor or site. Documentation must clearly demonstrate that development of the land would preclude future transportation use and that such development is imminent. Advance acquisition is not permitted for the sole purpose of reducing the cost of property for a proposed project.
(13) Actions described in paragraphs (c)(26), (c)(27), and (c)(28) of this section that do not meet the constraints in paragraph (e) of this section.*

* Note: In Item (13), paragraphs (c)(26), (c)(27), and (c)(28) are in reference to actions listed in Appendix A as items (26), (27), and (28).
Appendix C
IDOT Officials Approval Authority for State Approved CEs

Table C-1

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Table C-2

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<tr>
<td>Districts</td>
<td>Regional Engineer</td>
<td>District Engineer of Local Roads and Streets</td>
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<tr>
<td>Central Office</td>
<td>Engineer of Local Roads and Streets</td>
<td>Local Project Implementation Engineer AND Local Project Development Engineers</td>
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</tbody>
</table>
Attachment I – Programmatic Wetland Finding

WETLAND FINDING FOR FEDERAL AID PROJECTS COVERED UNDER THE PROGRAMMATIC AGREEMENT REGARDING THE PROCESSING OF CATEGORICAL EXCLUSIONS

Introduction

This wetland finding is made on a program-wide basis and has been prepared for transportation improvement projects, which are classified as a categorical exclusion (CE). It satisfies the requirements of Executive Order 11990 (EO) titled “Protection of Wetlands” and U.S. Department of Transportation Order 5660.1A (DOT Order) titled “Preservation of the Nation’s Wetlands.” No individual wetland finding needs to be prepared for such projects. An individual wetland finding shall be made for each Environment Assessment (EA) and Environmental Impact Statement (EIS).

Background

EO 11990, issued on May 24, 1977, requires each agency to develop procedures for Federal actions whose impact is not significant enough to require the preparation of an EIS under Section 102 (2)(c) of the National Environmental Policy Act (NEPA), as amended. The EO states that each Federal agency “shall avoid undertaking or providing assistance for new construction located in wetlands unless the head of the agency finds (1) that there is no practicable alternative to such construction, and (2) that the proposed action includes all practicable measures to minimize harm to wetlands which may result for such use.”

The EO defines “new construction” to include “draining, dredging, channelizing, filling, diking, impounding, and related activities.” This EO essentially requires a wetland finding for all Federal undertakings, which have virtually any impact to a wetland. DOT Order 5660.1A, issued on August 24, 1978 clarified “new construction” by excluding only “routine repairs and maintenance of existing facilities.”

The U.S. DOT Order states, “In carrying out any activities (including small scale projects which do not require documentation) with a potential effect on wetlands, operating agencies should consider the following factors…” This requires U.S. DOT agencies to consider the effects on wetlands for all projects (including CEs). Effects on wetlands are considered through coordination and consultation with the Illinois Department of Natural Resources and with the US Fish and Wildlife Service (USWS), US Army Corps of Engineers (USACE), US Environmental Protection Agency (USEPA), and the Illinois Environmental Protection Agency (IEPA), as appropriate. The Illinois Department of Transportation (IDOT) and Federal Highway Administration (FHWA) evaluate wetland resources and consider practicable avoidance alternatives or options. If avoidance alternatives are not practicable, then practicable measures to minimize harm are considered and included in the project. Unavoidable impacts are mitigated.

Federal-aid applicants consider these effects through the NEPA evaluation process and further consider these effects through the wetland permitting process and any associated
meetings with resource agencies (USACE, USEPA, USFWS, and IEPA). IDOT and FHWA evaluate practicable avoidance alternatives or options. If avoidance alternatives are not practicable, then practicable measures to minimize harm are considered and included in the project.

The U.S. DOT Order requires U.S. DOT agencies to make a formal wetland finding for all EAs and EISs. This formal wetland finding will be made in the EA/Finding of No Significant Impact or Final EIS/Record of Decision.

Finding:

In accordance with Executive Order 11990, and based on the above procedures, the FHWA Illinois Division finds for all Federal-aid projects classified as a categorical exclusion with an approved USACE permit that:

1. There will be no practicable alternative to the proposed construction in wetlands, and
2. The proposed project will include all practicable measures to minimize harm to the involved wetlands which may result from such use.

Any Federal-aid transportation project requiring an EA or EIS shall require an individual wetland finding.

Catherine A. Batey
Division Administrator

[Signature]

10/14/2015
Date
ILLOINSE STATEWIDE IMPLEMENTATION AGREEMENT
BETWEEN
THE FEDERAL HIGHWAY ADMINISTRATION
AND
THE ILLINOIS DEPARTMENT OF TRANSPORTATION
FOR
ESTABLISHMENT OF TIMEFRAMES FOR ENVIRONMENTAL IMPACT STATEMENTS AND
ENVIRONMENTAL ASSESSMENTS

I. BACKGROUND

Section 1309 of the Transportation Equity Act of the 21st Century (TEA-21) established the need to conduct a coordinated environmental review process with concurrent interagency reviews and established time periods. This need was also reflected in Executive Order 13274, Environmental Stewardship and Transportation Infrastructure Project Reviews.

In July 1999 the U.S. Department of Transportation (DOT) and six Federal agencies entered into a National Environmental Streamlining Memorandum of Understanding (MOU). The six agencies included the Environmental Protection Agency, the Advisory Council on Historic Preservation, the US Army Corps of Engineers, and the Departments of Commerce, Agriculture and the Interior. In the MOU, all of the agencies agreed to streamline environmental review processes in accordance with TEA-21 and other relevant environmental statutes in ways that reinforce the federal responsibility to protect the environment. With respect to establishing timeframes, the MOU calls upon all agencies to:

“Support and encourage field offices to explore flexible streamlining opportunities on their own and with state transportation and environmental partners including developing MOUs to lay out mutual expectations, funding agreements in support of streamlining, and concurrent review within cooperatively determined time frames.”

Through an intensive and interactive process to identify the Federal Highway Administration’s (FHWA) goals, objectives, and performance targets, FHWA selected the establishment and meeting of timeframes as a measure of improved timeliness. The FHWA has established specific national targets, which include the following that apply to all Environmental Impact Statements (EISs) and Environmental Assessments (EAs):

- Establish timeframes for EAs and EISs and meet the schedules for 90% of those projects by 09/30/07;
- Decrease the median time it takes to complete an EIS from 54 months to 36 months by 09/30/07; and
- Decrease the median time to complete an EA from approximately 18 months to 12 months by 09/30/07.

II. PURPOSE

This Statewide Implementation Agreement (SIA) is based on the legislation and actions cited above and the attached “Questions and Answers Regarding the Environmental Vital Few Goal of Negotiated Timeframes”.
Good project management: The establishment of timeframes for the environmental review process is viewed as an element of good project management. Timeframes can provide goals and structure for the process and can be an effective continuous process improvement tool to identify bottlenecks, conflicts, and systematic issues, as well as to monitor progress.

Timeliness: There may be sources of delays throughout the entire project development process, such as changes in program/political priorities, local controversy, or other issues outside the control of the parties involved in negotiating timeframes. However, since congressional directives and statutory mandates focus heavily on the Federal environmental review process as a source of project delay, FHWA deems it important to pursue the improvement of timeliness, and thus selected a target goal of 90% of EIS and EA timeframes being met by 09/30/07.

Project efficiencies: Establishing timeframes will require upfront discussion among FHWA, the State DOT and other involved agencies (Federal, State and local) and can lead to the realization of project efficiencies, such as the following:

- Improved timeliness of the process
- Early identification of issues
- Early participation of environmental resource and permitting agencies
- Recognition of resource limitations upfront

Accountability: Timeframes should create a sense of predictability and accountability with the public and agencies. There are no legal consequences for not meeting the established timeframes. Reasons for schedule delays should be analyzed for lessons learned and, where appropriate, these lessons should be applied to future studies.

III. APPLICABILITY OF SIA

All EIS and EA documents initiated after the start of the federal FY 04 (October 1, 2003) shall have negotiated timeframes for the environmental review process.

IV. IMPLEMENTING PROCEDURES

A. DEFINITIONS

The following definitions are adopted for this SIA:

Timeframe: This term refers to the established schedule or timeline for the processing of an EIS or EA. This schedule is generally part of a larger project schedule that includes final design, right-of-way acquisition, and construction.

Negotiated: Project schedules should be developed by the FHWA Illinois Division office in cooperation with the Illinois Department of Transportation (IDOT). On locally sponsored projects the appropriate local agency should be involved in the negotiation process.

Initiated. For an EIS, this is the date that the Notice of Intent (NOI) is published in the Federal Register. For an EA, this is the date of the initial public meeting held to present the general scope of work, the possible alternatives that have been identified, and the preliminary decision on preparing an EA for the project (herein referred to as “initial public meeting”).

Median Time. A national aggregate of processing times for environmental documents. This is the value below and above which there is an equal number of values. Using the median helps avoid the disproportionate skew due to extremely short or long processing times.
B. PROCESS

The appropriate IDOT District office will notify the FHWA Illinois Division office early in the project planning to allow ample time to establish timeframes for each EIS and EA prior to its initiation (NOI or initial public meeting).

The FHWA and IDOT (and local agencies when applicable) will work together to establish timeframes using the attached flowcharts as examples. The timeframes should cover the environmental review process and identify milestones as well as set a target completion date for each milestone. Actual milestone activities and time periods may vary from project to project.

Timeframe negotiations should typically occur in conjunction with FHWA/IDOT coordination meetings. The meeting minutes will document the approval of the timeframe for the project by the appropriate FHWA and IDOT district personnel. The dated flowcharts with the agreed-upon timeframes will be attached to the minutes. These same procedures will apply if timeframes are revised (see Section E).

Timeframes will account for the necessary review periods by the FHWA Division Office and IDOT Headquarters, and legal sufficiency review by the FHWA Office of Chief Counsel. Both the FHWA and IDOT are committed to a timely review of all documents.

The FHWA and IDOT will than provide a copy of the timeframes to the involved environmental review and permitting agencies (e.g., U.S. Army Corps of Engineers, U.S. Fish and Wildlife Service) as part of the early coordination/scoping process (e.g., NEPA/404 Merger or other meetings, electronic or written correspondence).

Timeframes should be established based on the complexity and characteristics of the project(s), as well as IDOT’s own sense of priority. Dates will be adjusted as necessary, depending on agency resources or known project issues that are likely to affect the dates. A complex project may require acknowledgement upfront that a long timeframe will be required and that, as the project progresses, ongoing assessment and tracking must be provided to determine if it is necessary to modify the timeframe.

Timeframes can be affected by limitations of human, financial, and time resources, as well as seasonal schedules beyond human control, such as growing seasons for assessment of biological resources. These issues should be considered early in the process, along with a general level of priority established for the project.

Schedules should be achievable and realistic, and should strive to maintain high quality of documents and reviews.

All parties involved will receive a copy of the agreed upon schedule, including revisions when they occur.

C. GOALS FOR COMPLETION DATES

All EIS and EA projects initiated after the start of federal FY 04 (October 1, 2003) are to have negotiated timeframes for the environmental review process.

In Illinois the established goals for establishing maximum completion timeframes for projects initiated in federal FY 04-07 are:

FY 04: EIS – 54 months    FY 06: EIS – 42 months
In pursuing the targets of reducing the median processing times, all agencies involved in the environmental review process should continue seeking methods to streamline, yet also maintain a high quality of decision-making documents. Timeframe objectives should not compromise quality.

D. TRACKING OF DATES

Coordinating with IDOT, the FHWA will enter the actual dates on the project’s individual flowchart to assess whether the milestone dates are being met throughout the project’s development and whether the final target date will be achieved. FHWA will also enter the information in the Illinois Division’s ITRACKS database and in the FHWA’s national Environmental Document Tracking System (EDTS), including any reasons for delays and revision of dates.

E. REVISIONS TO TIMEFRAMES

When new issues arise or priorities change, the timeframes may be reviewed and revised as necessary, subject to the following limits:

Modifications to the timeframe of an EIS may be made up to 30 days following the end of the Draft EIS comment period, and on an EA up to 15 days following the end of the public availability period.

The updated timeframes will typically be discussed at FHWA/IDOT coordination meetings. Approval by the applicable IDOT district and the FHWA Division personnel will be documented in the minutes, and the date of the agreed revision will be included on the flowchart attached to the minutes. All involved agencies should be provided a copy of these changes.

F. MODIFICATION / TERMINATION

This agreement may be modified at any time by mutual agreement of both FHWA and IDOT. Proposal for modification will be given a 30-day review period, after which approval by the other agency will be indicated by written acceptance. Either agency may also terminate participation in this agreement upon written notice to the other agency.

G. APPROVAL OF AGREEMENT

The undersigned have reviewed this agreement and determined that it complies with Section 1309 of TEA-21 and related guidance. Accordingly, it is hereby approved and becomes effective on the last date noted below.

Illinois Department of Transportation Federal Highway Administration

[signed 3/29/05] [signed 3/3/05]

Victor A. Modeer, P.E. Norman R. Stoner, P.E.
Director of Highways Division Administrator
I. Background

In 1996, the Federal Highway Administration – Illinois Division (FHWA); the Illinois Department of Transportation (IDOT); the U.S. Army Corps of Engineers (USACE) - Rock Island, Chicago, St. Louis, Memphis and Louisville Districts; the U.S. Environmental Protection Agency (USEPA); the U.S. Fish and Wildlife Service (USFWS) - Rock Island and Chicago Field Offices; and the Eighth District of the U.S. Coast Guard entered into a Statewide Implementation Agreement (SIA) for Concurrent National Environmental Policy Act (NEPA) and Section 404 of the Clean Water Act (Section 404) processes for transportation actions in Illinois. The SIA was based on guidance from FHWA’s Region 5 that encouraged cooperation between the agencies and the efficient implementation of transportation actions. The signatory agencies periodically revisit the SIA to ensure that it meets all current laws and regulations and to ensure efficiency in the use of the agreement. This SIA supersedes all previous SIA agreements among the signatories and addresses current Federal and State legislation and requirements.

In August of 2005, Congress enacted the Safe, Accountable, Flexible, Efficient Transportation Equity Act – A Legacy for Users (SAFETEA-LU). Section 6002 of SAFETEA-LU created a new section in the U.S. Code (23 USC § 139) that contained provisions establishing new requirements for the environmental processes for Environmental Impact Statements (EISs). These new requirements include the opportunity for public and agency input in defining the Purpose and Need for an action and the range of alternatives carried forward in the EIS. While the Section 6002 requirements are not directly referenced in this SIA, nothing in this SIA contradicts the Section 6002 requirements.

In addition, in August of 2005 IDOT adopted a Context Sensitive Solutions (CSS) policy. This policy requires IDOT to implement the CSS approach on all new construction, reconstruction, and major expansion of transportation facilities in Illinois. The CSS approach requires early, often, and continual involvement of stakeholders from the conceptual phases through design, construction, and operation phases of a transportation project in Illinois. Through the CSS approach, the signatories of this SIA will be identified as stakeholders when appropriate. Stakeholder input will be sought for the Purpose and Need, alternatives analysis, and preferred alternative. FHWA and IDOT have developed a procedural memorandum outlining the CSS approach for highway projects in Illinois. While the CSS approach is not specifically addressed in this SIA, and while the concurrent NEPA/404 processes described in this SIA are separate and distinct, CSS procedures will be utilized in conjunction with this SIA in most instances.
II. Purpose

The purpose of this SIA is to establish a process to coordinate the review among resource agencies of transportation projects that impact waters of the United States. This process is intended to:

• Expedite construction of necessary transportation projects, with benefits to mobility and the economy at large, and
• Enable more transportation projects to proceed on budget and on schedule, while protecting and enhancing the chemical, physical, and biological integrity of the waters of the United States in Illinois.

III. Applicability

Proposed projects meeting the following applicability criteria will be processed in accordance with the terms of this SIA:

• The FHWA is required to complete either an Environmental Assessment (EA) or an EIS under NEPA; and
• An individual permit under Section 404 is required for the project.

Proposed projects that meet the applicability criteria may be excluded from this SIA if:

• The signatory agencies agree that the project is not of sufficient complexity to warrant coordination under this SIA, or
• The signatory agencies agree that the discovery of the need for an individual Section 404 permit occurs after FHWA has approved the EA or final EIS, making the application of the SIA impractical.

If a project initially meets the applicability criteria, but is later found to be eligible for a nationwide or regional permit, FHWA and IDOT will notify the other signatory agencies and the project will cease to be processed under this SIA. FHWA and IDOT may initially determine a project is eligible for a nationwide or regional permit and later conclude an individual permit will be required. Under these circumstances, FHWA and IDOT will review the applicability criteria and determine if the project should be processed under this SIA.

Projects that do not meet the applicability criteria may warrant processing in accordance with this SIA. FHWA and IDOT may consult with the other signatory agencies to determine if project that does not meet the applicability criteria should be processed under this SIA. Any signatory agency may request FHWA and IDOT develop a project that does not meet the applicability criteria under this SIA. FHWA and IDOT reserve the right to determine if project will be processed under this SIA if the applicability criteria are not met.

IV. Definitions

Concurrence - Confirmation by the agency that:
1. The information to date is sufficient for this stage, and
2. The project may proceed to the next stage of project development.

Concurrence Points - Milestones within the NEPA process where FHWA and IDOT request agency concurrence. The concurrence points under this SIA are 1) purpose and need, 2) alternatives to be carried forward, and 3) preferred alternative. The intent of the concurrence points in the process is to limit the revisiting of decisions that have been agreed upon earlier in the process and encourage early substantive participation by the agencies.
Waters of the United States - Those waters as defined in 33 CFR 328.3.

V. Signatory Agency Roles and Responsibilities

Under this SIA, signatory agencies commit to:

- Considering the potential impacts to waters of the United States in Illinois at the earliest practicable time in the planning phase of project development;
- Avoiding adverse impacts to such waters to the extent practicable;
- Minimizing and mitigating unavoidable adverse impacts and for wetlands, striving to achieve a goal of no overall net loss of values and functions; and
- Pursuing interagency cooperation and consultation diligently throughout the integrated NEPA/404 process to ensure that the concerns of the signatory agencies are given timely and appropriate consideration and that those agencies are involved at key decision points in project development.

Signatory agency participation in this process does not imply endorsement of transportation projects. Nothing in this SIA is intended to diminish, modify, or otherwise affect the statutory or regulatory authorities of the agencies involved.

IDOT will ensure data collection, including information for determining compliance with the Section 404(b)(1) guidelines, will take place early in the coordination process so that information will be available for discussion at the concurrence point meetings. All signatory agencies will be responsible for reviewing the data and evaluations, and providing supplemental information and/or comments, as appropriate.

IDOT will provide information to the signatory agencies regarding the analysis of alternatives to avoid, minimize, and mitigate adverse impacts to Waters of the United States. This information may be presented in a matrix or similar summary. The signatory agencies will provide input on the adequacy of the avoidance, minimization, and mitigation analysis of the alternatives.

VI. Implementing Procedures

FHWA and/or IDOT will notify the other signatory agencies of their intention to process a project in accordance with this SIA. FHWA and IDOT may invite additional resource agencies to attend meetings for informational purposes.

FHWA and IDOT will seek concurrence from the appropriate signatory agencies for the following:

1) Purpose and Need,
2) Alternatives to be Carried Forward, and
3) Preferred Alternative

Concurrence does not imply an agency has endorsed the project or released its obligation to determine if the project meets statutory review criteria. Concurrence points will not be revisited unless there is new information or significant changes to the project, the environment, or laws and regulations which affect the concurrence point achieved.

Concurrence on projects processed under this SIA will occur at regularly scheduled NEPA/404 concurrence meetings. The regularly scheduled concurrence meetings will be planned for the first week in February, June, and September. FHWA will contact all signatory agencies within 60 days of these times to confirm the meeting will be held and obtain a specific date. FHWA, in consultation
with the signatory agencies, may adjust the meeting date or cancel the meeting. At least 30 days prior to a concurrence meeting, FHWA or IDOT will provide the signatory agencies, and other agencies as appropriate, the concurrence point package for each proposed action that will be discussed to allow agencies sufficient time to review and prepare their comments. The notification letter will include the time and place of the meeting, an agenda, descriptions of the proposed actions to be discussed, and the concurrence point(s) being sought by FHWA and IDOT.

The timing of the FHWA and IDOT request for signatory agency concurrence on the concurrence points may vary based upon the proposed action’s complexity. On less complex actions, FHWA and IDOT may seek concurrence on several or all concurrence points simultaneously. For more complex actions, FHWA and IDOT will seek concurrence on the concurrence points separately.

FHWA and IDOT will summarize and distribute to all signatory agencies a meeting summary following a concurrence meeting. The signatory agencies will provide comments on the meeting summary within 30 days of receipt. FHWA and IDOT will finalize the meeting summary and redistribute it to the signatory agencies. The finalized meeting summary will serve to document the decisions on concurrence for the proposed actions discussed at the NEPA/404 concurrence meeting.

For major or complex actions, or those on expedited schedules, separate NEPA/404 concurrence meetings may be scheduled in lieu of the regularly scheduled concurrence meetings. FHWA and IDOT may also request signatory agency concurrence via e-mail. Signatory agencies may indicate their concurrence by e-mail to FHWA and IDOT.

Attachment 1 to this agreement provides a summary of the roles of state and federal agencies in the transportation project development process from planning through project implementation. FHWA and IDOT may make updates to Attachment 1 to reflect changes in transportation legislation, policies or procedures without requiring signatures from parties to this agreement.

Concurrence Point #1, Purpose and Need

The Concurrence Point #1 Package will include the preliminary Purpose and Need statement developed by FHWA and IDOT. Prior to submitting the package, FHWA and IDOT will ensure it:
  • Provides sufficient data and analysis to support the reasons for proposing the action;
  • Establishes the logical termini for the proposed action;
  • Establishes that the proposed action has independent utility; and
  • Is as comprehensive, specific and concise as possible, while not being so narrowly constrained that it limits the range of alternatives or establishes the preferred alternative.
Concurrence Point #2, Alternatives to be Carried Forward

The Concurrence Point #2 Package will include the Purpose and Need statement resulting from Concurrence Point #1 and the preliminary alternatives proposed to be carried forward for further analysis developed by FHWA and IDOT. The alternatives proposed to be carried forward will satisfy both the NEPA requirements and the Corps of Engineer’s 404(b)(1) guidelines for alternatives analysis. Prior to submitting the package, FHWA and IDOT will ensure it contains:

- A description of all alternatives considered;
- The alternatives analysis methodology for eliminating alternatives; and
- An explanation of the way in which Alternatives to be Carried Forward address the Purpose and Need and that they are reasonable and practicable.

Alternatives may be dismissed for reasons including, but not limited to, not satisfying the purpose and need, environmental impacts, or engineering and economic factors.

Concurrence Point #3, Preferred Alternative

The Concurrence Point #3 Package will include the Purpose and Need resulting from Concurrence Point #1, the alternatives analysis resulting from Concurrence Point #2, and FHWA and IDOT’s preliminary Preferred Alternative. Prior to submitting the package, FHWA and IDOT will ensure it:

- Identifies the environmentally Preferred Alternative,
- Summarizes comments received on the draft EIS or the EA,
- Explains the rationale for the selection of the preliminary Preferred Alternative,
- Explains the rationale for the dismissal of the other Alternatives Carried Forward, and
- Contains a draft of the “Only Practicable Alternative Finding” required by Executive Order 11990, Protection of Wetlands.

Dispute Resolution

If any signatory agency does not concur with any concurrence point, FHWA and IDOT will work with them to address their concerns. If FHWA and IDOT, after making good-faith efforts to address their concerns, conclude that an impasse has been reached on concurrence with one or more signatory agencies, FHWA and IDOT may proceed to the next stage of project development without that agency’s concurrence. FHWA and IDOT will notify all signatory agencies of their decision and proposed course of action. The decision to move an action forward without concurrence does not eliminate a signatory agency’s statutory or regulatory authorities, or their right to elevate the dispute through established agency dispute resolution procedures. FHWA and IDOT recognize and accept the risk of proceeding on an action without receiving a signatory agency’s concurrence.

VII. Modification/Termination

This SIA may be modified upon approval of all signatory agencies. Signatory agencies may submit proposed modifications to FHWA and IDOT. FHWA and IDOT will circulate proposals for modification to the other signatory agencies for a 30-day period of review. Approval of such proposals will be indicated by written acceptance. A signatory agency may terminate participation in this agreement upon written notice to all other signatory agencies.
STATEWIDE IMPLEMENTATION AGREEMENT
NATIONAL ENVIRONMENTAL POLICY ACT 
AND 
CLEAN WATER ACT SECTION 404
CONCURRENT NEPA/404 PROCESSES
FOR 
TRANSPORTATION PROJECTS
IN 
ILLINOIS

The Federal Agencies in cooperation with the Illinois Department of Transportation (IDOT) agree to implement, to the fullest extent practicable and as funding and staffing level allow, the process in the Statewide Implementation Agreement.

This agreement becomes effective upon signature of all agencies and may be modified by written approval of each agency. This agreement may be revoked by agreement of all agencies or by any agency upon 30-days written notice to the other agencies.

U.S. Army Corps of Engineers
[signed] [signed]
Daniel J. Johnson, Chief Mitchell Isoe, Chief
Regulatory Branch Regulatory Branch
Rock Island District Chicago District

[signed] [signed]
Danny D. McClendon, Branch Chief Jim Townsend, Chief
Regulatory Branch Regulatory Branch
St. Louis District Louisville District

Larry Watson, Chief
Regulatory Branch
Memphis District

U.S. Fish and Wildlife Service
[signed] [signed]
Richard C. Nelson John D. Rogner
Supervisor Supervisor
Rock Island Illinois Field Office Chicago Illinois Field Office
U.S. Environmental Protection Agency

[signed]
Mary A. Gade
Regional Administrator
Region Five

U.S. Coast Guard

[signed]
Roger K. Wiebusch
Bridge Administrator
Eighth Coast Guard District

Illinois Department of Transportation

[signed]
Christine M. Reed, Director, Division of Highways

Federal Highway Administration

[signed] MAY 8 2008
Norman R. Stoner
Division Administrator
## Attachment 1 to NEPA/404 Illinois Merger Agreement

### Project Development Flowchart

**NEPA/404 Merger – CSS – Section 6002 Requirements**

<table>
<thead>
<tr>
<th>IDOT</th>
<th>FHWA</th>
<th>USEPA</th>
<th>USACE</th>
<th>USFWS</th>
<th>USCG</th>
<th>State Agencies (IDOA, IEPA, IDNR, IHPA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Develop data-driven initial Purpose and fixed based on transportation system deficiencies</td>
<td>Participate with MPOs in metropolitan planning process with IDOT in statewide planning process</td>
<td>Provide inventories, conservation plans or maps for consultation on environmental protection and conservation during development of long-range transportation plans</td>
<td>Provide inventories, conservation plans or maps for consultation on environmental protection and conservation during development of long-range transportation plans</td>
<td>Provide inventories, conservation plans or maps for consultation on environmental protection and conservation during development of long-range transportation plans</td>
<td>Provide inventories, conservation plans or maps for consultation on environmental protection and conservation during development of long-range transportation plans</td>
<td>Provide inventories, conservation plans or maps for consultation on environmental protection and conservation during development of long-range transportation plans</td>
</tr>
<tr>
<td>Coordinate with local MPOs</td>
<td>Participate in discussions on potential environmental mitigation activities during development of long-range transportation plans</td>
<td>Participate in discussions on potential environmental mitigation activities during development of long-range transportation plans</td>
<td>Participate in discussions on potential environmental mitigation activities during development of long-range transportation plans</td>
<td>Participate in discussions on potential environmental mitigation activities during development of long-range transportation plans</td>
<td>Participate in discussions on potential environmental mitigation activities during development of long-range transportation plans</td>
<td>Participate in discussions on potential environmental mitigation activities during development of long-range transportation plans</td>
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<tr>
<td>Arrange presentations for resource agencies after statewide plan update</td>
<td>Coordinate review of draft state transportation plans with agencies</td>
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<tr>
<td>Scoping</td>
<td><strong>Send project initiation letter to FHWA (EIS)</strong></td>
<td>Develop negotiated timeframe</td>
<td>Develop negotiated timeframe</td>
<td>Develop EIS</td>
<td>Develop EIS</td>
<td>Develop EIS</td>
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<tr>
<td></td>
<td></td>
<td><strong>Refine data-driven preliminary Purpose and fixed based on transportation system deficiencies</strong></td>
<td><strong>Identify logical termini and study area</strong></td>
<td><strong>Form CSS project study group</strong></td>
<td><strong>Request state and local Consenting Agencies (CA) and Participating Agencies (PA) participation and request agencies identify areas of potential concern</strong></td>
<td><strong>Develop Stakeholder Involvement Plan (SIP) and coordinate with agencies</strong></td>
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<tr>
<td></td>
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<td><strong>Establish study methodologies and level of detail in collaboration with PA</strong></td>
<td><strong>Coordinate field review/meeting, if appropriate</strong></td>
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<td><strong>Issue project Notice of Intent (EIS)</strong></td>
<td><strong>Issue project Notice of Intent (EIS)</strong></td>
<td><strong>Issue project Notice of Intent (EIS)</strong></td>
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| | | | | | | May 8, 2008

FHWA – Illinois Division
<table>
<thead>
<tr>
<th>Purpose and Need</th>
<th>IDOT</th>
<th>FHWA</th>
<th>USEPA</th>
<th>USACE</th>
<th>USFWS</th>
<th>USCG</th>
<th>State Agencies (IDOA, IEPA, IDNR, HIPA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Develop Purpose and Need; concurrence package for agencies</td>
<td>Participate in development of Purpose and Need</td>
<td>Participate in development of Purpose and Need</td>
<td>Participate in development of Purpose and Need</td>
<td>Participate in development of Purpose and Need</td>
<td>Participate in development of Purpose and Need</td>
<td>Participate in development of Purpose and Need</td>
<td>Participate in development of Purpose and Need</td>
</tr>
<tr>
<td>Conduct stakeholder involvement per SIP</td>
<td>Review concurrence package and participate in merger meeting</td>
<td>Concur on Purpose and Need</td>
<td>Concur on Purpose and Need</td>
<td>Concur on Purpose and Need</td>
<td>Concur on Purpose and Need</td>
<td>Concur on Purpose and Need</td>
<td>Concur on Purpose and Need</td>
</tr>
<tr>
<td>Seek CSS stakeholder concurrence on Purpose and Need</td>
<td>Request signatory agency concurrence on Purpose and Need</td>
<td>Concur on Purpose and Need</td>
<td>Concur on Purpose and Need</td>
<td>Concur on Purpose and Need</td>
<td>Concur on Purpose and Need</td>
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</table>

**Concurrence Achieved for Purpose and Need**

<table>
<thead>
<tr>
<th>Purpose and Need</th>
<th>IDOT</th>
<th>FHWA</th>
<th>USEPA</th>
<th>USACE</th>
<th>USFWS</th>
<th>USCG</th>
<th>State Agencies (IDOA, IEPA, IDNR, HIPA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Develop reasonable range of alternatives and eliminate unreasonable alternatives that are not reasonable or practicable</td>
<td>Participate in developing alternatives to be Carried Forward and comment on adequacy of information</td>
<td>Review concurrence package and participate in merger meeting</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
</tr>
<tr>
<td>Develop concurrence package for Alternatives to be Carried Forward</td>
<td>Address avoidance of environmental resources</td>
<td>Review concurrence package and participate in merger meeting</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
</tr>
<tr>
<td>Conduct stakeholder involvement per SIP</td>
<td>Review concurrence package and participate in merger meeting</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
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<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
</tr>
<tr>
<td>Seek CSS stakeholder concurrence</td>
<td>Request signatory agency concurrence on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
<td>Concur on Alternatives to be Carried Forward</td>
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**Concurrence Achieved for Alternatives to be Carried Forward**

<table>
<thead>
<tr>
<th>Draft NEPA Document Review</th>
<th>IDOT</th>
<th>FHWA</th>
<th>USEPA</th>
<th>USACE</th>
<th>USFWS</th>
<th>USCG</th>
<th>State Agencies (IDOA, IEPA, IDNR, HIPA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coordinate with FHWA on draft NEPA document review</td>
<td>Review and comment on draft NEPA document</td>
<td>Review and comment on draft NEPA document</td>
<td>Review and comment on draft NEPA document</td>
<td>Review and comment on draft NEPA document</td>
<td>Review and comment on draft NEPA document</td>
<td>Review and comment on draft NEPA document</td>
<td>Review and comment on draft NEPA document</td>
</tr>
<tr>
<td>Provide draft NEPA document for agency by CA</td>
<td>Sign NEPA document for publication</td>
<td>Review and provide comments on document, including the rating of the EIS</td>
<td>Review and provide comments on document</td>
<td>Review and provide comments on document</td>
<td>Review and provide comments on document</td>
<td>Review and provide comments on document</td>
<td>Review and provide comments on document</td>
</tr>
</tbody>
</table>

**DEIS or EA**

<table>
<thead>
<tr>
<th>IDOT</th>
<th>FHWA</th>
<th>USEPA</th>
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<th>USFWS</th>
<th>USCG</th>
<th>State Agencies (IDOA, IEPA, IDNR, HIPA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Provide FHWA with signature-ready NEPA document</td>
<td>Submit to USEPA a 404 permit application along with DEIS, if appropriate</td>
<td>Publish Notice of Availability of DEIS in Federal Register to initiate comment period</td>
<td>Review NEPA document for public release and publish in Federal Register</td>
<td>Review permit application, if submitted with DEIS</td>
<td>Review and provide comments on document</td>
<td>Review and provide comments on document</td>
</tr>
</tbody>
</table>
### Attachment 1 to NEPA/404 Illinois Merger Agreement
#### Project Development Flowchart
(NEPA/404 Merger – CWS – Section 6002 Requirements)

<table>
<thead>
<tr>
<th>IDOT</th>
<th>FHWA</th>
<th>USEPA</th>
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<th>USC(G)</th>
<th>State Agencies (IDOA, IEPA, IDNR, IHPA)</th>
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<tbody>
<tr>
<td>Review comments and develop responses on circulated NEPA document</td>
<td>Review comments and develop responses on circulated NEPA document</td>
<td>Review IDOT/FHWA response to comments</td>
<td>Review concurrence package and participate in merger meeting</td>
<td>Concur on Preferred Alternative</td>
<td>Review IDOT/FHWA response to comments</td>
<td>Review IDOT/FHWA response to comments</td>
</tr>
<tr>
<td>Identify Preferred Alternative in consultation with FHWA</td>
<td>Identify Preferred Alternative in consultation with IDOT</td>
<td>Review concurrence package and participate in merger meeting</td>
<td>Concur on Preferred Alternative</td>
<td>Conduct internal review and coordination of comments</td>
<td>Review IDOT/FHWA response to comments</td>
<td>Review concurrence package and participate in merger meeting</td>
</tr>
<tr>
<td>Conduct stakeholder involvement, including SIP requirements</td>
<td>Review Preferred Alternative in consultation with IDOT</td>
<td>Review IDOT/FHWA response to comments</td>
<td>Review concurrence package and participate in merger meeting</td>
<td>Concur on Preferred Alternative</td>
<td>Review IDOT/FHWA response to comments</td>
<td>Review concurrence package and participate in merger meeting</td>
</tr>
<tr>
<td>Seek CSS stakeholder consensus on Preferred Alternative</td>
<td>Review concurrence package and participate in merger meeting</td>
<td>Concur on Preferred Alternative</td>
<td>Complete Section 7 consultation, if applicable</td>
<td>Concur on Preferred Alternative</td>
<td>Review and comment on concurrence package and participate in merger meeting</td>
<td></td>
</tr>
<tr>
<td>Develop Preferred Alternative concurrence package for agencies</td>
<td>Request final NEPA document</td>
<td>Obtain legal sufficiency of final NEPA document</td>
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<tr>
<td>Prepare final NEPA document</td>
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### Concurrence Achieved for Preferred Alternative

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<thead>
<tr>
<th>FES</th>
<th>Provide FHWA with signature-ready FEIS</th>
<th>Approve and issue Notice of Availability in the Federal Register</th>
<th>Review FEIS and verify comments addressed</th>
<th>Review FEIS and verify comments addressed</th>
<th>Review FEIS and verify comments addressed</th>
<th>Review FEIS and verify comments addressed</th>
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<tbody>
<tr>
<td>Circulate FEIS to agencies and the public</td>
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### Record of Decision (ROD) or Finding of No Significant Impact (FONSI)

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<tr>
<th>IDOT</th>
<th>FHWA</th>
<th>USEPA</th>
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<th>USFWS</th>
<th>USC(G)</th>
<th>State Agencies (IDOA, IEPA, IDNR, IHPA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Consider any additional comments submitted during waiting period (EIS) or public availability (EA)</td>
<td>Consider any additional comments submitted during waiting period (EIS) or public availability (EA)</td>
<td>Finalize ROD or FONSI and take appropriate action</td>
<td>Distribute ROD or FONSI to NEPA/404 signatories</td>
<td>Finalize 180-day Notice of Limitations notice and publish in Federal Register, if applicable</td>
<td></td>
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</tr>
<tr>
<td>Prepare ROD or FONSI for FHWA review and action</td>
<td>Finalize ROD or FONSI and take appropriate action</td>
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<tr>
<td>Prepare the draft 180-day Notice of Limitations notice, if needed, and submit to FHWA</td>
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### Record of Decision or FONSI

May 8, 2008
FHWA – Illinois Division
MEMORANDUM OF UNDERSTANDING BY AND BETWEEN THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES AND THE ILLINOIS DEPARTMENT OF TRANSPORTATION

Pursuant to Title 17 Part 1075.30(d) of the Illinois Administrative Code, this agreement between the Illinois Department of Natural Resources (IDNR) and the Illinois Department of Transportation (IDOT) sets forth the framework for an expedited review process for compliance with Section 11(b) of the Illinois Endangered Species Protection Act (520 ILCS 10/11(b)), Section 17 of the Illinois Natural Areas Preservation Act (525 ILCS 30/17), and administrative rules promulgated thereunder (11 Ill. Admin. Code 1075). The parties enter into this MOU pursuant to the provisions of the Intergovernmental Cooperation Act (5 ILCS 220/1-16). This Memorandum of Understanding (MOU) supersedes the MOU effective December 30, 2010.

General Principles of Coordination

The review processes required under the Illinois Endangered Species Act and the Illinois Natural Areas Preservation Act, and provisions of the Interagency Wetland Policy Act of 1989, are designed to examine potential impacts to protected natural resources. The IDNR Division of Ecosystems and Environment (E&E) and the IDOT Bureau of Design and Environment (BDE) will be the points of contact for processing of all proposed projects. All official comments, recommendations, and responses made by either IDNR or IDOT shall be made via email or letter, except in emergency situations as defined in 17 Ill. Admin. Code 1075.60.

The IDOT agrees to:

1. Ensure that proposed projects funded or performed by IDOT comply with the Interagency Wetland Policy Act of 1989 and the IDOT Wetlands Action Plan.

2. Review proposed projects that will be funded or performed by IDOT to determine if they could have an adverse effect on a State-listed threatened or endangered species (T&E species), or a site listed on the Illinois Natural Areas Inventory (INAI site), which include Illinois Natural Area Inventory sites, dedicated Illinois Nature Preserves, and registered Land and Water Reserves.

3. Submit to the IDNR EcoCAT website consultation requests for proposed actions that could have an adverse effect, that are adjacent to a Nature Preserve or Land and Water Reserve, or that entail excavation outside of an existing right-of-way and are within one mile of a Nature Preserve or Land and Water Reserve.

4. Determine if proposed projects funded or performed by IDOT could adversely affect additional natural resources (listed below). Submit to IDNR for review those actions that could have an adverse effect on these resources.
   a. Streams
   b. Forest/trees
i. Alignment bisects or fragments a block of trees ≥ 20 acres
ii. New alignment on any stream segment
iii. Existing alignment in a riparian corridor

c. Prairie/savanna areas
d. Properties owned, leased, or managed by IDNR

5. Conduct biological surveys at IDOT’s discretion or when recommended by IDNR. Provide copies of the survey results to IDNR, or a written explanation if recommended surveys are not conducted.

6. Develop measures to avoid, minimize or mitigate potential adverse effects to T&E species, INAI sites, or the natural resources listed in Paragraph 4. Submit the measures to IDNR for concurrence.

7. Implement and monitor mitigation measures per IDNR 3(b).

8. By February 1st of each year, report to IDNR the total number of proposed actions that were reviewed by BDE the previous year and not submitted for consultation because there were no protected resources in the vicinity or IDOT determined that the actions were unlikely to have an adverse effect. Provide copies of a random 2% of those reviews to IDNR.

9. Take all reasonable precautions to protect and maintain the confidentiality of protected natural resource data consistent with the use intended by this MOU.

The IDNR agrees to:

1. Review BDE EcoCAT reports within 30 days of receipt. After review, IDNR will either:
   a. Terminate consultation because adverse effects are unlikely, or
   b. Request additional information and/or request a biological survey.

2. Review mitigation measures submitted by IDOT and coordinate with appropriate IDNR staff to determine whether further analysis or recommendations are required.

3. Within 90 days of receipt of IDOT-proposed mitigation measures, IDNR will either:
   a. Recommend additional measures to avoid or minimize adverse effects, or
   b. Concur with proposed mitigation measures and terminate consultation.

Both agencies have 45 days to resolve any differences that may remain. If resolution is not reached within this time, both parties can agree to: terminate consultation, elevate the issue within each department, or continue negotiations.

TERMS OF THE MOU

The term of this MOU shall be a period of three (3) years from the date this MOU is executed by all parties. This MOU shall automatically be renewed for an additional three (3) year period unless terminated per the terms of this agreement. Either party shall have the right to terminate this MOU at any time by providing at least ninety (90) days written notice to the other party.
IN WITNESS WHEREOF, the Departments have entered into this Agreement as of the date written below.

ILLINOIS DEPARTMENT OF NATURAL RESOURCES
By: [Signature]
Mary Miller, Director
Date: 1-10-13

ILLINOIS DEPARTMENT OF TRANSPORTATION
By: [Signature]
Ann L. Schneider, Secretary
Date: 12/12/12

APPROVED FOR EXECUTION
Date: 1/03/2013
Legal Counsel: [Signature]

APPROVED FOR EXECUTION
Date: 1-4-13
Chief Fiscal Officer: [Signature]
Illinois Department of Transportation
WETLANDS ACTION PLAN

April 15, 1998

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IDOT Approval Date

[signed] 4/21/98
IDNR Approval Date

I. Purpose

The purpose of this Action Plan is to set forth a framework of policy and procedures for the Illinois Department of Transportation (IDOT) that will establish compliance with the goals of the Interagency Wetland Policy Act of 1989 (the Act) and the "Implementing Procedures for the Interagency Wetland Policy Act" (17 Ill. Admin. Code 1090).

II. Applicability

This Action Plan applies to all IDOT and IDOT pass-through funded projects involving adverse impacts to wetlands except those actions specifically exempted. Approvals to proceed with construction of non-exempted actions adversely affecting wetlands will be contingent on demonstrating compliance with this Plan. For IDOT pass-through funded projects, the entity receiving the pass-through funds will be responsible for complying with the provisions of this Plan. For such projects, IDOT may require the entity receiving the pass-through funds to assume responsibility for necessary wetlands-related studies and coordination with the Illinois Department of Natural Resources (IDNR) which this Plan describes as IDOT responsibilities.

In accordance with 17 Ill. Admin. Code 1090.20 (Implementing Procedures for the Interagency Wetland Policy Act), actions that may involve adverse wetlands impacts include, but are not limited to:

- The alteration, removal, excavation, or dredging of soil, sand, gravel, minerals, organic matter, vegetation, or naturally occurring materials of any kind from a wetland;
- The discharge or deposit of fill material or dredged material into a wetland;
- The alteration of existing drainage characteristics, sedimentation patterns, or flood retention characteristics of a wetland;
- The disturbance of the water level or water table of a wetland;
- The destruction or removal of plant life that would alter the character of a wetland, except for activities undertaken in accordance with the Illinois Noxious Weed Act; and
- The transfer of State-owned wetlands to any entity other than another State agency.

Compliance with this Action Plan is not required for any construction, land management, or other activity funded or performed by IDOT which will not result in an adverse impact to a wetland. In addition, in accordance with 17 Ill. Admin. Code 1090.20, the following activities also are specifically excluded from the State wetlands compliance requirements:

- Activities undertaken for the maintenance of existing ponds, storm water detention basins and channels, drainage ditches or navigation channels
- Installation of signs, lighting and fences and the mowing of vegetation within existing maintained rights-of-way, provided such actions do not jeopardize the existence of a threatened or
endangered species, Illinois Natural Area Inventory Site, or the designated essential habitat of a threatened or endangered species
Repair and maintenance of existing buildings, facilities, lawns, and ornamental plantings
Issuance of permits and licenses
Construction projects that were let for bidding prior to May 6, 1996
Application of media (including deicing chemicals) on the surface of existing roads for the purposes of public safety
Non-surface disturbing surveys and investigations for construction, planning, maintenance or location of environmental resources

After initial approval by IDNR, this Plan shall continue in effect, subject to renewal through IDNR every 4 years in accordance with 17 Ill. Admin. Code 1090.40(d).

III. Consistency with Existing IDOT Policies and Procedures

Upon acceptance by IDNR, this Action Plan becomes IDOT’s framework for compliance with the Interagency Wetland Policy Act. To the extent that there are any inconsistencies between this Plan and existing IDOT Departmental Orders, policies, and operating procedures regarding wetlands, this Action Plan supersedes such Orders, policies, and procedures until they are revised to achieve consistency.

IV. Identification and Delineation of Wetlands

At the earliest practical stage in the project planning process, an assessment will be made of the extent to which wetlands will be affected. Unless an Illinois-specific manual is available and approved for use, the current approved federal manual for identifying and delineating wetlands shall be used as the basis for determining wetlands subject to the Act. Wetlands shall be categorized according to the types listed in Appendix B. Additional regulatory guidance issued by the Corps of Engineers for the federal wetlands manual (e.g., concerning the treatment of farmed wetlands) also will be followed, as applicable. The most recent version of the “National List of Plant Species that Occur in Wetlands” published by the U.S. Fish and Wildlife Service will be used to determine hydrophytic vegetation. The most recent list of hydric soil map units maintained by each county Natural Resources Conservation Service Office will be used when locating areas of hydric soils.

The National Wetlands Inventory (NWI) maps and wetland maps that may be produced by local jurisdictions shall be used in determining the need to undertake field surveys to delineate and evaluate wetlands affected by IDOT or IDOT pass-through funded projects. Consideration also shall be given to the location of the project in the landscape and the proposed scope of work. Where wetlands are likely to occur and where such wetlands could be affected by the proposed project, field investigations shall be conducted to verify the presence of wetlands and to delineate any wetlands in the area the project may affect.

V. Policy on Wetlands Impacts and Compensation

Each Division of IDOT responsible for activities subject to the requirements of this Action Plan shall ensure that its policies and operating procedures reflect the following sequence of actions for addressing adverse wetlands impacts while giving due consideration to safety and appropriate design standards:

First priority: Avoidance of adverse wetland impacts.
Second priority: Minimization of adverse wetland impacts.

Third priority: Compensation for unavoidable adverse wetland impacts in accordance with the ratios in 17 Ill. Admin. Code 1090.50(c)(8).

Wetland impacts of less than 0.3 acre resulting from IDOT or IDOT pass-through funded projects will be compensated for from a wetland compensation account site or other approved source of preexisting wetland credits (e.g., commercial wetland bank), or may be accumulated for compensation in a larger compensation site or sites. In either case, the compensation will be subject to the applicable ratios specified in 17 Ill. Admin. Code 1090.50(c)(8). Opportunities to compensate for accumulated impacts will be pursued, as practical, when developing project-specific wetlands compensation for larger impacts, when new wetland compensation account/bank sites become available for use, or when establishment of a site or sites to offset accumulated impacts is determined appropriate as a stand-alone project.

Any accumulated acres of impact associated with IDOT or IDOT pass-through funded projects will be accounted for on the basis of the boundaries of the nine IDOT highway districts. IDOT will confer with IDNR at least once each year regarding the status of any accumulated impact balances in each of the IDOT highway districts and the status of compensation to offset the accumulated balances. The total of accumulated acres of impacts at any given time shall not exceed 5 acres in any IDOT highway district or 25 acres statewide. If accumulated balances approach either of these thresholds, IDOT will confer with IDNR to decide how compensation will be provided to reduce the accumulated balances.

Compensation for unavoidable adverse impacts of 0.3 acre or more, will be provided prior to or concurrent with the project action causing the wetland impact. In proposing such compensation for IDOT or IDOT pass-through funded projects, priority shall be given to locating the compensation close to the impacted wetlands to the extent practical. In evaluating the practicality of sites for potential use, the following will be considered:

The site must be suitable for establishment of wetlands; i.e., contain hydric soils and be capable of providing suitable wetlands hydrology.

IDOT, or the local agency responsible for an IDOT pass-through funded project, must be able to acquire the site for wetlands compensation purposes (i.e., for sites that are not adjacent to existing or proposed project right-of-way, either the site must have a willing seller or IDNR will provide written documentation confirming suitability of the site for use, in order to support condemnation action by IDOT, or local agency, in the case of an IDOT pass-through funded project). For sites that are not adjacent to existing or proposed project right-of-way, it must be possible for an agreement to be reached for transferring jurisdiction and responsibility for long-term management to the IDNR or another entity that meets the requirements of 17 Ill. Admin. Code 1090.90. (IDOT or a local highway agency ordinarily will assume responsibility for long-term management of sites adjacent to existing or proposed highway rights-of-way.)

When adverse wetlands impacts occur, one-for-one replacement of new wetlands of comparable functional type and size will be provided through wetlands restoration or creation before acquisition or research alternatives are considered. Buffer areas may be included for compensation credit when such areas are important to the protection of the compensation wetlands and the maintenance of their functions. The amount of credit allowed for buffer areas will be determined in consultation with IDNR on a case-by-case basis.

If a wetland compensation plan that meets the objectives of the Act cannot be developed, or if unique opportunities exist to further the goals of the Act through other means, approval may be requested from IDNR for the following:
Acquisition of high quality wetlands and associated buffer; Funding of needed relevant research; or Wetlands compensation that provides replacement of the same and different wetland types as the adversely impacted wetlands.

Consistent with the requirements of the Interagency Wetland Policy Act, IDOT Divisions shall consider opportunities for increasing the quantity and quality of the State’s wetlands resources as a component of ongoing operations to augment the amounts of wetlands provided through compensatory mitigation. These opportunities will be pursued primarily through cooperative initiatives with the IDNR. Such opportunities will be assessed for practicality and implemented as funding and manpower resources allow.

In identifying and evaluating potential sites for IDOT wetlands compensation accounts or other project-specific wetlands compensation, IDOT will coordinate with IDNR to obtain information as appropriate on potential sites that would be suitable for establishment of wetlands and that would complement IDNR natural resource programs and property management objectives. IDOT will consider the information from IDNR along with information obtained from other sources in proposing sites for approval. As practical, IDOT will give priority to pursuing the sites that would complement IDNR programs and objectives in developing compensation for IDOT projects.

VI. Processing Procedures

Project coordination with IDNR for actions subject to this Action Plan will be in accordance with the “Natural Resource Review and Coordination Agreement Between IDNR and IDOT,” as executed in January 1996, or as subsequently amended, and the procedures in this section.

When potential impacts are identified, alternatives for avoiding and minimizing adverse impacts will be analyzed, consistent with applicable design standards and safety considerations. When the analysis of alternatives determines that the project will involve unavoidable adverse wetland impacts, IDOT will coordinate wetlands issues with IDNR in accordance with the following:

A. Programmatic Review Actions

For purposes of this Action Plan, Programmatic Review Actions are those which involve impacts to wetlands only in areas where construction is within existing rights-of-way or in new right-of-way which is contiguous to (i.e., does not separate from) the existing right-of-way and for which there is no practicable alternative which would avoid adverse wetlands impacts. Examples of project-types that could qualify as Programmatic Review Actions include, but are not limited to, the following: adding through or auxiliary lanes to an existing highway, widening and resurfacing existing pavements, widening shoulders on an existing highway, realigning an existing intersection, reconstructing or replacing an existing bridge, constructing runaround detours or temporary stream crossings, and installing scour countermeasures (e.g., flexible revetment, rigid revetment, or flow control structures) for existing bridges.

Adverse wetland impacts resulting from Programmatic Review Actions will be compensated in accordance with the “minimal alteration” ratios specified in 17 Ill. Admin. Code 1090.50(c)(8) except when the affected wetlands involve any of the factors specified in that section as requiring application of a 5.5:1 ratio.

For projects which qualify as Programmatic Review Actions, project-specific coordination with IDNR for wetlands compliance generally will not be required. However, when the work involving
wetlands will require coordination with the Corps of Engineers for approval of a wetlands compensation plan, IDOT will provide information describing the proposed compensation to IDNR. This submittal will allow appropriate IDNR staff the opportunity to review and comment on the proposed compensation prior to receiving the compensation plan information as a part of the permit information from the Corps. In addition, IDOT will provide IDNR periodic lists of all projects that qualified as Programmatic Review Actions and were not coordinated with IDNR. The lists will be provided quarterly during the first year of operation under this Wetlands Action Plan, semiannually during the second year of operation, and annually thereafter. The lists will include the following information for each Programmatic Review Action:

Project name/number
Project type and location
NWI classification code for each wetland affected
Approximate size of the wetlands area(s) to be adversely affected by the project
Description of compensation
Current status and anticipated year of construction

IDOT will maintain complete files on all actions processed under this programmatic procedure. These files will be made available for audit by IDNR upon request.

For each Programmatic Review Action in which compensation will be provided through wetlands restoration or creation on a project-specific basis, IDOT will provide periodic monitoring reports in accordance with Section X of this Plan. IDOT also will notify IDNR at the end of the wetland compensation monitoring period to advise that the compensation work has been completed and to report on its success.

B. Standard Review Actions

For purposes of this Plan, Standard Review Actions are projects which involve unavoidable adverse wetlands impacts and which do not qualify as Programmatic Review Actions. Consultation with IDNR regarding wetlands shall occur on a project-by-project basis for Standard Review Actions. As the initial step in the wetlands coordination process for Standard Review Actions, IDOT will submit a Wetland Impact Evaluation to IDNR. This evaluation will be submitted after the analysis of avoidance and minimization alternatives has been completed and the anticipated location and extent of any unavoidable adverse wetlands impacts has been determined. The Wetland Impact Evaluation will include the following:

Information identifying the wetland site(s) affected and the relationship to the proposed action (including wetland delineation report(s), forms, and map(s), and NWI map(s) for the project area);

Information describing the proposed work affecting each individual wetland (e.g., placement of fill, excavation, draining, removal of vegetation) in sufficient detail to allow a thorough review of the potential adverse wetlands impacts;

Anticipated starting and ending dates for the project, if known;

Indication of the total acreage expected to be converted from wetland habitat to other use(s); and

Description of alternatives considered and an explanation of why there are no practicable alternatives to the proposed action.

Within 30 days of receipt of the Wetlands Impact Evaluation, IDNR will advise IDOT of any deficiencies in the information provided. IDNR will notify IDOT in writing of the date the Wetlands
Impact Evaluation is deemed filed. Unless extended by written agreement between IDOT and IDNR, IDNR will complete its review of the Wetland Impact Evaluation within 60 days of the date it is deemed filed and will respond in accordance with 17 Ill. Admin. Code 1090.50(a)(2). IDOT may request a reevaluation of IDNR’s response in accordance with 17 Ill. Adm. Code 1090.50 (a)(2)(D). IDNR’s final response to the Wetland Impact Evaluation will be valid for 3 years and shall be extended by IDNR upon demonstration that the project is being pursued in good faith and the conditions of the site have remained substantially unchanged.

For unavoidable adverse wetlands impacts resulting from Standard Review Actions, a project-specific wetland compensation plan will be prepared for approval by IDNR. When the necessary compensation is proposed from a wetland compensation account or other approved source of preexisting compensation credits, the compensation plan will provide information in accordance with Section VII A, below. For all other Standard Review Actions, IDNR will be provided a project-specific conceptual plan (see Section VII B) for concurrence and a wetland compensation plan (see Section VII C) for approval. IDOT will expect that the response from IDNR to the conceptual plan will indicate whether compensation sites proposed are acceptable, and whether IDNR has any other suitable sites available on which the necessary compensation would be feasible.

Unless IDOT and IDNR mutually agree to a longer time period, IDNR will respond to compensation plan submittals within 45 days of receipt. IDOT will accomplish follow-up coordination with IDNR as necessary to respond to comments from IDNR regarding the compensation proposal.

Proposals for use of wetland research funds to provide any part of the required compensation will be developed in consultation and coordination with IDNR and the Interagency Wetland Committee. Review and processing times described above will not be operative when compensation plans propose use of research funding for compensation. In these cases, IDNR will notify IDOT within 30 days of receipt of the compensation plan as to when the Committee will be convened to review the proposal for use of research funds. The review by the Committee should occur at the next regularly-scheduled Committee meeting or within 60 days of receipt of the plan by IDNR, whichever occurs first.

For Standard Review Actions, construction that would adversely affect wetlands will not commence until consultation with IDNR has occurred and IDNR has either approved the wetland compensation plan for unavoidable adverse wetland impacts or agreed that the impacts may be accumulated for after-the-fact compensation.

As provided in 17 Ill. Admin. Code 1090.50(5), IDNR approval of a compensation plan is valid for three years. For projects involving a conceptual plan and a wetland compensation plan, the three-year time frame will begin upon approval of the wetland compensation plan. If IDOT does not commence implementation of a wetland compensation plan within the three year time frame, IDOT will re-coordinate with IDNR to renew the approval prior to proceeding with implementation of the compensation plan. IDOT will determine whether any changes have occurred at the proposed compensation site which would require revision of the compensation plan and will advise IDNR. If such changes have occurred, the plan will be revised as necessary to respond to those changes.

For Standard Review Actions, status reports will be provided to IDNR on implementation of wetland compensation plans involving wetlands restoration or creation, in accordance with 17 Ill. Admin. Code 1090.50(6). These reports will include the following:
A post-construction site evaluation report which will be submitted within 90 days after completion of any construction, seeding, planting, etc. necessary for establishing the replacement wetlands; Up to 4 annual reports on the status of the replacement wetlands and any associated buffer; and A final report on the status of the replacement wetlands and any associated buffer which will be submitted 5 years after the post-construction evaluation report.

VII. Content of Wetland Compensation Plans

A. Plans for Use of Approved Preexisting Compensation Credits

When all of the necessary wetland compensation for a project is proposed from an approved wetland compensation account or other approved source of preexisting wetland credits, the following information will be provided in the wetland compensation plan:

Project name/number, location, and description
Name and address of the office responsible for the project
Indication of type(s) (per Appendix B), amount(s), and locations of wetlands affected, including the drainage basin(s) and watercourses involved
Description of alternatives which would avoid or minimize adverse impacts to the wetland and, as applicable, the reasons for their rejection
Reasons for proposing use of an approved wetland compensation account or other source of preexisting wetland credits
Description of the applicable compensation ratio(s), the amount and type (per Appendix B) of compensation credit to be provided, and the source of the credits, including location, current balances and any pending changes.

B. Conceptual Plan

When all or a part of the necessary compensation will be provided through establishment of wetlands on a project-specific basis, a conceptual plan will be provided to outline the proposed compensation. The conceptual plan will present sufficient preliminary information to enable IDNR to concur in the proposed location and approach to providing compensation prior to proceeding with development of the details necessary for actually implementing the compensation.

The following is an outline of information that a conceptual compensation plan may include. The first two items will be provided in all cases. The remaining items will be addressed as necessary and appropriate to adequately describe the project’s involvement with wetlands and the proposed compensation.

Project name/number, location, and description
Name and address for the office responsible for implementation of the wetland compensation plan
Date of and summary statement of wetland surveys and the name, work address, and phone number of person(s) conducting surveys
Indication of type(s) (per Appendix B) and amount(s) of wetland affected, including drainage basin(s) and watercourse(s) involved
Description of alternatives considered which would avoid or minimize adverse impacts to the wetland and, as applicable, the reasons for their rejection
Description of the precise location of the proposed wetland replacement site (including a map, legal description, and an indication of the distance from the wetland impact location(s) for which it provides compensation) and an indication of its current land use, biological, hydrological, and soils characteristics
Description of the proposed wetlands compensation, including a clear statement of goals, description of compensating wetlands to be created, restored, or acquired (including type(s) per
Appendix B, and a conceptual plan drawing showing approximate layout, shape, etc.); compensation ratios to be applied; any research funding proposed in lieu of other compensation; and, if use of preexisting wetlands credits is proposed as a component of the compensation, the source of the credits, including current balances and pending changes. General description of the work (e.g., grading, planting, importation of topsoil, alteration of hydrology) proposed to establish compensation site(s). Indication of the entity(ies) that will assume long-term responsibility for compensation sites to be established.

C. Wetland Compensation Plan

A detailed wetlands compensation plan will provide the level of information necessary for implementing proposed compensation. The wetland compensation plan will include the information from the conceptual plan in addition to the items listed in 17 Ill. Admin. Code 1090.50(c)(3), as necessary and appropriate for the specific compensation proposed.

VIII. Wetland Compensation Accounts

IDOT recognizes the benefits of consolidating compensation for numerous small impacts in larger sites. Such consolidation allows for economies of scale in planning, implementation, and maintenance of compensation and promotes the establishment of wetlands in advance of impacts that offer the potential for providing a broader range of functional benefits. IDOT also acknowledges the advantages such sites offer in terms of their potential for being located and sized to complement the plans and programs of resource agencies to make the sites more desirable for long term management and to provide enhanced environmental and social benefits for the people of Illinois. IDOT will actively pursue the development and use of wetland compensation account sites as practical for IDOT and IDOT pass-through funded projects, to maximize the benefits such sites provide. Establishment of wetland compensation accounts by IDOT or local agencies and project sponsors for use in complying with wetlands compensation requirements under the Act will be accomplished through formal agreement with IDNR. The unit of measurement for debits and credits will be established in the agreement for the compensation account. Use of credits from wetland compensation accounts will be subject to the compensation ratios in 17 Ill. Admin. Code 1090.50.

IX. Authority and Policies for Acquisition of Wetland Compensation Land

IDOT may acquire for highway purposes any property necessary for a highway project, or any other property for which a specific appropriation has been made. Mitigation property on-site or contiguous to a project will be described and discussed in appropriate project planning and design documents to adequately establish the necessity of acquisition. For other mitigation parcels, the need will be documented in wetland compensation account proposals or compensation plans submitted by IDOT and in written approval of such proposals and plans by IDNR. Lands for IDOT wetland compensation accounts will be acquired through whatever means IDOT determines appropriate, consistent with IDOT’s statutory powers and authorities. Local agencies and sponsors may use available eminent domain authority for compensation land within project rights-of-way and, when specifically allowed by law, for off-site compensation.

X. Monitoring

Monitoring and reporting procedures for wetland compensation areas will be addressed in accordance with the following:
For IDOT or local agency wetlands compensation account (bank) sites, monitoring and reporting requirements will be specified in the interagency agreement with IDNR and other appropriate signatories authorizing establishment of the sites.

For project-specific wetlands restoration or creation associated with Standard Review Actions or with Programmatic Review Actions that will require coordination with the Corps of Engineers for approval of the wetland compensation plan, monitoring and reporting procedures will be determined in consultation with the IDNR and the Corps of Engineers as a part of the Wetland Compensation Plan.

For project-specific wetlands restoration or creation associated with Programmatic Review Actions that do not require coordination with the Corps of Engineers for approval of a wetland compensation plan, monitoring procedures will be determined in consultation with the IDNR and will be based on the guidance in Chapter 5 of the “Illinois Wetland Restoration and Creation Guide” (Illinois Natural History Survey Special Publication 19, March 1997), and Chapter 8 of NCHRP Report 379 “Guidelines for the Development of Wetland Replacement Areas.” The monitoring procedures will be commensurate with the size and complexity of the wetlands to be restored/created. For these actions, IDNR will be provided an annual report of the monitoring results for a period of up to 5 years, as necessary to verify wetlands success. This will be in addition to the information provided in the periodic summary reports on Programmatic Review Actions described in Section VI A.

Monitoring will be carried out by or under the direction of IDOT except when that responsibility is delegated to a local agency or sponsor, subject to approval by IDNR of the monitoring plan of that local agency or sponsor.

**XI. Transfer of Wetlands**

Whenever IDOT can transfer management responsibility for wetland compensation areas without jeopardizing project operation, it will submit a written request to IDNR for approval of the transfer. IDOT will ask that IDNR respond to such requests within 60 days. IDOT will identify the proposed recipient of the land and will provide or outline the terms of the transfer agreement. IDOT generally will give preference to qualified entities which can ensure appropriate management without need for funding support from IDOT for assuming the management activities.

In accordance with the requirements of the Act, and subject to obtaining any required approvals from the Governor or the State Legislature, IDOT will transfer compensation wetlands (other than those which are located within or that are otherwise an integral part of project rights-of-way) to IDNR or other eligible sponsors subject to formal transfer agreements that will fulfill all obligations of IDOT related to the approved compensation plan. In the event that IDOT is unable to find any other suitable entity to assume responsibility for long-term management of IDOT-developed wetland compensation sites, IDOT will transfer such sites to IDNR for long-term management. Such transfer shall not require a commitment from IDOT to provide funds to IDNR to support the management activities.

As long as wetland compensation property is held by IDOT, it will be maintained for its designated use. Where wetland compensation sites for IDOT pass-through funded projects are under the jurisdiction of a local agency, IDOT will require the local agency to ensure that the site will be maintained for wetlands purposes. Local agencies or sponsors may transfer wetlands or maintenance responsibilities to other public or private entities when allowed by law, subject to obtaining IDNR approval of such transfer.
If IDOT proposes the sale, exchange, or release of State-owned land containing wetlands to an entity other than another State agency, it will require the recipient of the land to grant a conservation easement which must contain provisions to protect the wetlands and any associated buffer areas from adverse impacts. Such easements will be written and recorded pursuant to the Real Property Conservation Rights Act. IDOT will attempt to have a unit of local government be the grantee of the easement. If a unit of local government cannot be obtained, IDOT will attempt to have an acceptable not-for-profit corporation or charitable trust be the grantee. If a unit of local government or not-for-profit entity cannot be obtained, IDOT will reserve conservation rights in its deed or release document and will transfer those rights to IDNR. Prior to the sale, exchange, or release of State-owned lands under IDOT control to an entity other than another State agency, the department will submit a written request to IDNR in accordance with 17 Ill. Admin. Code 1090.90(c)(4).

XII. Compliance with Other Requirements

In implementing the provisions of this Action Plan, IDOT will ensure appropriate compliance with laws and regulations applicable to significant historic and archaeological sites and other resources requiring special consideration.

XIII. Conflict Resolution Procedures

Every effort will be made to cooperate with and coordinate wetland matters with IDNR. If circumstances arise in which a disagreement occurs over any substantive matter contained in this Action Plan or its application to IDOT actions or projects, the first attempt at resolution shall occur with technical managers in both Departments. If the matter cannot be resolved at this level within a reasonable period, it may be referred to higher management levels for resolution. The priority of the issues involved and the urgency of the need for resolution shall determine the time frames for referral to higher levels and how high within each organization the matter ultimately will be referred. If a conflict cannot be satisfactorily resolved between administrators in IDOT and IDNR, up to and including the Secretary of IDOT and Director of IDNR, the matter may be referred to the Governor’s office for resolution.

XIV. Reports on Action Plan Implementation

Following approval of this Action Plan, IDOT will submit to IDNR a biennial report summarizing actions taken to implement the provisions of the Action Plan. The report will provide a listing of projects advanced through the wetlands compliance process and a tabulation of the amounts and types of associated mitigation accomplished. The report also will provide a description of other activities that resulted in the establishment of wetlands and a tabulation of the amount and type(s) of wetlands generated by those activities. The first biennial report will be submitted to IDNR on or before June 30 of the second year following initial approval of the Action Plan. Subsequent reports will be submitted on or before June 30 every other year thereafter.

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Appendix B

Wetlands Categories

Wetlands in Illinois can be classified into 12 categories as indicated below (refer to the accompanying category definitions), all of which are afforded protection under the Interagency Wetland Policy Act of 1989. For purposes of the IDOT wetland action plan, “disturbed” wetlands are treated as a separate category and the remaining categories are placed in three groups indicating their relative quality/complexity/rarity. (The order in which the wetland types are listed within each group does not indicate a relative ranking of the types within the group.) The groups are discussed in the following paragraphs and are intended primarily to guide project decision makers in planning wetlands compensation that will contribute to improving the quality of wetlands in Illinois.

- **Group 1**
  - Bog
  - Fen
  - Flatwoods

  Wetland types represented by the Group 1 categories are the rarest types in Illinois. Because of the unique geological and topographic conditions essential to their existence, the potential for creating replacement wetlands of these types is extremely limited (in the case of fens) or nonexistent (in the case of bogs and flatwoods). The utmost effort shall be made to avoid any adverse impacts to wetlands in these categories.

- **Group 2**
  - Sedge Meadow
  - Prairie, wet
  - Swamp

  Group 2 wetland types are high quality, relatively complex systems. They are somewhat limited in their occurrence in the State because of the special conditions on which their existence depends. Because of their complexity, they will be somewhat difficult to create or establish and will have to meet demanding site criteria in order to be sustainable. For unavoidable impacts to Group 2 wetlands, compensation shall be of the same type as the wetland affected, to the fullest extent possible.

- **Group 3**
  - Marsh
  - Wet meadow
  - Forested
  - Scrub-shrub
  - Open water

  Group 3 wetlands are the most prevalent in Illinois. These categories also can be more readily created or established in more areas of the State than can Group 1 or Group 2 wetlands.

- **Disturbed wetlands**
Disturbed wetlands include sites such as farmed wetlands, successional old fields, and urban disturbed areas which, because of their disturbed nature, do not readily fit any other wetlands category. For Disturbed wetlands, compensation for unavoidable adverse impacts will not be in-kind; it shall be either a Group 3 type or a Group 2 type.

Definitions of Wetland Categories

**Bog** The bog communities of Illinois are found almost exclusively in glaciated depressions of the northeast corner of the state. Drainage is usually restricted, and this, coupled with an abundance of sphagnum moss, results in conditions which are highly acidic. The soils of a bog are saturated throughout the growing season in most years, and small open water areas are common. Vegetation consists of a variety of emergents with shrubs and/or small trees occurring on more consolidated peat. (At the beginning of 1994, there were 10 identified bogs in Illinois which comprised 232.8 acres.)


**Fen** A fen is a type of wet meadow fed by an alkaline water source such as a calcareous spring or seep. The deposition of calcium and magnesium in the soil results in an elevated soil pH and gives rise to a variety of unique plants adapted to surviving these conditions. The vegetation is normally comprised of herbaceous emergents although woody shrubs or even trees sometimes occur. (At the beginning of 1994, there were 20 identified fens in Illinois which comprised 153.1 acres.)


**Flatwoods** Flatwoods are woodlands growing on level surfaces, usually with widely spaced trees, with slowly permeable and poorly drained soils that contain an argillitic horizon or claypan. (At the beginning of 1994, there were 24 identified flatwoods in Illinois which comprised 617.5 acres.)

Definition adapted from White, John, 1978. Illinois Natural Areas Inventory Technical Report, Volume 1 Survey Methods and Results.

**Sedge Meadow** A sedge meadow is a wetland dominated by sedges (*Carex*) and occurring on peat, muck, or wet sand.

Definition adapted from White, John, 1978. Illinois Natural Areas Inventory Technical Report, Volume 1 Survey Methods and Results.

**Prairie, wet** A wet prairie is a community dominated by graminoid vegetation on mineral soil which is almost always saturated.

Definition adapted from White, John, 1978. Illinois Natural Areas Inventory Technical Report, Volume 1 Survey Methods and Results.

**Swamp** A swamp is a wetland characterized by the presence of permanent to semi-permanent water and a greater than 30% areal canopy cover of tall (over 20 feet) woody vegetation. In many areas, the canopy cover exceeds 80%.


**Marsh** A marsh is a wetland in which tall graminoid plants dominate the plant communities. Marshes have water near or above the surface for most of the year. Soils may be peat, muck, or mineral.

Definition adapted from White, John, 1978. Illinois Natural Areas Inventory Technical Report, Volume 1 Survey Methods and Results.
Wet meadow  A wet meadow is a wetland characterized by moist to saturated soils with standing water present for only brief to moderate periods during the growing season. Vegetation includes a wide variety of herbaceous species, from sedges and rushes to forbs and grasses. Woody vegetation, if present, accounts for less than 30% of the total areal cover. Definition adapted from A Field Guide to the Wetlands of Illinois, 1988.

Forested  Forested wetlands differ from true swamps in that they lack continuously standing water, although repeated flooding is common. Differences in the length of inundation give rise to a variety of community types within this classification. Definition adapted from A Field Guide to the Wetlands of Illinois, 1988.

Scrub-shrub  A scrub-shrub wetland typifies a community in transition and exemplifies the dynamic nature of wetlands in general. Many emergent wetlands left undisturbed, will gradually be replaced through succession by woody vegetation that will in time develop into a mature forest. The scrub-shrub wetland is often found grading shoreward from an emergent wetland which borders a lake, stream, or pond. The woody vegetation accounts for at least 30% of the vegetation present, and must be less than 20 feet (6 meters) tall. Species composition is dependent on the length of inundation, with willows and dogwood growing in the temporarily to seasonally wet areas and buttonbush in semi-permanently flooded areas. Definition adapted from A Field Guide to the Wetlands of Illinois, 1988.

Open water wetlands  Small and shallow [area < 20 acres (8.1 ha) and depth < 6.6 ft. (2 m)] open water areas that lack emergent woody or graminoid vegetation. Natural ponds, farm ponds, borrow pits, and open water areas that occur within a marsh or swamp are included in this category. (Lacustrine and riverine systems are not included in this category.)
PREFACE

The Farmland Preservation Act [505 ILCS 75/1 et seq.] requires the Department of Transportation (IDOT) and seven other State agencies to develop a policy statement specifying each agency’s policy toward farmland preservation. IDOT has prepared the following statement in response to that requirement. A working agreement has also been prepared to describe the administrative process that will be used to implement the policy. The Agricultural Land Preservation Policy prepared in response to Executive Order 80-4, signed by Governor James R. Thompson on July 22, 1980, will also remain in effect in accordance with Section 4 of the Farmland Preservation Act.

POLICY

Recognizing that its transportation objectives must be in concert with the overall goals of the State, it is the policy of the IDOT, in its programs, procedures, and operations, to preserve Illinois farmland to the extent practicable and feasible, giving appropriate consideration to the State’s social, economic, and environmental goals.

BACKGROUND/PERSPECTIVE

Highways, rail systems, airports, and port terminals by their nature, occupy land. The extent that transportation facilities will occupy today’s farmland in the future primarily will depend on the IDOT’s programs, safety and operational requirements, and the degree to which a responsible balance is established among the various development and preservation interests of the State of Illinois.

With the existence of a comprehensive and largely complete transportation system in Illinois, the IDOT’s major program emphasis is directed toward preservation and rehabilitation of existing facilities, rather than expansion. Rehabilitation of the system for full and effective use, however, will require some additional land acquisitions to satisfy current safety and operational requirements. A limited number of new or expanded transportation facilities will be required in order to attract business and industry and improve service and access to Illinois markets. Expansion efforts must be carefully managed to preserve the agricultural community while serving the rural areas of the State.

In the past, new transportation facilities often were constructed on farmlands. This was due, in part, to a number of Federal laws and regulations pertaining to the protection of other sensitive areas, such as floodplains, wetlands, wildlife habitat, etc. Special protection is also provided for parks and historic sites. Federal law requires that such lands not be used for Federal-aid highway purposes, unless no feasible and prudent alternative is available. Executive Order 80-4 and the Farmland Preservation Act increase the protection afforded to farmland, so that it is commensurate with the importance of the resource.

It should be noted that new transportation facilities generally involve some conversion of farmland since farmland occupies a major portion of the State and engineering constraints, safety considerations, occurrence of developed areas and protection afforded to other types of resources (e.g., historic sites, publicly owned parks, recreation area and wildlife and waterfowl refuges, wetlands and habitat essential to threatened or endangered) often limit the options for avoiding conversion.
AGRICULTURAL IMPACTS OF HIGHWAY CONSTRUCTION

The rate of farmland conversion for highway usage is expected to remain near current levels. The current emphasis on rehabilitation of the existing system is expected to continue in the future and such a program is not expected to require significant land acquisitions. Because much of today’s system was constructed in the 1920’s and 1930’s, an extensive and continuing program is necessary to rehabilitate and replace narrow and deteriorated bridges and pavements. However, a great amount of farmland could sustain conversion due to the rehabilitation of existing highways and the construction of new interstate projects. Mitigation measures for reducing adverse agricultural impacts are routinely introduced into highway designs. For example, current design practices encourage use of narrower medians and smaller interchanges. There is an increased importance given to agricultural conversions in decisions regarding highway projects. Where practicable, highway designs feature reduced medians, larger crossovers to accommodate farm equipment, minimization of landlocked parcels and severances, as well as upgraded field entrances to reduce farmland conversion impacts and secondary impacts to agricultural operations.

AGRICULTURAL IMPACTS OF AIRPORT DEVELOPMENT

With a few exceptions, the State Airport System is mature and in place. One exception includes the development of a third major airport to serve the Chicago area and its environs. In addition, construction of four or five new small airports is anticipated over the next 20 years. Limited expansion of existing airports may also be undertaken. Safety requirements of proposed airport projects will be balanced with an analysis of farm land impacts as required by Executive Order 80-4, the Farmland Protection Act, and this Department Policy Statement.

AGRICULTURAL IMPACTS OF RAILROADS

The Illinois railroad system is a mature network which includes mainlines and branchlines. This system has been gradually shrinking over the years as light density lines are abandoned and traffic is concentrated on fewer lines. Occasionally, the net result of branchline abandonment has been an increase in the amount of land in agricultural production since abandoned right-of-way can be restored to farmland usage.

The IDOT does not own or operate railroad lines and does not exercise jurisdiction over most railroad project which might affect farmland. However, in those instances where future IDOT decisions regarding railroad projects might impact the State’s farmland resources, due consideration will be given to preserving agricultural land and minimizing adverse impacts on its productive capacity.

IMPACT MITIGATION

The IDOT is committed to initiating special measures when transportation projects affect agricultural lands. Design standards are periodically reviewed and revised, and the new standards tend to favor minimal land acquisition, taking only those lands needed for construction and maintenance. For example, standardized right-of-way requirements for certain types of highways have been eliminated in favor of flexible requirements that stipulate acquisition of only those lands essential for construction and maintenance. Minimum median widths and compressed diamond interchanges also are representative of mitigation measures that reduce the adverse impact of highway construction on agricultural resources. The IDOT will also place a high priority on selecting lands which are not upland prime farmlands for wetland mitigation.
purposes in devising wetland compensation plans. Consideration will also be given to mitigating wetland impacts on publicly owned lands (State or Federal lands). In developing proposals for wetland compensation or other environmental mitigation and in the selection of State furnished borrow pits, IDOT will pursue practical alternatives to minimize impacts to prime and important farmland and farm operations. Where land is purchased to prevent developments incompatible with transportation system safety or noise standards, such as land adjacent to airports, the IDOT will give priority to acquiring easements on its own projects and will encourage other agencies to acquire only the development rights in the surrounding areas, so that the acreage can continue in agricultural use.

Planning studies for transportation will include an early determination of the potential for farmland impacts. The IDOT will carefully consider the impacts of farmland conversion on the agricultural economy of the State. Studies conducted in conjunction with transportation projects will include early coordination and consultation with the Illinois Department of Agriculture (IDOA) and, when appropriate, other agricultural representatives. This interdisciplinary approach should assure that the impacts of IDOT projects on the agricultural community are adequately and accurately assessed.

Although the IDOT’s mitigation measures will not necessarily eliminate the conversion of farmland to non-agricultural purposes, impact analysis and extensive coordination will assure that a given conversion is consistent with our programmatic responsibilities, Executive Order 80-4, and the Farmland Preservation Act.

Illinois Department of Transportation – Illinois Department of Agriculture Cooperative Working Agreement

Pursuant to Section 4 of the Farmland Preservation Act, the Illinois Department of Transportation (“IDOT”) and the Illinois Department of Agriculture (“IDOA”) hereby mutually agree to the following:

This Cooperative Working Agreement (“AGREEMENT”) sets the guidelines for the implementation of the IDOT Agricultural Land Preservation Policy. This AGREEMENT shall apply to those projects which the IDOT authorizes, or in which it participates, except the following:

a) Those non-linear (spot) projects acquiring 10 acres or less of land;
b) Those linear projects acquiring 3 acres or less of land per project mile;
c) Those projects located within the boundary of an incorporated municipality.

If any of the above thresholds are exceeded, it is the responsibility of IDOT to coordinate projects that will convert prime and important farmland to nonagricultural purposes. The IDOT agrees to notify, in writing, the IDOA of projects that will have an impact on farmland in Illinois. The notice from the IDOT should always be sent to the IDOA in the early planning stage of project development, within the location and environmental study phase and prior to the holding of any public hearings related to the project. For projects involving compensation for wetland or other environmental impacts, environmental analysis provided to IDOA in accordance with this Section will include information describing the impacts and associated proposed mitigation. This notice may be accomplished by the transmission of documents such as, but not limited to, the following:

a) proposed airport layout plans;
b) draft and / or final Environmental Assessments, Environmental Impact Statements, or Technical Reports;
c) Illinois Rail Plan, and
d) FY Highway Improvement Plan
The IDOA shall determine whether a Study of Agricultural Impacts is needed or not. When IDOA finds that such a study is necessary, the study shall be conducted as provided in paragraph 8 below.

The IDOT will update its notices of farmland impacts to the IDOA as plans are changed and new information becomes available.

The IDOT will cooperate in IDOA’s preparation of its annual report to the Governor and to the General Assembly on the amount of farmland converted to non-agricultural uses as a result of State agency action. The IDOA will attempt to advise the IDOT of the type of information needed one year in advance of the request for that information.

The IDOT will mitigate the agricultural impacts of its projects covered by this AGREEMENT as provided in the Illinois Department of Transportation “Agricultural Land Preservation Policy” and its subsequent amendments.

The IDOA further agrees to the following:

a) to follow its project review process contained in its “Agricultural Land Preservation Policy” as amended, or other procedures upon which the parties have agreed, in carrying out its review under this AGREEMENT;

b) to complete its review of IDOT projects within 30 days after notice with all required project information from the IDOT;

c) to provide information and assistance to the IDOT and its consultant upon request, and
d) to provide its comments in accordance with the procedures specified in the relevant documents or as otherwise agreed between it and the IDOT.

The Illinois Departments of Agriculture and Transportation further agree that this AGREEMENT shall bind each only to the other and creates no rights in third parties.

All changes to the AGREEMENT shall be made after consultation with and concurrence by both parties.

This AGREEMENT shall become effective upon its signature by the Secretary of Transportation and the Director of Agriculture and shall remain in effect until January 1, 2011.

APPROVED:

ILLINOIS DEPARTMENT OF AGRICULTURE

By: [signed] 5/21/08
Thomas E. Jennings, Acting Director

ILLINOIS DEPARTMENT OF TRANSPORTATION

By: [signed] 5/12/08
Milton R. Sees, Secretary

Date
Programmatic Agreement (PA)  
Among the Federal Highway Administration,  
the Illinois Department of Transportation,  
the Advisory Council on Historic Preservation  
and the Illinois State Historic Preservation Officer  
Regarding the Implementation of  
Delegation of Authority for  
Minor Projects of the Federal Aid Highway Program  
In the State of Illinois

WHEREAS, the Federal Highway Administration (FHWA) administers the Federal Aid Highway Program in Illinois authorized by 23 U.S.C. §§ 101 et seq., through the Illinois Department of Transportation (IDOT) (23 U.S.C. § 315); and

WHEREAS, IDOT undertakes Federal minor highway projects that would qualify as Categorical Exclusions (CEs), including Local Public Agency Federal aid projects, as defined in 23 CFR 771, that do not individually or cumulatively have a significant impact on the environment, and therefore may not require the preparation of an environmental document; and

WHEREAS, FHWA has determined that certain types of minor highway projects typically have no effect upon historic properties included in or eligible for inclusion in the National Register and has consulted with the Advisory Council on Historic Preservation (ACHP), and the Illinois State Historic Preservation Officer (SHPO) pursuant to Section 800.14(b) of the regulations (36 CFR Part 800 Subpart C) implementing Section 106 of the National Historic Preservation Act (16 U.S.C. 470f); and

WHEREAS, IDOT participated in the consultation and has been invited to be a signatory to this PA; and

WHEREAS, IDOT maintains cultural resource staff and consultants meeting the Secretary of Interior’s Professional Qualification standards (48 Federal Register (FR) 44716) in the fields of archaeology, history and architectural history;

NOW, THEREFORE, FHWA, IDOT, the ACHP, and SHPO agree that the Federal Aid Highway Program shall be administered in accordance with the following stipulations to satisfy the FHWA Section 106 responsibility for all individual undertakings of the program.

STIPULATIONS

FHWA shall ensure that the following measures are carried out:

1. MINOR PROJECTS

The following types of undertakings, listed in Appendices A and B, are activities in which IDOT routinely utilizes Federal Aid highway funds and consist of minor projects that generally do not affect historic properties. None of the minor projects listed below will require consultation with or review by the SHPO, provided the undertaking:

• is limited to the activities specified

• is not part of a larger project

• is on an existing transportation facility
• if ground disturbance in previously disturbed soil is specified, occurs in soils previously disturbed by vertical and horizontal highway construction activities

• has no known public controversy based on historic preservation issues

Such minor projects fall into two categories: minor projects that do not require review by IDOT Cultural Resources staff (Category A; Appendix A), and minor projects that do require documentation and review by IDOT Cultural Resources staff to assess the likelihood that historic properties exist in the area of potential effects or determine the degree of existing soil disturbance within the project area (Category B; Appendix B).

For undertaking s in Category B, or where questions arise about the need for review of an undertaking in Category A, IDOT Cultural Resources staff shall determine whether a particular project should be exempt from SHPO review. If the SHPO specifically requests a copy of the documentation for a particular undertaking covered by this stipulation, IDOT will provide SHPO with the requested documentation and, if the project has not already been approved, will review the project in accordance with Stipulation 4 of this Agreement. All of the minor projects listed in Appendices A and B will be subject to regular internal audit by IDOT.

2. DOCUMENTATION OF MINOR PROJECTS

A. The project file shall contain documentation referencing and including the description of the specific minor project type from Appendix A or B that qualifies the project as exempt from further Section 106 review.

B. IDOT Cultural Resources staff will utilize the on-line HAARGIS data, most current Historic Bridge Survey Inventory, as well as additional documentation to assure projects are not adjacent to a National Register eligible property or district. Documentation may include construction plans, project area descriptions, soil survey data, photographs, and archaeological documentation.

3. SECTION 106 CONSULTATION FOR FHWA UNDERTAKINGS NOT EXEMPT FROM REVIEW

For those projects not exempt from review under terms of Stipulation 2, IDOT and FHWA shall review the undertakings in accordance with the procedures found in 36 CFR Part 800. Upon completion of the Cultural Resources Manual required in Stipulation 1, IDOT, using staff and/or consultants meeting the Secretary of the Interior's Professional Qualifications Standards (48 FR 44738-9), may independently perform the work and consultation described in the following sections of 36 CFR Part 800 (including any succeeding revisions to the regulations) on behalf of FHWA as follows:

36 CFR § 800.3

(1) Establish undertaking
(2) Coordinate with other reviews
(3) Identify the appropriate SHPO
(4) Plan to involve the public
(5) Identify other consulting parties
(6) Expediting consultation

36 CFR § 800.4

(1) Determine scope of identification

(2) Identify historic properties

(3) Evaluate historic significance

(4) Results of identification and evaluation

36 CFR § 800.5

(1) Apply criteria of adverse effect

(2) Finding of no adverse effect

(3) Consulting party review

(4) Results of assessment

A. CONSULTATION WITH INDIAN TRIBES

In recognition of the unique government-to-government relationship between the Federal government and Indian Tribes, FHWA shall take the lead in identifying and establishing consultation with the Indian Tribes consistent with the requirements of 36 CFR 800.2(c)(2) and 36 CFR § 800.3(c) - (f). FHWA shall ensure that consultation with Indian Tribes is initiated early in project planning to identify cultural, confidentiality, or other concerns and to allow adequate time for consideration of such concerns in the planning process.

B. PARTICIPATION OF OTHER CONSULTING PARTIES AND THE PUBLIC

IDOT will seek and consider the views of the public, as appropriate, in a manner that reflects the nature and complexity of the undertaking and its effects on historic properties, and the likely interest of the public in the effects on historic properties. Public involvement in planning and implementation of undertakings covered by this Agreement shall be governed by FHWA's and IDOT's policies and procedures for compliance with the National Environmental Policy Act (NEPA).

Certain minor projects covered by this Agreement may require that IDOT involve consulting parties in consultation. IDOT will identify consulting parties pursuant to, and their participation in undertakings covered under this Agreement shall be governed by, 36 CFR 800.2(c)(5) and 800.3(f).

C. FINDING OF "NO HISTORIC PROPERTIES AFFECTED"

If IDOT determines, in consultation with any Indian tribes or other parties invited to participate in consultation in accordance with 36 CFR 800.3(c) - (f), that no historic properties will be affected by the undertaking, IDOT will make a finding of "no historic properties affected," and documentation (800.11[d]) will be forwarded to the SHPO for concurrence. Copies of this documentation will be provided to consulting parties and will be SHPO has concurred, in writing, with the finding or if within 30 days of receipt neither SHPO nor another consulting party has objected to the finding. If the SHPO or any consulting party objects, in writing, to IDOT’s finding within 30 days of receipt of an adequately documented finding, the documentation will be submitted to FHWA for resolution. If, through
consultation, consensus can be reached, the process will move forward in accordance with this agreement. If consensus is not achieved, the undertaking will not be developed under this agreement, but instead will proceed in accordance with 36 CFR Part 800.3 through 800.6. If IDOT determines, in consultation with the SHPO and consulting parties, that historic properties may be affected by the undertaking, IDOT shall apply the Criteria of Adverse Effect, 36 CFR Part 800.5(a)(l).

D. FINDING OF "NO ADVERSE EFFECT"

If IDOT determines, in consultation with consulting parties, that the undertaking will have no adverse effect on historic properties, it will make a finding of "no adverse effect," and documentation (800.11[e]) will be forwarded to the SHPO for concurrence. Copies of this documentation will be provided to consulting parties and will be made available for public comment as appropriate. IDOT may proceed with the project if the SHPO has agreed, in writing, with the finding or if within 30 days of receipt neither the SHPO nor another consulting party objects to the finding. If SHPO or any consulting party objects within 30 days of receipt of adequate documentation, in writing, to IDOT’s finding, the documentation will be submitted to FHWA for resolution. If, through consultation, consensus can be reached, the process will move forward in accordance with this agreement. If consensus is not achieved, the undertaking will not be developed under this agreement, but instead will proceed in accordance with 36 CFR Part 800.3 through 800.6.

E. FINDING OF "ADVERSE EFFECT"

If IDOT determines, in consultation with the SHPO and consulting parties, that the undertaking will have an adverse effect on historic properties, it will notify FHWA and FHWA will ensure the Section 106 process is completed in accordance with 36 CFR 800.6. FHWA will be responsible for making a finding of "adverse effect" and the resolution of those effects.

4. UNANTICIPATED DISCOVERY

If any unanticipated discoveries of historic properties, sites, artifacts, or objects are encountered during the implementation of any project exempted under this PA, IDOT and FHWA shall comply with 36 CFR 800.13 by stopping work in the immediate area and informing the SHPO, housed in the Illinois Historic Preservation Agency (IHPA) of such unanticipated discoveries or effects within two (2) business days.

If any unanticipated effects on historic properties are found to be occurring during the implementation of any project exempted under this PA, IDOT and FHWA shall comply with 36 CFR 800.13 and inform the SHPO immediately.

If any human remains are encountered during the implementation of any project exempted under this PA, work shall cease in the immediate area and the human remains left undisturbed. IDOT and FHWA will follow the Native American Graves Protection and Repatriation Act (NAGPRA) (25 U.S.C. 3001) when there is a discovery of human remains or burials on Federal lands. In the event of an inadvertent discovery of human remains or burials on non-federal lands during transportation construction activities, IDOT will comply with 20 Illinois Compiled Statutes 3440/0.01, et seq. (Human Skeletal Remains Protection Act). If the remains are determined to be Native American, FHWA will notify the appropriate federally recognized Indian Tribes.

Work on the portion of the site where human remains are found shall not resume until a plan for the treatment of the human remains is developed and approved in consultation with the SHPO.
and any appropriate consulting parties. The plan will comply with 20 Illinois Compiled Statutes 3440/0.01, et seq., and all other appropriate federal and state guidelines, statutes, rules, and regulations.

5. MONITORING

A. IDOT, FHWA and the SHPO will consult as needed to review implementation of the terms of the PA.

B. FHWA and IDOT may monitor activities carried out pursuant with this agreement, and the SHPO and ACHP will be invited to participate. IDOT shall cooperate in carrying out the monitoring effort. Should monitoring or other activities result in evidence that the requirements of this PA need modification or are not being met, FHWA will consult with the SHPO, ACHP, and IDOT to develop and implement corrective measures.

6. DISPUTE RESOLUTION

A. If the Illinois SHPO, IDOT, the ACHP, or a consulting party for an individual undertaking carried out under the terms of this agreement objects in writing to the FHWA regarding any action carried out or proposed with respect to the implementation of this PA, then FHWA shall consult with the objecting party to resolve this objection. If after such consultation FHWA determines that the objection cannot be resolved through consultation, then FHWA shall forward all documentation relevant to the objection to the ACHP, including FHWA's proposed response to the objection. Within thirty (30) days after receipt of all pertinent documentation, the ACHP shall exercise one of the following options:

1) Advise FHWA that the ACHP concurs in FHWA’s proposed response to the objection, whereupon FHWA will respond to the objection accordingly; or

2) Provide FHWA with recommendations, which FHWA shall take into account in reaching a final decision regarding its response to the objection.

B. Should the ACHP not exercise one of the above options within thirty (30) days after receipt of all pertinent documentation, FHWA may assume the ACHP's concurrence with the proposed response to the objection.

7. TERMINATE, MODIFY, AND AMEND

A. Any party to this PA may terminate it by providing thirty (30) days written notice to the other parties, provided that the parties shall consult during the period prior to termination to seek agreement on amendments or other action that would avoid termination. In the event of termination, FHWA shall conduct individual project review pursuant to 36 CFR Part 800.

B. In consultation with IDOT, SHPO and the ACHP, FHWA will review the effectiveness of this PA every ten (10) years from the date of execution for modifications or termination. If no changes are proposed and no party objects, the term of the PA may be extended for another ten years with the written agreement of the parties.

C. Any party to this agreement may request that it be amended, where up on the parties shall consult to consider such amendment. The amendment will be effective on the date a copy is signed by all of the original signatories. The lists of minor projects in Appendices A and B may be modified by the mutual written agreement of FHWA, IDOT, and the SHPO, and shall not require a formal amendment to this agreement.
Execution and implementation of this PA evidences that the Federal Highway Administration has satisfied its Section 106 responsibilities for all individual undertakings of highway projects covered under this agreement.

SIGNATORIES

FEDERAL HIGHWAY ADMINISTRATION

JOHN M. FOWLER, EXECUTIVE DIRECTOR

ADVISORY COUNCIL ON HISTORIC PRESERVATION

Anne Haaker, Deputy State Historic Preservation Officer

ILLINOIS STATE HISTORIC PRESERVATION OFFICER

Scott Stitt, Bureau Chief of Design and Environment

ILLINOIS DEPARTMENT OF TRANSPORTATION

ILLINOIS DEPARTMENT OF TRANSPORTATION

Scott Stitt, Bureau Chief of Design and Environment
APPENDIX A

Category A
(Minor Projects Requiring No Review by IDOT Cultural Resources Staff)

Category A consists of projects that, by their nature, have little to no potential to cause effect to historic properties and do not require review by IDOT Cultural Resources Staff, provided they are not in or adjacent to a historic district or property.

1. All work to be done on bridges less than 50 years of age and not listed or determined to be eligible for inclusion in the National Register of Historic Places.

2. All work within existing interchanges and within medians of divided highways in previously disturbed soils.

3. Replacement, repair, lining, or extension of culverts and other drainage structures which do not extend beyond or deeper than previous construction limits, and do not exhibit stone or brick structures or parts therein.

4. Roadway surface replacement, rehabilitation, resurfacing, or reconstruction, overlays, shoulder treatments, pavement repair, seal coating, pavement grinding, and pavement marking within areas previously disturbed by construction where replacement, repair, or installation of curbs or sidewalks will not be required.

5. Repair or replacement of existing lighting, signals, and other traffic control devices in previously disturbed soils.

6. Repair or replacement of existing safety appurtenances such as guardrails, barriers, glare screens, and crash attenuators in previously disturbed soils.

7. Fencing and landscaping in previously disturbed soils.

8. Railway crossing signs and signal installation or modification and surface improvement in previously disturbed areas.

9. Erosion control within previously disturbed soils to prevent erosion of roadways, waterways and bridge piers.

10. Routine roadside maintenance activities necessary to preserve existing infrastructure and maintain roadway safety in previously disturbed areas.

11. Rehabilitation of existing rest areas and truck weigh stations within previously disturbed soils.

12. Hazardous waste removal and disposal constituting a public hazard and which require immediate removal.

13. Installation of parking lanes, bi-directional lanes, turning lanes or climbing lanes within existing right-of-way limits.


15. Approval of utility installations along a transportation facility within the state right-of-way.
APPENDIX B

Category B
(Minor Projects Requiring Review by IDOT Cultural Resources Staff to Determine if Field Survey is Required)
Category B consists of projects that, by their nature, have little to no potential to cause effect to historic properties but which require review by IDOT Cultural Resources Staff.

1. Widening of existing roads where less than 15 feet of new right-of-way is required in disturbed soils on each side with the exception of roads located in historic districts or adjacent to historic properties.

2. Bridge projects which consist of widening or replacement of bridges not on or eligible for listing in the National Register of Historic Places that are on or adjacent to the existing alignment and require one (1) acre or less of undeveloped rights-of-way, with the exception of bridges located in historic districts or adjacent to historic properties.

3. Construction of turning and auxiliary lanes (e.g., truck climbing, acceleration and deceleration lanes), or shoulder widening in areas previously disturbed by vertical and horizontal construction activities except when adjacent to or within a National Register listed or eligible property, including bridges and historic districts.

4. Construction of bicycle and pedestrian lanes, paths, and facilities except when adjacent to or within a National Register listed or eligible property, including bridges and historic districts.

5. Replacement of roadway or structural features in kind (such as brick pavement, retaining walls, lighting, railing, etc.) within Historic Districts or adjacent to Historic Properties.

6. Repair by replacement in kind of features on structures listed in the Historic Bridge Survey, e.g., railing, roadway surface, lighting, piers.
Memorandum of Understanding
Among the Federal Highway Administration,
the U.S. Environmental Protection Agency (Region 5),
and the Illinois Department of Transportation Regarding
Sole Source Aquifers
in the State of Illinois

I. INTRODUCTION

The purpose of this memorandum is to develop an understanding among the U.S. Environmental Protection Agency (EPA) Region 5, the Federal Highway Administration (FHWA), and the Illinois Department of Transportation (IDOT), collectively referred to as the "PARTIES" and individually referred to as "PARTY," concerning the review of Federal-aid highway projects that may contaminate any Sole Source Aquifer (SSA) located in the State of Illinois (hereinafter referred to as the "Aquifers"), as shown in Attachment A. Section 1424(e) of the Safe Drinking Water Act of 1974 (the Act) (42 U.S.C. § 300h-3(e)) states that once the EPA issues a notice of determination designating all or part of an aquifer as an SSA, "no commitment for Federal financial assistance (through a grant, contract, loan guarantee, or otherwise) may be entered into for any project which the Administrator determines may contaminate such aquifer through a recharge zone so as to create a significant hazard to public health, but a commitment for Federal financial assistance may, if authorized under another provision of law, be entered into to plan or design the project to assure that it will not so contaminate the aquifer."

This Memorandum of Understanding (MOU) outlines the criteria used to evaluate proposed projects within the State of Illinois that are subject to review under the Act and the procedures to be followed by the PARTIES in evaluating and reviewing proposed projects. This MOU also outlines the categories of proposed projects that do not need to be submitted to EPA for review.

The IDOT will caution all contractors of the location of designated SSAs, identify applicable permits and recommended Best Management Practices (BMPs) necessary to minimize impact to the Aquifers.

This MOU is a voluntary agreement that expresses the good-faith intentions of the parties, is not intended to be legally binding, and is not enforceable by any party.

This MOU does not create any right or benefit, substantive or procedural, enforceable by law or equity, by persons who are not party to this MOU, or against the PARTIES, their officers or employees, subrecipients, or any other person. This MOU does not apply to any person outside of the PARTIES except for subrecipients of FHWA-funding where IDOT has oversight authority.

II. APPLICABILITY

This MOU applies to the review of all projects within all current and future SSA areas in the State of Illinois. When an aquifer in the State of Illinois is designated as an SSA, EPA will notify FHWA and IDOT, and Attachment A will be updated as necessary.

III. GOAL
The goal of this MOU is to assure each project receiving Federal-aid highway funding or requiring FHWA approval is planned, designed and constructed in a manner that will not contaminate an SSA so as to not create a significant hazard to public health as defined in Attachment B.

IV. GUIDING PRINCIPLES FOR PROJECT REVIEW

For the purposes of this MOU, in determining whether the act of constructing a proposed project would create a significant hazard to public health, the following factors, at a minimum, shall be considered:

1. The toxicity and migration/transformation potential of the contaminants involved;
2. The volume of contaminants that may enter any of the Aquifers; and
3. Characteristics of the Aquifers in the area affected by the project (i.e., geochemical, hydrological, geological, etc.), and attenuation capability of the Aquifers.

Attachment B contains additional definitions for terms used in this MOU.

V. CRITERIA AND PROCEDURES

A. The current procedure for submission and review of projects is as follows:

1. The IDOT will review proposed projects to determine if they require EPA SSA review. The Illinois Bureau of Design and Environment (BDE) Manual contains steps to determine if a project requires EPA SSA review.

2. The IDOT will submit a brief written narrative to EPA describing the proposed project highlighting any risks that could create a significant hazard to public health. If there are any risks due to the project that could create a significant hazard to public health, the narrative will identify the proposed mitigation measures to the EPA SSA Coordinator.

3. The EPA agrees that all requests for Region 5 SSA reviews shall be responded to within thirty (30) calendar days of receipt unless:

   a) There are comments (with substantiating data) arising from review by the public, interested agencies, and tribes, indicating potential adverse impacts on the Aquifers. The IDOT, through FHWA, will immediately send these comments to EPA who will notify FHWA and IDOT within thirty (30) calendar days of receipt of the comments regarding EPA's decision. The EPA reserves the right to extend this time period when it finds that additional information is needed, that additional administrative review is necessary, or that it will be in the public interest to hold a public meeting. The EPA will notify FHWA of any extension of the review time period.

   b) The EPA receives a citizen's request at any time during the review or at any time before FHWA has approved the project's final environmental document, the EPA will immediately notify FHWA and IDOT (in writing, if time permits or by telephone if the end of the comment period is near). The EPA will consult with FHWA and IDOT as necessary to reevaluate the project with respect to the concern[s] contained in the request, and will notify FHWA and IDOT within thirty (30) calendar days of receiving such request information of EPA's decision.

   c) The EPA requests additional review time either by telephone or in writing. If EPA requests additional time, EPA will inform FHWA and IDOT within thirty (30) additional calendar days, or any other reasonable period of time needed to conduct the review, of the results of this evaluation.

4. The EPA review will result in one of the following outcomes, which will be submitted in writing to IDOT and, if appropriate, FHWA:
a) A determination that the proposed project as designed most likely will not result in contamination of the Aquifers so as to create a significant hazard to public health and no further assessment or evaluation is required.

b) A determination that the project has the potential to result in contamination of the Aquifers so as to create a significant hazard to public health, and a Detailed Ground Water Impact Assessment is required.

i. If such a determination is made, EPA and FHWA will agree on measures that must be implemented to assure that no contamination of the Aquifers that would result in a significant hazard to the public health will occur; and

ii. The FHWA and IDOT will inspect and monitor to ensure that such measures are implemented.

5. FHWA and IDOT may advance the project after notifying in writing the EPA Region 5 Sole Source Aquifer Coordinator that the official review period has concluded. Although comments from EPA will be accepted at any time, FHWA and IDOT will consider to the maximum extent practicable those comments that are submitted after the official review period has concluded, and will accept EPA's final determination (which will be announced after consultation with FHWA and IDOT).

6. When roadways and/or bridges need emergency repair as determined by FHWA, most such repairs will meet the criteria in Section V.B. "Projects Exempt from EPA Review". If emergency activities do not meet the Section V.B. criteria, EPA will strive to complete its review in such emergency situations within seven (7) calendar days of receipt of FHWA's notification. In the rare cases when the emergency circumstances require immediate attention to address threats to life or property, and the activities do not meet the exemption criteria, then emergency repairs will proceed and FHWA shall notify EPA as soon as practicable.

To the extent practicable for the emergency situation, IDOT will ensure that emergency repairs are conducted in a manner that will not contaminate an SSA so as to create a significant hazard to public health.

7. The EPA will maintain a project review file that includes copies of all project review documents and correspondence.

B. Projects Exempt from EPA Review

Federal-aid highway projects that do not pose a significant hazard to public health in the Project Review Area are excluded from EPA review. Those projects classified as Categorical Exclusions (CEs) under 23 C.F.R. § 771.117 typically will not impact the Aquifers because they do not require substantial excavation depth (greater than 10 feet), and do not require the use of chemicals listed in the National Primary Drinking Water Regulations, 40 C.F.R. Part 141. In addition, all IDOT projects, including CEs, are subject to permit requirements in the Clean Water Act (CWA), including CWA BMPs. Implementation of these BMPs will prevent the exceedance of drinking water standards in surface waters, so will be protective of the SSA Therefore, CEs will not pose a significant hazard to public health and are exempt from EPA review.

The EPA reserves the right to review an exempt project upon written notice to FHWA and IDOT should new information lead it to conclude the project may contaminate an SSA so as to create a significant hazard to public health.

VI. MODIFICATION AND TERMINATION
This MOU is to take effect upon signature and remain in effect for a period of five (5) years. This MOU may be extended or modified, at any time through the mutual written consent of the PARTIES. Additionally, a PARTY may terminate its participation in this MOU at any time by providing written notice to the other PARTIES, at least ninety (90) days in advance of the desired termination date.

VII. COORDINATION AND CONTACTS

Materials furnished to EPA by IDOT, with a copy to FHWA, under this MOU will be addressed to the attention of the SSA Program Contact listed on the Region 5 EPA SSA website.

Agency contact information is listed as follows:

FHWA: Environmental Engineer
FHWA Illinois Division
3250 Executive Park Drive Springfield, IL 62703
(217) 492-4600

IDOT: Illinois Department of Transportation
Design and Environment Bureau Chief, Room 330 2300 S. Dirksen Parkway
Springfield, IL 62764
(217) 782-7820

USEPA: Sole Source Aquifer Coordinator
Water Division, Groundwater and Drinking Water Branch
U.S. Environmental Protection Agency, Region 5 (WG-15J) 77 W. Jackson Blvd.
Chicago, IL 60604
(see the Region 5 EPA SSA website for current contact information)

This MOU is subject to revision upon agreement of all of the following agencies.
Pursuant to the Safe Drinking Water Act, EPA has determined that the Mahomet Aquifer System in Illinois is the sole or principal drinking water source for its designated area. See EPA's March 19, 2015 Notice of Determination at 80 Fed. Reg. 14370. As such, no commitment for Federal financial assistance identified by FHWA as Federal-aid highway funding may be authorized, and no FHWA approval may be given, for projects within the boundaries of the Mahomet Aquifer's designated Project Review Area for any project that EPA determines may contaminate this designated aquifer through its recharge area so as to create a significant hazard to public health.
ATTACHMENT B - DEFINITIONS

Aquifer means a geological formation, group of formations, or part of a formation that is sufficiently permeable that when saturated can yield useful quantities of groundwater to wells, springs, or streams (Illinois Groundwater Protection Act 1987).

Designated Area means the surface area above the aquifer and its recharge area.

Federal Financial Assistance for the purpose of this MOU is defined as Federal-aid highway projects (described below). It does not include actions or programs carried out directly by or on behalf of the Federal government (e.g., U.S. Army Corps of Engineers 404 permits, U.S. Coast Guard permits, etc.). EPA determines whether projects receive "Federal financial assistance" on a case-by-case basis and based on the specific project, person, or entity completing the project, source of Federal funds involved, and any other relevant factors.

Federal-Aid Highway Project is any roadway or bridge project that receives Federal-aid highway funding (i.e., "Federal financial assistance" referred to in Section 1424(e) of the Safe Drinking Water Act) or that requires any FHWA approval action, such as interstate access approvals.

Pollution Generating Impervious Surface (PG/SJ means an impervious surface that is considered a significant source of pollutants in stormwater runoff, including surfaces that receive direct rainfall (or run-on or blow-in of rainfall) and are subject to vehicular use; industrial activities; or storage of erodible or leachable materials, wastes, or chemicals. Erodible or leachable materials, wastes, or chemicals are substances that, when exposed to rainfall, measurably alter the physical or chemical characteristics of the rainfall runoff. Examples include roadways, sidewalks that are regularly treated with salt or other deicing chemicals, erodible soils that are stockpiled, uncovered process wastes, fertilizers, oily substances, ashes, kiln dust, and garbage container leakage. A surface, whether paved or not, is considered subject to vehicular use if it is regularly used by motor vehicles. The following are considered regularly used surfaces: roads, un-vegetated road shoulders, bicycle lanes within the travel lane of a roadway, driveways, parking lots, unfenced fire lanes, vehicular equipment storage yards, and airport runways.

Project Review Area means the area within which Federal financially-assisted projects will be reviewed, which could include all or part of the designated area and streamflow source areas identified on the Project Review Area map.

Significant Hazard to Public Health means the level of contaminants in an Aquifer that would:
1. Exceed National Primary Drinking Water Standards, or
2. Exceed Federal, Tribal or State public health advisory levels for currently unregulated contaminants, or
3. Violate the intent of Executive Order 12088, "Federal Compliance with Pollution Control Standards".

Sole Source Aquifer (SSA) means an aquifer which is designated as a Sole or Principal Source Aquifer under section 1424(e) of the Safe Drinking Water Act. An SSA is an aquifer designated by EPA as the "sole or principal source" of drinking water for a given aquifer service area; that is, an aquifer which is needed to supply 50% or more of the drinking water for that area and for which there is no reasonably available alternative sources should the aquifer become contaminated.

A project that is "located within a sole source aquifer" means a Federal-aid highway project with any associated construction element that is situated within the boundaries defined on the Sole Source Aquifer Project Review Area map.
PROGRAMMATIC AGREEMENT AMONG
THE FEDERAL HIGHWAY ADMINISTRATION,
THE ILLINOIS DEPARTMENT OF TRANSPORTATION,
THE ILLINOIS STATE HISTORIC PRESERVATION OFFICER,
AND THE ADVISORY COUNCIL ON HISTORIC PRESERVATION REGARDING
SECTION 106 IMPLEMENTATION FOR FEDERAL-AID TRANSPORTATION
PROJECTS IN THE STATE OF ILLINOIS

WHEREAS, the Federal Highway Administration (FHWA), under the authority of 23 USC 101 et seq., implements the Federal-aid Highway Program (Program) in the State of Illinois by funding and approving state and locally sponsored transportation projects that are administered by the Illinois Department of Transportation (IDOT); and

WHEREAS, the Illinois FHWA Division Administrator is the "Agency Official" responsible for ensuring that the Program in the state of Illinois complies with Section 106 of the National Historic Preservation Act (NHPA) of 1966, as amended (54 USC 300101) (Section 106), and codified in its implementing regulations, 36 CFR Part 800, as amended (August 5, 2004); and

WHEREAS, federal Aid Highway projects are subject to the National Environmental Policy Act of 1969 (NEPA), 42 U.S.C. § 4321 et seq., and the Regulations for Implementing the Procedural Provisions of NEPA (40 CFR parts 1500-1508), which require Federal agencies to consider one of three classes of action: 1) environmental impact statement (EIS), 2) environmental assessment (EA), or 3) categorical exclusion (CE); and

WHEREAS, as used herein, the term "SHPO" means the official appointed or designated pursuant to section 101(b)(1) of the NHPA, as amended (54 U.S. Code § 302301(1)), to administer the State historic preservation program or a representative designated to act for the State historic preservation officer (see 36 CFR § 800.16(v)); and

WHEREAS, the responsibilities of the Illinois State Historic Preservation Officer (SHPO) under Section 106 and 36 CFR Part 800 are to advise, assist, review, and consult with federal agencies as they carry out their historic preservation responsibilities and to respond to federal agencies' requests within a specified period of time; and

WHEREAS, the Illinois State historic preservation program presently resides within the Illinois Department of Natural Resources (IDNR), and the current Director of IDNR, Wayne A. Rosenthal, is the duly designated SHPO; and

WHEREAS, FHWA has determined that implementation of the Program in Illinois may have an effect upon properties included in, or eligible for inclusion in, the National Register of Historic Places (NRHP), hereafter referred to as historic properties, and has consulted with SHPO and the Advisory Council on Historic Preservation (ACHP) pursuant to 36 CPR 800.14(b) concerning this Programmatic Agreement (Agreement); and

WHEREAS, PHWA, SHPO, and IDOT cooperate in meaningful, long-term planning for the protection of historic properties and desire to (1) devote time and energy to identifying transportation-related concerns potentially affecting historic properties; (2) create innovative programs to address those concerns; and (3) develop a comprehensive and efficient Section 106 process that simplifies procedural requirements; and

WHEREAS, 36 CPR Part 800 encourages federal agencies to fulfill their obligations efficiently under Section 106 through the development and implementation of cooperative programmatic agreements; and
WHEREAS, in the spirit of stewardship, PHWA and IDOT are committed to designing transportation projects to 1) avoid, minimize, and mitigate adverse effects to historic properties, 2) utilize IDOT’s "Context-Sensitive Solutions" approach, and 3) balance transportation needs with other needs of Illinois’ communities; and

WHEREAS, FHWA has notified the public, federal and state agencies, Certified Local Governments (CLGs), and federally recognized Indian Tribes (Tribes) with an interest in Illinois lands about this Agreement, has requested their comments, and has taken any comments received into account; and

WHEREAS, FHWA retains the government-to-government responsibility to consult with federally recognized Tribes, and will follow the stipulations contained in the Memorandum of Understanding Regarding Tribal Consultation Requirements for the Illinois Transportation Program, as amended (Tribal MOU) which shall remain in effect, and is attached to this Agreement; and

WHEREAS, pursuant to the consultation conducted under 36 CFR 800.14(b), the signatories have developed this Agreement in order to establish an efficient and effective program alternative for taking into account the effects of the Program on historic properties in Illinois and for affording ACHP a reasonable opportunity to comment on undertakings covered by this Agreement; and

WHEREAS, ACHP has approved an exemption on March 10, 2005 that relieves federal agencies from the requirement of taking into account the effects of their undertakings on the Interstate Highway System, with the only exception in Illinois being the Interstate 74 Iowa-Illinois Memorial Bridge connecting Bettendorf, Iowa, with Moline, Illinois; and

WHEREAS, IDOT will apply ACHP’s November 16, 2012 "Program Comment Issued for Streamlining Section 106 Review for Actions Affecting Post-1945 Concrete and Steel Bridges" that eliminates historic review requirements under Section 106 of the NHPA for the repair or replacement of common types of post-1945 concrete and steel bridges; and

WHEREAS, FHWA and IDOT will align their compliance with Section 106 to the fullest extent possible in coordination with their policies and procedures under the National Environmental Policy Act (NEPA) and Section 4(f) of the Department of Transportation Act of 1966, pursuant to Section 1301 of the Fixing America's Surface Transportation (FAST) Act.; and WHEREAS, IDOT has participated in consultation and has been invited to be a signatory to this Agreement; and

WHEREAS, IDOT primarily utilizes the services of the Illinois State Archaeological Survey (ISAS) through an intergovernmental agreement with the Prairie Research Institute at the University of Illinois, to gather information, analyze data, prepare documentation, make eligibility recommendations, and complete mitigation requirements; and

WHEREAS, IDOT publishes and maintains a manual that establishes uniform policies and procedures for the location, design, and environmental evaluation of highway construction projects (the IDOT Manual); and
WHEREAS, the IDOT Manual describes the public involvement guidelines for involving the public in the project development process and the procedures followed to comply with Section 106; and

WHEREAS, this Agreement shall supersede the Programmatic Agreement among FHWA, IDOT, ACHP, and SHPO "Regarding the Implementation of Delegation of Authority for Minor
Projects of the Federal-aid Highway Program in the State of Illinois", executed on September 21, 2010;

NOW, THEREFORE, FHWA, ACHP, SHPO, and IDOT agree that the Program in Illinois shall be carried out in accordance with the following stipulations in order to take into account the effects of the Program on historic properties in Illinois, and that these stipulations shall govern compliance of the Program with Section 106 until this Agreement expires or is terminated.

STIPULATIONS

The FHWA, with the assistance of IDOT, and SHPO shall ensure that the following stipulations are carried out.

I. Purpose and applicability

This Agreement sets forth the process by which FHWA, with the assistance of IDOT, will meet its responsibilities pursuant to Sections 106 and 110 of the NHPA for FHWA undertakings implemented by IDOT. This Agreement establishes the basis for considering the effects of FHWA undertakings on historic properties and establishes alternative procedures to implement Section 106 for the review of such undertakings by FHWA, SHPO, and ACHP.

II. Responsibilities of FHWA, IDOT, and SHPO

A. FHWA

1. The FHWA, as the Agency Official, will ensure that IDOT carries out the requirements of this Agreement, in compliance with its responsibilities under the NHPA.

2. The FHWA remains responsible for ensuring that the terms of this Agreement are carried out and for all findings and determinations made pursuant to this Agreement by IDOT under the authority of FHWA, consistent with the requirements of 36 CFR 800.2(a) and 800.2(c)(4).

3. The FHWA may intervene at any point in the Section 106 process, request documentation of any undertaking carried out under the authority of this Agreement, and may participate directly in any undertaking at its discretion.

B. IDOT

1. The IDOT agrees that the Cultural Resources Unit Chief shall meet the Secretary of Interior's Professional Qualification standards (36 CFR Part 61) and shall have the primary responsibility for ensuring that IDOT complies with this Agreement.

2. The IDOT will ensure that their District staff who conduct initial assessments of undertakings (Trained Staff) will receive training on the Section 106 process and on the implementation of this Agreement. The FHWA and IDOT will develop the training in cooperation with SHPO and ACHP.

3. The IDOT will ensure that historic property identification and effect determinations conducted under this Agreement are carried out by IDOT staff and/or consultants that meet the qualifications set forth in the Secretary of the Interior's Professional Qualifications Standards (Qualified Staff).
4. The IDOT is authorized by FHWA to independently perform the work and consultation described in 36 CFR 800.3 through 800.6, except where noted in "Stipulation VI- Review process for undertakings that may affect historic properties."

5. Consistent with 36 CFR 800.2(a)(3), IDOT may use consultants who meet the Secretary of Interior's qualifications to gather information, analyze data, and prepare documentation. The FHWA and IDOT remain responsible for all consultation, findings, and determinations made under this Agreement.

6. The IDOT Manual shall be updated to detail the process for implementing this Agreement within one year of its execution. The IDOT will work with FHWA on the draft revisions to the Manual implementing the provisions of this Agreement. Once FHWA and IDOT agree upon the draft revisions, the draft will be provided to SHPO for a 30-day review and comment opportunity.

C. SHPO
1. The SHPO is responsible for responding to FHWA and IDOT requests according to the terms of this Agreement.

2. The SHPO will participate in site visits and meetings to discuss large or complex undertakings upon request by IDOT or FHWA, as staff time and resources permit.

3. The SHPO will continue to share information related to the identification, evaluation, management, and treatment of Illinois cultural resources. The SHPO shall integrate archeological survey data into the Illinois State Archaeological Survey Cultural Resources Management Archives (CRMA), the State Museum Illinois Inventory of Archaeological and Paleontological Sites (HAPS), and SHPO shall integrate newly designated historic properties into the Historic and Architectural Resources Geographic Information System (HARGIS).

4. The SHPO may assist FHWA and IDOT in training staff in the implementation of this Agreement.

III. Consultation with Tribes

The FHWA retains the responsibility for government-to-government consultation with federally recognized Tribes that have expressed an interest in Illinois lands. FHWA shall take the lead in identifying Tribes and establishing consultation with Tribes consistent with the requirements of 36 CFR 800.2(c)(2) and 36 CFR 800.3(c)-(f). Tribes that might attach religious and cultural significance to historic properties in the Area of Potential Effects (APE) for an undertaking shall be invited by FHWA to be consulting parties. To allow adequate time for consideration of Tribes’ concerns or comments, the FHWA will ensure that opportunities for consultation with Tribes are initiated early and provided throughout the development of the undertaking. FHWA may ask IDOT to assist in consultation if an individual Tribe agrees.

The IDOT may provide notification of undertakings and participate in consultation with Tribes in accordance with the Tribal MOU. If a Tribe requests notification and consultation procedures other than those in the Tribal MOU, FHWA and IDOT will consult with the Tribe to develop potential alternative procedures.

IV. Applicability to other federal agencies

Any federal agency may recognize FHWA as the lead federal agency for any undertaking covered by this Agreement and may adopt findings made pursuant to this Agreement, provided the federal agency's undertaking does not have the potential to cause effects to historic properties beyond those considered in FHWA undertaking.
V. Review process for undertakings unlikely to affect historic properties

A. "Appendix A - Exempt Activities" lists activities that have no potential to affect historic properties, whether or not there may be historic properties in the area of the undertaking. The IDOT Trained Staff will evaluate an undertaking to determine if it is limited to the activities listed in "Appendix A - Exempt Activities." If the undertaking is limited to these activities, then IDOT Trained Staff will document in the file that the undertaking does not require further obligation under Section 106, pursuant to 36 CFR 800.3(a).

B. If an undertaking is not limited to activities in "Appendix A - Exempt Activities," then IDOT Trained Staff will determine if the undertaking involves any of the following criteria:

1. new right-of-way,
2. new temporary or permanent easement,
3. in-stream work,
4. a bridge or culvert 40 years or older,
5. standing structures visible from the area of the undertaking that are greater than 40 years old,
6. previously undisturbed soil (includes land that has agricultural use), or
7. public controversy related to any historic property.

If none of these criteria applies, then IDOT Trained Staff will document in the file that the undertaking is unlikely to affect historic properties and that Section 106 has been completed. No additional review or consultation by the SHPO is required.

If any of these criteria do apply, then IDOT Trained Staff will coordinate with the IDOT Qualified Staff, and IDOT will initiate the review process for undertakings that may affect historic properties.

VI. Review process for undertakings that may affect historic properties

A. Initiate consultation

1. The IDOT will determine the Area of Potential Effects (APE). If the undertaking is either an EA or an EIS, then IDOT will consult with SHPO on the determination of the APE. When IDOT consults with SHPO on the APE, SHPO will have 30 days to respond. If SHPO does not respond within that time period, FHWA and IDOT may proceed to the next step.

2. The IDOT in consultation with FHWA, and SHPO as appropriate, will identify consulting parties (36 CFR 800.2(c) and 800.3(b)(c)(e) and (f)).

3. In accordance with the Tribal MOU, Tribes and the SHPO will be notified of the undertaking through the Project Notification System (PNS) when IDOT Qualified Staff determines that an archaeological field survey is required. The FHWA will conduct government-to-government consultation with Tribes upon their request, in accordance with the Tribal MOU.

4. The IDOT will follow the IDOT Manual to solicit public participation early in project development consistent with 36 CFR 800.2(d). The IDOT's consultation with consulting parties and the public will be appropriate to the scale and the scope of the undertaking.
B. Identify historic properties

1. The IDOT Qualified Staff shall determine the scope of identification efforts within the APE, consistent with 36 CFR 800.4. The IDOT Qualified Staff will determine if the undertaking requires an archaeological or architectural field survey by applying his/her professional judgment based on a review of appropriate databases. For archaeological resources, the databases include, but are not limited to, HAPS, soils maps, and aerial photographs. For architectural resources, the databases include, but are not limited to, HARGIS, NRHP databases, local landmark listings, and local government databases, in addition to photo logs.

2. The IDOT may use a phased process to conduct identification and evaluation efforts consistent with 36 CFR 800.4(b)(2) where alternatives under consideration consist of corridors or large land areas, or where access to properties is restricted.

3. The IDOT will involve consulting parties, the public, and Tribes in identification of historic properties, as appropriate (36 CFR 800.2(c) and 800.4(a)(3)). Consulting parties and the public will be offered opportunities through IDOT's public involvement process to participate in the identification of historic properties. Individuals and organizations not already so designated may become consulting parties upon request. The Tribes are provided opportunities to participate in the identification of historic properties through the procedures described in the Tribal MOU and may participate in consultation at any time during the process.

4. If IDOT Qualified Staff have determined that there are no historic properties present, then IDOT Qualified Staff will document in the file a finding of "no historic properties affected" pursuant to 36 CFR 800.11(d). The SHPO case-by-case review and concurrence with these findings of "no historic properties affected" is not required. The Section 106 process is concluded upon the IDOT Qualified Staff documenting the "no historic properties affected" finding.

5. If IDOT Qualified Staff have determined that historic properties are present, then IDOT will submit documentation of eligibility to SHPO for review. The documentation will identify historic properties, including those archaeological properties that are important chiefly because of what can be learned by data recovery and have minimal value for preservation in place. If SHPO does not respond within 30 days, IDOT may assume that SHPO has no objection and IDOT may proceed to the next step of the process.

C. Assess effects to historic properties

1. No historic properties affected

When historic properties have been identified, FHWA and IDOT will make efforts to avoid and minimize effects to those properties. If effects can be avoided, then IDOT Qualified Staff will document in the file a finding of "no historic properties affected" pursuant to 36 CFR 800.11(d). The SHPO case-by-case review and concurrence with these findings of "no historic properties affected" is not required. The Section 106 process is concluded upon the IDOT Qualified Staff documenting the "no historic properties affected" finding.

2. Historic properties affected

a) Consulting parties and the public will be offered opportunities through IDOT's public involvement process to provide their views on effects to historic properties. Participating Tribes are provided opportunities to provide their views on effects to historic properties through the procedures described in the Tribal MOU.
b) The IDOT Qualified Staff shall apply the criteria of adverse effect (36 CFR 800.5(a)), shall consider views provided by consulting parties, the public, and participating Tribes, and shall document either a finding of “no adverse effect” or “adverse effect.”

(1) Finding of no adverse effect

i. The IDOT will prepare the “no adverse effect” documentation which will include:

• information required by 36 CFR 800.11(e),

• a list of all historic properties identified within the APE,

• the finding of effect to each of those properties, and

• measures to be incorporated into the design to ensure adherence to the Secretary’s Standards for the Treatment of Historic Properties (36 CPR part 68).

ii. The IDOT will submit the finding of “no adverse effect” documentation to SHPO for a 30-day review. If the SHPO does not respond within 30 days, IDOT may assume that the SHPO has no objection and IDOT may proceed with the undertaking.

(2) Finding of adverse effect

i. The IDOT will prepare the “adverse effect” documentation which will include:

• information required by 36 CPR 800.11(e),

• a list of all historic properties identified within the APE,

• the finding of effect to each of those properties, and

• when applicable, measures to be incorporated into the design to ensure adherence to the Secretary’s Standards for the Treatment of Historic Properties (36 CPR part 68), or other conditions to minimize harm.

ii. The IDOT will notify ACHP of the adverse effect and will copy FHWA and the SHPO on the submittal.

D. Resolve adverse effect to historic properties

1. The FHWA and IDOT will consult with the SHPO, participating Tribes, and other consulting parties as appropriate, and follow the requirements of 36 CPR 800.6 to resolve the adverse effect.

2. If IDOT Qualified Staff determines that an undertaking may adversely affect a National Historic Landmark, IDOT, in coordination with FHWA, shall request ACHP and the Secretary of the Interior to participate in consultation to resolve adverse effects, as outlined in 36 CPR 800.10.

3. If an undertaking has an adverse effect on only Euro-American Tradition archaeological habitation sites, FHWA and IDOT may follow the Illinois Programmatic Agreement for the Mitigation of Adverse Effects to Euro-American Tradition Archaeological Sites, and the Section 106 process is concluded. A memorandum of agreement is not required so long as all effects are limited to Euro-American Tradition archeological habitation sites. The IDOT may, with the concurrence of SHPO and ACHP (if participating) develop an undertaking-specific "treatment plan" that describes how adverse effects will be resolved for the undertaking. The treatment plan will be coordinated with consulting parties, the public, the participating Tribes, and SHPO. If SHPO and ACHP (if
participating) concur in writing with the treatment plan, then the Section 106 process is concluded and the preparation of a memorandum of agreement is not required. The IDOT will file the treatment plan with ACHP.

4. When appropriate, IDOT will prepare a memorandum of agreement or programmatic agreement that stipulates the mitigation measures agreed upon by IDOT, FHWA, SHPO, and ACHP (if participating). The IDOT will file the executed agreement with ACHP, which concludes the Section 106 process. The IDOT will ensure the undertaking will be implemented in accordance with the agreement.

5. If there is a failure to resolve adverse effects or FHWA is unable to execute an agreement pursuant to 36 CFR 800.6(c), FHWA will request ACHP comment in accordance with 36 CFR 800.7.

VII. Standard treatment plans

The IDOT, in consultation with SHPO and FHWA, may develop standard treatment plans to address adverse effects for specific types of historic properties, such as archaeological habitation sites and historic buildings. For archaeological habitation sites, FHWA and IDOT will consult with the Tribes in the development of the treatment plan. A standard treatment plan may be added to this Agreement provided that IDOT, FHWA, and SHPO agree in writing with the standard treatment plan, the plan is appended to this Agreement, and all the signatories are notified.

When IDOT applies an approved standard treatment plan to an undertaking, the Section 106 process is concluded.

VIII. IDOT reporting to SHPO and FHWA

Every two months, IDOT shall provide to SHPO and FHWA a list of undertakings that have received a finding of "no historic properties affected," for which the Section 106 process has been concluded. The list shall include the following information for each undertaking:

- The IDOT Sequence Number
- The IDOT District number
- County and municipality
- Location of undertaking
- Description of undertaking
- Identified historic properties

The IDOT will also provide to the SHPO the documentation supporting the findings. The list and documentation will be provided per the following schedule:

<table>
<thead>
<tr>
<th>If Section 106 is completed between:</th>
<th>Then documentation will be submitted no later than:</th>
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<tbody>
<tr>
<td>Jul 1-Aug31</td>
<td>Sept 30</td>
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<tr>
<td>Sept 1 - Oct 31</td>
<td>Nov 30</td>
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<td>Nov 1-Dec 31</td>
<td>Jan 31</td>
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<td>Jan 1-Feb 28</td>
<td>Mar 31</td>
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<td>Mar 1-Apr 30</td>
<td>May 31</td>
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<tr>
<td>May 1 - June 30</td>
<td>July 31</td>
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</tbody>
</table>

IX. Curation of archaeological materials
All archaeological materials collected on archaeological sites owned or controlled by the State and related records resulting from research, surveys and excavation under this Agreement shall be curated with the Illinois State Museum in compliance with 20 ILCS 3435 (Illinois Archaeological and Paleontological Resources Protection Act). The IDOT shall ensure that all records and materials resulting from the archaeological investigations will be processed, prepared for curation, and curated in accordance with 36 CPR Part 79.

X. Monitoring implementation of this Agreement

A. The FHWA, ACHP and SHPO may review activities carried out pursuant to this Agreement. The ACHP may provide advice or assistance to FHWA, IDOT, or other parties, and it may review any findings made by IDOT or FHWA pursuant to 36 CPR 800.2(b) and 36 CPR 800.9. The SHPO may request from IDOT Section 106 documentation for any undertaking and review it for compliance with this Agreement. The IDOT shall cooperate in carrying out any review activities.

B. The Tribes may submit comments to the FHWA at any time regarding the implementation of this Agreement.

C. The FHWA, SHPO, and IDOT shall meet annually, on or before August 31, to review the effectiveness of this Agreement and to discuss any comments received by the Tribes during the previous year. The FHWA shall notify ACHP in advance of these meetings and invite its participation. The FHWA will prepare a meeting summary and provide it to SHPO, IDOT, ACHP, and the Tribes.

XI. Emergency undertakings

As defined in 36 CFR 800.12, an emergency undertaking is an essential and immediate response to a disaster or emergency formally declared by the President or Governor; such undertakings that affect transportation infrastructure can be separated into two categories which shall be addressed as follows:

A. Undertakings that will be implemented within 30 days after the formal declaration of the disaster or emergency: The DOT Qualified Staff shall immediately determine if the emergency response could affect the physical integrity, character and/or use of historic properties. If so, IDOT shall notify FHWA, SHPO and ACHP within 48 hours. The parties will then consult, review and comment on the emergency undertaking as soon as possible to determine how to, as fully as practicable under the circumstances, avoid, minimize and/or mitigate for any potential adverse effects to historic properties. Nothing in this Agreement shall be construed as prohibiting IDOT from taking such actions as it deems necessary to stabilize the situation to protect the safety of the traveling public.

B. Immediate rescue and salvage operations conducted to preserve life or property such as necessitated by natural disaster or other catastrophic events are exempt from the provisions of Section 106 and this Agreement, in accordance with 36 CFR 800.12(d).

XII. Training

A. The IDOT Qualified Staff, IDOT Trained Staff, and supervisory staff of IDOT’s contractor (currently ISAS) responsible for implementing the terms of this Agreement will complete the following training requirements:

1. Section 106 course(s) provided by FHWA, ACHP, or an equivalent qualified entity, with refresher course every five years or as necessary.

2. Annual meeting to review the implementation of this Agreement.

B. The FHWA and IDOT will invite SHPO staff to attend Section 106 courses and refresher training.
C. Whenever major changes to 36 CFR Part 800 become effective, IDOT Qualified and Trained Staff will participate in training on the new regulations within one year of the effective date of the new regulations. The FHWA and IDOT will invite SHPO staff to attend the training.

XIII. Human remains

In the event that human remains are identified prior to (during archaeological investigations), during, or after project construction, IDOT will comply with the Illinois Human Skeletal Remains Protection Act (20 ILCS 3440) and the provisions of the Tribal MO.

XIV. Unanticipated discovery of or effects to historic properties

If unanticipated discoveries of historic properties are identified by IDOT during the implementation of an undertaking, FHWA will follow the provisions of the Tribal MOU. FHWA and IDOT shall comply with 36 CPR 800.13 by stopping work in the immediate area, taking measures to protect the historic property, and informing the SHPO of such unanticipated discoveries or effects within two (2) business days.

If IDOT or FHWA determine that unanticipated effects on historic properties have occurred during the implementation of an undertaking, FHWA and IDOT shall comply with 36 CPR 800.13 and inform SHPO immediately.

XV. Administrative stipulations

A. Dispute resolution. If SHPO, IDOT, ACHP, Tribes, or other consulting party for an individual undertaking carried out under the terms of this Agreement objects in writing to FHWA regarding any action carried out or proposed with respect to the implementation of this Agreement, then FHWA shall consult with the objecting party to resolve the objection. If after such consultation FHWA determines that the objection cannot be resolved through consultation, then FHWA shall forward all documentation relevant to the objection to ACHP, including FHWA's proposed response to the objection. Within 30 days after receipt of all pertinent documentation, ACHP shall exercise one of the following options:

• Advise FHWA that ACHP concurs in FHWA's proposed response to the objection, whereupon FHWA will respond to the objection accordingly; or

• Provide FHWA with recommendations, which FHWA shall take into account in reaching a final decision regarding its response to the objection.

Should ACHP not exercise one of the above options within 30 days after receipt of all pertinent documentation, FHWA may assume ACHP's concurrence with the proposed response to the objection.

B. Amendment. Any signatory to this Agreement may request that it be amended, whereupon the parties shall consult to consider such amendment. The amendment will be effective on the date a copy is signed by all of the original signatories.

C. Modifications. Standard Treatment Plans may be added or modified by the mutual written agreement of FHWA, IDOT, and SHPO, and shall not require an amendment to this Agreement. The FHWA and IDOT may add or modify activities listed in "Appendix A - Exempt Activities." The FHWA will provide the updated list to the signatory agencies and provide a 30-day review and comment
period before the updated list goes into effect. This modification does not require an amendment to this Agreement.

D. Termination. Any signatory to this Agreement may terminate it by providing 30 days written notice to the other parties, provided that the parties shall consult during the period prior to termination to seek agreement on amendments or other action that would avoid termination. In the event of termination, FHWA shall conduct individual reviews of undertakings pursuant to 36 CFR 800.

E. Term of this Agreement. This Agreement remains in force for a period of five (5) years from the date of its execution by ACHP, and will remain in effect regardless of which individual is designated as the SHPO, or to which Illinois State Agency the SHPO may be assigned. Six months prior to the conclusion of the five (5) year period, IDOT will notify all signatories in writing. If IDOT receives no written objections from the signatories, the term of the Agreement will automatically be extended for an additional five (5) years. If any signatory objects in writing to extending the Agreement or proposes amendments, FHWA will consult with the signatories to consider amendments or other actions to avoid termination.

Execution and implementation of this agreement evidence that FHWA has delegated certain Section 106 responsibilities to IDOT, and has afforded ACHP a reasonable opportunity to comment on the Program and its individual undertakings in Illinois; that FHWA has taken into account the effects of the program and its individual undertakings on historic properties, and that FHWA has complied with Section 106 of the NHPA and 36 CFR 800 for the Program and its individual undertakings.

SIGNATORIES

FEDERAL HIGHWAY ADMINISTRATION

Catherine A. Batey, Division Administrator

02/15/2018

ADVISORY COUNCIL ON HISTORIC PRESERVATION

John M. Fowler, Executive Director

ILLINOIS STATE HISTORIC PRESERVATION OFFICER

Wayne Rosenthal, Director, Illinois Department of Natural Resources, and Illinois State Historic Preservation Officer

ILLINOIS DEPARTMENT OF TRANSPORTATION

Randall S. Blankenhorn, Secretary, IDOT

APPROVED FOR EXECUTION

Date: Feb 13, 2018

Legal Counsel: [Signature]
APPENDIX - Exempt Activities

The following activities have no potential to affect historic properties, whether or not there may be historic properties in the area of the undertaking.

(1) Activities which do not involve or lead directly to construction, such as planning and research activities; grants for training; engineering to define the elements of a proposed action or alternatives so that social, economic, and environmental effects can be assessed.

(2) General highway maintenance and repair, including but not limited to filling potholes, crack sealing, joint grinding, milling, resurfacing in kind, shoulder reconstruction, erosion control, ditch cleaning, storm sewer repair, and debris removal.

(3) Removal and replacement of existing sidewalks and ADA ramps with in-kind materials.

(4) Repair and replacement of highway signs or other traffic control devices.

(5) General pavement marking activities that include, but are not limited to, installation of raised pavement markers, striping, or installation of sensors in existing pavements.

(6) Repair and replacement of appurtenances such as glare screens, median barriers, fencing, guardrails, safety barriers, crash attenuators, safety cable, or lighting.

(7) Repair, rehabilitation, or removal of railroad grade crossings, separations or grade crossing protection.

(8) Roadway surface treatments such as pavement repair, median repair, seal coating, and pavement grinding.

(9) Improvements and repairs to Interstate Highway System including bridges, weigh and inspection stations, toll facilities, and rest areas.

(10) Establishment, replacement, or removal of landscaping or other vegetation on the interstate.

(11) Installation of interstate surveillance, changeable message signs, ramp metering equipment, appurtenances such as glare screens, median barriers, fencing, guardrails, safety barriers, crash attenuators, safety cable, or lighting.
Illinois Department of Transportation and Illinois Environmental Protection Agency Agreement on Microscale Air Quality Assessments for Illinois Department of Transportation-Sponsored Transportation Projects

The United States Department of Transportation (DOT) issued Environmental Impact and Related Procedures (23 CPR Part 771) to comply with directives of the National Environmental Policy Act (NEPA), the Council on Environmental Quality regulations, and other federal statutes and to incorporate the requirements of DOT Order 5610.1C, "Procedures for Considering Environmental Impacts." Subsequently, the Federal Highway Administration (FHWA) provided the "FHWA Technical Advisory T 6640.8A," as guidance to states for performing air quality analysis for federally assisted highway projects. In addition, the Illinois Department of Transportation "Illinois COSIM Version 4.0 Carbon Monoxide Screen for Intersection Modeling Air Quality Manual," dated April 2013, provides specific detailed information for performing carbon monoxide air quality analyses in Illinois.

In order to reflect current air quality practices, the Illinois Department of Transportation (IDOT) and the Illinois Environmental Protection Agency (Illinois EPA) hereby agree to the following:

1. The March 2010 "Illinois Department of Transportation and Illinois Environmental Protection Agency Agreement on Microscale Air Quality Assessments for Illinois Department of Transportation-Sponsored Transportation Projects" between IDOT and the Illinois EPA will be superseded by this Agreement on the date this Agreement is signed.

2. As outlined in FHWA’s Technical Advisory T 6640.8A, dated October 30, 1987, IDOT is required and will continue to conduct project level microscale carbon monoxide (CO) analyses. Projects listed in Attachment A are exempt from the requirement for a CO analysis provided the projects do not increase capacity such as through the addition of through lanes or auxiliary turn lanes and have no sensitive receptors.

Historically, IDOT used 16,000 average daily traffic (ADT) as the threshold for conducting a microscale CO analysis. Since the 16,000 ADT threshold was in use for over 20 years, and CO emissions from vehicles were significantly reduced over this timeframe through various vehicle technology and fuel improvements, IDOT initiated and completed a study with the University of Illinois to develop a computer screening model to estimate CO emissions in order to replace the labor-intensive hand-calculated CO method and the 16,000 ADT threshold. Through this IDOT study, in 1999, the University of Illinois, in conjunction with the Illinois EPA and FHWA, developed the Illinois Carbon Monoxide Screen for Intersection Modeling (Illinois COSIM), Version 1.0. In 2003, the Illinois COSIM was updated to Illinois COSIM Version 2.0, which incorporated the United States Environmental Protection Agency's (USEPA) new MOBILE6 model and a pre-screen feature. The pre-screen feature requires input of the county in which the project is located, the ADT or peak hourly traffic volumes (vph) of the busiest intersection leg and the distance to the nearest sensitive receptor (as defined in the IDOT COSIM Air Quality Manual). As a result, the September 2003 "Agreement on Microscale Air Quality Assessments for IDOT-Sponsored Transportation Projects" between IDOT and the Illinois EPA required use of the Illinois COSIM Version 2.0 screening model. Illinois COSIM Version 3.0, developed in 2008 and required for use pursuant to the March 2010 "Agreement on Microscale Air Quality Assessments for Illinois Department of Transportation-Sponsored Transportation Projects" between IDOT and the Illinois EPA,
incorporated new emission factors that resulted from the Illinois EPA's implementation of an On-Board Diagnostic-based vehicle inspection and maintenance program in the Chicago and Metro-East St. Louis areas, updates to the pre-screen feature, and other minor model updates. Illinois COSIM Version 4.0, developed in 2012-13, incorporates CO emission factors generated by the USEPA's Motor Vehicle Emission Simulator (MOVES) model, which replaced the MOBILE6 model.

3. Illinois COSIM Version 4.0 will be used for conducting CO microscale air quality analyses. IDOT will conduct a full COSIM analysis for intersection projects (except Modern Roundabouts) that increase capacity such as through the addition of through lanes or auxiliary turn lanes and if traffic on one leg of an intersection is greater than or equal to 5,000 vehicles per hour (vph) or 62,500 average daily traffic (ADT), and which have sensitive receptors as identified in the IDOT COSIM Air Quality Manual (April, 2013). If the COSIM screening model shows a potential violation of the CO National Ambient Air Quality Standard, a further refined modeling analysis will be conducted for the project using the USEPA's CAL3QHC model.

4. Project level microscale CO analysis (using the Illinois COSIM Version 4.0 screening model) will be conducted using vehicle emission factors generated from the USEPA's MOVES 2010b model. IDOT will consult with the Illinois EPA for proper inputs to use for the MOVES 2010b model.

5. IDOT, Bureau of Design and Environment, will continue to work closely with the Illinois EPA, Bureau of Air, on general, as well as microscale, air quality issues.

6. This Agreement shall become effective upon execution by appropriate representatives of IDOT and the Illinois EPA. It shall terminate 30 days after written notice by either party.

7. It is anticipated that this Agreement may be modified to reflect experiences in its implementation and evolution of the air pollution control program. This Agreement may be modified only by mutual written agreement by the Illinois EPA and IDOT.

Signature

Date
Secretary
Illinois Department of Transportation

Signature

Date
Director
Illinois Environmental Protection Agency
Attachment A

Projects Exempt from CO Analysis Requirement

As outlined in 40 CFR Part 93.126, the following projects are exempt from the requirement for a conformity determination. For purposes of this Agreement, these projects also are exempt from the requirement for a CO analysis, provided the projects do not involve the addition of through lanes or auxiliary turn lanes and have no sensitive receptors.

Safety
- Railroad/highway crossing.
- Projects that correct, improve, or eliminate a hazardous location or feature. Safer non-Federal-aid system roads.
- Shoulder improvements. Increasing sight distance.
- Highway Safety Improvement Program implementation.
- Traffic control devices and operating assistance other than signalization projects.
- Railroad/highway crossing warning devices.
- Guardrails, median barriers, crash cushions.
- Pavement resurfacing and/or rehabilitation.
- Pavement marking.
- Fencing.
- Skid treatments.
- Safety roadside rest areas. Adding medians.
- Truck climbing lanes outside the urbanized area.
- Lighting improvements.
- Widening narrow pavements or reconstructing bridges (no additional travel lanes).
- Emergency truck pullovers.

Air Quality
- Continuation of ride-sharing and van-pooling promotion activities at current levels.
- Bicycle and pedestrian facilities.

Other
Specific activities which do not involve or lead directly to construction, such as:

- Planning and technical studies.
- Grants for training and research projects.
- Planning activities conducted pursuant to titles 23 and 49 U.S.C.
- Federal-aid systems revisions.
- Engineering to assess social, economic, and environmental effects of the proposed action or alternatives to that action.
- Noise attenuation.
- Emergency or hardship advance land acquisitions (23 CFR 710.503).
• Acquisition of scenic easements.
• Plantings, landscaping, etc.
• Sign removal.
• Directional and informational signs.
• Transportation enhancement activities (except rehabilitation and operation of historic transportation buildings, structures, or facilities).
• Repair of damage caused by natural disasters, civil unrest, or terrorist acts, except projects involving substantial functional, locational, or capacity changes.
NPDES Permit No. ILR10
General NPDES Permit No. ILR10

Illinois Environmental Protection Agency
Division of Water Pollution Control
1021 North Grand Avenue East
Post Office Box 19276
Springfield, Illinois 62794-9276
www.epa.state.il.us

NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM
Storm Water Discharges From Construction Site Activities

Expiration Date: July 31, 2023  Issue Date: August 3, 2018
Effective Date: August 3, 2018

In compliance with the provisions of the Illinois Environmental Protection Act, the Illinois Pollution Control Board Rules and Regulations (35 Ill. Adm. Code, Subtitle C, Chapter I), and the Clean Water Act, and the regulations thereunder the following discharges are authorized by this permit in accordance with the conditions and attachments herein.

Amy L. Dragovich, P.E.
Manager, Permit Section
Division of Water Pollution Control

Part I. COVERAGE UNDER THIS PERMIT

A. Permit Area. The permit covers all areas of the State of Illinois with discharges to any Waters of the United States.

B. Eligibility.

1. This permit shall authorize all discharges of storm water associated with industrial activity from a construction site that will result in the disturbance of one or more acres total land area or a construction site less than one acre of total land that is a part of a larger common plan of development or sale. If the larger common plan will ultimately disturb one or more acres total land area. This permit may authorize discharges from other construction site activities that have been designated by the Agency as having the potential to adversely affect the water quality of waters of the state. This permit also authorizes discharges from construction sites previously approved by the Agency under the previous version of ILR10 that are still occurring after the effective date of this permit, except for discharges identified under Part I.B.3 (Limitations on Coverage). Where discharges from construction sites
were initially covered under the previous version of the ILR10, the Storm Water Pollution Prevention Plan must be updated/revised as necessary to ensure compliance with the provisions of this reissued ILR10 permit.

2. This permit may only authorize a storm water discharge associated with industrial activity from a construction site that is mixed with a storm water discharge from an industrial source other than construction, where:

   a. the industrial source other than construction is located on the same site as the construction activity;

   b. storm water discharges associated with industrial activity from the areas of the site where construction activities are occurring are in compliance with the terms of this permit; and

   c. storm water discharges associated with industrial activity from the areas of the site where industrial activities other than construction are occurring (including storm water discharges from dedicated asphalt plants and dedicated concrete plants) are covered by a different NPDES general permit or an individual permit authorizing such discharges.

3. Limitations on Coverage. The following storm water discharges from construction sites are not authorized by this permit:

   a. storm water discharges associated with industrial activities that originate from the site after construction activities have been completed and the site has undergone final stabilization;

   b. discharges that are mixed with sources of non-storm water other than discharges identified in Part III. A (Prohibition on Non-Storm Water Discharges) of this permit and in compliance with paragraph IV.D.5 (Non-Storm Water Discharges) of this permit;

   c. storm water discharges associated with industrial activity that are subject to an existing NPDES Individual or general permit or which are issued a permit in accordance with Part VI.N (Requiring an Individual Permit or an Alternative General Permit) of this permit. Such discharges may be authorized under this permit after an existing permit expires provided the existing permit did not establish numeric limitations for such discharges;

   d. storm water discharges from construction sites that the Agency has determined to be or may reasonably be expected to be contributing to a violation of a water quality standard;
e. storm water discharges that the Agency, at its discretion, determines are not appropriately authorized or controlled by this general permit; and
f. storm water discharges to any receiving water specified under 35 IH. Adm. Code 302.105(d) (6).

1. Authorization.

1. In order for storm water discharges from construction sites to be authorized to discharge under this general permit a discharger must submit a Notice of Intent (NOI) in accordance with the requirements of Part II below, using an NOI form provided by the Agency.

2. Where a new contractor is selected after the submittal of an NOI under Part II below, or where site ownership is transferred, a new Notice of Intent (NOI) must be submitted by the owner in accordance with Part II.

3. Unless notified by the Agency to the contrary, dischargers who submit an NOI and a stormwater pollution prevention plan (SWPPP) in accordance with the requirements of this permit are authorized to discharge storm water from construction sites under the terms and conditions of this permit in 30 days after the date the NOI and SWPPP are received by the Agency.

4. The Agency may deny coverage under this permit and require submittal of an application for an individual NPDES permit based on a review of the NOI or other information.

**Part II. NOTICE OF INTENT REQUIREMENTS**

A. Deadlines for Notification.

1. To receive authorization under this general permit, a discharger must submit a completed Notice of Intent (NOI) in accordance with Part VI.G (Signatory Requirements) and the requirements of this Part in sufficient time to allow a 30 day review period after the receipt of the NOI by the Agency and prior to the start of construction. The completed NOI may be submitted electronically to the following email address:
   epa.conslilr10swppp@illinois.gov

2. Discharges that were covered by the previous version of ILR10 are automatically covered by this permit. Where discharges associated with construction activities were initially covered under the previous version of ILR10 and are continuing, the Storm Water Pollution Prevention Plan must be updated/revised within 12 months of the effective date of this reissued permit, as necessary to ensure compliance with the provisions of the reissued ILR10. Updating of the SWPPP is not required if construction activities are completed and a Notice of Termination is submitted within 12 months of the effective date of this permit.
3. A discharger may submit an NOI in accordance with the requirements of this Part after the start of construction. In such instances, the Agency may bring an enforcement action for any discharges of storm water associated with industrial activity from a construction site that have occurred on or after the start of construction.

B. **Failure to Notify.** Dischargers who fail to notify the Agency of their intent to be covered, and discharge storm water associated with construction site activity to Waters of the United States without an NPDES permit are in violation of the Environmental Protection Act and Clean Water Act.

C. **Contents of Notice of Intent.** The Notice of Intent shall be signed in accordance with Part VI.G (Signatory Requirements) of this permit by all of the entities identified in paragraph 2 below and shall include the following information:

1. The mailing address, and location of the construction site for which the notification is submitted. Where a mailing address for the site is not available, the location can be described in terms of the latitude and longitude of the approximate center of the facility to the nearest 15 seconds, or the nearest quarter section (if the section, township and range is provided) that the construction site is located in;

2. The owner's name, address, telephone number, and status as Federal, State, private, public or other entity;

3. The name, address and telephone number of the general contractor(s) that have been identified at the time of the NOI submittal;

4. The name of the receiving water(s), or if the discharge is through a municipal separate storm sewer, the name of the municipal operator of the storm sewer and the ultimate receiving water(s);

5. The number of any NPDES permits for any discharge (including non-storm water discharges) from the site that is currently authorized by an NPDES permit;

6. A description of the project, detailing the complete scope of the project, estimated timetable for major activities and an estimate of the number of acres of the site on which soil will be disturbed;

7. For projects that have complied with State law on historic preservation and endangered species prior to submittal of the NOI, through coordination with the Illinois Historic Preservation Agency and the Illinois Department of Natural Resources or through fulfillment of the terms of interagency agreements with those agencies, the NOI shall indicate that such compliance has occurred.
8. An electronic copy of the storm water pollution prevention plan that has been prepared for the site in accordance with Part IV of this permit. The electronic copy shall be submitted to the Agency at the following email address: epa.constilr10swppp@Illinois.gov

9. A new notice of intent shall be submitted for any substantial modifications to the project such as: address changes, new contractors, area coverage, additional discharges to Waters of the United States, or other substantial modifications.

D. Where to Submit.

Construction activities which discharge storm water that requires a NPDES permit must use an NOI form provided by the Agency. The applicable fee shall also be submitted. NOIs must be signed in accordance with Part VI.G (Signatory Requirements) of this permit. The NOI form may be submitted to the Agency in any of the following methods:

1. File electronically with digital signature at the following website address:

   Registration specific to the permittee is required in order to file electronically.

   Submit the appropriate fee with the permit 10 number assigned during completion of the NOI to the following address:

   Illinois Environmental Protection Agency
   Division of Water Pollution Control, Mail Code #15
   Attention: Permit Section
   1021 North Grand Avenue East
   Post Office Box 19276
   Springfield, Illinois 62794-9276

2. Submit complete signed NOI and SWPPP to the following email address: epa.constilr10swppp@illinois.gov. Submit a copy of the signed NOI and appropriate fee by registered or certified mail, return receipt requested, to the Agency at the address above. NOIs and fees that are hand delivered shall be delivered to and receipted for by an authorized person employed in the Permit Section of the Agency's Division of Water Pollution Control.

E. Additional Notification. Construction activities that are operating under approved local sediment and erosion plans, land disturbance permits, grading plans, or storm water management plans, in addition to filing copies of the Notice of Intent in accordance with Part D above, shall also submit signed copies of the Notice of Intent to the local agency approving such plans in accordance with the deadlines in Part A above. See Part IV.D.2.d (Approved State or Local Plans). A copy of the NOI shall be sent to the entity holding an
active General NPDES Permit No. ILR40 if the permittee is located in an area covered by an active ILR40 permit.

F. **Notice of Termination.** Where a site has completed final stabilization and all storm water discharges from construction activities that are authorized by this permit are eliminated, the permittee must submit a completed Notice of Termination (NOT) that is signed in accordance with Part VI.G (Signatory Requirements) of this permit.

1. The Notice of Termination shall include the following information:

   a. The mailing address, and location of the construction site for which the notification is submitted. Where a mailing address for the site is not available, the location can be described in terms of the latitude and longitude of the approximate center of the facility to the nearest 15 seconds, or the nearest quarter section (if the section, township and range is provided) that the construction site is located in;

   b. The owner’s name, address, telephone number, and status as Federal, State, private, public or other entity;

   c. The name, address and telephone number of the general contractor(s);

   d. The date(s) when construction was completed and the site was stabilized, when all construction materials, waste and waste handling devices have been removed from site and property disposed, and when all construction equipment have been removed from site, unless intended for long-term use following termination of permit coverage. Any items to remain at the site shall be clearly described in the NOT including the long-term purpose and a brief description indicating how the items will be maintained to protect water quality; and

   e. The following certification signed in accordance with Part VI.G (Signatory Requirements) of this permit:

   "I certify under penalty of law that all storm water discharges associated with construction site activity from the Identified facility that are authorized by NPDES general permit ILR10 have otherwise been eliminated. I understand that by submitting this notice of termination, that I am no longer authorized to discharge storm water associated with construction site activity by the general permit, and that discharging pollutants in storm water associated with construction site activity to Waters of the United States is unlawful under the Environmental Protection Act and Clean Water Act where the discharge is not authorized by a NPDES permit. I also understand that the submittal of this notice of termination does not release an operator from liability for any violations of this permit or the Clean Water Act."
For the purposes of this certification, elimination of storm water discharges associated with industrial activity means that all disturbed soils at the identified facility have been finally stabilized and temporary erosion and sediment control measures have been removed or will be removed at an appropriate time, or that all storm water discharges associated with construction activities from the identified site that are authorized by a NPDES general permit have otherwise been eliminated.

2. All Notices of Termination are to be sent to the Agency to the mailing address in Part I1.D.1, using the form provided by the Agency, or electronically if the permite submitted a Notice of Intent by electronic means.

Part III. SPECIAL CONDITIONS, MANAGEMENT PRACTICES, AND OTHER NON-NUMERIC LIMITATIONS

2. Prohibition on Non-Storm Water Discharges.

1. Except as provided in Part I paragraph B.2 and paragraphs 2, 3 or 4 below, all discharges covered by this permit shall be comprised entirely of storm water.

2. a. Except as provided in paragraph b below, discharges of materials other than storm water must be in compliance with a NPDES permit (other than this permit) issued for the discharge.

b. The following non-storm water discharges may be authorized by this permit provided the non-storm water component of the discharges is in compliance with Part IV.D.5 (Non-Storm Water Discharges): discharges from firefighting activities: fire hydrant flushings; waters used to wash vehicles where detergents are not used; waters used to control dust; potable water sources including uncontaminated waterline flushings; landscape irrigation drainages; routine external building washdown which does not use detergents; pavement wash waters where spills or leaks of toxic or hazardous materials have not occurred (unless all spilled material has been removed) and where detergents are not used; uncontaminated air conditioning condensate: uncontaminated spring water; uncontaminated ground water: and foundation or footing drains where flows are not contaminated with process materials such as solvents.

3. The following non-storm water discharges are prohibited by this permit: concrete and wastewater from washout of concrete (unless managed by an appropriate control), wastewater from washout and cleanout of stucco, paint, form release oils, curing compounds and other construction materials, fuels, oils, or other pollutants used in vehicle and equipment operation and maintenance, soaps, solvents, or detergents, toxic or hazardous substances from a spill or other release, or any other pollutant that could cause or tend to cause water pollution.

4. Discharges from dewatering activities, including discharges from dewatering of trenches and excavations, are allowable if managed by appropriate controls.
a. Dewatering discharges shall be treated or controlled to minimize discharges of pollutants:

b. The discharge shall not include visible floating solids or foam:

c. An oil-water separator or suitable filtration device shall be used to treat oil, grease, or other similar products if dewatering water is found to contain these materials;

d. To the extent feasible, use vegetated, upland areas of the site to infiltrate dewatering water before discharge;

e. Backwash water (water used to backwash/clean any filters used as part of stormwater treatment) must be properly treated or hauled off-site for disposal: and

f. Dewatering treatment devices shall be properly maintained.

3. Discharges into Receiving Waters with an Approved Total Maximum Daily Load (TMDL):

Discharges to waters for which there is a TMDL allocation for sediment or a parameter that addresses sediment (such as total suspended solids, turbidity, or siltation) are not eligible for coverage under this permit unless the owner/operator develops and certifies a SWPPP that is consistent with wasteload allocations in the approved TMDL. To be eligible for coverage under this general permit, operators must incorporate into their SWPPP any conditions and/or Best Management Practices applicable to their discharges necessary for consistency with the TMDL within any timeframes established in the TMDL. If a specific numeric waste load allocation has been established that would apply to the project’s discharges, the operator must incorporate that allocation into its SWPPP and implement necessary steps to meet that allocation.

Please refer to the Agency website at:
http://www.epa.illinois.gov/topics/quality/watershed-management/tmdls/reports/index

B. In the absence of Information demonstrating otherwise, it is expected that compliance with the conditions in this permit will result in stormwater discharges being controlled as necessary to meet applicable water quality standards. If at any time you become aware, that discharges are not being controlled as necessary to meet applicable water quality standards, you must take corrective action as required in Part IV.D.5 of this Permit. Discharges covered by this permit, alone or in combination with other sources, shall not cause or contribute to a violation of any applicable water quality standard.

Part IV. STORM WATER POLLUTION PREVENTION PLANS

A storm water pollution prevention plan shall be developed for each construction site covered by this permit. Storm water pollution prevention plans shall be prepared in accordance with good engineering practices. The plan shall identify potential sources of pollution which may
reasonably be expected to affect the quality of storm water discharges associated with construction site activity from the facility. In addition, the plan shall describe and ensure the implementation of best management practices which will be used to reduce the pollutants in storm water discharges associated with construction site activity and to assure compliance with the terms and conditions of this permit. The permittee must implement the provisions of the storm water, pollution prevention plan required under this part as a condition of this permit.

4. Deadlines for Plan Preparation and Compliance.
   The plan shall:
   
   1. Be completed prior to the start of the construction activities to be covered under this permit and submitted electronically to the Agency at the time the Notice of Intent is submitted; and
   
   2. Provide for compliance with the terms and schedules of the plan beginning with the initiation of construction activities.

B. Signature, Plan Review and Notification.

1. The plan shall be signed in accordance with Part VI.G (Signatory Requirements), and be retained at the construction site which generates the storm water discharge in accordance with Part VI.E (Duty to Provide Information) of this permit. If an on-site location is unavailable to keep the SWPPP when no personnel are present, notice of the plan’s location must be posted near the main entrance of the construction site.

2. Prior to commencement of construction, the permittee shall provide the plan to the Agency.

3. The permittee shall make plans available upon request from this Agency or a local agency approving sediment and erosion plans, grading plans, or storm water management plans; or in the case of a storm water discharge associated with industrial activity which discharges through a municipal separate storm sewer system. A list of permitted municipal separate storm sewer systems is available at: [http://www.epa.state.ii.us/water/permits/storm-water/ms4-status-report.pdf](http://www.epa.state.ii.us/water/permits/storm-water/ms4-status-report.pdf)

4. The Agency may notify the permittee at any time that the plan does not meet one or more of the minimum requirements of this Part. Such notification shall identify those provisions of the permit which are not being met by the plan, and identify which provisions of the plan require modifications in order to meet the minimum requirements of this part. Within 7 days from receipt of notification from the Agency, the permittee shall make the required changes to the plan and shall submit to the Agency a written certification that the requested changes have been made. Failure to comply shall terminate authorization under this permit.

5. A copy of the letter of notification of coverage along with the General NPOES Permit for Storm Water Discharges from Construction Site Activities or other indication that storm water discharges from the site are covered under an NPDES permit shall be posted at the site in a prominent place for public viewing (such as alongside a building permit).
6. All storm water pollution prevention plans and all completed inspection forms/reports required under this permit are considered reports that shall be available to the public at any reasonable time upon request. However, the permittee may claim any portion of a storm water pollution prevention plan as confidential in accordance with 40 CFR Part 2.

C. Keeping Plans Current. The permittee shall amend the plan whenever there is a change in design, construction, operation, or maintenance, which has a significant effect on the potential for the discharge of pollutants to Waters of the United States and which has not otherwise been addressed in the plan or if the storm water pollution prevention plan proves to be ineffective in eliminating or significantly minimizing pollutants from sources identified under paragraph D.2 below, or in otherwise achieving the general objectives of controlling pollutants in storm water discharges associated with construction site activity. In addition, the plan shall be amended to identify any new contractor and/or subcontractor that will implement a measure of the storm water pollution prevention plan. Amendments to the plan may be reviewed by the Agency in the same manner as Part IV.B above. The SWPPP and site map must be modified within 7 days for any changes to construction plans, stormwater controls or other activities at the site that are no longer accurately reflected in the SWPPP. Any revisions of the documents for the storm water pollution prevention plan shall be kept on site at all times.

D. Contents of Plan. The storm water pollution prevention plan shall include the following items:

1. Site Description. Each plan shall provide a description of the following:

   a. A description of the nature of the construction activity or demolition work;

   b. A description of the intended sequence of major activities which disturb soils for major portions of the site (e.g. clearing, grubbing, excavation, grading, on-site or off-site stockpiling of soils, on-site or off-site storage of materials);

   c. An estimate of the total area of the site and the total area of the site that is expected to be disturbed by clearing, grubbing, excavation, grading, on-site or off-site stockpiling of soils and storage of materials, or other activities;

   d. An estimate of the runoff coefficient of the site after construction activities are completed and existing data describing the soil or the quality of any discharge from the site;

   e. A site map indicating drainage patterns and approximate slopes anticipated before and after major grading activities, locations where vehicles enter or exit the site and controls to prevent offsite sediment tracking, areas of soil disturbance, the location
of major structural and nonstructural controls identified in the plan, the location of areas where stabilization practices are expected to occur, locations of on-site or off-site soil stockpiling or material storage, surface waters (Including wetlands), and locations where storm water is discharged to a surface water; and

f. The name of the receiving water(s) and the ultimate receiving water(s), and areal extent of wetland acreage at the site.

2. Controls. Each plan shall include a description of appropriate controls that will be implemented at the construction site and any off-site stockpile or storage area unless already authorized by a separate NPDES permit. The plan shall include details or drawings that show proper installation of controls and BMPs. The Illinois Urban Manual http://www.aiswcd.org/Illinois-urban-manual/ or other similar documents shall be used for developing the appropriate management practices, controls or revisions of the plan. The plan will clearly describe for each major activity identified in paragraph D.1 above, appropriate controls and the timing during the construction process that the controls will be implemented. For example, perimeter controls for one portion of the site will be installed after the clearing and grubbing necessary for Installation of the measure, but before the clearing and grubbing for the remaining portions of the site. Perimeter controls will be actively maintained and/or repaired until final stabilization of those portions of the site upward of the perimeter control. Temporary perimeter controls will be removed after final stabilization. The description of controls shall address as appropriate the following minimum components:

a. Erosion and Sediment Controls. The permittee shall design, install and maintain effective erosion controls and sediment controls to minimize the discharge of pollutants. At a minimum, such controls must be designed, installed and maintained to:

   (I) Control storm water volume and velocity within the site to minimize soil erosion;
   (ii) Control storm water discharges, including both peak flow rates and total storm water volume, to minimize erosion at outlets and to minimize downstream channel and streambank erosion;
   (iii) Minimize the amount of soil exposed during construction activity through the use of project phasing or other appropriate techniques: (iv) Minimize the disturbance of steep slopes;
   (v) Minimize sediment discharges from the site. The design, installation and maintenance of erosion and sediment controls must address factors such as the amount, frequency, intensity and duration of precipitation, the nature of resulting storm water runoff, and soil characteristics, including the range of soil particle sizes expected to be present on the site;
   (vi) Provide and maintain natural buffers around surface waters, direct storm water to vegetated areas to increase sediment removal and maximize storm water Infiltration, unless infeasible; and
   (vii) Minimize soil compaction and, unless infeasible, preserve topsoil.
   (viii) Minimize sediment track-out. Where sediment has been tracked-out from your site onto paved roads, sidewalks, or other paved areas outside of your site, remove the deposited sediment by the end of the same business day in which the track-out occurs or by the end of the next business day if track-out occurs on a non-business day. Remove the track-out by sweeping, shoveling, or vacuuming these surfaces, or by using other similarly effective means of sediment removal. You are prohibited from hosing or sweeping tracked-out sediment into any stormwater conveyance, storm
drain inlet, or water of the U.S.

(ix) Minimize dust. On areas of exposed soils, minimize the generation of dust through the appropriate application of water or other dust suppression techniques.

b. Stabilization Practices. The storm water pollution prevention plan shall include a description of interim and permanent stabilization practices, including site-specific scheduling of the Implementation of the practices. Site plans should ensure that existing vegetation is preserved where practicable and that disturbed portions of the site are stabilized. Stabilization practices may include: temporarily seeding, permanent seeding, mulching, geotextiles, sod stabilization, vegetative buffer strips, protection of trees, preservation of mature vegetation, staged or staggered development, and other appropriate measures. A record of the dates when major grading activities occur, when construction activities temporarily or permanently cease on a portion of the site, and when stabilization measures are initiated, shall be included in the plan. Stabilization of disturbed areas must, at a minimum, be initiated immediately whenever any clearing, grading, excavating or other earth disturbing activities have permanently ceased on any portion of the site, or temporarily ceased on any portion of the site and will not resume for a period exceeding 14 calendar days. Stabilization of disturbed areas must be initiated within 1 working day of permanent or temporary cessation of earth disturbing activities and shall be completed as soon as possible but not later than 14 days from the initiation of stabilization work in an area. Exceptions to these time frames are specified as provided in paragraphs (i) and (ii) below:

(i) Where the initiation of stabilization measures is precluded by snow cover, stabilization measures shall be initiated as soon as practicable.
(ii) On areas where construction activity has temporarily ceased and will resume after 14 days, a temporary stabilization method can be used. Temporary stabilization techniques and materials shall be described in the SWPPP.
(iii) Stabilization is not required for exit points at linear utility construction sites that are used only episodically and for very short durations over the life of the project. Provided other exit point controls are implemented to minimize sediment track-out.

c. Structural Practices. A description of structural practices utilized to divert flows from exposed soils, store flows or otherwise limit runoff and the discharge of pollutants from exposed areas of the site. Such practices may include silt fences, earth dikes, drainage swales, sediment traps, check dams, subsurface drains, pipe slope drains, level spreaders, storm drain inlet protection, rock outlet protection, reinforced soil retaining systems, gabions, and temporary or permanent sediment basins. Structural practices should be placed on upland soils to the degree practicable. The installation of these devices may be subject to Section 404 of the CWA.

(i) The following design requirements apply to sediment basins if such structural practices will be installed to reduce sediment concentrations in storm water discharges:

a. When discharging from the sediment basin, utilize outlet structures that withdraw water from the surface in order to minimize the discharge.
b. Prevent erosion of the sediment basin using stabilization controls (e.g., erosion control blankets), at the inlet and outlet using erosion controls and velocity
dissipation devices:
c. Sediment basins shall be designed to facilitate maintenance, including sediment removal from the basins, as necessary.

(ii) The following requirements apply to protecting storm drain inlets:
   a. Install inlet protection measures that remove sediment from discharges prior to entry into any storm drain inlet that carries stormwater flow from your site to a water of the U.S., provided you have authority to access the storm drain inlet; and
   b. Clean, or remove and replace, the protection measures as sediment accumulates, the filter becomes clogged and/or performance is compromised. Where there is evidence of sediment accumulation adjacent to the Inlet protection measure, remove the deposited sediment by the end of the same business day in which it is found or by the end of the following business day if removal by the same business day is not feasible.

d. Use of Treatment Chemicals. Identify the use of all polymer flocculants or treatment chemicals at the site. Dosage of treatment chemicals shall be identified along with any information from any Material Safety Data Sheet. Describe the location of all storage areas for chemicals. Include any information from the manufacturer’s specifications. Treatment chemicals must be stored in areas where they will not be exposed to precipitation. The SWPPP must describe procedures for use of treatment chemicals and staff responsible for use/application of treatment chemicals must be trained on the established procedures.

e. Best Management Practices for Impaired Waters. For any site which discharges directly to an Impaired water identified on the Agency’s website for 303(d) listing for suspended solids, turbidity, or siltation the storm water pollution prevention plan shall be designed for a storm event equal to or greater than a 25-year 24-hour rainfall event. If required by federal regulations or the Illinois Urban Manual, the storm water pollution prevention plan shall adhere to a more restrictive design criteria. Please refer to the Agency’s website at: http://www.epa.Illinois.gov/tmdl/index

f. Pollution Prevention. The permittee shall design, install, implement, and maintain effective pollution prevention measures to minimize the discharge of pollutants. At a minimum, such measures must be designed, Installed, implemented and maintained to:

(i) Minimize the discharge of pollutants from equipment and vehicle washing, wheel wash water, and other wash waters. Wash waters must be treated in a sediment basin or alternative control that provides equivalent or better treatment prior to discharge;
(ii) Minimize the exposure of building materials, building products, construction wastes, trash, landscape materials, fertilizers, pesticides, herbicides, detergents, sanitary waste and other materials present on the site to precipitation and to storm water. Minimization to exposure is not required for any products or materials where the exposure to precipitation and to stormwater will not result in a discharge of pollutants. or when exposure of a specific material or product poses little risk of stormwater contamination (such as final products and materials intended for outdoor use);
(iii) Minimize the exposure of fuel, oil, hydraulic fluid and other petroleum products by storing in covered areas or containment areas; and
(iv) Minimize the discharge of pollutants from spills and leaks and implement chemical spill and leak prevention and response procedures.

g. Other Controls.

(i) Waste Disposal. No solid materials, including building materials, shall be discharged to Waters of the United States, except as authorized by a Section 404 permit.

(ii) The plan shall ensure and demonstrate compliance with applicable State and/or local waste disposal, sanitary sewer or septic system regulations.

(iii) For construction sites that receive concrete or asphalt from off-site locations, the plan must identify and include appropriate controls and measures to reduce or eliminate discharges from these activities.

(iv) The plan shall include spill response procedures and provisions for reporting if there are releases in excess of reportable quantities.

(v) The plan shall ensure that regulated hazardous or toxic waste must be stored and disposed in accordance with any applicable State and Federal regulations.

Describe the measures that will be installed during the construction process to control pollutants in storm water discharges that will occur after construction operations have been completed. Structural measures should be placed on upland soils to the degree attainable. The installation of these devices may be subject to Section 404 of the CWA. This permit only addresses the installation of storm water management measures, and not the ultimate operation and maintenance of such structures after the construction activities have been completed and the site has undergone final stabilization. Permittees are responsible for only the installation and maintenance of storm water management measures prior to final stabilization of the site, and are not responsible for maintenance after storm water discharges associated with industrial activity have been eliminated from the site.

(i) While not mandatory, it is advisable that the permittee consider including in its storm water pollution prevention plan and design and construction plans methods of post-construction storm water management to retain the greatest amount of post-development storm water run-off practicable, given the site and project constraints. Such practices may include but are not limited to: storm water detention structures (including wet ponds); storm water retention structures; flow attenuation by use of open vegetated swales and natural depressions; Infiltration of runoff onsite; and sequential systems (which combine several practices). Technical information on many post-construction storm water management practices is included in the Illinois Urban Manual (2017).

The storm water pollution prevention plan shall include an explanation of the technical basis used to select the practices to control pollution where post-construction flows will exceed predevelopment levels.
(ii) Velocity dissipation devices shall be placed at discharge locations and along the length of any outfall channel as necessary to provide a non-erosive velocity flow from the structure to a water course so that the natural physical and biological characteristics and functions are maintained and protected (e.g. maintenance of hydrologic conditions. such as the hydroperiod and hydrodynamics present prior to the initiation of construction activities).

(iii) Unless otherwise specified In the Illinois Urban Manual (2017), the storm water pollution prevention plan shall be designed for a storm event equal to or greater than a 25-year 24-hour rainfall event.

i. Approved State or Local Plans.

(i) The management practices, controls and other provisions contained in the storm water pollution prevention plan must be at least as protective as the requirements contained in the Illinois Urban Manual, (2017). Construction activities which discharge storm water must include in their storm water pollution prevention plan procedures and requirements specified in applicable sediment and erosion control plans or storm water management plans approved by local officials. Requirements specified in sediment and erosion control plans or site permits or storm water management site plans or site permits approved by local officials that are applicable to protecting surface water resources are, upon submittal of an NOI to be authorized to discharge under this permit, Incorporated by reference and are enforceable under this permit. The plans shall include all requirements of this permit and include more stringent standards required by any local approval. This provision does not apply to provisions of master plans, comprehensive plans, non-enforceable guidelines or technical guidance documents that are not identified in a specific plan or permit that is issued for the construction site.

(ii) Dischargers seeking alternative permit requirements are not authorized by this permit and shall submit an individual permit application in accordance with 40 CFR 122.26 at the address Indicated in Part I1.D (Where to Submit) of this permit, along with a description of why requirements in approved local plans or permits should not be applicable as a condition of an NPDES permit.

j. Natural Buffer. For any stormwater discharges from construction activities within 50 feet of a Waters of the United States, except for activities for water-dependent structures authorized by a Section 404 permit, the permittee shall:

(i) Provide a 50-foot undisturbed natural buffer between the construction activity and the Waters of the United States; or

(ii) Provide additional erosion and sediment controls within that area.
5. Maintenance.

a. The plan shall include a description of procedures to maintain in good and effective operating conditions, all erosion and sediment control measures and other Best Management Practices, including vegetation and other protective measures identified in the Storm Water Pollution Prevention Plan.

b. Where a basin has been installed to control sediment during construction activities, the Permittees shall keep the basin(s) in effective operating condition and remove accumulated sediment as necessary. Sediment shall be removed in accordance with the Illinois Urban Manual (2017) or more frequently. Maintenance of any sediment basin shall include a post construction clean out of accumulated sediment if the basin is to remain in place.

c. Other erosion and sediment control structures shall be maintained and cleaned as necessary to keep structure(s) in effective operating condition, including removal of excess sediment as necessary.

6. Inspections. Qualified personnel (provided by the permittee) shall inspect disturbed areas of the construction site that have not been finally stabilized, structural control measures, and locations where vehicles enter or exit the site at least once every seven calendar days and within 24 hours of the end of a storm or by the end of the following business or work day that is 0.50 inches or greater. Qualified personnel means a person knowledgeable in the principles and practices of erosion and sediment controls measures, such as a licensed Professional Engineer (P.E.), a Certified Professional In Erosion and Sediment Control (CPESC), a Certified Erosion Sediment and Storm Water Inspector (CESSWI), a Certified Stormwater Inspector (CSI) or other knowledgeable person who possesses the skills to assess conditions at the construction site that could impact storm water quality and to assess the effectiveness of any sediment and erosion control measures selected to control the quality of storm water discharges from the construction activities. Areas inaccessible during inspections due to flooding or other unsafe conditions shall be inspected within 72 hours of becoming accessible.

a. Inspections may be reduced to once per month when construction activities have ceased due to frozen conditions (when ground and/or air temperatures are at or below 32 degrees Fahrenheit). Weekly inspections will recommence when construction activities are conducted, or if there is a 0.50 inches or greater rain event, or a discharge due to snowmelt occurs.

b. Disturbed areas, areas used for storage of materials that are exposed to precipitation and all areas where stormwater typically flows within the site shall be inspected for evidence of, or the potential for, pollutants entering the drainage system. Erosion and sediment control measures identified in the plan shall be observed to ensure that they are operating correctly. All locations where stabilization measures have been implemented shall be observed to ensure that they are still stabilized. Where
discharge locations or points are accessible, they shall be inspected to ascertain whether erosion control measures are effective in preventing significant impacts to receiving waters. Locations where vehicles enter or exit the site shall be inspected for evidence of offsite sediment tracking.

c. Based on the results of the inspection, the description of potential pollutant sources identified in the storm water pollution prevention plan in accordance with Part IV.D.1 (Site Description) of this permit and the pollution prevention control measures identified in the plan in accordance with Part IV.0.2 (Controls) of this permit shall be revised as appropriate as soon as practicable after such inspection to minimize the potential for such discharges. Such modifications shall provide for timely implementation of any changes to the plan and pollution prevention control measures within 7 calendar days following the inspection.

d. A report summarizing the scope of the inspection, name(s) and qualifications of personnel making the inspection, the date(s) of the inspection, major observations relating to the implementation of the storm water pollution prevention plan, and actions taken in accordance with paragraph b above shall be made and retained as part of the storm water pollution prevention plan for at least three years from the date that the permit coverage expires or is terminated. All Inspection reports shall be retained at the construction site. The report shall be signed in accordance with Part VI.G (Signatory Requirements) of this permit. Any flooding or other unsafe conditions that delay inspections shall be documented in the inspection report.

e. The permittee shall notify the appropriate Agency Field Operations Section office by email at: epa.swnoncomp@illinois.gov, telephone or fax (see Attachment A) within 24 hours of any incidence of noncompliance for any violation of the storm water pollution prevention plan observed during any inspection conducted, or for violations of any condition of this permit. The permittee shall complete and submit within 5 days an "Incidence of Noncompliance" (ION) report for any violation of the storm water pollution prevention plan observed during any Inspection conducted, or for violations of any condition of this permit. Submission shall be on forms provided by the Agency and include specific information on the cause of noncompliance, actions which were taken to prevent any further causes of noncompliance, and a statement detailing any environmental impact which may have resulted from the noncompliance. Corrective actions must be undertaken immediately to address the identified non-compliance issue(s).

f. All reports of noncompliance shall be signed by a responsible authority as defined in Part VI.G (Signatory Requirements).

g. After the initial contact has been made with the appropriate Agency Field Operations Section Office, all reports of noncompliance shall be mailed to the Agency at the following address:

Illinois Environmental Protection Agency
Division of Water Pollution Control Compliance Assurance Section
7. **Corrective Actions.** You must take corrective action to address any of the following conditions identified at your site:
   a. A stormwater control needs repair or replacement; or
   b. A stormwater control necessary to comply with the requirements of this permit was never installed, or was installed incorrectly; or
   c. Your discharges are causing an exceedance of applicable water quality standards; or
   d. A prohibited discharge has occurred.

Corrective Actions shall be completed as soon as possible and documented within 7 days in an Inspection Report or report of noncompliance. If it is infeasible to complete the installation or repair within seven (7) calendar days, you must document in your records why it is infeasible to complete the installation or repair within the 7-day timeframe and document your schedule for installing the stormwater control(s) and making it operational as soon as feasible after the 7-day timeframe.

8. **Non-Storm Water Discharges.** Except for flows from firefighting activities, sources of non-storm water listed in Part 111.A.2 of this permit that are combined with storm water discharges associated with industrial activity must be identified in the plan. The plan shall identify and ensure the implementation of appropriate pollution prevention measures for the non-storm water component(s) of the discharge.

E. **Additional requirements for storm water discharges from industrial activities other than construction, including dedicated asphalt plants, and dedicated concrete plants.** This permit may only authorize any storm water discharge associated with industrial activity from a construction site that is mixed with a storm water discharge from an industrial source other than construction, where:

1. The industrial source other than construction is located on the same site as the construction activity;

2. Storm water discharges associated with industrial activity from the areas of the site where construction activities are occurring are in compliance with the terms of this permit; and

3. Storm water discharges associated with industrial activity from the areas of the site where industrial activity other than construction are occurring (including storm water discharges from dedicated asphalt plants (other than asphalt emulsion facilities) and dedicated concrete plants) are in compliance with the terms, including applicable NOI or application requirements, of a different NPDES general permit or individual permit authorizing such discharges.

4. The storm water pollution prevention plan must clearly identify for each measure identified in the plan, the contractor(s) or subcontractor(s) that will implement the measure. All contractors and subcontractors identified in the plan must sign a copy of the certification statement in paragraph 2 below in accordance with Part VI.G (Signatory Requirements) of this permit. All certifications must be included in the storm water pollution prevention plan except for owners that are acting as contractors.

5. Certification Statement. All contractors and subcontractors identified in a storm water pollution prevention plan in accordance with paragraph 1 above shall sign a copy of the following certification statement before conducting any professional service at the site identified in the storm water pollution prevention plan:

"I certify under penalty of law that I understand the terms and conditions of the general National Pollutant Discharge Elimination System (NPDES) permit (ILR10) that authorizes the storm water discharges associated with Industrial activity from the construction site identified as part of this certification."

The certification must include the name and title of the person providing the signature in accordance with Part VI.G of this permit: the name, address and telephone number of the contracting firm; the address (or other identifying description) of the site; and the date the certification is made.

Part V. RETENTION OF RECORDS

A. The permittee shall retain copies of storm water pollution prevention plans and all reports and notices required by this permit, records of all data used to complete the Notice of Intent to be covered by this permit and the Agency Notice of Permit Coverage letter for a period of at least three years from the date that the permit coverage expires or is terminated. This period may be extended by request of the Agency at any time.

B. The permittee shall retain a copy of the storm water pollution prevention plan and any revisions to said plan required by this permit at the construction site from the date of project initiation to the date of final stabilization. Any manuals or other documents referenced in the SWPPP shall also be retained at the construction site.

Part VI. STANDARD PERMIT CONDITIONS

A. Duty to Comply. The permittee must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the Illinois Environmental Protection Act and the CWA and is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or for denial of a permit renewal application. Failure to obtain coverage under this permit or an individual permit for storm water releases associated with construction activities is a violation of the Illinois Environmental Protection Act and the CWA.
B. **Continuation of the Expired General Permit.** This permit expires five years from the date of issuance. An expired general permit continues in force and effect until a new general permit or an individual permit is issued. Only those construction activities authorized to discharge under the expiring general permit are covered by the continued permit.

C. **Need to halt or reduce activity not a defense.** It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.

D. **Duty to Mitigate.** The permittee shall take all reasonable steps to minimize or prevent any discharge in violation of this permit which has a reasonable likelihood of adversely affecting human health or the environment.

E. **Duty to Provide Information.** The permittee shall furnish within a reasonable time to the Agency or local agency approving sediment and erosion control plans, grading plans, or storm water management plans; or in the case of a storm water discharge associated with industrial activity which discharges through a municipal separate storm sewer system with an NPDES permit, to the municipal operator of the system, any information which is requested to determine compliance with this permit. Upon request, the permittee shall also furnish to the Agency or local agency approving sediment and erosion control plans, grading plans, or storm water management plans; or in the case of a storm water discharge associated with industrial activity which discharges through a municipal separate storm sewer system with an NPDES permit, to the municipal operator of the system, copies of all records required to be kept by this permit.

F. **Other Information.** When the permittee becomes aware that he or she failed to submit any relevant facts or submitted incorrect information in the Notice of Intent or in any other report to the Agency, he or she shall promptly submit such facts or information.

G. **Signatory Requirements.** All Notices of Intent, storm water pollution prevention plans, reports, certifications or information either submitted to the Agency or the operator of a large or medium municipal separate storm sewer system, or that this permit requires be maintained by the permittee, shall be signed.

1. All Notices of Intent shall be signed as follows:

   a. For a corporation: by a responsible corporate officer. For the purpose of this section, a responsible corporate officer means: (1) a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation; or (2) any person authorized to sign documents that has been assigned or delegated said authority in accordance with corporate procedures;

   b. For a partnership or sole proprietorship: by a general partner or the proprietor,
respectively: or

c. For a municipality, State, Federal, or other public agency: by either a principal executive officer or ranking elected official. For purposes of this section, a principal executive officer of a Federal agency includes (1) the chief executive officer of the agency, or (2) a senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency.

2. All reports required by the permit and other Information requested by the Agency shall be signed by a person described above or by a duly authorized representative of that person. A person is a duly authorized representative only if:

a. The authorization is made in writing by a person described above and submitted to the Agency.

b. The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity, such as the position of manager, operator, superintendent, or position of equivalent responsibility or an Individual or position having overall responsibility for environmental matters for the company. (A duly authorized representative may thus be either a named Individual or any Individual occupying a named position).

c. Changes to Authorization. If an authorization under Part I.C (Authorization) is no longer accurate because a different individual or position has responsibility for the overall operation of the construction site, a new authorization satisfying the requirements of Part I.C must be submitted to the Agency prior to or together with any reports, Information, or applications to be signed by an authorized representative.

d. Certification. Any person signing documents under this Part shall make the following certification:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."
provides that any person who knowingly makes any false material statement, representation, or certification in any record or other document submitted or required to be maintained under this permit, including reports of compliance or noncompliance shall, upon conviction, be punished by a fine of not more than $10,000, or by imprisonment for not more than 2 years, or by both. Section 440)(4) and (5) of the Environmental Protection Act provides that any person who knowingly makes any false statement, representation, or certification in an application form, or form pertaining to a NPDES permit commits a Class A misdemeanor, and in addition to any other penalties provided by law is subject to a fine not to exceed $10,000 for each day of violation.

I. Penalties for Falsification of Monitoring Systems. The CWA provides that any person who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required to be maintained under this permit shall, upon conviction, be punished by fines and imprisonment described in Section 309 of the CWA. The Environmental Protection Act provides that any person who knowingly renders inaccurate any monitoring device or record required in connection with any NPDES permit or with any discharge which is subject to the provisions of subsection (f) of Section 12 of the Act commits a Class A misdemeanor, and in addition to any other penalties provided by law is subject to a fine not to exceed $10,000 for each day of violation.

J. Oil and Hazardous Substance Liability. Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the permittee from any responsibilities, liabilities, or penalties to which the permittee is or may be subject under section 311 of the CWA.

K. Property Rights. The issuance of this permit does not convey any property rights of any sort, nor any exclusive privileges, nor does it authorize any injury to private property nor any invasion of personal rights, nor any infringement of Federal, State or local laws or regulations.

L. Severability. The provisions of this permit are severable, and if any provision of this permit, or the application of any provision of this permit to any circumstance, is held invalid, the application of such provision to other circumstances, and the remainder of this permit shall not be affected thereby.

M. Transfers. This permit is not transferable to any person except after notice to the Agency. The Agency may require the discharger to apply for and obtain an individual NPDES permit as stated in Part I.C (Authorization).

N. Requiring an Individual Permit or an Alternative General Permit.

1. The Agency may require any person authorized by this permit to apply for and/or obtain either an individual NPDES permit or an alternative NPDES general permit. Any interested person may petition the Agency to take action under this paragraph. Where the Agency requires a discharger authorized to discharge under this permit to apply for
an Individual NPDES permit, the Agency shall notify the discharger in writing that a permit application is required. This notification shall include a brief statement of the reasons for this decision, an application form, a statement setting a deadline for the discharger to file the application, and a statement that on the effective date of the individual NPDES permit or the alternative general permit as it applies to the individual permittee, coverage under this general permit shall automatically terminate. Applications shall be submitted to the Agency indicated in Part II.D (Where to Submit) of this permit. The Agency may grant additional time to submit the application upon request of the applicant. If a discharger fails to submit in a timely manner an individual NPDES permit application as required by the Agency under this paragraph, then the applicability of this permit to the individual NPOES permittee is automatically terminated at the end of the day specified by the Agency for application submittal. The Agency may require an individual NPDES permit based on:

a. information received which indicates the receiving water may be of particular biological significance pursuant to 35 Ill. Adm. Code 302.105(d)(6);

b. whether the receiving waters are impaired waters for suspended solids, turbidity or siltation as identified by the Agency's 303(d) listing;

c. size of construction site, proximity of site to the receiving stream, etc.

The Agency may also require monitoring of any storm water discharge from any site to determine whether an individual permit is required.

2. Any discharger authorized by this permit may request to be excluded from the coverage of this permit by applying for an individual permit. In such cases, the permittee shall submit an individual application in accordance with the requirements of 40 CFR 122.26(c)(1)(ii), with reasons supporting the request, to the Agency at the address indicated in Part 11.D (Where to Submit) of this permit. The request may be granted by issuance of any individual permit or an alternative general permit if the reasons cited by the permittee are adequate to support the request.

3. When an individual NPDES permit is issued to a discharger otherwise subject to this permit, or the discharger is authorized to discharge under an alternative NPDES general permit, the applicability of this permit to the individual NPDES permittee is automatically terminated on the effective date of the individual permit or the date of authorization of coverage under the alternative general permit, whichever the case may be. When an Individual NPDES permit is denied to a discharger otherwise subject to this permit or the discharger is denied for coverage under an alternative NPDES general permit, the applicability of this permit to the individual NPDES permittee remains in effect, unless otherwise specified by the Agency.

0. **State/Environmental Laws.** No condition of this permit shall release the permittee from any responsibility or requirements under other environmental statutes or regulations.

P. **Proper Operation and Maintenance.** The permittee shall at all times properly operate and maintain all construction activities and systems of treatment and control (and related appurtenances) which are installed or used by the permittee to achieve compliance with the conditions of this permit and with the requirements of storm water pollution prevention plans.
Proper operation and maintenance also includes adequate laboratory controls and appropriate quality assurance procedures. Proper operation and maintenance requires the operation of backup or auxiliary facilities or similar systems, installed by a permittee only when necessary to achieve compliance with the conditions of the permit.

q. **Inspection and Entry.** The permittee shall allow the IEPA, or an authorized representative upon presentation of credentials and other documents as may be required by law, to:

1. Enter upon the permittee’s premises where a regulated construction activity is located or conducted, or where records must be kept under the conditions of this permit;

2. Have access to and copy at reasonable times, any records that must be kept under the conditions of this permit;

3. Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and

4. Sample or monitor at reasonable times, for the purposes of assuring permit compliance or as otherwise authorized by the Clean Water Act, any substances or parameters at any location.

R. **Permit Actions.** This permit may be modified, revoked and reissued, or terminated for cause. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance does not stay any permit condition.

S. **Bypasses and Upsets.** The provisions of 40 CFR Section 122.41(m) & (n) are applicable and are hereby incorporated by reference.

**Part VII. REOPENER CLAUSE**

A. If there is evidence indicating potential or realized impacts on water quality due to any storm water discharge associated with industrial activity covered by this permit, the discharger may be required to obtain an individual permit or an alternative general permit in accordance with Part I.C (Authorization) of this permit or the permit may be modified to include different limitations and/or requirements.

B. Permit modification or revocation will be conducted according to provisions of 35 Ill. Adm. Code, Subtitle C, Chapter I and the provisions of 40 CFR 122.62, 122.63, 122.64 and 124.5 and any other applicable public participation procedures.

C. The Agency will reopen and modify this permit under the following circumstances:
Illinois REGULATIONS AND GUIDANCE August 2019

1. the U.S. EPA amends its regulations concerning public participation;

2. a court of competent jurisdiction binding in the State of Illinois or the 7th Circuit Court of Appeals issues an order necessitating a modification of public participation for general permits; or

3. to incorporate federally required modifications to the substantive requirements of this permit.

Part VIII. DEFINITIONS

"Agency" means the Illinois Environmental Protection Agency.

"Best Management Practices" ("BMPs") means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of waters of the United States. BMPs also include treatment requirements, operating procedures, and practices to control construction site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage.

"Commencement of Construction or Demolition Activities"—The initial disturbance of soils associated with clearing, grading, or excavating activities or other construction or demolition activities.

"Construction Activities"—Earth disturbing activities, such as clearing, grading and excavation of land. For purposes of this permit, construction activities also means construction site, construction site activities, or site. Construction activities also include any demolition activities at a site.

"Contractor" means a person or firm that undertakes a contract to provide materials or labor to perform a service or do a job related to construction of the project authorized by this permit.


"Dedicated portable asphalt plant"—A portable asphalt plant that is located on or contiguous to a construction site and that provides asphalt only to the construction site that the plant is located on or adjacent to. The term dedicated portable asphalt plant does not include facilities that are subject to the asphalt emulsion effluent limitation guideline at 40 CFR 443.

"Dedicated portable concrete plant"—A portable concrete plant that is located on or contiguous to a construction site and that provides concrete only to the construction site that the plant is located on or adjacent to.

"Dedicated sand or gravel operation"—An operation that produces sand and/or gravel for a single construction project.

"Director" means the Director of the Illinois Environmental Protection Agency or an authorized representative.
"Final Stabilization" means that all soil disturbing activities at the site have been completed, and either of the two following conditions are met:

(i) A uniform (e.g., evenly distributed, without large bare areas) perennial vegetative cover with a density of 70 percent of the native background vegetative cover for the area has been established on all unpaved areas and areas not covered by permanent structures, or

(ii) Equivalent permanent stabilization measures (such as the use of riprap, gabions, or geotextiles) have been employed.

For individual lots in residential construction, final stabilization means that either:

(i) The homebuilder has completed final stabilization as specified above, or

(ii) The homebuilder has established temporary stabilization including perimeter controls for an Individual lot prior to occupation of the home by the homeowner and informing the homeowner of the need for, and benefits of, final stabilization.

"Large and Medium municipal separate storm sewer system" means all municipal separate storm sewers that are either:

(i) Located in an incorporated place (city) with a population of 100,000 or more as determined by the latest Decennial Census by the Bureau of Census (these cities are listed in Appendices F and G of 40 CFR Part 122); or

(ii) Located in the counties with unincorporated urbanized populations of 100,000 or more, except municipal separate storm sewers that are located in the incorporated places, townships or towns within such counties (these counties are listed in Appendices H and I of 40 CFR Part 122); or

(iii) Owned or operated by a municipality other than those described in paragraph (i) or (ii) and that are designated by the Director as part of the large or medium municipal separate storm sewer system.

"NOI" means notice of intent to be covered by this permit (see Part II of this permit.)

"NOT" means notice of termination of coverage by this permit (See Part II of this permit.)

"Point Source" means any discernible, confined, and discrete conveyance, including but not limited to, any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, landfill leachate collection system, vessel or
other floating craft from which pollutants are or may be discharges. This term does not include return flows from Irrigated agriculture or agricultural storm water runoff.

"Runoff coefficient" means the fraction of total rainfall that will appear the conveyance as runoff.

"Storm Water" means storm water runoff, snow melt runoff, and surface runoff and drainage.

"Storm Water Associated with Industrial Activity" means the discharge from any conveyance which is used for collecting and conveying storm water and which is directly related to manufacturing, processing or raw materials storage areas at an industrial plant. The term does not include discharges from facilities or activities excluded from the NPDES program. For the categories of industries identified in subparagraphs (I) through (x) of this subsection, the term includes, but is not limited to, storm water discharges from industrial plant yards; immediate access roads and rail lines used or traveled by carriers of raw materials, manufactured products, waste material, or by-products used or created by the facility; material handling sites; refuse sites; sites used for the application or disposal of process waste waters (as defined at 40 CFR 401); sites used for the storage and maintenance of material handling equipment; sites used for residual treatment, storage, or disposal; shipping and receiving areas; manufacturing buildings; storage areas (including tank farms) for raw materials, and intermediate and finished products; and areas where industrial activity has taken place in the past and significant materials remain and are exposed to storm water. For the categories of industries identified in subparagraph (xi), the term includes only storm water discharges from all areas listed in the previous sentence (except access roads) where material handling equipment or activities, raw materials, intermediate products, final products, waste materials, by-products, or industrial machinery are exposed to storm water. For the purposes of this paragraph, material handling activities include the storage, loading and unloading, transportation, or conveyance of any raw material, intermediate product, finished product, by-product or waste product. The term excludes areas located on plant lands separate from the plant's industrial activities, such as office buildings and accompanying parking lots as long as the drainage from the excluded areas is not mixed with storm water drained from the above described areas. Industrial facilities (including industrial facilities that are Federally or municipally owned or operated that meet the description of the facilities listed in this paragraph (i)-(xi)) include those facilities designated under 40 CFR 122.26(aX1)(v). The following categories of facilities are considered to be engaging in "industrial activity" for purposes of this subsection:

(I) Facilities subject to storm water effluent limitations guidelines, new source performance standards, or toxic pollutant effluent standards under 40 CFR Subchapter N (except facilities with toxic pollutant effluent standards which are exempted under category (xi) of this paragraph):

(ii) Facilities classified as Standard Industrial Classifications 24 (except 2434), 26 (except 265 and 267), 28, 29,311, 32, 33, 3441, 373;

(iii) Facilities classified as Standard Industrial Classifications 10 through 14 (mineral industry) including active or inactive mining operations (except for areas of coal mining operations meeting the definition of a reclamation area under 40 CFR 434.11(1)) and oil and gas exploration, production, processing, or treatment operations, or transmission facilities that discharge storm water contaminated by contact with or that has come into contact with, any overburden, raw material, intermediate products, finished products, byproducts or waste
products located on the site of such operations; inactive mining operations are mining sites that are not being actively mined, but which have an identifiable owner/operator;

(iv) Hazardous waste treatment, storage, or disposal facilities, including those that are operating under interim status or a permit under Subtitle C of RCRA;

(v) Landfills, land application sites, and open dumps that have received any industrial wastes (waste that is received from any of the facilities described under this subsection) including those that are subject to regulation under Subtitle D of RCRA;

(vi) Facilities involved in the recycling of materials, including metal scrapyards, battery reclaimers, salvage yards, and automobile junkyards, including but limited to those classified as Standard Industrial Classification 5015 and 5093;

(vii) Steam electric power generating facilities, including coal handling sites;

(viii) Transportation facilities classified as Standard Industrial Classifications 40, 41, 42, 44, and 45 which have vehicle maintenance shops, equipment cleaning operations, or airport deicing operations. Only those portions of the facility that are either involved in vehicle maintenance (including vehicle rehabilitation, mechanical repairs, painting, fueling, and lubrication), equipment cleaning operations, airport deicing operations, or which are otherwise identified under subparagraphs (i)-(vii) or (ix)-(xii) of this subsection are associated with industrial activity;

(ix) Treatment works treating domestic sewage or any other sewage sludge or wastewater treatment device or system, used in the storage treatment, recycling, and reclamation of municipal or domestic sewage, including land dedicated to the disposal of sewage sludge that are located within the confines of the facility, with a design flow of 1.0 mgd or more, or required to have an approved pretreatment program under 40 CFR 403. Not included are farm lands, domestic gardens or lands used for sludge management where sludge is beneficially reused and which are not physically located in the confines of the facility, or areas that are in compliance with 40 CFR 503;

(x) Construction activity including clearing, grading and excavation activities except: operations that result in the disturbance of less than one acre of total land area which are not part of a larger common plan of development or sale unless otherwise designated by the Agency pursuant to Part LB.1.

(xl) Facilities under Standard Industrial Classifications 20, 21, 22, 23, 2434, 25, 265, 267, 27, 283, 31 (except 311), 34 (except 3441), 35, 36, 37 (except 373), 38, 39, 4221-25, (and which are not otherwise included within categories (I)-(x)).

“Waters” mean all accumulations of water, surface and underground, natural, and artificial, public and private, or parts thereof, which are wholly or partially within, flow through, or border upon the State of Illinois, except that sewers and treatment works are not included except as specially
mentioned; provided, that nothing herein contained shall authorize the use of natural or otherwise protected waters as sewers or treatment works except that in-stream aeration under Agency permit is allowable.

"Work day" for the purpose of this permit, a work day is any calendar day on which construction activities will take place.
**Division of Water Pollution Control**  
*Regions by County*  

**Rockford Region** (FOS 1) Manager 815/987-7760

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<th>Counties</th>
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**Peoria Region** (FOS 3) Manager 309/671-3022

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**Champaign Region** (FOS 4) Manager 217/278-5800

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**Springfield Region** (FOS 5) Manager 217/557-8761

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**Collinsville Region** (FOS 6) Manager 618/346-5120

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**Marion Region** (FOS 7) Manager 618/993-7200

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Attachment H
Standard Conditions

Definitions

Act means the Illinois Environmental Protection Act, 415 ILCS 5 as Amended.

Agency means the Illinois Environmental Protection Agency.

Board means the Illinois Pollution Control Board.


NPDES (National Pollutant Discharge Elimination System) means the national program for issuing, modifying, revoking and reissuing, terminating, monitoring and enforcing permits, and imposing and enforcing pretreatment requirements, under Sections 307, 402, 316 and 405 of the Clean Water Act.

USEPA means the United States Environmental Protection Agency.

Daily Discharge means the discharge of a pollutant measured during a calendar day or any 24-hour period that reasonably represents the calendar day for purposes of sampling. For pollutants with limitations expressed in units of mass, the “daily discharge” is calculated as the total mass of the pollutant discharged over the day. For pollutants with limitations expressed in other units of measurements, the “daily discharge” is calculated as the average measurement of the pollutant over the day.

Maximum Daily Discharge Limitation (daily maximum) means the highest allowable daily discharge.

Average Monthly Discharge Limitation (30 day average) means the highest allowable average of daily discharges over a calendar month, calculated as the sum of all daily discharges measured during a calendar month divided by the number of daily discharges measured during that month.

Average Weekly Discharge Limitation (7 day average) means the highest allowable average of daily discharges over a calendar week, calculated as the sum of all daily discharges measured during a calendar week divided by the number of daily discharges measured during that week.

Best Management Practices (BMPs) means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of waters of the State. BMPs also include treatment requirements, operating procedures, and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage.

Aliquot means a sample of specified volume used to make up a total composite sample.

Grab Sample means an individual sample of at least 100 milliliters collected at a randomly-selected time over a period not exceeding 15 minutes.

24-Hour Composite Sample means a combination of at least 8 sample aliquots of at least 100 milliliters, collected at periodic intervals during the operating hours of a facility over a 24-hour period.

8-Hour Composite Sample means a combination of at least 3 sample aliquots of at least 100 milliliters, collected at periodic intervals during the operating hours of a facility over an 8-hour period.

Flow Proportional Composite Sample means a combination of sample aliquots of at least 100 milliliters collected at periodic intervals such that either the time interval between each aliquot or the volume of each aliquot is proportional to the stream flow at the time of sampling or the total stream flow since the collection of the previous aliquot.

(1) Duty to comply. The permittee must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the Act and is grounds for enforcement action, permit termination, revocation and reissuance, modification, or for denial of a permit renewal application. The permittee shall comply with effluent standards or prohibitions established under Section 307(a) of the Clean Water Act for toxic pollutants within the time periods provided in the regulations that establish these standards or prohibitions, even if the permit has not yet been modified to incorporate the requirements.

(2) Duty to reapply. If the permittee wishes to continue an activity regulated by this permit after the expiration date of this permit, the permittee must apply for and obtain a new permit. If the permittee submits a proper application as required by the Agency no later than 180 days prior to the expiration date, this permit shall continue in full force and effect until the final Agency decision on the application has been made.

(3) Need to halt or reduce activity not a defense. It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.

(4) Duty to mitigate. The permittee shall take all reasonable steps to minimize or prevent any discharge in violation of this permit which has a reasonable likelihood of adversely affecting human health or the environment.

(5) Proper operation and maintenance. The permittee shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the permittee to achieve compliance with conditions of this permit. Proper operation and maintenance includes effective performance, adequate funding, adequate operator staffing and training, and adequate laboratory and process controls, including appropriate quality assurance procedures. This provision requires the operation of back-up, or auxiliary facilities, or similar systems only when necessary to achieve compliance with the conditions of the permit.

(6) Permit actions. This permit may be modified, revoked and reissued, or terminated for cause by the Agency pursuant to 40 CFR 122.62 and 40 CFR 122.63. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance, does not stay any permit condition.

(7) Property rights. This permit does not convey any property rights of any sort, or any exclusive privilege.

(8) Duty to provide information. The permittee shall furnish to the Agency within a reasonable time, any information which the Agency may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit, or to determine compliance with the permit. The permittee shall also furnish to the Agency upon request, copies of records required to be kept by this permit.
(9) Inspection and entry. The permittee shall allow an authorized representative of the Agency or USEPA (including an authorized contractor acting as a representative of the Agency or USEPA), upon the presentation of credentials and other documents as may be required by law, to:
(a) Enter upon the permittee's premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this permit;
(b) Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;
(c) Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and
(d) Sample or monitor at reasonable times, for the purpose of assuring permit compliance, or as otherwise authorized by the Act, any substances or parameters at any location.

(10) Monitoring and records.
(a) Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity.
(b) The permittee shall retain records of all monitoring information, including all calibration and maintenance records, and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this permit, and records of all data used to complete the application for this permit, for a period of at least 3 years from the date of this permit, measurement, report or application. Records related to the permittee's sewage sludge use and disposal activities shall be retained for a period of at least five years (or longer as required by 40 CFR Part 503). This period may be extended by request of the Agency or USEPA at any time.
(c) Records of monitoring information shall include:
(1) The date, exact place, and time of sampling or measurements;
(2) The individual(s) who performed the sampling or measurements;
(3) The date(s) analyses were performed;
(4) The individual(s) who performed the analyses;
(5) The analytical techniques or methods used; and
(6) The results of such analyses.
(d) Monitoring must be conducted according to test procedures approved under 40 CFR Part 136, unless other test procedures have been specified in this permit. Where no test procedure under 40 CFR Part 136 has been approved, the permittee must submit to the Agency a test method for approval. The permittee shall calibrate and perform maintenance procedures on all monitoring and analytical instrumentation at intervals to ensure accuracy of measurements.

(11) Signatory requirement. All applications, reports or information submitted to the Agency shall be signed and certified.
(a) Application. All permit applications shall be signed as follows:
(1) For a corporation: by a principal executive officer of at least the level of vice president or a person or position having overall responsibility for environmental matters for the corporation;
(2) For a partnership or sole proprietorship: by a general partner or the proprietor, respectively; or
(3) For a municipality, State, Federal, or other public agency: by either a principal executive officer or ranking elected official.
(b) Reports. All reports required by permits, or other information requested by the Agency shall be signed by a person described in paragraph (a) or by a duly authorized representative of that person. A person is a duly authorized representative only if:
(1) The authorization is made in writing by a person described in paragraph (a); and
(2) The authorization specifies either an individual or a position responsible for the overall operation of the facility, from which the discharge originates, such as a plant manager, superintendent or person of equivalent responsibility; and
(3) The written authorization is submitted to the Agency.
(c) Changes of Authorization. If an authorization under (b) is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new authorization satisfying the requirements of (b) must be submitted to the Agency prior to or together with any reports, information, or applications to be signed by an authorized representative.
(d) Certification. Any person signing a document under paragraph (a) or (b) of this section shall make the following certification:
I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations.

(12) Reporting requirements.
(a) Planned changes. The permittee shall give notice to the Agency as soon as possible of any planned physical alterations or additions to the permitted facility.
Notice is required when:
(1) The alteration or addition to a permitted facility may meet one of the criteria for determining whether a facility is a new source pursuant to 40 CFR 122.29 (b); or
(2) The alteration or addition could significantly change the nature or increase the quantity of pollutants discharged. This notification applies to pollutants which are subject neither to effluent limitations in the permit, nor to notification requirements pursuant to 40 CFR 122.42 (a)(1).
(3) The alteration or addition results in a significant change in the permittee's sewage sludge use or disposal practices, and such alteration, addition, or change may justify the application of permit conditions that are different from or absent in the existing permit, including notification of additional use or disposal sites not reported during the permit application process or not reported pursuant to an approved land application plan.
(b) Anticipated noncompliance. The permittee shall give advance notice to the Agency of any planned changes in the permitted facility or activity which may result in noncompliance with permit requirements.
(c) Transfers. This permit is not transferable to any person except after notice to the Agency.
(d) Compliance schedules. Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any compliance schedule of this permit shall be submitted no later than 14 days following each schedule date.
(e) Monitoring reports. Monitoring results shall be reported at the intervals specified elsewhere in this permit.

(1) Monitoring results must be reported on a Discharge Monitoring Report (DMR).

(2) If the permittee monitors any pollutant more frequently than required by the permit, using test procedures approved under 40 CFR 136 or as specified in the permit, the results of this monitoring shall be included in the calculation and reporting of the data submitted in the DMR.

(3) Calculations for all limitations which require averaging of measurements shall utilize an arithmetic mean unless otherwise specified by the Agency in the permit.

(f) Twenty-four hour reporting. The permittee shall report any noncompliance which may endanger health or the environment. Any information shall be provided orally within 24-hours from the time the permittee becomes aware of the circumstances. A written submission shall also be provided within 5 days of the time the permittee becomes aware of the circumstances. The written submission shall contain a description of the noncompliance and its cause; the period of noncompliance, including exact dates and time; and if the noncompliance has not been corrected, the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent reoccurrence of the noncompliance. The following shall be included as information which must be reported within 24-hours:

(1) Any unanticipated bypass which exceeds any effluent limitation in the permit.

(2) Any upset which exceeds any effluent limitation in the permit.

(3) Violation of a maximum daily discharge limitation for any of the pollutants listed by the Agency in the permit or any pollutant which may endanger health or the environment.

The Agency may waive the written report on a case-by-case basis if the oral report has been received within 24-hours.

(g) Other noncompliance. The permittee shall report all instances of noncompliance not reported under paragraphs (12)(d), (e), or (f), at the time monitoring reports are submitted. The reports shall contain the information listed in paragraph (12)(f).

(h) Other information. Where the permittee becomes aware that it failed to submit any relevant facts in a permit application, or submitted incorrect information in a permit application, or in any report to the Agency, it shall promptly submit such facts or information.

(13) Bypass.

(a) Definitions.

(1) Bypass means the intentional diversion of waste streams from any portion of a treatment facility.

(2) Severe property damage means substantial physical damage to property, damage to the treatment facilities which causes them to become inoperable, or substantial and permanent loss of natural resources which can reasonably be expected to occur in the absence of a bypass.

(b) Bypass not exceeding limitations. The permittee may allow any bypass to occur which does not cause effluent limitations to be exceeded, but only if it also is for essential maintenance to assure efficient operation. These bypasses are not subject to the provisions of paragraphs (13)(c) and (13)(d).

(c) Notice.

(1) Anticipated bypass. If the permittee knows in advance of the need for a bypass, it shall submit prior notice, if possible at least ten days before the date of the bypass.

(2) Unanticipated bypass. The permittee shall submit notice of an unanticipated bypass as required in paragraph (12)(f)(24-hour notice).

(d) Prohibition of bypass.

(1) Bypass is prohibited, and the Agency may take enforcement action against a permittee for bypass, unless:

(i) Bypass was unavoidable to prevent loss of life, personal injury, or severe property damage;

(ii) There were no feasible alternatives to the bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. This condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment to prevent a bypass which occurred during normal periods of equipment downtime or preventive maintenance; and

(iii) The permittee submitted notices as required under paragraph (13)(c).

(2) The Agency may approve an anticipated bypass, after considering its adverse effects, if the Agency determines that it will meet the three conditions listed above in paragraph (13)(d)(1).

(14) Upset.

(a) Definition. Upset means an exceptional incident in which there is unintentional and temporary noncompliance with technology based permit effluent limitations because of factors beyond the reasonable control of the permittee. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation.

(b) Effect of an upset. An upset constitutes an affirmative defense to an action brought for noncompliance with such technology based permit effluent limitations if the requirements of paragraph (14)(c) are met. No determination made during administrative review of claims that noncompliance was caused by upset, and before an action for noncompliance, is final administrative action subject to judicial review.

(c) Conditions necessary for a demonstration of upset. A permittee who wishes to establish the affirmative defense of upset shall demonstrate, through properly signed, contemporaneous operating logs, or other relevant evidence that:

(1) An upset occurred and that the permittee can identify the cause(s) of the upset;

(2) The permitted facility was at the time being properly operated; and

(3) The permittee submitted notice of the upset as required in paragraph (12)(f)(24-hour notice).

(4) The permittee complied with any remedial measures required under paragraph (4).

(d) Burden of proof. In any enforcement proceeding the permittee seeking to establish the occurrence of an upset has the burden of proof.
(15) Transfer of permits. Permits may be transferred by modification or automatic transfer as described below:
(a) Transfers by modification. Except as provided in paragraph (b), a permit may be transferred by the permittee to a new owner or operator only if the permit has been modified or revoked and reissued pursuant to 40 CFR 122.62 (b) (2), or a minor modification made pursuant to 40 CFR 122.63 (d), to identify the new permittee and incorporate such other requirements as may be necessary under the Clean Water Act.
(b) Automatic transfers. As an alternative to transfers under paragraph (a), any NPDES permit may be automatically transferred to a new permittee if:
1. The current permittee notifies the Agency at least 30 days in advance of the proposed transfer date;
2. The notice includes a written agreement between the existing and new permittees containing a specified date for transfer of permit responsibility, coverage and liability between the existing and new permittees; and
3. The Agency does not notify the existing permittee and the proposed new permittee of its intent to modify or revoke and release the permit. If this notice is not received, the transfer is effective on the date specified in the agreement.

(16) All manufacturing, commercial, mining, and silvicultural dischargers must notify the Agency as soon as they know or have reason to believe:
(a) That any activity has occurred or will occur which would result in the discharge of any toxic pollutant identified under Section 307 of the Clean Water Act which is not limited in the permit, if that discharge will exceed the highest of the following notification levels:
   1. One hundred micrograms per liter (100 ug/l);
   2. Two hundred micrograms per liter (200 ug/l) for acrolein and acrylonitrile; five hundred micrograms per liter (500 ug/l) for 2,4-dinitrophenol and for 2-methyl-4,6-dinitrophenol; and one milligram per liter (1 mg/l) for antimony.
   3. Five (5) times the maximum concentration value reported for that pollutant in the NPDES permit application; or
   4. The level established by the Agency in this permit.
(b) That they have begun or expect to begin to use or manufacture as an intermediate or final product or byproduct any toxic pollutant which was not reported in the NPDES permit application.

(17) All Publicly Owned Treatment Works (POTWs) must provide adequate notice to the Agency of the following:
(a) Any new introduction of pollutants into that POTW from an indirect discharge which would be subject to Sections 301 or 306 of the Clean Water Act if it were directly discharging those pollutants; and
(b) Any substantial change in the volume or character of pollutants being introduced into that POTW by a source introducing pollutants into the POTW at the time of issuance of the permit.
(c) For purposes of this paragraph, adequate notice shall include information on (i) the quality and quantity of effluent introduced into the POTW, and (ii) any anticipated impact of the change on the quantity or quality of effluent to be discharged from the POTW.

(18) If the permit is issued to a publicly owned or publicly regulated treatment works, the permittee shall require any industrial user of such treatment works to comply with federal requirements concerning:
(a) User charges pursuant to Section 204 (b) of the Clean Water Act, and applicable regulations appearing in 40 CFR 35;
(b) Toxic pollutant effluent standards and pretreatment standards pursuant to Section 307 of the Clean Water Act and
(c) Inspection, monitoring and entry pursuant to Section 308 of the Clean Water Act.

(19) If an applicable standard or limitation is promulgated under Section 301(b)(2)(C) and (D), 304(b)(2), or 307(e)(2) and that effluent standard or limitation is more stringent than any effluent limitation in the permit, or controls a pollutant not limited in the permit, the permit shall be promptly modified or revoked, and reissued to conform to that effluent standard or limitation.

(20) Any authorization to construct issued to the permittee pursuant to 35 Ill. Adm. Code 309.154 is hereby incorporated by reference as a condition of this permit.

(21) The permittee shall not make any false statement, representation or certification in any application, report, plan or other document submitted to the Agency or the USEPA, or required to be maintained under this permit.

(22) The Clean Water Act provides that any person who violates a permit condition implementing Sections 301, 302, 306, 307, 308, 316, or 405 of the Clean Water Act is subject to a civil penalty not to exceed $25,000 per day of such violation. Any person who willfully or negligently violates permit conditions implementing Sections 301, 302, 306, 307, 308, 316 or 405 of the Clean Water Act is subject to a fine of not less than $2,500 nor more than $25,000 per day of violation, or by imprisonment for not more than one year, or both. Additional penalties for violating these sections of the Clean Water Act are identified in 40 CFR 122.41 (a)(2) and (3).

(23) The Clean Water Act provides that any person who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required to be maintained under this permit shall, upon conviction, be punished by a fine of not more than $10,000, or by imprisonment for not more than 2 years, or both. If a conviction of a person is for a violation committed after a first conviction of such person under this paragraph, punishment is a fine of not more than $20,000 per day of violation, or by imprisonment of not more than 4 years, or both.

(24) The Clean Water Act provides that any person who knowingly makes any false statement, representation, or certification in any record or other document submitted or required to be maintained under this permit, including monitoring reports or reports of compliance or non-compliance shall, upon conviction, be punished by a fine of not more than $10,000 per violation, or by imprisonment for not more than 6 months per violation, or by both.

(25) Collected screening, slurries, sludges, and other solids shall be disposed of in such a manner as to prevent entry of those wastes (or runoff from the wastes) into waters of the State. The proper authorization for such disposal shall be obtained from the Agency and is incorporated as part hereof by reference.

(26) In case of conflict between these standard conditions and any other condition(s) included in this permit, the other condition(s) shall govern.

(27) The permittee shall comply with, in addition to the requirements of the permit, all applicable provisions of 35 Ill. Adm. Code, Subtitle C, Subtitle D, Subtitle E, and all applicable orders of the Board or any court with jurisdiction.

(28) The provisions of this permit are severable, and if any provision, or any application of any provision of this permit is held invalid, the remaining provisions of this permit shall continue in full force and effect.
General NPDES Permit No. ILR40

Illinois Environmental Protection Agency
Division of Water Pollution Control 1021 North Grand East

P.O. Box 19276 Springfield, Illinois 62794-9276

General NPDES Permit For
Discharges from Small Municipal Separate Storm Sewer Systems

Expiration Date: February 28, 2021
Issue Date: February 10, 2016

Effective Date: March 1, 2016

In compliance with the provisions of the Illinois Environmental Protection Act, the Illinois Pollution Control Board Rules and Regulations (35 Ill. Adm. Code, Subtitle C, Chapter 1) and the Clean Water Act, the following discharges may be authorized by this permit in accordance with the conditions herein:

Discharges of only storm water from small municipal separate storm sewer systems (MS4s), as defined and limited herein. Storm water means storm water runoff, snow melt runoff, and surface runoff and drainage.

Receiving waters: Discharges may be authorized to any surface water of the State.

To receive authorization to discharge under this general permit, a facility operator must submit a Notice of Intent (NOI) as described in Part II of this permit to the Illinois Environmental Protection Agency (Illinois EPA). Authorization, if granted, will be by letter and include a copy of this permit.

Alan Keller, P.E.
Manager, Permit Section
Division of Water Pollution Control
PART I. COVERAGE UNDER GENERAL PERMIT ILR40

A. Permit Area

This permit covers all areas of the State of Illinois.

B. Eligibility

1. This permit authorizes discharges of storm water from MS4s as defined in 40 CFR 122.26 (b)(16) as designated for permit authorizations pursuant to 40 CFR 122.32.

2. This permit authorizes the following non-storm water discharges provided they have been determined not to be substantial contributors of pollutants to a particular small MS4 applying for coverage under this permit:

   - Water line and fire hydrant flushing,
   - Landscape irrigation water,
   - Rising ground waters,
   - Ground water infiltration,
   - Pumped ground water,
   - Discharges from potable water sources, (excluding wastewater discharges from water supply treatment plants)
   - Foundation drains,
   - Air conditioning condensate,
   - Irrigation water, (except for wastewater irrigation),
   - Springs,
   - Water from crawl space pumps,
• Footing drains,
• Storm sewer cleaning water,
• Water from individual residential car washing,
• Routine external building washdown which does not use detergents,
• Flows from riparian habitats and wetlands,
• Dechlorinated pH neutral swimming pool discharges,
• Residual street wash water,
• Discharges or flows from firefighting activities
• Dechlorinated water reservoir discharges, and
• Pavement washwaters where spills or leaks of toxic or hazardous materials have not occurred (unless all spilled material has been removed).

3. Any municipality covered by this general permit is also granted automatic coverage under Permit No. ILR10 for the discharge of storm water associated with construction site activities for municipal construction projects disturbing one acre or more. The permittee is granted automatic coverage 30 days after Agency receipt of a Notice of Intent to Discharge Storm Water from Construction Site Activities from the permittee. The Agency will provide public notification of the construction site activity and assign a unique permit number for each project during this period. The permittee shall comply with all the requirements of Permit ILA10 for all such construction projects.

C. Limitations on Coverage

The following discharges are not authorized by this permit:

1. Storm water discharges that are mixed with non-storm water or storm water associated with industrial activity unless such discharges are:

   a. In compliance with a separate NPDES permit; or

   b. Identified by and in compliance with Part I.B.2 of this permit.

2. Storm water discharges that the Agency determines are not appropriately covered by this general permit. This determination may include discharges identified in Part 1.B.2 or that introduce new or increased pollutant loading that may be a significant contributor of pollutants to the receiving waters.


4. The following non-storm water discharges are prohibited by this permit concrete and wastewater from washout of concrete (unless managed by an appropriate control), drywall compound, wastewater from washout and cleanout of stucco, paint, form release oils, curing compounds and other construction materials, fuels, oils, or other
pollutants used in vehicle and equipment operation and maintenance, soaps, solvents, or detergents, toxic or hazardous substances from a spill or other release, or any other pollutant that could cause or tend to cause water pollution.

5. Discharges from dewatering activities (including discharges from dewatering of trenches and excavations) are allowable if managed by appropriate controls as specified in a project’s storm water pollution prevention plan, erosion and sediment control plan, or storm water management plan.

D. Obtaining Authorization

In order for storm water discharges from small MS4s to be authorized to discharge under this general permit, a discharger must

1. Submit a Notice of Intent (NOI) in accordance with the requirements of Part II using an NOJ form provided by the Agency (or a photocopy thereof).

2. Submit a new NOI in accordance with Part II within 30 days of a change in the operator or the addition of a new operator.

3. Unless notified by the Agency to the contrary, an MS4 owner submitting a complete NOI in accordance with the requirements of this permit will be authorized to discharge storm water from their small MS4s under the terms and conditions of this permit 30 days after the date that the NOI is received. Authorization will be by letter and include a copy of this permit. The Agency may deny coverage under this permit and require submittal of an application for an individual NPDES permit based on a review of the NOI or other information.

PART II. NOTICE OF INTENT (NOI) REQUIREMENTS

B. Deadlines for Notification

1. If an MS4 was automatically designated under 40 CFR 122.32(a)(1) to obtain permit coverage, then you were required to submit an NOI or apply for an individual permit by March 10, 2003.

2. If an MS4 has coverage under the previous general permit for storm water discharges from small MS4s, you must renew your permit coverage under this part. Unless previously submitted for this general permit, you must submit a new NOI within 90 days of the effective date of this reissued general permit for storm water discharges from small MS4s to renew your NPDES permit coverage. The permittee shall comply with any new provisions of this general permit within 180 days of the effective date of this permit and include modifications pursuant to the NPDES permit in its Annual Report.
3. If an MS4 is designated in writing by Illinois EPA under 40 CFR 122.32(a)(2) during the term of this general permit, then you are required to submit an NOI within 180 days of such notice.

4. MS4s are not prohibited from submitting an NOI after established deadlines for NOI submittals. If a late NOI is submitted, your authorization is only for discharges that occur after permit coverage is granted. Illinois EPA reserves the right to take appropriate enforcement actions against MS4s that have not submitted a timely NOI.

C. Contents of Notice of Intent

Dischargers seeking coverage under this permit shall submit the Illinois MS4 NOI form. The NOI shall be signed in accordance with Standard Condition 11 of this permit and shall include all of the following information:

1. The street address, county, and the latitude and longitude of the municipal office for which the notification is submitted;

2. The name, address, and telephone number of the operator(s) filing the NOI for permit coverage and the name, address, telephone number, and email address of the person(s) responsible for implementation and compliance with the MS4 Permit; and

3. The name and segment identification of the receiving water(s), whether any segments(s) is or are listed as impaired on the most recently approved list pursuant to Section 303(d) of the Clean Water Act or any currently applicable Total Maximum Daily load (TMDL) or alternate water quality study, and the pollutants for which the segment(s) is or are impaired. The most recent 303(d) list may be found at http://www.epa.state.il.us/water/water-quality/index.html. Information regarding TMDLs may be found at http://www.epa.state.il.us/water/tmdl.

4. The following shall be provided as an attachment to the NOI:

   a. A description of the best management practices (BMPs) to be implemented and the measurable goals for each of the storm water minimum control measures in paragraph IV. B. of this permit designed to reduce the discharge of pollutants to the maximum extent practicable;

   b. The month and year in which you implemented any BMPs of the six minimum control measures, and the month and year in which you will start and fully implement any new minimum control measures or indicate the frequency of the action;

   c. For existing permittees, provide adequate information or justification on any BMPs from previous NOIs that could not be implemented; and

   d. Identification of a local qualifying program, or any partners of the program if any.
5. For existing permittees, certification that states the permittee has implemented necessary BMPs of the six minimum control measures.

D. All required information for the NOI shall be submitted electronically and in writing to the following addresses:
   Illinois Environmental Protection Agency
   Division of Water Pollution Control Permit Section
   Post Office Box 19276
   Springfield, Illinois 62794-9276
epa.ms4noipermit@illinois.gov

E. Shared Responsibilities

Permittees may partner with other MS4s to develop and implement their storm water management program. Each MS4 must fill out the NOI form. MS4s may also jointly submit their individual NOI in coordination with one or more MS4s. The description of their storm water management program must clearly describe which permittees are responsible for implementing each of the control measures. Each permittee is responsible for implementation of best management practices for the Storm Water Management Program within its jurisdiction.

PART III. SPECIAL CONDITIONS

A. The Permittee’s discharges, alone or in combination with other sources, shall not cause or contribute to a violation of any applicable water quality standard outlined in 35 Ill. Adm. Code 302.

B. If there is evidence indicating that the storm water discharges authorized by this permit cause, or have the reasonable potential to cause or contribute to a violation of water quality standards, you may be required to obtain an individual permit or an alternative general permit or the permit may be modified to include different limitations and/or requirements.

C. If a TMDL allocation or watershed management plan is approved for any water body into which you discharge, you must review your storm water management program to determine whether the TMDL or watershed management plan includes requirements for control of storm water discharges. If you are not meeting the TMDL allocations, you must modify your storm water management program to implement the TMDL or watershed management plan within eighteen months of notification by the Agency of the TMDL or watershed management plan approval. Where a TMOL or watershed management plan is approved, the permittee must:

1. Determine whether the approved TMDL is for a pollutant likely to be found in storm water discharges from your MS4.

2. Determine whether the TMDL includes a pollutant waste load allocation (WLA) or other performance requirements specifically for storm water discharge from your MS4.
3. Determine whether the TMDL addresses a flow regime likely to occur during periods of storm water discharge.

4. After the determinations above have been made and if it is found that your MS4 must implement specific WLA provisions of the TMDL, assess whether the WLAs are being met through implementation of existing storm water control measures or if additional control measures are necessary.

5. Document all control measures currently being implemented or planned to be implemented to comply with TMDL waste load allocation(s). Also include a schedule of implementation for all planned controls. Document the calculations or other evidence that shows that the WLA will be met.

6. Describe and implement a monitoring program to determine whether the storm water controls are adequate to meet the WLA.

7. If the evaluation shows that additional or modified controls are necessary, describe the type and schedule for the control additions/revisions.

8. Continue requirements 4 through 7 above until monitoring from two continuous NPDES permit cycles demonstrate that the WLAs or water quality standards are being met.

9. If an additional individual permit or alternative general permit includes implementation of work pursuant to an approved TMDL or alternate water quality management plan, the provisions of the Individual or alternative general permit shall supersede the conditions of Part 111.C. TMDL information may be found at http://www.epa.state.il.us/water/tmdl/

D. If the permittee performs any deicing activities that can cause or contribute to a violation of an applicable State chloride water quality standard, the permittee must participate in any watershed group(s) organized to implement control measures which will reduce the chloride concentration in any receiving stream in the watershed.

E. **Authorization**: Owners or operators must submit either an NOI in accordance with the requirements of this permit or an application for an individual NPDES Permit to be authorized to discharge under this General Permit. Authorization, if granted will be by letter and include a copy of this Permit. Upon review of an NOI, the Illinois EPA may deny coverage under this permit and require submittal of an application for an individual NPOES permit.

1. **Automatic Continuation of Expired General Permit**: Except as provided in 111.E.2 below, when this General Permit expires the conditions of this permit shall be administratively continued until the earliest of the following:
a. 150 days after the new General Permit is reissued;
b. The Permittee submits a Notice of Termination (NOT) and that notice is approved by Illinois EPA;
c. The Permittee is authorized for coverage under an individual permit or the renewed or reissued General Permit;
d. The Permittee's application for an individual permit for a discharge or NOI for coverage under the renewed or reissued General Permit is denied by the Illinois EPA; or
e. Illinois EPA issues a formal permit decision not to renew or reissue this General Permit. This General Permit shall be automatically administratively continued after such formal permit decision.

2. Duty to Reapply:

a. If the permittee wishes to continue an activity regulated by this General Permit, the permittee must apply for permit coverage before the expiration of the administratively continued period specified in 111.E.1 above.
b. If the permittee reapplys in accordance with the provisions of 111.E.2.a above, the conditions of this General Permit shall continue in full force and effect under the provisions of 5 ILCS 100/1 65 until the Illinois EPA makes a final determination on the application or NOI.
c. Standard Condition 2 of Attachment H is not applicable to this General Permit.

F. The Agency may require any person authorized to discharge by this permit to apply for and obtain either an individual NPDES permit or an alternative NPDES general permit. Any interested person may petition the Agency to take action under this paragraph. The Agency may require any owner or operator authorized to discharge under this permit to apply for an individual or alternative general NPDES permit only if the owner or operator has been notified in writing that a permit application is required. This notice shall include a brief statement of the reasons for this decision, an application form, a statement setting a deadline for the owner or operator to file the application, and a statement that on the effective date of the individual NPDES permit or the alternative general permit as it applies to the individual permittee, coverage under this general permit shall automatically terminate. The Agency may grant additional time to submit the application upon request of the applicant. If an owner or operator fails to submit in a timely manner an individual or alternative general NPDES permit application required by the Agency under this paragraph, then the applicability of this permit to the individual or alternative general NPDES permittee is automatically terminated by the date specified for application submittal.

G. Any owner or operator authorized by this permit may request to be excluded from the coverage of this permit by applying for an individual permit. The owner or operator shall submit an individual application with reasons supporting the request, in accordance with the requirements of 40 CFR 122.28, to the Agency. The request will be granted by issuing an individual permit or an alternative general permit if the reasons cited by the owner are adequate to support the request. When an individual NPDES permit is issued to an owner or
operator otherwise subject to this permit, or the owner or operator is approved for coverage under an alternative NPDES general permit, the applicability of this permit to the individual NPDES permittee is automatically terminated on the issue date of the individual permit or the date of approval for coverage under the alternative general permit, whichever the case may be.

**PART IV. STORM WATER MANAGEMENT PROGRAMS**

**A. Requirements**

The permittee must develop, implement, and enforce a storm water management program designed to reduce the discharge of pollutants from their MS4 to the maximum extent practicable, to protect water quality, and to satisfy the appropriate water quality requirements of the Illinois Pollution Control Board Rules and Regulations (35 Ill. Adm. Code, Subtitle C, Chapter 1) and the Clean Water Act. The permittee’s storm water management program must include the minimum control measures described in section B of this Part. For new permittees, the permittee must develop and implement specific program requirements by the date specified in the Agency’s coverage letter. The U.S. Environmental Protection Agency’s National Menu of Storm Water Best Management Practices (http://cfpub.epa.gov/npdes/stormwater/menuoffbmps.cfm) and the most recent version of the Illinois Urban Manual should be consulted regarding the selection of appropriate BMPs.

**B. Minimum Control Measures**

The 6 minimum control measures to be included in the permittee’s storm water management program are:

1. **Public Education and Outreach on Storm Water Impacts**

New permittees shall develop and implement elements of their storm water management program addressing the provisions listed below. Existing permittees renewing coverage under this permit shall maintain their current programs addressing this Minimum Control Measure, updating and enhancing their storm water management programs as necessary to comply with the terms of this section.

   a. Distribute educational materials to the community or conduct equivalent outreach activities about the impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollutants in storm water runoff. The educational materials shall include information on the potential impacts and effects on storm water discharge due to climate change. Information on climate change can be found at http://epa.gov/climatechange/. The permittee shall incorporate the following into its education materials, at a minimum:

   i. Information on effective pollution prevention measures to minimize the discharge of pollutants from private property and activities into the storm sewer system, on the following topics:

   A. Storage and disposal of fuels, oils and similar materials used in the operation of or leaking from, vehicles and other equipment;
B. Use of soaps, solvents or detergents used in the outdoor washing of vehicles, furniture and other property,
C. Paint and related decor;
D. Lawn and garden care; and
E. Winter de-icing material storage and use.

ii. Information about green infrastructure strategies such as green roofs, rain gardens, rain barrels, bioswales, permeable piping, dry wells, and permeable pavement that mimic natural processes and direct storm water to areas where it can be infiltrated, evaporated or reused.

iii. Information on the benefits and costs of such strategies and provide guidance to the public on how to implement them.

b. Define appropriate BMPs for this minimum control measure and measurable goals for each BMP. These measurable goals must ensure the reduction of all of the pollutants of concern in the permittee's storm water discharges to the maximum extent practicable; and


2. Public Involvement/Participation

New permittees shall develop and implement elements of their storm water management program addressing the provisions listed below. Existing permittees renewing coverage under this permit shall maintain their current programs addressing this Minimum Control Measure, updating and enhancing their storm water management programs as necessary to comply with the terms of this section.

a. At a minimum, comply with State and local public notice requirements when implementing a public involvement participation program;

b. Define appropriate BMPs for this minimum control measure and measurable goals for each BMP, which must ensure the reduction of all of the pollutants of concern in the permittee's storm water discharges to the maximum extent practicable

c. Provide a minimum of one public meeting annually for the public to provide input as to the adequacy of the permittee's MS4 program. This requirement may be met in conjunction with or as part of a regular council or board meeting;

d. The permittee shall identify environmental justice areas within its jurisdiction and include appropriate public involvement/participation. Information on environmental justice concerns may be found at http://www.epa.gov/environmentaljustice/. This requirement may be met in conjunction with or as part of a regular council or board meeting; and

e. Provide an annual evaluation of public involvement/participation BMPs and measurable goals. Report on this evaluation in the Annual Report pursuant to Part V.C.1.
3. Illicit Discharge Detection and Elimination

New permittees shall develop and implement elements of their storm water management program addressing the provisions listed below. Existing permittees renewing coverage under this permit shall maintain their current programs addressing this Minimum Control Measure, updating and enhancing their storm water management programs as necessary to comply with the terms of this section.

a. Develop, implement, and enforce a program to detect and eliminate illicit connections or discharges into the permittee's small MS4;

b. Develop, if not already completed, a storm sewer system map, showing the location of all outfalls and the names and location of all waters that receive discharges from those outfalls. Existing permittees renewing coverage under this permit shall update their storm sewer system map to include any modifications to the sewer system;

c. To the extent allowable under state or local law, prohibit, through ordinance, or other regulatory mechanism, non-storm water discharges into the permittee's storm sewer system and implement appropriate enforcement procedures and actions, including enforceable requirements for the prompt reporting to the MS4 of all releases, spills and other unpermitted discharges to the separate storm sewer system, and a program to respond to such reports in a timely manner;

d. Develop and implement a plan to detect and address non-storm water discharges, including illegal dumping, to the system;

e. Inform public employees, businesses, and the general public of hazards associated with illegal discharges and improper disposal of waste and the requirements and mechanisms for reporting such discharges;

f. Address the categories of non-storm water discharges listed in Section I.B.2 only if you identify them as significant contributor of pollutants to your small MS4 (discharges or flows from firefighting activities are excluded from the effective prohibition against non-storm water and need only be addressed where they are identified as significant sources of pollutants to waters of the United States);

g. Define appropriate BMPs for this minimum control measure and measurable goals for each BMP. These measurable goals must ensure the reduction of all of the pollutants of concern in your storm water discharges to the maximum extent practicable;

h. Conduct periodic inspections of the storm sewer outfalls in dry weather conditions for detection of non-storm water discharges and illegal dumping. The permittee may establish a prioritization plan for inspection of outfalls, placing priority on outfalls with the greatest potential for non-storm water discharges. Major/high priority outfalls shall be inspected at least annually; and

i. Provide an annual evaluation of illicit discharge detection and elimination BMPs and measurable goals. Report on this evaluation in the Annual Report pursuant to Part
V.C.1.

4. Construction Site Storm Water Runoff Control

New permittees shall develop and implement elements of their storm water management program addressing the provisions listed below. Existing permittees renewing coverage under this permit shall maintain their current programs addressing this Minimum Control Measure, updating and enhancing their storm water management programs as necessary to comply with the terms of this section.

a. Develop, implement, and enforce a program to reduce pollutants in any storm water runoff to the permittee's small MS4 from construction activities that result in a land disturbance of greater than or equal to one acre. Control of storm water discharges from construction activity disturbing less than one acre must be included in your program if that construction activity is part of a larger common plan of development or sale that would disturb one acre or more or has been designated by the permitting authority.

At a minimum, the permittee must develop and implement the following:

i. An ordinance or other regulatory mechanism to require erosion and sediment controls, as well as sanctions to ensure compliance, to the extent allowable under state or local law;

ii. Erosion and Sediment Controls • The permittee shall ensure that construction activities regulated by the storm water program require the construction site owner/operator to design, install, and maintain effective erosion controls and sediment controls to minimize the discharge of pollutants. At a minimum, such controls must be designed, installed, and maintained to:

   A. Control storm water volume and velocity within the site to minimize soil erosion;
   
   B. Control storm water discharges, including both peak flow rates and total storm water volume, to minimize erosion at outlets and to minimize downstream channel and stream bank erosion;
   
   C. Minimize the amount of soil exposed during construction activity;
   
   D. Minimize the disturbance of steep slopes;
   
   E. Minimize sediment discharges from the site. The design, installation and maintenance of erosion and sediment controls must address factors such as the amount, frequency, intensity and duration of precipitation, the nature
of resulting storm water runoff, and soil characteristics, including the range of soil particle sizes expected to be present on the site;

F. Provide and maintain natural buffers around surface waters, direct storm water to vegetated areas to increase sediment removal, and maximize storm water infiltration, unless infeasible; and

G. Minimize soil compaction and preserve topsoil, unless infeasible.

iii. Requirements for construction site operators to control or prohibit non-storm water discharges that would include concrete and wastewater from washout of concrete (unless managed by an appropriate control), drywall compound, wastewater from washout and cleanout of stucco, paint, form release oils, curing compounds and other construction materials, fuels, oils, or other pollutants used in vehicle and equipment operation and maintenance, soaps, solvents, or detergents, toxic or hazardous substances from a spill or other release, or any other pollutant that could cause or tend to cause water pollution;

iv. Require all regulated construction sites to have a storm water pollution prevention plan that meets the requirements of Part IV of NPDES permit No. ILR10, including management practices, controls, and other provisions at least as protective as the requirements contained in the Illinois Urban Manual, 2014, or as amended including green infrastructure techniques where appropriate and practicable;

v. Procedures for site plan reviews which incorporate consideration of potential water quality impacts and site plan review of individual pre-construction site plans by the permittee to ensure consistency with local sediment and erosion control requirements;

vi. Procedures for receipt and consideration of information submitted by the public; and

vii. Site inspections and enforcement of ordinance provisions.

b. Define appropriate BMPs for this minimum control measure and measurable goals for each BMP. These measurable goals must ensure the reduction of all of the pollutants of concern in your storm water discharges to the maximum extent practicable.

c. Provide an annual evaluation of construction site storm water control BMPs and measurable goals in the Annual Report pursuant to Part V.C.1.
5. Post-Construction Storm Water Management in New Development and Redevelopment

New permittees shall develop and implement elements of their storm water management program addressing the provisions listed below. Existing permittees renewing coverage under this permit shall maintain their current programs addressing this Minimum Control Measure, updating and enhancing their storm water management programs, as necessary, to comply with the terms of this section.

a. Develop, implement, and enforce a program to address and minimize the volume and pollutant load of storm water runoff from projects for new development and redevelopment that disturb greater than or equal to one acre, projects less than one acre that are part of a larger common plan of development or sale or that have been designated to protect water quality, that discharge into the permittee's small MS4 within the MS4's jurisdictional control. The permittee's program must ensure that appropriate controls are in place that would protect water quality and reduce the discharge of pollutants to the maximum extent practicable. In addition, each permittee shall adopt strategies that incorporate the infiltration, reuse, and evapotranspiration of storm water into the project to the maximum extent practicable. The permittee shall also develop and implement procedures for receipt and consideration of information submitted by the public.

b. Develop and implement strategies which include a combination of structural and/or non-structural BMPs appropriate for all projects within the permittee's jurisdiction for all new development and redevelopment that disturb greater than or equal to 1 acre (at a minimum) that will reduce the discharge of pollutants and the volume and velocity of storm water flow to the maximum extent practicable. These strategies shall include effective water quality and watershed protection elements and shall be amenable to modification due to climate change. Information on climate change can be found at [http://www.epa.gov/climatechange/](http://www.epa.gov/climatechange/). When selecting BMPs to comply with requirements contained in this Part, the permittee shall adopt one or more of the following general strategies, listed in order of preference below. The proposal of a strategy shall include a rationale for not selecting an approach from among those with a higher preference.

i. Preservation of the natural features of development sites, including natural storage and infiltration characteristics;
ii. Preservation of existing natural streams, channels, and drainage ways;
iii. Minimization of new impervious surfaces;
iv. Conveyance of storm water in open vegetated channels;
v. Construction of structures that provide both quantity and quality control, with structures serving multiple sites being preferable to those serving individual sites; and
vi. Construction of structures that provide only quantity control, with structures serving multiple sites being preferable to those serving individual sites.
c. If a permittee requires new or additional approval of any development, redevelopment, linear project construction, replacement or repair on existing developed sites, or other land disturbing activity covered under this Part, the permittee shall require the person responsible for that activity to develop a long term operation and maintenance plan including the adoption of one or more of the strategies identified in Part IV.8.5.b. of this permit.

d. Develop and implement a program to minimize the volume of storm water runoff and pollutants from public highways, streets, roads, parking lots, and sidewalks (public surfaces) through the use of BMPs that alone or in combination result in physical, chemical, or biological pollutant load reduction, increased infiltration, evapotranspiration, and reuse of storm water. The program shall include, but not be limited to the following elements:

i. Annual Training for all MS4 employees who manage or are directly involved in (or who retain others who manage or are directly involved in) the routine maintenance, repair, or replacement of public surfaces in current green infrastructure or low impact design techniques applicable to such projects; and

ii. Annual Training for all contractors retained to manage or carry out routine maintenance, repair, or replacement of public surfaces in current green infrastructure or low impact design techniques applicable to such projects. Contractors may provide training to their employees for projects which include green infrastructure or low impact design techniques.

e. Develop and implement a program to minimize the volume of storm water runoff and pollutants from existing privately owned developed property that contributes storm water to the MS4 within the MS4 jurisdictional control. Such program must be documented and may contain the following elements:

i. Source Identification - Establish an inventory of storm water and pollutants discharged to the MS4;

ii. Implementation of appropriate BMPs to accomplish the following:

A. Education on green infrastructure BMPs;
B. Evaluation of existing flood control techniques to determine the feasibility of pollution control retrofits;
C. Evaluation of existing flood control techniques to determine potential impacts and effects due to climate change;
D. Implementation of additional controls for special events expected to generate significant pollution (fairs, parades, performances);
E. Implementation of appropriate maintenance programs, (including maintenance agreements, for structural pollution control devices or
F. Management of pesticides and fertilizers; and
G. Street cleaning in targeted areas.

f. Infiltration practices should not be implemented in any of the following circumstances:
   i. Areas/sites where vehicle fueling and/or maintenance occur;
   ii. Areas/sites with shallow bedrock which allow movement of pollutants into the groundwater;
   iii. Areas/sites near Karst features;
   iv. Areas/sites where contaminants in soil or groundwater could be mobilized by infiltration of stormwater;
   v. Areas/sites within a delineated source water protection area for a public drinking water supply where the potential for an introduction of pollutants into the groundwater exists. Information on groundwater protection may be found at:
      http://www.epa.state.il.us/water/groundwater/index.html
   vi. Areas/sites within 400 feet of a community water supply well if there is not a wellhead protection delineation area or within 200 feet of a private water supply well. Information on wellhead protection may be found at:
      http://www.epa.state.il.us/water/groundwater/index.html

g. Develop and implement an ordinance or other regulatory mechanism to address post-construction runoff from new development and redevelopment projects, public surfaces, and existing developed properly as set forth above to the extent allowable under state or local law.

h. Require all regulated construction sites to have post-construction management plans that meet or exceed the requirements of Part IV.O.2.h of NPDES permit No. ILA1O including management practices, controls, and other provisions at least as protective as the requirements contained in the most recent version of the Illinois Urban Manual, 2014.

i. Ensure adequate long-term operation and maintenance of BMPs.

j. Define appropriate BMPs for this minimum control measure and measurable goals for each BMP. These measurable goals must ensure the reduction of all of the pollutants of concern in your storm water discharges to the maximum extent practicable.

k. Within 3 years of the effective date of the permit, the permittee must develop and
implement a process to assess the water quality impacts in the design of all new and existing flood management projects that are associated with the permittee or that discharge to the MS4. This process must include consideration of controls that can be used to minimize the impacts to site water quality and hydrology while still meeting the project objectives. This will also include assessment of any potential impacts and effects on flood management projects due to climate change.

I. Provide an annual evaluation of post-construction storm water management BMPs and measurable goals in the Annual Report pursuant to Part V.C.1.

6. Pollution Prevention/Good Housekeeping for Municipal Operations

New permittees shall develop and implement elements of their storm water management program addressing the provisions listed below. Existing permittees renewing coverage under this permit shall maintain their current programs addressing this Minimum Control Measure, updating and enhancing their storm water management programs as necessary to comply with the terms of this section.

a. Develop and implement an operation and maintenance program that includes an annual training component for municipal staff and contractors and is designed to prevent and reduce the discharge of pollutants to the maximum extent practicable.

b. Pollution Prevention- The permittee shall design, install, implement, and maintain effective pollution prevention measures to minimize the discharge of pollutants from municipal properties, infrastructure, and operations. At a minimum, such measures must be designed, installed, implemented and maintained to:

i. Minimize the discharge of pollutants from equipment and vehicle washing, wheel wash water, and other wash waters. Wash waters must be treated in a sediment basin or alternative control that provides equivalent or better treatment prior to discharge;

ii. Minimize the exposure of building materials, building products, construction wastes, trash, landscape materials, fertilizers, pesticides, herbicides, chemical storage tanks, deicing material storage facilities and temporary stockpiles, detergents, sanitary waste, and other materials present on the site to precipitation and to storm water;

iii. Minimize the discharge of pollutants from spills and leaks and implement chemical spill and leak prevention and response procedures; and

iv. Provide regular inspection of municipal storm water management BMPs. Based on inspection
findings, the permittee shall determine if repair, replacement, or maintenance measures are necessary in order to ensure the structural integrity, proper function, and treatment effectiveness of structural storm water BMPs. Necessary maintenance shall be completed as soon as conditions allow to prevent or reduce the discharge of pollutants to storm water.

c. Deicing material must be stored in a permanent or temporary storage structure or seasonal tarping must be utilized. If no permanent structures are owned or operated by the Permittee, new permanent deicing material storage structures shall be constructed within two years of the effective date of this permit. Storage structures or stockpiles shall be located and managed to minimize storm water pollutant runoff from the stockpiles or loading/unloading areas of the stockpiles. Stockpiles and loading/unloading areas should be located as far as practicable from any area storm sewer drains. Fertilizer, pesticides, or other chemicals shall be stored indoors to prevent any discharge of such chemicals within the storm water runoff.

d. Using training materials that are available from USEPA, the State of Illinois, or other organizations, the permittee’s program must include annual employee training to prevent and reduce storm water pollution from activities such as park and open space maintenance, fleet and building maintenance, operation of storage yards, snow disposal, deicing material storage handling and use on roadways, new construction and land disturbances, and storm water system maintenance procedures for proper disposal of street cleaning debris and catch basin material. In addition, training should include how flood management projects impact water quality, non-point source pollution control, green infrastructure controls, and aquatic habitat.

e. Define appropriate BMPs for this minimum control measure and measurable goals for each BMP. These measurable goals must ensure the reduction of all of the pollutants of concern in your storm water discharges to the maximum extent practicable.

f. Provide an annual evaluation of pollution prevention/good housekeeping for municipal operations and measurable goals in the Annual Report pursuant to Part V.C.1.

C. Qualifying State, County, or Local Program

If an existing qualifying local program requires a permittee to implement one or more of the minimum control measures of Part IV. B. above, the permittee may follow that qualifying program’s requirements rather than the requirements of Part IV.B. above. A qualifying local program is a local, county, or state municipal storm water management program that imposes, at a minimum, the relevant requirements of Part IV. B. Any qualifying local programs that permittees intend to follow shall be specified in their storm water management program.

D. Sharing Responsibility

1. Implementation of one or more of the minimum control measures may be shared with another
entity, or the entity may fully take over the control measure. A permittee may rely on another entity only if:

a. The other entity implements the control measure;

b. The particular control measure, or component of that measure is at least as stringent as the corresponding permit requirement;

c. The other entity agrees to implement any minimum control measure on the permittee’s behalf. A written agreement of this obligation is recommended. This obligation must be maintained as part of the description of the permittee’s Storm Water Management Program. If the other entity agrees to report on the minimum control measure, the permittee must supply the other entity with the reporting requirements contained in Part V.C of this permit. If the other entity fails to implement the minimum control measure on the permittee’s behalf, then the permittee remains liable for any discharges due to that failure to implement the minimum control measure.

E. Reviewing and Updating Storm Water Management Programs

1. Storm Water Management Program Review- The permittee must perform an annual review of its Storm Water Management Program in conjunction with preparation of the annual report required under Part V.C. The permittee must include in its annual report a plan for complying with any changes or new provisions in this permit, or in any State or federal regulations. The permittee must also include in its annual report a plan for complying with all applicable TMDL Report(s) or watershed management plan(s). Information on TMDLs may be found at: [http://www.epa.state.il.us/water/tmdl/](http://www.epa.state.il.us/water/tmdl/).

2. Storm Water Management Program Update- The permittee may modify its Storm Water Management Program during the life of the permit in accordance with the following procedures:

   a. Modifications adding (but not subtracting or replacing) components, controls, or requirements to the Storm Water Management Program may be made at any time upon written notification to the Agency;

   b. Modifications replacing an ineffective or infeasible BMP specifically identified in the Storm Water Management Program with an alternate BMP may be requested at any time. Unless denied by the Agency, modifications proposed in accordance with the criteria below shall be deemed approved and may be implemented 60 days from submittal of the request. If the request is denied, the Agency will send the permittee a written response giving a reason for the decision. The permittee’s modification requests must include the following:
i. An analysis of why the BMP is ineffective or infeasible (including cost prohibitive);  
ii. Expectations on the effectiveness of the replacement BMP; and  
iii. An analysis of why the replacement BMP is expected to achieve the goals of the BMP to be replaced.

c. Modification of any ordinances relative to the storm water management program, provided the updated ordinance is at least as stringent as the provisions stipulated in this permit; and  
d. Modification requests or notifications must be made in writing and signed in accordance with Standard Condition II of Attachment H.

3. Storm Water Management Program Updates Required by the Agency. Modifications requested by the Agency must be made in writing, set forth the time schedule for permittees to develop the modifications, and offer permittees the opportunity to propose alternative program modifications to meet the objective of the requested modification. All modifications required by the Permitting Authority will be made in accordance with 40 CFR 124.5, 40 CFR 122.62, or as appropriate 40 CFR 122.63. The Agency may require modifications to the Storm Water Management Program as needed to:

a. Address impacts on receiving water quality caused, or contributed to, by discharges from the MS4;  
b. Include more stringent requirements necessary to comply with new federal or State statutory or regulatory requirements; or  
c. Include such other conditions deemed necessary by the Agency to comply with the goals and requirements of the Clean Water Act.

PART V. MONITORING, RECORDKEEPING, AND REPORTING

A Monitoring

The permittee must develop and implement a monitoring and assessment program to evaluate the effectiveness of the BMPs being implemented to reduce pollutant loadings and water quality impacts within 180 days of the effective date of this permit. The program should be tailored to the size and characteristics of the MS4 and the watershed. The permittee shall provide a justification of its monitoring and assessment program in the Annual Report. By not later than 180 days after the effective date of this permit, the permittee shall initiate an evaluation of its storm water program. The plan for monitoring/evaluation shall be described in the Annual Report. Evaluation and/or monitoring results shall be provided in the Annual Report. The monitoring and assessment program may include evaluation of BMPs and/or direct water quality monitoring as follows:

1. An evaluation of BMPs based on estimated effectiveness from published research accompanied by an inventory of the number and location of BMPs implemented as part of the permittee’s program and an estimate of pollutant reduction resulting from the BMPs, or
2. Monitoring the effectiveness of storm water control measures and progress towards the MS4’s goals using one or more of the following:

a. MS4 permittees serving a population of less than 25,000 may conduct visual observations of the storm water discharge documenting color, odor, clarity, floating solids, settled solids, suspended solids, foam, oil sheen, or other obvious indicators of storm water pollution; or

b. MS4 permittees may evaluate storm water quality and impacts using one or more of the following methods;

   i. Instream monitoring in the highest level hydrological unit code segment in the MS4 area. Monitoring shall include, at a minimum, quarterly monitoring of receiving waters upstream and downstream of the MS4 discharges in the designated stream(s).

   ii. Measuring pollutant concentrations over time.

   iii. Sediment monitoring.

   iv. Short-term extensive network monitoring. Short-term sampling at the outlets of numerous drainage areas to identify water quality issues and potential storm water impacts, and may help in ranking areas for implementation priority. Data collected simultaneously across the MS4 to help characterize the geographical distribution of pollutant sources.

   v. Site-specific monitoring. High-value resources such as swimming beaches, shellfish beds, or high-priority habitats could warrant specific monitoring to assess the status of use support. Similarly, known high-priority pollutant sources or impaired water bodies with contaminated aquatic sediments, an eroding stream channel threatening property, or a stream reach with a degraded fish population could be monitored to assess impacts of storm water discharges and/or to identify improvements that result from the implementation of BMPs.

   vi. Assessing physical/habitat characteristics such as stream bank erosion caused by storm water discharges.


   viii. Sewershed-focused monitoring. Monitor for pollutants in storm water produced in different areas of the MS4. For example, identity which pollutants are present in storm water from industrial areas, commercial areas, and residential areas.

   ix. BMP performance monitoring. Monitoring of individual BMP performance to provide a direct measure of the pollutant reduction efficiency of these key components of a MS4 program.

   x. Collaborative watershed-scale monitoring. The permittee may choose to work collaboratively with other permittees and/or a watershed group to design and implement a watershed or sub watershed scale monitoring program that assesses...
the water quality of the water bodies and the sources of pollutants. Such programs must include elements which assess the impacts of the permittee's storm water discharges and/or the effectiveness of the BMPs being implemented.

c. If ambient water quality monitoring under 2b above is performed, the monitoring of storm water discharges and ambient monitoring intended to gauge storm water impacts shall be performed within 48 hours of a precipitation event greater than or equal to one quarter inch in a 24-hour period. At a minimum, analysis of storm water discharges or ambient water quality shall include the following parameters: total suspended solids, total nitrogen, total phosphorous, fecal coliform, chlorides, and oil and grease. In addition, monitoring shall be performed for any other pollutants associated with storm water runoff for which the receiving water is considered impaired pursuant to the most recently approved list under Section 303(d) of the Clean Water Act.

B. Recordkeeping

The permittee must keep records required by this permit for 5 years after the expiration of this permit. Records to be kept under this Part include the permittee’s NOI, storm water management plan, annual reports, and monitoring data. All records shall be kept onsite or locally available and shall be made accessible to the Agency for review at the time of an on-site inspection. Except as otherwise provided in this permit, permittees must submit records to the Agency only when specifically requested to do so. Permittees must post their NOI, storm water management program plan, and annual reports on the permittee’s website. The permittee must make its records available to the public at reasonable times during regular business hours. The permittee may require a member of the public to provide advance notice, in accordance with the applicable Freedom of Information Act requirements. Storm sewer maps may be withheld for security reasons.

c. Reporting

The permittee must submit Annual Reports to the Agency by the first day of June for each year that this permit is in effect. If the permittee maintains a website, a copy of the Annual Report shall be posted on the website by the first day of June of each year. Each Report shall cover the period from March of the previous year through March of the current year. Annual Reports shall be maintained on the permittees’ website for a period of 5 years. The Report must Include:

1. An assessment of the appropriateness and effectiveness of the permittee’s identified BMPs and progress towards achieving the statutory goal of reducing the discharge of pollutants to the maximum extent practicable (MEP), and the permittee’s identified measurable goals for each of the minimum control measures;

2. The status of compliance with permit conditions, including a description of each incidence of non-compliance with the permit, and the permittee’s plan for achieving compliance with a timeline of actions taken or to be taken;
3. Results of information collected and analyzed, including monitoring data, if any, during the reporting period;

4. A summary of the storm water activities the permittee plans to undertake during the next reporting cycle, including an implementation schedule;

5. A change in any identified BMPs or measurable goals that apply to the program elements;

6. Notice that the permittee is relying on another government entity to satisfy some of the permit obligations (if applicable);

7. Provide an updated summary of any BMP or adaptive management strategy constructed or implemented pursuant to any approved TMDL or alternate water quality management study. Use the results of your monitoring program to assess whether the WLA or other performance requirements for storm water discharges from your MS4 are being met; and

8. If a qualifying local program or programs with shared responsibilities is implementing control measures on behalf of one or more entities, then the local qualifying program or programs with shared responsibilities may submit a report on behalf of itself and any entities for which it is implementing all of the minimum control measures.

The Annual Reports shall be submitted to the following office and email addresses:

Illinois Environmental Protection Agency
Division of Water Pollution Control
Compliance Assurance Section
Municipal Annual Inspection Report 1021 North Grand Avenue East
P.O. Box 19276
Springfield, Illinois 62794-9276
epa.ms4annualinsp@illinois.gov

PART VI. DEFINITIONS AND ACRONYMS

All definitions contained in Section 502 of the Clean Water Act, 40 CFR 122, and 35 Ill. Adm. Code 309 shall apply to this permit and are incorporated herein by reference. For convenience, simplified explanations of some regulatory/statutory definitions have been provided. In the event of a conflict, the definition found in the statute or regulation takes precedence.

Best Management Practices (BMPs) means structural or nonstructural controls, schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of waters of the state. BMPs also include treatment requirements,
operating procedures, and practices to control runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage.

**BMP** is an acronym for “Best Management Practices.”

**CFR** is an acronym for “Code of Federal Regulations.”

**Control Measure** as used in this permit refers to any Best Management Practice or other method used to prevent or reduce storm water runoff or the discharge of pollutants to waters of the State.


**Discharge** when used without a qualifier, refers to discharge of a pollutant as defined at 40 CFR 122.2.

**Environmental Justice** (EJ) means the fair treatment and meaningful involvement of all people regardless of race, color, national origin, or income with respect to the development, implementation, and enforcement of environmental laws, regulations, and policies.

**Environmental Justice Area** means a community with a low-income and/or minority population greater than twice the statewide average. In addition, a community may be considered a potential EJ community if the low-income and/or minority population is less than twice the state-wide average but greater than the statewide average and it has identified itself as an EJ community. If the low-income and/or minority population percentage is equal to or less than the statewide average, the community should not be considered a potential EJ community.

**Flood management project** means any project which is intended to control, reduce or minimize high stream flows and associated damage. This may also include projects designed to mimic or improve natural conditions in the waterway.

**Green Infrastructure** means wet weather management approaches and technologies that utilize, enhance or mimic the natural hydrologic cycle processes of infiltration, evapotranspiration and reuse. Green infrastructure approaches currently in use include green roofs, trees and tree boxes, rain gardens, vegetated swales, pocket wetlands, infiltration planters, porous and permeable pavements, porous piping systems, dry wells, vegetated median strips, reforestation/revegetation, rain barrels, cisterns, and protection and enhancement of riparian buffers and floodplains.

**Illicit Connection** means any man-made conveyance connecting an illicit discharge directly to a municipal separate storm sewer.

**Illicit Discharge** is defined at 40 CFR 122.26(b)(2) and refers to any discharge to a municipal separate storm sewer that is not composed entirely of storm water, except discharges authorized under an NPDES permit (other than the NPDES permit for discharges from the MS4) and discharges resulting from firefighting activities.
MEP is an acronym for "Maximum Extent Practicable." the technology-based discharge standard for Municipal Separate Storm Sewer Systems to reduce pollutants in storm water discharges that was established by CWA Section 402(p). A discussion of MEP as it applies to small MS4s is found at 40 CFR 122.34.

MS4 is an acronym for "Municipal Separate Storm Sewer System" and is used to refer to a Large, Medium, or Small Municipal Separate Storm Sewer System (e.g. "the Dallas MS4"). The term is used to refer to either the system operated by a single entity or a group of systems within an area that are operated by multiple entities (e.g., the Houston MS4 includes MS4s operated by the city of Houston, the Texas Department of Transportation, the Harris County Flood Control District, Harris County, and others).

Municipal Separate Storm Sewer is defined at 40 CFR 122.26(b)(8) and means a conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains): (i) Owned or operated by a State, city, town, borough, county, parish, district, association, or other public body (created by or pursuant to State law) having jurisdiction over disposal of sewage, industrial wastes, storm water, or other wastes, including special districts under State law such as a sewer district, flood control district or drainage district, or similar entity, or an Indian tribe or an authorized Indian tribal organization, or a designated and approved management agency under Section 208 of the CWA that discharges to waters of the United States: (ii) Designed or used for collecting or conveying storm water; (iii) Which is not a combined sewer; and (iv) Which is not part of a Publicly Owned Treatment Works (POTW) as defined at 40 CFR 122.2.

NOI is an acronym for "Notice of Intent" to be covered by this permit and is the mechanism used to "register" for coverage under a general permit.

NPDES is an acronym for "National Pollutant Discharge Elimination System."

Outfall is defined at 40 CFR 122.26(b) (9) and means a point source as defined by 40 CFR 122.2 at the point where a municipal separate storm sewer discharges to waters of the United States and does not include open conveyances connecting two municipal storm sewers, or pipes, tunnels or other conveyances which connect segments of the same stream or other waters of the United States and are used to convey waters of the United States.

Owner or Operator is defined at 40 CFR 122.2 and means the owner or operator of any "facility or activity" subject to regulation under the NPDES program.

Permitting Authority means the Illinois EPA.

Point Source is defined at 40 CFR 122.2 and means any discernable, confined and discrete conveyance, including but not limited to, any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, landfill leachate collection system, vessel or other floating craft from which pollutants are or may be discharged. This term does not include return flows from irrigated agriculture or agricultural storm water runoff.

Pollutants of Concern means pollutants identified in a TMDL waste load allocation (WLA) or on the Section 303(d) list for the receiving water, and any of the pollutants for which water monitoring is required in Part V.A. of this permit.
Qualifying Local Program is defined at 40 CFR 122.34(c) and means a local, state, or Tribal municipal storm water management program that imposes, at a minimum, the relevant requirements of paragraph (b) of Section 122.34.

Small Municipal Separate Storm Sewer System is defined at 40 CFR 122.26(b)(16) and refers to all separate storm sewers that are owned or operated by the United States, a State [sic], city, town, borough, county, parish, district, association, or other public body (created by or pursuant to State [sic] law) having jurisdiction over disposal of sewage, industrial wastes, storm water, or other wastes, including special districts under State law such as a sewer district, flood control district or drainage district, or similar entity, or an Indian tribe or an authorized Indian tribal organization, or a designated and approved management agency under Section 208 of the CWA that discharges to waters of the United States, but is not defined as "large" or "medium" municipal separate storm sewer system. This term includes systems similar to separate storm sewer systems in municipalities, such as systems at military bases, large hospital or prison complexes, and highways and other thoroughfares. The term does not include separate storm sewers in very discrete areas, such as individual buildings.

Storm Water is defined at 40 CFR 122.26(b) (13) and means storm water runoff, snowmelt runoff, and surface runoff and drainage.

Storm Water Management Program (SWMP) refers to a comprehensive program to manage the quality of storm water discharged from the municipal separate storm sewer system.

SWMP is an acronym for Storm Water Management Program.

TMDL is an acronym for "Total Maximum Daily Load."

Waters (also referred to as waters of the state or receiving water) is defined at Section 301.440 of Title 35: Subtitle C: Chapter I of the Illinois Pollution Control Board Regulations and means all accumulations of water, surface and underground, natural, and artificial, public and private, or parts thereof, which are wholly or partially within, flow through, or border upon the State of Illinois, except that sewers and treatment works are not included except as specially mentioned; provided, that nothing herein contained shall authorize the use of natural or otherwise protected waters as sewers or treatment works except that in-stream aeration under Agency permit is allowable.

"You" and "Your" as used in this permit is intended to refer to the permittee, the operator, or the discharger as the context indicates and that party’s responsibilities (e.g., the city, the country, the flood control district, the U.S. Air Force, etc.).
8-Hour Composite Sample means a combination of at least 3 sample aliquots of at least 100 milliliters, collected at periodic intervals during the operating hours of a facility over an 8-hour period.

Flow Proportional Composite Sample means a combination of sample aliquots of at least 100 milliliters collected at periodic intervals such that either the time interval between each aliquot or the volume of each aliquot is proportional to either the stream flow at the time of sampling or the total stream flow since the collection of the previous aliquot.

(1) **Duty to comply.** The permittee must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the Act and is grounds for enforcement action, permit termination, revocation and reissuance, modification, or for denial of a permit renewal application. The permittee shall comply with effluent standards or prohibitions established under Section 307(a) of the Clean Water Act for toxic pollutants within the time provided in the regulations that establish these standards or prohibitions, even if the permit has not yet been modified to incorporate the requirements.

(2) **Duty to reapply.** If the permittee wishes to continue an activity regulated by this permit after the expiration date of this permit, the permittee must apply for and obtain a new permit. If the permittee submits a proper application as required by the Agency no later than 180 days prior to the expiration date, this permit shall continue in full force and effect until the final Agency decision on the application has been made.

(3) **Need to halt or reduce activity not a defense.** It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.

(4) **Duty to mitigate.** The permittee shall take all reasonable steps to minimize or prevent any discharge in violation of this permit which has a reasonable likelihood of adversely affecting human health or the environment.

(5) **Proper operation and maintenance.** The permittee shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the permittee to achieve compliance with conditions of this permit. Proper operation and maintenance includes effective performance, adequate funding, adequate operator staffing and training, and adequate laboratory and process controls, including appropriate quality assurance procedures. This provision requires the operation of back-up, or auxiliary facilities, or similar systems only when necessary to achieve compliance with the conditions of the permit.

(6) **Permit actions.** This permit may be modified, revoked and reissued, or terminated for cause by the Agency pursuant to 40 CFR 122.62 and 40 CFR 122.63. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance, does not stay any permit condition.

(7) **Property rights.** This permit does not convey any property rights of any sort, or any exclusive privilege.

(8) **Duty to provide information.** The permittee shall furnish to the Agency within a reasonable time, any information which the Agency may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit, or to determine compliance with the permit. The permittee shall also furnish to the Agency upon request, copies of records required to be kept by this permit.

(9) **Inspection and entry.** The permittee shall allow an authorized representative of the Agency or USEPA (including an authorized contractor acting as a representative of the Agency or USEPA), upon the presentation of credentials and other documents as may be required by law, to:

(a) Enter upon the permittee's premises where a regulated
facility or activity is located or conducted, or where records must be kept under the conditions of this permit;

(b) Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;

(c) Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and

(d) Sample or monitor at reasonable times, for the purpose of assuring permit compliance, or as otherwise authorized by the Act, any substances or parameters at any location.

10 Monitoring and records.

(a) Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity.

(b) The permittee shall retain records of all monitoring information, including all calibration and maintenance records, and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this permit, and records of all data used to complete the application for this permit, for a period of at least 3 years from the date of this permit, measurement, report or application. Records related to the permittee's sewage sludge use and disposal activities shall be retained for a period of at least five years (or longer as required by 40 CFR Part 503). This period may be extended by request of the Agency or USEPA at any time.

(c) Records of monitoring information shall include:

1. The date, exact place, and time of sampling or measurements;

2. The individual(s) who performed the sampling or measurements;

3. The date(s) analyses were performed;

4. The individual(s) who performed the analyses;

5. The analytical techniques or methods used; and

6. The results of such analyses.

(d) Monitoring must be conducted according to test procedures approved under 40 CFR Part 136, unless other test procedures have been specified in this permit. Where no test procedure under 40 CFR Part 136 has been approved, the permittee shall submit to the Agency a test method for approval. The permittee shall calibrate and perform maintenance procedures on all monitoring and analytical instrumentation at intervals to ensure accuracy of measurements.

11 Signatory requirement. All applications, reports or information submitted to the Agency shall be signed and certified.

(a) Application. All permit applications shall be signed as follows:

1. For a corporation: by a principal executive officer of at least the level of vice president or a person or position having overall responsibility for environmental matters for the corporation;

2. For a partnership or sole proprietorship: by a general partner or a principal proprietor, respectively; or

3. For a municipality, State, Federal, or other public agency: by either a principal executive officer or ranking elected official.

(b) Reports. All reports required by permits, or other information requested by the Agency shall be signed by a person described in paragraph (a) or by a duly authorized representative of that person. A person is a duly authorized representative only if:

1. The authorization is made in writing by a person described in paragraph (a); and

2. The authorization specifies either an individual or a position responsible for the overall operation of the facility, from which the discharge originates, such as a plant manager, superintendent or person of equivalent responsibility; and

3. The written authorization is submitted to the Agency.

(c) Changes of Authorization. If an authorization under (b) is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new authorization satisfying the requirements of (b) must be submitted to the Agency prior to or together with any reports, information, or applications to be signed by an authorized representative.

(d) Certification. Any person signing a document under paragraph (a) or (b) of this section shall make the following certification:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowingly violating.

12 Reporting requirements.

(a) Planned changes. The permittee shall give notice to the Agency as soon as possible of any planned physical alterations or additions to the permitted facility.

Notice is required when:

1. The alteration or addition to a permitted facility may meet one of the criteria for determining whether a facility is a new source pursuant to 40 CFR 122.29 (b); or

2. The alteration or addition could significantly change the nature or increase the quantity of pollutants discharged. This notification applies to pollutants which are subject neither to effluent limitations in the permit, nor to notification requirements pursuant to 40 CFR 122.42 (a)(1)

3. The alteration or addition results in a significant change in the permittee's sewage sludge use or disposal practices, and such alteration, addition, or change may justify the application of permit conditions that are different from or absent in the existing permit, including notification of additional use or disposal sites not reported during the permit application process or not reported pursuant to an approved land application plan.

(b) Anticipated noncompliance. The permittee shall give advance notice to the Agency of any planned changes in the permitted facility or activity which may result in noncompliance with permit requirements.

(c) Transfers. This permit is not transferable to any person other than a person described in paragraph (a) or (b) of this section.

(d) Compliance schedules. Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any compliance schedule of this permit shall be submitted no later than 14 days following each schedule date.

(e) Monitoring reports. Monitoring results shall be reported at the intervals specified elsewhere in this permit.

1. Monitoring results must be reported on a Discharge Monitoring Report (DMR).
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(2) If the permittee monitors any pollutant more frequently than required by the permit, using test procedures approved under 40 CFR 136 or as specified in the permit, the results of this monitoring shall be included in the calculation and reporting of the data submitted in the DMR.

(3) Calculations for all limitations which require averaging of measurements shall utilize an arithmetic mean unless otherwise specified by the Agency in the permit.

(f) Twenty-four hour reporting. The permittee shall report any noncompliance which may endanger health or the environment. Any information shall be provided orally within 24-hours from the time the permittee becomes aware of the circumstances. A written submission shall also be provided within 5 days of the time the permittee becomes aware of the circumstances. The written submission shall contain a description of the noncompliance and its cause; the period of noncompliance, including exact dates and time; and if the noncompliance has not been corrected, the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent recurrence of the noncompliance. The following shall be included as information which must be reported within 24-hours:

(1) Any unanticipated bypass which exceeds any effluent limitation in the permit.

(2) Any upset which exceeds any effluent limitation in the permit.

(3) Violation of a maximum daily discharge limitation for any of the pollutants listed by the Agency in the permit or any pollutant which may endanger health or the environment.

The Agency may waive the written report on a case-by-case basis if the oral report has been received within 24-hours.

(g) Other noncompliance. The permittee shall report all instances of noncompliance not reported under paragraphs (12)(d), (e), or (f), at the time monitoring reports are submitted. The reports shall contain the information listed in paragraph (12)(f).

(h) Other information. Where the permittee becomes aware that it failed to submit any relevant facts in a permit application, or submitted incorrect information in a permit application, or in any report to the Agency, it shall promptly submit such facts or information.

(13) Bypass.

(a) Definitions.

(1) Bypass means the intentional diversion of waste streams from any portion of a treatment facility.

(2) Severe property damage means substantial physical damage to property, damage to the treatment facilities which causes them to become inoperable, or substantial and permanent loss of natural resources which can reasonably be expected to occur in the absence of a bypass. Severe property damage does not mean economic loss caused by delay in production.

(b) Bypass not exceeding limitations. The permittee may allow any bypass to occur which does not cause effluent limitations to be exceeded, but only if it also is for essential maintenance to assure efficient operation. These bypasses are not subject to the provisions of paragraphs (13)(c) and (13)(d).

(c) Notice.

(1) Anticipated bypass. If the permittee knows in advance of the need for a bypass, it shall submit prior notice, if possible at least ten days before the date of the bypass.

(2) Unanticipated bypass. The permittee shall submit notice of an unanticipated bypass as required in paragraph (12)(d) (24-hour notice). Prohibition of bypass.

(1) Bypass is prohibited, and the Agency may take enforcement action against a permittee for bypass, unless:

(i) Bypass was unavoidable to prevent loss of life, personal injury, or severe property damage;

(ii) There were no feasible alternatives to the bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. This condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment to prevent a bypass which occurred during normal periods of equipment downtime or preventive maintenance; and

(iii) The permittee submitted notices as required under paragraph (13)(c). (2) The Agency may approve an anticipated bypass, after considering its adverse effects, if the Agency determines that it will meet the three conditions listed above in paragraph (13)(d)(1).

(14) Upset.

(a) Definition. Upset means an exceptional incident in which there is unintentional and temporary noncompliance with technology based permit effluent limitations because of factors beyond the reasonable control of the permittee. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation.

(b) Effect of an upset. An upset constitutes an affirmative defense to an action brought for noncompliance with such technology based permit effluent limitations if the requirements of paragraph (14)(c) are met. No determination made during administrative review of claims that noncompliance was caused by upset, and before an action for noncompliance, is final administrative action subject to judicial review.

(c) Conditions necessary for a demonstration of upset. A permittee who wishes to establish the affirmative defense of upset shall demonstrate, through properly signed, contemporaneous operating logs, or other relevant evidence that:

(1) An upset occurred and that the permittee can identify the cause(s) of the upset;

(2) The permitted facility was at the time being properly operated; and

(3) The permittee submitted notice of the upset as required in paragraph (14)(d)(2) (24-hour notice).

(d) Burden of proof. In any enforcement proceeding the permittee seeking to establish the occurrence of an upset has the burden of proof.

(15) Transfer of permits. Permits may be transferred by modification or automatic transfer as described below:

(a) Transfers by modification. Except as provided in paragraph (b), a permit may be transferred by the permittee to a new owner or operator only if the permit has been modified or revoked and reissued pursuant to 40 CFR 122.62 (b) (2), or a minor modification made pursuant to 40 CFR 122.63 (d), to identify the new permittee and incorporate other requirements as may be necessary under the Clean Water Act.

(b) Automatic transfers. As an alternative to transfers under paragraph (a), any NPDES permit may be automatically transferred to a new permittee if:
(1) The current permittee notifies the Agency at least 30 days in advance of the proposed transfer date;
(2) The notice includes a written agreement between the existing and new permittees containing a specified date for transfer of permit responsibility, coverage and liability between the existing and new permittees; and
(3) The Agency does not notify the existing permittee and the proposed new permittee of its intent to modify or revoke and reissue the permit if this notice is not received, the transfer is effective on the date specified in the agreement.

(15) All manufacturing, commercial, mining, and silvicultural dischargers must notify the Agency as soon as they know or have reason to believe:
(a) That any activity has occurred or will occur which would result in the discharge of any toxic pollutant identified under Section 307 of the Clean Water Act which is not limited in the permit, if that discharge will exceed the highest of the following notification levels:
   (1) One hundred micrograms per liter (100 ug/l);
   (2) Two hundred micrograms per liter (200 ug/l) for acrolein and acrylicenitride; five hundred micrograms per liter (500 ug/l) for 2,4-dinitrophenol and for 2-methyl-4,6 dinitrophenol; and one milligram per liter (1 mg/l) for antimony;
   (3) Five (5) times the maximum concentration value reported for that pollutant in the NPDES permit application; or
(b) The level established by the Agency in this permit.
(c) That they have begun or expect to begin to use or manufacture as an intermediate or final product or byproduct any toxic pollutant which was not reported in the NPDES permit application.

(17) All Publicly Owned Treatment Works (POTWs) must provide adequate notice to the Agency of the following:
(a) Any new introduction of pollutants into that POTW from an indirect discharge which would be subject to Sections 301 or 306 of the Clean Water Act if it were directly discharging those pollutants; and
(b) Any substantial change in the volume or character of pollutants being introduced into that POTW by a source introducing pollutants into the POTW at the time of issuance of the permit.
(c) For purposes of this paragraph, adequate notice shall include information on (i) the quality and quantity of effluent introduced into the POTW, and (ii) any anticipated impact of the change on the quantity or quality of effluent to be discharged from the POTW.

(18) If the permit is issued to a publicly owned or publicly regulated treatment works, the permittee shall require any industrial user of such treatment works to comply with federal requirements concerning:
(a) User charges pursuant to Section 204 (b) of the Clean Water Act, and applicable regulations appearing in 40 CFR 35;
(b) Toxic pollutant effluent standards and pretreatment standards pursuant to Section 307 of the Clean Water Act; and
(c) Inspection, monitoring and entry pursuant to Section 308 of the Clean Water Act.

(19) If an applicable standard or limitation is promulgated under Section 301(b)(2)(C) and (D), 304(b)(2), or 307(a)(2) and that effluent standard or limitation is more stringent than any effluent limitation in the permit, or controls a pollutant not limited in the permit, the permit shall be promptly modified or revoked, and reassigned to conform to that effluent standard or limitation.

(20) Any authorization to construct issued to the permittee pursuant to 35 Ill. Adm. Code 309.154 is hereby incorporated by reference as a condition of this permit.

(21) The permittee shall not make any false statement, representation or certification in any application, record, report, plan or other document submitted to the Agency or the USEPA, or required to be maintained under this permit.

(22) The Clean Water Act provides that any person who violates a permit condition implementing Sections 301, 302, 306, 307, 308, 318, or 405 of the Clean Water Act is subject to a civil penalty not to exceed $25,000 per day of such violation. Any person who willfully or negligently violates permit conditions implementing Sections 301, 302, 306, 307, 308, 318 or 405 of the Clean Water Act is subject to a fine of not less than $2,500 nor more than $25,000 per day of violation, or by imprisonment for not more than one year, or both. Additional penalties for violating these sections of the Clean Water Act are identified in 40 CFR 122.41 (a)(2) and (3).

(23) The Clean Water Act provides that any person who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required to be maintained under this permit shall, upon conviction, be punished by a fine of not more than $10,000, or by imprisonment for not more than 2 years, or both. If a conviction of a person is for a violation committed after a first conviction of such person under this paragraph, punishment is a fine of not more than $20,000 per day of violation, or by imprisonment for not more than 6 months per violation, or by both.

(24) The Clean Water Act provides that any person who knowingly makes any false statement, representation, or certification in any record or other document submitted or required to be maintained under this permit, including monitoring reports or reports of compliance or non-compliance shall, upon conviction, be punished by a fine of not more than $10,000 per violation, or by imprisonment for not more than 6 months per violation, or by both.

(25) Collected screening, slurries, sludges, and other solids shall be disposed of in such a manner as to prevent entry of those wastes (or runoff from the wastes) into waters of the State. The proper authorization for such disposal shall be obtained from the Agency and is incorporated as part hereof by reference.

(26) In case of conflict between these standard conditions and any other condition(s) included in this permit, the other condition(s) shall govern.

(27) The permittee shall comply with, in addition to the requirements of the permit, all applicable provisions of 35 Ill. Adm. Code, Subtitle C, Subtitle D, Subtitle E, and all applicable orders of the Board or any court with jurisdiction.

(28) The provisions of this permit are severable, and if any provision of this permit, or the application of any provision of this permit is held invalid, the remaining provisions of this permit shall continue in full force and effect.

(Rev. 7-9-2010 bah)
Appendix B

ACRONYMS/GLOSSARY OF ENVIRONMENTAL TERMS
Appendix B

ACRONYMS/GLOSSARY OF ENVIRONMENTAL TERMS

Appendix B presents acronyms and a glossary of environmental terms that are commonly used in the application of environmental procedures.

B-1 ACRONYMS

The evolution of environmental procedures has generated a considerable number of acronyms. These have been created for the names of many Federal and State agencies, laws, studies, terms, etc. The following identifies the more significant acronyms which have gained common usage:

1. **AASHTO**. American Association of State Highway and Transportation Officials
2. **ACHP**. Advisory Council on Historic Preservation
3. **ADA**. Americans with Disabilities Act
4. **BDE**. (IDOT) Bureau of Design and Environment
5. **BMP**. Best Management Practices
6. **CAAA**. Clean Air Act Amendments
7. **CE**. Categorical Exclusion
8. **CERCLIS**. Comprehensive Environmental Response, Compensation, and Liability Information System
9. **CEQ**. Council on Environmental Quality
11. **CWA**. Clean Water Act
12. **CZM**. Coastal Zone Management
13. **DEIS**. Draft Environmental Impact Statement
14. **DOI**. (United States) Department of Interior
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<tr>
<td>15.</td>
<td><strong>EA</strong>. Environmental Assessment</td>
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<td>16.</td>
<td><strong>EIS</strong>. Environmental Impact Statement</td>
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<td>17.</td>
<td><strong>EO</strong>. Executive Order</td>
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<td>18.</td>
<td><strong>EPA</strong>. (United States) Environmental Protection Agency</td>
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<td>19.</td>
<td><strong>ESA</strong>. (Federal) Endangered Species Act</td>
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<td>20.</td>
<td><strong>FAA</strong>. Federal Aviation Administration</td>
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<td>21.</td>
<td><strong>FEIS</strong>. Final Environmental Impact Statement</td>
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<td>22.</td>
<td><strong>FEMA</strong>. Federal Emergency Management Agency</td>
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<td>23.</td>
<td><strong>FHWA</strong>. Federal Highway Administration</td>
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<td>24.</td>
<td><strong>FIFRA</strong>. Federal Insecticide, Fungicide, and Rodenticide Act</td>
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<td>25.</td>
<td><strong>FOIA</strong>. Freedom of Information Act</td>
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<td>26.</td>
<td><strong>FONSI</strong>. Finding of No Significant Impact</td>
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<td>27.</td>
<td><strong>FPPA</strong>. (Federal) Farmland Protection Policy Act</td>
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<td>28.</td>
<td><strong>FRA</strong>. Federal Railroad Administration</td>
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<td>29.</td>
<td><strong>FSA</strong>. (Federal) Farm Service Agency</td>
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<td>30.</td>
<td><strong>FTA</strong>. Federal Transit Administration (Note: This was formerly the Urban Mass Transit Administration (UMTA))</td>
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<td>31.</td>
<td><strong>FWCA</strong>. Fish and Wildlife Coordination Act</td>
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<td><strong>FWPCA</strong>. Federal Water Pollution Control Act</td>
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<td>33.</td>
<td><strong>FWS</strong>. (United States) Fish and Wildlife Service</td>
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<td>34.</td>
<td><strong>HABS/HAER</strong>. Historic American Building Survey/Historic American Engineering Record</td>
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<td><strong>HOV</strong>. High-Occupancy Vehicle</td>
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<td><strong>HUD</strong>. (United States Department of) Housing and Urban Development</td>
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<td><strong>IDNR</strong>. Illinois Department of Natural Resources</td>
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<td><strong>IDOT</strong>. Illinois Department of Transportation</td>
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**B-2 DEFINITIONS**

The following presents definitions typically used for environmental procedures:

1. **Action.** For purposes of 23 CFR 771, a highway ... project proposed for FHWA... funding. It also includes activities such as joint and multiple-use permits, changes in access control, etc., which may or may not involve a commitment of Federal funds. For Federal floodplain regulations, “action” is any highway construction, reconstruction, rehabilitation, repair, or improvement undertaken for Federally funded/regulated projects. For purposes of Illinois Endangered Species Act regulations, construction, land management, or other activities that are authorized, funded, or performed in whole or in part by agencies of State and local governments and that will result in a change to the existing environmental conditions or may affect listed threatened or endangered species or their essential habitat or Natural Areas.

2. **Action Area.** (For purposes of Federal Endangered Species Act regulations.) All areas to be affected directly or indirectly by the proposed action and not merely the immediate area involved in the action.

3. **Administration Action.** The approval by FHWA or UMTA of the applicant’s request for Federal funds for construction. It also includes approval of activities such as joint and multiple-use permits, changes in access control, etc., which may or may not involve a commitment of Federal funds.

4. **Adverse Impact.** (For purposes of Illinois Endangered Species Act regulations.) A direct or indirect alteration of the physical or biological features or the air, land, or water which may affect the survival, reproduction, or recovery of a listed species or that may diminish the viability of a Natural Area.

5. **Agency Action Report.** A report submitted to the IDNR for a proposed action requiring consultation. The information required to be submitted shall be sufficient to determine the presence or absence of a threatened or endangered species or Natural Area in the vicinity of the proposed action.

6. **Agricultural Land Conversion.** (For purposes of Illinois Farmland Protection Act regulations.) The taking of land directly out of agricultural production or displacing it by another use and not returning it to production.

7. **Agricultural Land or Farmland.** (For purposes of Illinois Farmland Protection Act regulations.) All land in farms including cropland, hayland, pastureland, forestland, corrals, gardens, orchards, land used for farmsteads, buildings, barns, machinery sheds, adjacent yards or corrals, pens, waste lagoons, feedlots, farmstead or feedlot windbreaks, grain bins, lanes for farm residences and fields, field windbreaks, ponds, commercial feedlots, greenhouses, nurseries, broiler facilities, and farm landing strips.
8. **Area of Potential Effects.** (For purposes of the Section 106 historic preservation regulations.) The geographic area or areas within which an undertaking may cause changes in the character or use of historic properties, if any such properties exist.

9. **Base Flood.** The flood or tide having a 1-percent chance of being exceeded in any given year.

10. **Base Floodplain.** The area subject to flooding by the base flood.

11. **Biological Assessment.** Information on listed and proposed species and designated and proposed critical habitat that may be present in the action area and the evaluation of potential effects of the action on such species and habitat.

12. **Biological Opinion (Federal).** The document that states the opinion of the US Fish and Wildlife Service (USFWS) on whether or not an action is likely to jeopardize the continued existence of listed species or result in the destruction or adverse modification of critical habitat. (Illinois). The component of the Detailed Action Report prepared by the IDNR when a valid record of an occurrence for a threatened or endangered species or Natural Area exists within the vicinity of a proposed action. This opinion will conclude whether the action will jeopardize the listed species present, destroy or adversely modify their essential habitat, or adversely modify a Natural Area.

13. **Categorical Exclusion (CE).** (For purposes of 40 CFR 1500, CEQ Regulations.) A category of actions which do not individually or cumulatively have a significant effect on the human environment for which, therefore, neither an environmental assessment nor an environmental impact statement is required.

14. **Class of Action.** In Federal environmental parlance, the categorization of the significance of the environmental impact of a proposed action and the corresponding level of environmental documentation required.

15. **Conference.** (For purposes of Federal Endangered Species Act regulations.) A process involving coordination with USFWS for actions likely to jeopardize the continued existence of proposed species or result in the destruction or adverse modification of proposed critical habitat.

16. **Cooperating Agency.** Any Federal agency other than a lead agency which has jurisdiction by law or special expertise with respect to any environmental impact involved in a proposal (or a reasonable alternative) for legislation or other major Federal action significantly affecting the quality of the human environment. A State or local agency of similar qualifications may, by agreement with the lead agency, become a cooperating agency.

17. **Council.** (For purposes of the Section 106 historic preservation regulations.) The Advisory Council on Historic Preservation or a Council member or employee designated to act for the Council.
18. **Critical Habitat.** An area designated by USFWS as critical habitat.

19. **Cumulative Effects.** (For purposes of Illinois Endangered Species Act regulations.) Direct and indirect effects of a proposed action(s) together with the identifiable effects of actions that are interrelated or interdependent with the action. Indirect effects are those that are caused by the action but are later in time or farther in distance. Interrelated actions are those that are a part of a larger action. Interdependent actions are those that have independent utility apart from the action.

20. **Cumulative Impact.** (For purposes of 40 CFR 1500 CEQ Regulations.) The impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (Federal or non-Federal) or person undertakes such other actions. Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time.

21. **Destruction or Adverse Modification.** (For purposes of Federal Endangered Species Act regulations.) A direct or indirect alteration that appreciably diminishes the value of critical habitat for both the survival and recovery of listed species. Such alterations include, but are not limited to, alterations adversely modifying any of those physical or biological features that were the basis for determining the habitat to be critical.

22. **Detailed Action Report.** A written report that is prepared by an agency when a threatened or endangered species or Natural Area has been identified within the vicinity of a proposed action. This report shall contain sufficient information to make a judgment regarding the potential adverse impacts to a listed species or its essential habitat or a Natural Area.

23. **Effects.** (For purposes of 40 CFR 1500, CEQ Regulations.) Effects include:
   a. Direct effects, which are caused by the action and occur at the same time and place.
   b. Indirect effects, which are caused by the action and are later in time or farther removed in distance, but are still reasonably foreseeable. Indirect effects may include growth inducing effects and other effects related to induced changes in the pattern of land use, population density or growth rate, and related effects on air and water and other natural systems, including ecosystems.

24. **Encroachment.** An action within the limits of the base floodplain.

25. **Environmental Assessment (EA).** A concise public document for which a Federal agency is responsible that serves to briefly provide sufficient evidence and analysis for determining whether to prepare an environmental impact statement or a finding of no significant impact.
26. **Environmental Documentation.** Refers to environmental reports (e.g., EIS, EA) and the environmental information contained in Phase I Engineering Reports.

27. **Environmental Impact Statement (EIS).** A detailed written statement, prepared for major Federal actions significantly affecting the quality of the human environment, which discusses the environmental impact of the proposed action; any adverse environmental effects which cannot be avoided should the proposal be implemented; alternatives to the proposed action; the relationship between local short-term uses of man’s environment and the maintenance and enhancement of long-term productivity; and any irreversible and irretrievable commitments of resources which would be involved in the proposed action should it be implemented.

28. **Environmental Report.** Refers specifically to an EIS or an EA.

29. **Environmental Studies.** The investigations of potential environmental impacts to determine the environmental process to be followed and to assist in the preparation of the environmental document.

30. **Essential Habitat.** The physical and biological environment that is required to maintain viable populations of a listed species to ensure the survival and recovery of that species.

31. **Federally Funded/Regulated.** Refers to the involvement of Federal funds and/or jurisdictional authority by any Federal agency for a proposed action.

32. **Finding of No Significant Impact (FONSI).** A document by a Federal agency briefly presenting the reasons why an action, not otherwise excluded, will not have a significant impact on the human environment and for which an environmental impact statement therefore will not be prepared.

33. **Formal Consultation.** (For purposes of Federal Endangered Species Act regulations.) A process between USFWS and the Federal agency responsible for a proposed action that commences with the Federal agency’s written request for consultation and concludes with USFWS’ issuance of a biological opinion.

34. **Historic Property.** (For purposes of the Section 106 historic preservation regulations.) Any prehistoric or historic district, site, building, structure, or object included in or eligible for inclusion in the National Register. This term includes artifacts, records, and remains that are related to and located within such properties. The term “eligible for inclusion in the National Register” includes both properties formally determined as such by the Secretary of the Interior and all other properties that meet National Register listing criteria.

35. **Historic Significance.** For purposes of Section 4(f), based on whether or not a historic site is included on or eligible for inclusion on the National Register of Historic Places (National Register).
APPENDIX - Exempt Activities

The following activities have no potential to affect historic properties, whether or not there may be historic properties in the area of the undertaking.

(1) Activities which do not involve or lead directly to construction, such as planning and research activities; grants for training; engineering to define the elements of a proposed action or alternatives so that social, economic, and environmental effects can be assessed.
(2) General highway maintenance and repair, including but not limited to filling potholes, crack sealing, joint grinding, milling, resurfacing in kind, shoulder reconstruction, erosion control, ditch cleaning, storm sewer repair, and debris removal.
(3) Removal and replacement of existing sidewalks and ADA ramps with in-kind materials.
(4) Repair and replacement of highway signs or other traffic control devices.
(5) General pavement marking activities that include, but are not limited to, installation of raised pavement markers, striping, or installation of sensors in existing pavements.
(6) Repair and replacement of appurtenances such as glare screens, median barriers, fencing, guardrails, safety barriers, crash attenuators, safety cable, or lighting.
(7) Repair, rehabilitation, or removal of railroad grade crossings, separations or grade crossing protection.
(8) Roadway surface treatments such as pavement repair, median repair, seal coating, and pavement grinding.
(9) Improvements and repairs to Interstate Highway System including bridges, weigh and inspection stations, toll facilities, and rest areas.
(10) Establishment, replacement, or removal of landscaping or other vegetation on the interstate.
(11) Installation of interstate surveillance, changeable message signs, ramp metering equipment, appurtenances such as glare screens, median barriers, fencing, guardrails, safety barriers, crash attenuators, safety cable, or lighting.
36. **Indian Tribe.** The governing body of any Indian tribe, band, nation, or other group that is recognized as an Indian tribe by the Secretary of the Interior and for which the United States holds land in trust or restricted status for that entity or its members.

37. **Interdisciplinary.** Combining or involving various academic disciplines to ensure the integrated use of the natural and social sciences and the environmental design arts.

38. **Interested Person.** (For purposes of the Section 106 historic preservation regulations.) Those organizations and individuals that are concerned with the effects of an undertaking on historic properties.

39. **Jeopardize.** (For purposes of Illinois Endangered Species Act regulations.) To engage in an action which would reduce the likelihood of the survival or recovery of a listed species or would result in the destruction or adverse modification of the essential habitat of such a species or which would result in the destruction or adverse modification of a Natural Area.

40. **Jeopardize the Continued Existence of.** (For purposes of Federal Endangered Species Act regulations.) To engage in an action that reasonably would be expected, directly or indirectly, to reduce appreciably the likelihood of both the survival and recovery of a listed species in the wild by reducing the reproduction, numbers, or distribution of that species.

41. **Land Class.** One of eight classes of land in the Land Capability Classification System (Handbook 210, issued September 1961, and approved for reprinting January, 1973) as developed by the Natural Resources Conservation Service, United States Department of Agriculture. Incorporation by reference does not include any future editions or amendments. The land capability classification shows, in a general way, the suitability of soils for most kinds of field crops. The soils are grouped according to their limitations for field crops, the risk of damage to the soil if they are used for crops, and the way they respond to management.

42. **Lead Agency.** The agency or agencies preparing or having assumed primary responsibility for preparing the environmental document.

43. **Listed Species (Federal).** Any species of fish, wildlife, or plant which has been determined to be endangered or threatened pursuant to the Federal Endangered Species Act.

44. **Listed Species (State).** Any species of plant or animal which has been listed as threatened or endangered by the Illinois Endangered Species Protection Board or the USFWS.

45. **Local Government.** A city, county, parish, township, municipality, borough, or other general purpose political subdivision of a State.
46. **Maintenance Area.** Any geographic region of the United States previously designated nonattainment pursuant to the Clean Air Act Amendments of 1990 and subsequently redesignated to attainment, subject to the requirement to develop a maintenance plan under Section 175A of the Clean Air Act, as amended.

47. **Major Construction Activity.** (For purposes of Federal Endangered Species Act regulations.) A construction project (or other undertaking having similar physical impacts) which is a major Federal action significantly affecting the quality of the human environment as referred to in the National Environmental Policy Act (NEPA).

48. **May.** A permissive condition allowing individual judgment and discretion in the evaluation and decision-making. If the term is used in specifying a procedure, that procedure is optional.

49. **Mitigation.** Mitigation includes:
   a. Avoiding the impact altogether by not taking a certain action or parts of an action.
   b. Minimizing impacts by limiting the degree or magnitude of the action and its implementation.
   c. Rectifying the impact of repairing, rehabilitating, or restoring the affected environment.
   d. Reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action.
   e. Compensating for the impact by replacing or providing substitute resources or environments.

50. **Mitigation Measures.** Activities identified in the environmental process intended to lessen the severity of any unavoidable environmental impacts precipitated by the proposed action.

51. **Modern Soil Survey.** A document published after 1965 by NRCS containing a description of a county’s soils, maps showing their distribution, and discussions concerning their behavior and adaptability.

52. **National Historic Landmark.** A historic property that the Secretary of the Interior has designated as a National Historic Landmark.

53. **National Register.** (For purposes of the Section 106 historic preservation regulations.) The National Register of Historic Places maintained by the Secretary of the Interior.

54. **National Register Criteria.** (For purposes of the Section 106 historic preservation regulations.) The criteria established by the Secretary of the Interior for use in evaluating the eligibility of properties for the National Register.
55. **Natural Area.** Any area of land in public or private ownership which is registered under the Illinois Natural Areas Preservation Act 525 ILCS 30 or is identified in the Illinois Natural Areas Inventory.

56. **Natural and Beneficial Floodplain Values.** These include but are not limited to fish, wildlife, plants, open space, natural beauty, scientific study, outdoor recreation, agriculture, aquaculture, forestry, natural moderation of floods, water quality maintenance, and groundwater recharge.

57. **NEPA Process.** The process for complying with the intent of NEPA to make environmental information available to decision makers at the appropriate time and to help public officials make decisions that are based on the understanding of environmental consequences and take actions that protect, restore, and enhance the environment.

58. **Nonattainment Area.** Any geographic region of the United States which has been designated as nonattainment under Section 107 of the Clean Air Act for any pollutant for which a national ambient air quality standard exists.

59. **Notice of Intent.** A notice that an Environmental Impact Statement will be prepared and considered.

60. **Participating Agency.** A Federal, State, Tribal, regional or local government agency that accepts an invitation to be involved in the NEPA process for a proposed transportation project. The roles and responsibilities of participating agencies include, but are not limited to:

   a. Participating in the NEPA process starting at the earliest possible time, especially with regard to the development of the purpose and need statement, range of alternatives, methodologies and level of detail for the analysis of alternatives.

   b. Identifying, as early as practicable, any issues of concern regarding the project’s potential environmental or socioeconomic impacts. Participating agencies also may participate in the issue resolution process.

   c. Providing meaningful and timely input on unresolved issues.

   d. Participating in the scoping process.

61. **Policy.** For purpose of Part III of the *BDE Manual*, this is a general statement describing the official posture of IDOT on a particular matter.

62. **Practicable.** For purpose of the Federal floodplain regulations, means capable of being done within reasonable natural, social, or economic constraints.
63. **Preserve.** For purposes of the Federal floodplain regulations, to avoid modification to the functions of the natural floodplain environment or to maintain it as closely as practical in its natural state.

64. **Programmatic Section 4(f) Evaluation and Approval.** An evaluation and approval addressing a specific category of actions involving use of Section 4(f) land.

65. **Proposed Critical Habitat.** (For purposes of Federal Endangered Species Act regulations.) Habitat proposed in the Federal Register to be designated or revised as critical habitat for any listed or proposed species.

66. **Proposed Species.** (For purposes of Federal Endangered Species Act regulations.) Any species of fish, wildlife, or plant that is proposed to be listed under Section 4 of the Federal Endangered Species Act.

67. **Reasonably Foreseeable.** Deemed likely to occur in the future based on the best available planning information for the project area (such as formal planning documents, information from community officials, or local land-use/zoning/permitting processes).

68. **Record of Decision (ROD).** A FHWA document, prepared after the publication of the Final EIS, which a) presents the basis for the decision (i.e., the selected alternative), b) summarizes any mitigation measures that will be incorporated into the project, and c) documents any required Section 4(f) approval.

69. **Regulatory Floodway.** The floodplain area that is reserved in an open manner by Federal, State, or local requirements (i.e., unconfined or unobstructed either horizontally or vertically) to provide for the discharge of the base flood so that the cumulative increase in water surface elevation is no more than a designated amount (not to exceed 1 ft (300 mm)) as established by the Federal Emergency Management Agency (FEMA) for Administering the National Flood Insurance Program.

70. **Restore.** For purposes of the Federal floodplain regulations, to reestablish a setting or environment in which the functions of the natural and beneficial floodplain values adversely impacted by the highway agency action can again operate.

71. **Risk.** For purpose of the Federal floodplain regulations, the consequences associated with the probability of flooding attributable to an encroachment. It includes the potential for property loss and hazard to life during the service life of the highway.

72. **Scoping.** An early and open process for determining the scope of issues to be addressed in Environmental Impact Statements or Environmental Assessments and for identifying potentially significant issues related to the proposed action. Scoping is intended to focus the study effort on issues that are significant and avoid the collection of needless detailed information on insignificant issues.
73. **Section 4(f) Approval.** A finding that there is no feasible and prudent alternative to use of Section 4(f) land and that all possible planning to minimize harm to Section 4(f) land is included in the proposed action.

74. **Section 4(f) Evaluation.** Documentation of the involvement a project would have with Section 4(f) land, addressing alternatives to use of such land and measures to minimize any harm that would result from such use.

75. **Section 4(f) Land.** Land protected under 49 USC 303 (Section 4(f) of the USDOT Act of 1966); i.e., any significant publicly owned park, recreational area, or wildlife and waterfowl refuge or a historic site of national, State, or local significance. Significance is determined by the Federal, State, or local officials having jurisdiction over the park, recreational area, refuge or site. The term “historic site” includes both historic and prehistoric archaeological sites determined important for preservation in place.

76. **Section 6(f) Lands.** Lands which had Land and Water Conservation (LAWCON) funds involved in their purchase or development.

77. **Shall, must.** A mandatory condition. Users are obligated to adhere to the recommendations and applications presented in this context or to perform the evaluation indicated. If these terms are used in specifying a procedure, that procedure is mandatory.

78. **Should.** An advisory condition. Users are strongly encouraged to follow the criteria and guidance presented in this context. If these terms are used in specifying procedures, that procedure is recommended. Deviations from the specified procedure should be justified.

79. **Significantly.** Significantly as used in NEPA requires considerations of both context and intensity:

   a. **Context.** This means that the significance of an action must be analyzed in several contexts such as society as a whole (human, national), the affected region, the affected interests, and the locality. Significance varies with the setting of the proposed action. For instance, in the case of a site-specific action, significance would usually depend upon the effects in the locale rather than in the world as a whole. Both short- and long-term effects are relevant.

   b. **Intensity.** This refers to the severity of impact. Responsible officials must bear in mind that more than one agency may make decisions about partial aspects of a major action. The following should be considered in evaluating intensity:

   - Impacts that may be both beneficial and adverse. A significant effect may exist even if the Federal agency believes that on balance the effect will be beneficial.

   - The degree to which the proposed action affects public health or safety.
• Unique characteristics of the geographic area such as proximity to historic or cultural resources, park lands, prime farmlands, wetlands, wild and scenic rivers, or ecologically critical areas.

• The degree to which the effects on the quality of the human environment are likely to be highly controversial.

• The degree to which the possible effects on the human environment are highly uncertain or involve unique or unknown risks.

• The degree to which the action may establish a precedent for future actions with significant effects or represents a decision in principle about a future consideration.

• Whether the action is related to other actions with individually insignificant but cumulatively significant impacts. Significance exists if it is reasonable to anticipate a cumulatively significant impact on the environment. Significance cannot be avoided by terming an action temporary or by breaking it down into small component parts.

• The degree to which the action may adversely affect districts, sites, highways, structures, or objects listed in or eligible for listing in the National Register of Historic Places or may cause loss or destruction of significant scientific, cultural, or historical resources.

• The degree to which the action may adversely affect an endangered or threatened species or its habitat that has been determined to be critical under the Endangered Species Act of 1973.

• Whether the action threatens a violation of Federal, State, or local law or requirements imposed for the protection of the environment.

80. **Significant Encroachment.** A highway encroachment and any direct support of likely base floodplain development that would involve one or more of the following construction- or flood-related impacts:

• a significant potential for interruption or termination of a transportation facility which is needed for emergency vehicles or provides a community’s only evacuation route,

• a significant risk, or

• a significant adverse impact on natural and beneficial floodplain values.

81. **Site.** For purposes of Federal Farmland Protection Policy Act regulations, the location(s) that would be converted by the proposed action(s). 
82. **State Historic Preservation Officer.** The official appointed or designated pursuant to Section 101(b)(1) of the National Historic Preservation Act to administer the State historic preservation program or a representative designated to act for the State Historic Preservation Officer. The State Historic Preservation Officer for Illinois is the Director of the State Historic Preservation Agency.

83. **Supplemental Environmental Impact Statement (SEIS).** A detailed written statement on changes in the proposed action and/or on the identification and analysis of new circumstances or information not addressed in the Draft or Final EIS, which would introduce new or changed environmental effects of significance on the quality of the human environment.

84. **Support Base Floodplain Development.** To encourage, allow, serve, or otherwise facilitate additional base floodplain development. Direct support results from an encroachment, while indirect support results from an action out of the base flood plain.

85. **Tiering.** Covering broad or more general matters in one EIS with a subsequent EIS (or EIS’s) addressing narrower, more specific matters. The subsequent EIS(s) would incorporate by reference the general discussions and would concentrate solely on the issues specific to the latter. Tiering usually is applied to broad program or system EIS’s and subsequent project-specific EIS’s. It is intended to be an aid in focusing on issues which are ready for decision and excluding issues already decided or not yet ready.

86. **Type I Project.** (For purposes of the FHWA noise regulations.) A proposed highway project for the construction of a highway on new location or the physical alteration of an existing highway which significantly changes either the horizontal or vertical alignment or increases the number of through traffic lanes.

87. **Type II Project.** (For purposes of the FHWA noise regulation.) A proposed highway project for noise abatement on an existing highway.

88. **Undertaking.** (For purposes of the Section 106 historic preservation regulations.) Any project, activity, or program that can result in changes in the character or use of historic properties, if any such historic properties are located in the area of potential effects. The project, activity, or program must be under the direct or indirect jurisdiction of a Federal agency or licensed or assisted by a Federal agency. Undertakings include new and continuing projects, activities, or programs and any of their elements not previously considered under Section 106.

89. **Undeveloped Lands.** (For purposes of noise analyses.) Those tracts of land or portions thereof which do not contain improvements or activities devoted to frequent human habitation or use (including low-density recreational use) and for which no such improvements or activities are planned or programmed.

90. **Use.** For Section 4(f), use occurs (1) when land from a Section 4(f) site is acquired for a transportation project, (2) when there is an occupancy of land that is adverse in terms of
the preservationist purposes of Section 4(f), or (3) when the proximity impacts of a transportation project on a Section 4(f) site, without acquisition of land, are so great that the purposes for which the Section 4(f) site exists are substantially “impaired” (normally referred to as a “constructive use”).

91. **Vicinity.** (For purposes of the State Endangered Species Protection Act regulations.) The area surrounding the action, as determined by the life history requirements of the species of concern or proximity to a Natural Area.

92. **Wetlands (Federal).** Those areas inundated or saturated by surface or ground water at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas.

93. **Wetlands (Illinois).** Means land that has a predominance of hydric soils (soils which are usually wet and where there is little or no free oxygen) and that is inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and that under normal circumstances does support, a prevalence of hydrophytic vegetation (plants typically found in wet habitats) typically adapted for life in saturated soil conditions. Areas which are restored or created as the result of mitigation or planned construction projects and which function as a wetland are included within this definition even when all three wetland parameters are not present.
Appendix C

AUTHORITY/RESPONSIBILITIES
The proper application of environmental procedures requires an understanding of the governing structure. Appendix C presents the legal authority for environmental regulations and the functional responsibilities of the governmental agencies which implement environmental law.

C-1 LEGAL AUTHORITY

The following subsections present a brief description of the significant Federal and State laws which impact environmental procedures. Where both a Federal and State law apply to a given situation, it is necessary to comply with both.

C-1.01 Federal

C-1.01(a) General Environmental Statutes


   **Purpose:** Consider environmental factors through systematic interdisciplinary approach before committing to a course of action.

   **Applicability:** All Federal actions.

   **General Procedures:** Procedures set forth in *CEQ Regulations* and 23 CFR 771.

   **Coordination:** Appropriate Federal, State, and local agencies.


   **Purpose:** Preserve publicly owned public parklands, waterfowl and wildlife refuges, and significant historic sites.

   **Applicability:** Significant publicly owned public parklands, recreation areas, wildlife and waterfowl refuges, and all significant historic sites “used” for a highway project.

   **General Procedures:** Specific finding required: (1) selected alternative must avoid protected areas, unless there are no feasible and prudent avoidance alternatives; and (2) selected alternative must include all possible planning to minimize harm.
Coordination: Department of Interior (DOI), Department of Agriculture (DOA), Department of Housing and Urban Development (HUD), State, or local agencies having jurisdiction, and State Historic Preservation Officer (for historic sites).


Purpose: To make the environmental review process more efficient and timely. This statute describes the roles of the project sponsor and the lead, participating and cooperating agencies; sets new requirements for coordinating and scheduling agency reviews; broadens the authority for States to use Federal funds to ensure timely environmental reviews; and specifies a process for resolving interagency disagreements.

Applicability: The requirements of this directive apply to all Federally-funded transportation projects requiring preparation of an Environmental Impact Statement for compliance with the National Environmental Policy Act. The requirements also may apply to projects involving preparation of an Environmental Assessment, as determined by FHWA on a case-by-case basis.

General Procedures: Key requirements of the new environmental review process established by this statute include the following:

- early notification to Federal Highway Administration (FHWA) of the initiation of the NEPA process;
- identification and invitation of Federal, State, Tribal, regional and local government agencies to serve as participating agencies in the NEPA process;
- opportunity for involvement of participating agencies and the public in defining the project purpose and need;
- opportunity for involvement of participating agencies and the public in developing the range of alternatives for the project; and
- collaboration with participating agencies to determine the appropriate methodologies and the level of detail required in the analysis of alternatives.

Coordination: FHWA, appropriate Federal, State, regional and local agencies, and the public

Purpose: To assure that possible adverse, economic, social, and environmental effects of proposed highway projects and project locations are fully considered and that final decisions on highway projects are made in the best overall public interest.

Applicability: Planning and development of proposed projects on any Federal-aid system for which the FHWA approves the plans, specifications, and estimates, or has the responsibility for approving a program.

General Procedures: Identification of social, economic, and environmental effects; consideration of alternative courses of action; involvement of other agencies and the public; systematic interdisciplinary approach. The report required by Section 128, on the consideration given to the social, economic, and environmental impacts of the project, may serve as part of the NEPA compliance document.

Coordination: Appropriate Federal, State, and local agencies.


Purpose: To implement the Uniform Act as amended in an efficient manner; to ensure property owners of real property acquired for and persons displaced by Federal-aid projects are treated fairly, consistently, and equitably; and so they will not suffer disproportionate injuries.

Applicability: All projects involving Federal-aid funds.


Coordination: DOT/FHWA has lead responsibility. Appropriate Federal, State, and local agencies.


Purpose: To ensure that no person shall, on the grounds of race, color, national origin, age, sex, or disability, be subjected to discrimination under any program or activity receiving Federal financial assistance.

Applicability: All Federal programs and projects.


Coordination: FHWA headquarters and field offices.

Purpose: Avoid Federal actions which cause disproportionately high and adverse impacts on minority and low-income populations with respect to human health and the environment.

Applicability: All Federal programs and projects.

General Procedures: Procedures set forth in DOT Final Environmental Justice Strategy and final DOT Order (Federal Register, Volume 62, No. 72, pp. 18377-18381.)

Coordination: FHWA headquarters and field offices.


Purpose: To ensure adequate opportunity for public hearing(s) on the social, economic and environmental effects of alternative project locations and major design features, as well as the consistency of the project with local planning goals and objectives.

Applicability: Public hearings or hearing opportunities are required for projects described in each State's FHWA-approved public involvement procedures.

General Procedures: Public hearings or opportunities for public hearings during the consideration of highway location and design proposals are conducted as described in the State's FHWA-approved, public involvement procedures. States must certify to FHWA that such hearings have been held, or the opportunity for hearings has been offered and, when a hearing is held, must submit a transcript to FHWA.

Coordination: Appropriate Federal, State, and local agencies.


Purpose: Complete an inventory of on-system and off-system bridges to determine their historic significance. Encourage the rehabilitation, reuse, and preservation of historic bridges.

Applicability: Any bridge that is listed on, or eligible for listing on, the National Register of Historic Places.

General Procedures: (1) Identify historic bridges on and off system, (2) seek to preserve or reduce impact to historic bridges, and (3) seek a recipient prior to demolition.
Coordination: State Historic Preservation Officer and Advisory Council on Historic Preservation.


Purpose: To encourage the use of native wildflowers in highway landscaping.

Applicability: Native wildflowers are to be planted on any landscaping project undertaken on the Federal-aid highway system.

General Procedures: At least 1/4 of 1% of funds expended on a landscaping project must be used to plant native wildflowers on that project.

Coordination: FHWA - State, Division, Regional contacts.


Purpose: To provide effective control of outdoor advertising and junkyards, to protect the public investment, to promote the safety and recreational value of public travel and preserve natural beauty, and to provide landscapes and roadside development reasonably necessary to accommodate the traveling public.

Applicability: Interstate and primary systems including toll sections thereof.


Coordination: DOT/FHWA, State, and local agencies.

C-1.01(b) Health


Purpose: Ensure public health and welfare through safe drinking water.

Applicability: (1) All public drinking water systems and reservoirs (including rest area facilities), (2) actions which may have a significant impact on an aquifer or wellhead protection area which is the sole or principal drinking water source, as designated through the Federal Register process.
General Procedures: (1) Compliance with national primary drinking water regulations, (2) compliance with State wellhead protection plans, (3) compliance with MOAs between EPA and FHWA covering specific sole-source aquifers.

Coordination: US Environmental Protection Agency (EPA) and appropriate State agency.


Purpose: Provide for the recovery, recycling, and environmentally safe disposal of solid wastes.

Applicability: All projects which involve the recycling or disposal of solid wastes.

General Procedures: Solid wastes will be disposed of according to the rules for specific waste involved.

Coordination - EPA.


Purpose: Control the application of pesticides to provide greater protection to man and the environment.

Applicability: All activities which necessitate use of restricted pesticides.

General Procedures: Using or supervising "restricted use" pesticides will require certification.

Coordination: EPA.

C-1.01(c) Historic and Archeological Preservation


Purpose: Protect, rehabilitate, restore, and reuse districts, sites, buildings, structures, and objects significant in American architecture, archeology, engineering, and culture.

Applicability: All properties on or eligible for inclusion on the National Register of Historic Places.
General Procedures: (1) Identify and determine the effects of project on subject properties, (2) coordinate with the State Historic Preservation Officer, other consulting parties, and, as appropriate, the Advisory Council on Historic Preservation, in accordance with 36 CFR 800, (3) avoid or mitigate damages to greatest extent possible.

Coordination: State Historic Preservation Officer, Advisory Council on Historic Preservation, DOI National Park Service (NPS).


Purpose: Protect national historic landmarks and record historic properties prior to demolition.

Applicability: All properties designated as National Historic Landmarks. All properties on or eligible for inclusion on the National Register of Historic Places.

General Procedures: (1) Identify and determine the effects of a project on subject properties, (2) afford Advisory Council an early opportunity to comment, in accordance with 36 CFR 800.

Coordination: State Historic Preservation Officer, Advisory Council on Historic Preservation, DOI (NPS).


Purpose: Preserving significant historical and archeological data from loss or destruction.

Applicability: Any unexpected archeological resources discovered as a result of a Federal construction project or Federally licensed activity or program.

General Procedures: (1) Notify DOI (NPS) when a Federal project may result in the loss or destruction of a historic or archeological property, (2) DOI and/or the Federal agency may undertake survey or data recovery.

Coordination: DOI (NPS) Departmental consulting archeologist and State Historic Preservation Officer.


Purpose: Preserve and protect paleontological resources, historic monuments, memorials, and antiquities from loss or destruction.
Applicability: Archeological resources on Federal or Native American-owned property.

General Procedures: (1) Ensure contractor obtains permit, and identifies and evaluates resource. (2) Mitigate or avoid resource in consultation with appropriate officials in the State. (3) If necessary, apply for permission to examine, remove, or excavate such objects.

Coordination: Department or agency having jurisdiction over land on which resources may be situated (Bureau of Indian Affairs (BIA), Bureau of Land Management (BLM), DOA, Department of Defense (DOD), NPS, Tennessee Valley Authority (TVA), US Forest Service (USFS), State Historic Preservation Officer, Recognized Indian Tribe, if appropriate).


General Procedures: (1) Notify DOI (NPS) when a Federal project may result in the loss or destruction of a historic or archaeological property, (2) DOI and/or the Federal agency may undertake survey or data recovery.

Coordination: DOI (NPS) Departmental consulting archeologist, State Historic Preservation Officer.


Purpose: Protect places of religious importance to American Indians, Eskimos, and Native Hawaiians.

Applicability: All projects which affect places of religious importance to Native Americans.

General Procedures: Consult with knowledgeable sources to identify and determine any effects on places of religious importance. Comply with Section 106 procedures if the property is historic.

Coordination: BIA, State Historic Preservation Officer, State Indian liaison, Advisory Council on Historic Preservation, if appropriate.


Purpose: Protect human remains and cultural material of Native American and Hawaiian groups.

Applicability: Federal lands and Tribal lands.
General Procedures: Consult with Native American group.

Coordination: DOI (NPS), BIA, State Historic Preservation Officer.

C-1.01(d) Land and Water Usage

   
   **Purpose:** Preserve and protect wilderness areas in their natural condition for use and enjoyment by present and future generations.

   **Applicability:** All lands designated as part of the wilderness system by Congress.

   **General Procedures:** Apply for modification or adjustment of wilderness boundary by either Secretary of the Interior or Agriculture, as appropriate.

   **Coordination:** Agriculture (USFS), DOI (US Fish and Wildlife Service (FWS), NPS, BLM), and State agencies.

   
   **Purpose:** Preserve and protect wild and scenic rivers and immediate environments for benefit of present and future generations.

   **Applicability:** All projects which affect designated and potential wild, scenic, and recreational rivers, and/or immediate environments.

   **General Procedures:** Submit project plans and reports to appropriate Federal agency.

   **Coordination:** DOI (BLM, NPS, FWS) and/or Agriculture (USFS), State agencies.

   
   **Purpose:** Preserve, develop, and assure the quality and quantity of outdoor recreation resources for present and future generations.

   **Applicability:** All projects that impact recreational lands purchased or improved with land and water conservation funds.

   **General Procedures:** The Secretary of the Interior must approve any conversion of property acquired or developed with assistance under this Act to other than public, outdoor recreation use.
Coordination: DOI, State agencies.


Purpose: To avoid direct or indirect support of new construction in wetlands wherever there is a practicable alternative.

Applicability: Federally undertaken, financed, or assisted construction, and improvements in or with significant impacts on wetlands.


Coordination: DOI (FWS), EPA, US Army Corps of Engineers (USACOE), National Marine Fisheries Service (NMFS), Natural Resources Conservation Service (NRCS), State agencies.


Purpose: To mitigate wetlands impacts directly associated with projects funded through NHS and STP, by participating in wetlands mitigation banks restoration, enhancement and creation of wetlands authorized under the Water Resources Development Act, and through contributions to Statewide and regional efforts.

Applicability: Federally undertaken, financed, or assisted construction, and improvements in, or with impacts on wetlands.


Coordination: DOI (FWS), EPA, USACOE, NMFS, NRCS, State agencies.


Purpose: To promote the conservation of wetlands in the U. S. in order to maintain the public benefits they provide.

Applicability: All projects that may impact wetlands.

General Procedures: (1) Preparation of a National Wetlands Priority Conservation Plan which provides priority with respect to Federal and State acquisition, (2) provide direction for the National Wetlands Inventory Project.

Coordination: FWS.

**Purpose:** Provide for outdoor recreation needs and encourage outdoor recreation.

**Applicability:** Projects affecting national recreational, scenic, or historic trails designated by Congress and lands through which such trails pass. National recreation trails and side and connecting trails are proposed by local sponsors and approved by DOI and DOA.

**General Procedures:** (1) Apply for right-of-way easement from the Secretary of Interior or Agriculture, as appropriate, and (2) ensure that potential trail properties are made available for use as recreational and scenic trails.

**Coordination:** DOI (NPS) or Agriculture (USFS). Other Federal land management agencies may apply for designation.


**Purpose:** To establish a program to allocate funds to the States to provide and maintain recreational trail and trail-related projects.

**Applicability:** Trails and trail-related projects which are identified in, or which further a specific goal of, a trail plan included or referenced in a Statewide comprehensive outdoor recreation plan, as required by the Land and Water Conservation Fund Act.

**General Procedures:** Project-sponsor applies to the State, and FHWA approves spending for project. The State may be a project sponsor. Assured access to funds is given for motorized, non-motorized, and discretionary recreation uses. States shall give preference to projects with diversified uses.

**Coordination:** FHWA.


**Purpose:** Protection of navigable waters in the U.S.

**Applicability:** Any construction affecting navigable waters and any obstruction, excavation, or filling.

**General Procedures:** Must obtain approval of plans for construction, dumping, and dredging permits (Section 10) and bridge permits (Section 9).

**Coordination:** USACOE, US Coast Guard (USCG), EPA, State agencies.

**Purpose:** Restore and maintain chemical, physical, and biological integrity of the Nation's waters through prevention, reduction, and elimination of pollution.

**Applicability:** Any discharge of a pollutant into waters of the U.S.

**General Procedures:** (1) Obtain permit for dredge or fill material from USACOE or State agency, as appropriate (Section 404); (2) permits for all other discharges are to be acquired from EPA or appropriate State agency (Section 402), Phase I - NPDES - Issued for municipal separate storm sewer systems (MS4) serving large populations (over 250,000), medium populations (over 100,000) and regulated systems serving urbanized areas (i.e., areas that have a residential population of at least 50,000 and an overall population density of at least 1,000 people per square mile). Storm water discharges associated with industrial waste. Activities including construction sites disturbing one acre (4047 m²) or more of total land area; (3) water quality certification is required from State water resource agency (Section 401); and (4) all projects shall be consistent with the State non-point source pollution management program (Section 319).

**Coordination:** USACOE, EPA, designated State water quality control agency, designated State non-point source pollution agency.


**Purpose:** To avoid the long- and short-term adverse impacts associated with the occupancy and modification of floodplains, and to restore and preserve the natural and beneficial values served by floodplains.

**Applicability:** All construction of Federal or Federally aided buildings, structures, roads, or facilities which encroach upon or affect the base floodplain.

**General Procedures:** (1) Assessment of flood hazards, and (2) specific finding required in final environmental document for significant encroachments.

**Coordination:** Federal Emergency Management Agency (FEMA), State and local agencies.

Purpose: (1) Identify flood-prone areas and provide insurance, and (2) requires purchase of insurance for buildings in special flood-hazard areas.

Applicability: Any Federally assisted acquisition or construction project in area identified as having special flood hazards.

General Procedures: Avoid construction in, or design to be consistent with, FEMA-identified flood-hazard areas.

Coordination: FEMA, State, and local agencies.


Purpose: Regulate dumping of materials into U.S. ocean waters.

Applicability: Any transportation to and dumping into the open sea.

General Procedures: Apply for permit in accordance with existing procedures.

Coordination: EPA, USACOE (if dredge material).


Purpose: Preserve, restore, and improve wetlands of the Nation.

Applicability: Any agreements with landowners and operators in important migratory waterfowl nesting and breeding areas.

General Procedures: Apply procedures established for implementing Executive Order 11990.

Coordination: Secretary of Agriculture, Secretary of Interior.


Purpose: Preserve, protect, develop, and (where possible) restore and enhance resources of the coastal zone.

Applicability: All projects significantly affecting areas under the control of the State coastal zone management agency for which a plan is approved by the Dept. of Commerce.
General Procedures: Ensure that projects comply with Federal consistency regulations, management measures, and the appropriate approved State plan for coastal zone management programs.

Coordination: State coastal zone management agency and the Dept. of Commerce Office of Coastal Zone Management (OCZM) National Oceanic and Atmospheric Administration (NOAA), and EPA.

16. **Coastal Zone Management Act Reauthorization Amendments of 1990. 6217(g)**

**Purpose:** Manage non-point source pollution of activities located in coastal zones.

**Applicability:** All developmental activities located in coastal zone areas will be subject to non-point source control measures developed by the State Coastal Zone Agency.

**General Procedures:** Ensure projects comply with State CZM plans for controlling non-point sources.

**Coordination:** State CZM Agency, OCZM (NOAA), EPA.


**Purpose:** Minimize the loss of human life, wasteful expenditures of Federal revenues, and the damage to fish, wildlife, and other natural resources.

**Applicability:** Any project that may occur within the boundaries of a designated coastal barrier unit. Exemptions for certain actions are possible.

**General Procedures:** Coordinate early with the FWS Regional Director. Consult maps that depict the boundaries of each coastal barrier resources system unit.

**Coordination:** FEMA, DOI (FWS).


**Purpose:** Minimize impacts on farmland and maximize compatibility with State and local farmland programs and policies.

**Applicability:** All projects that take right-of-way in farmland, as defined by regulation.
General Procedures: (1) Early coordination with the NRCS, (2) land evaluation and site assessment, and (3) determination of whether or not to proceed with farmland conversion, based on severity of impacts and other environmental considerations.

Coordination: NRCS.


Purpose: Protect human health and the environment, prohibit open dumping, manage solid wastes, and regulate treatment, storage, transportation, and disposal of hazardous waste.

Applicability: Any project that takes right-of-way containing a hazardous waste.

General Procedures: Coordinate with EPA or State agency on remedial action.

Coordination: EPA or State agency approved by EPA, if any.


Purpose: Provide for liability, compensation, cleanup, and emergency response for hazardous substances released into the environment and the cleanup of inactive hazardous waste disposal sites.

Applicability: Any project that might take right-of-way containing a hazardous substance.

General Procedures: (1) Avoid hazardous waste sites, if possible, (2) check EPA lists of hazardous waste sites, (3) field surveys and reviews of past and present land use, (4) contact appropriate officials if uncertainty exists, (5) if hazardous waste is present or suspected, coordinate with appropriate officials, and (6) if hazardous waste encountered during construction, stop project and develop remedial action.

Coordination: EPA or State agency approved by EPA, if any.


Purpose: Conserve species of fish, wildlife and plants facing extinction.

Applicability: Any action that is likely to jeopardize continued existence of such threatened/ endangered species or result in destruction or modification of critical habitat.
General Procedures: Consult with the Secretary of the Interior or Commerce, as appropriate.

Coordination: DOI (FWS), Commerce (NMFS).


Purpose: Conservation, maintenance, and management of wildlife resources.

Applicability: (1) Any project which involves impoundment (surface area of 4.05 hectares [ten acres] or more), diversion, channel deepening, or other modification of a stream or other body of water, and (2) transfer of property by Federal agencies to State agencies for wildlife conservation purpose.

General Procedures: Coordinate early in project development with FWS and State fish and wildlife agency.

Coordination: DOI (FWS), State fish and wildlife agencies.


Purpose: To protect most common wild birds found in the United States.

Applicability: Makes it unlawful for anyone to kill, capture, collect, possess, buy, sell, trade, ship, import, or export any migratory bird. Indirect killing of birds by destroying their nests and eggs is covered by the act so construction in nesting areas can constitute a taking.

General Procedures: The FWS is to review and comment on the effects of a proposal that could kill birds, even indirectly.

Coordination: DOI (FWS), State fish and wildlife agencies.


Purpose: To provide funds for Transportation Enhancement activities, such as landscaping and beautification, rehabilitation and operation of historic transportation facilities.

Applicability: Funds are to be used in all areas except roads classified as local or rural minor collectors, unless such roads are on a Federal-aid highway system.

General Procedures: 10% of STP funds annually apportioned to each State are for Transportation Enhancement activities.

**Purpose:** To reduce the use of virgin materials used for paving our nation's highways.

**Applicability:** Each State shall certify that it has satisfied the minimum utilization requirement for asphalt pavement containing recycled rubber.

**General Procedures:** 20% of asphalt funded with Federal-aid in each State is required to include recycled rubber by 1997.

**Coordination:** FHWA.


**Purpose:** To identify and develop those special scenic byways that offer outstanding scenic, historic, natural, cultural, recreational, or archaeological values.

**Applicability:** Any public road or highway which meets the criteria for inclusion as a Scenic Byway or an All-American Road.

**General Procedures:** Nominations may originate from any local government, private group or individual, but must come through the States. Final designations will be made by the Secretary of Transportation.

**Coordination:** FHWA.

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**C-1.01(e) Noise**


**Purpose:** Promulgate noise standards for highway traffic.

**Applicability:** All Federally funded projects for the construction of a highway on new location, or the physical alteration of an existing highway which significantly changes either the vertical or horizontal alignment or increases the number of through traffic lanes.
General Procedures: (1) Noise impact analysis. (2) Analysis of mitigation measures. (3) Incorporate reasonable and feasible noise abatement measures to reduce or eliminate noise impact.

C-1.01(f) Air Quality


Purpose: To insure that transportation plans, programs and projects conform to the State’s air quality implementation plans.

Applicability: Non-attainment and maintenance areas.

General Procedures: Transportation plans, programs, and projects must conform with State Implementation Plans (SIPs) that provide for attainment of the national ambient air quality standards.

Coordination: Federal Transit Administration (FTA), EPA, Metropolitan Planning Organizations (MPOs), State Departments of Transportation and State and local Air Quality Control Agencies.

2. Clean Air Act (as amended), Sanctions. 42 U.S.C. 7509, Sec. 179(b), Sec. 110(m) (P.L. 101-549), 40 CFR 52.

Purpose: To restrict Federal funding and approvals for highway projects in States that fail to submit or implement an adequate State Implementation Plan (SIP).

Applicability: In non-attainment areas 24 months after EPA has identified a SIP deficiency. May be applied Statewide under separate rulemaking.

General Procedures: (1) After EPA finds that a State failed to submit or implement a SIP, that the SIP is incomplete, or disapproves a SIP, an 18-month time clock begins. (2) Unless deficiencies are corrected within 18 months, 2:1 offset sanctions are applied. Six months later, highway sanctions are applied.

Coordination: EPA.


Purpose: To assist non-attainment and maintenance areas in reducing transportation-related emissions.
Applicability: Transportation programs or projects in non-attainment areas and areas redesignated to maintenance that are likely to contribute to the attainment or maintenance of the National Ambient Air Quality Standards (NAAQS).

General Procedures: (1) Project sponsor (transit operator, municipal office, etc.) develops formal proposal to improve air quality. (2) Submit to the MPO, State for evaluation and approval. (3) Included in the TIP and approved as eligible by FTA and FHWA in consultation with EPA.

Coordination: FTA, EPA, MPOs, State Departments of Transportation, and State and local Air Quality Control Agencies.

C-1.02 State

In addition to the Federal environmental legislation, the State of Illinois has enacted considerable State legislation for the implementation of environmental requirements. The following briefly discusses the significant State laws on environmental policies:

1. **Interagency Wetland Policy Act of 1989, 20 Illinois Compiled Statutes (ILCS) 830/1-1, et seq.** (P.A. 86-157). This Act establishes a State goal of “no net loss” of wetlands acreage and their functional values due to State or State-supported activities. It provides that State agencies shall preserve, enhance, and create wetlands where necessary to increase the quality and quantity of the State’s wetlands resource base. The Act establishes a State wetlands mitigation policy and requires designated State agencies to prepare Agency Action Plans for implementation procedures. The Act authorizes State agencies to establish wetlands compensation accounts, and it requires agencies to consider the avoidance and minimization of adverse impacts to wetlands and to provide compensation for unavoidable adverse impacts with a schedule of compensation ratios. The Act is administered by Illinois Department of Natural Resources (IDNR).

2. **Illinois Historic Preservation Act, 20 ILCS 3410/1, et seq.** This Act establishes the Illinois Register of Historic Places. It stipulates that no person shall demolish, cause to be demolished, or permit or order the demolition of any Critical Historical Feature of a Registered Illinois Historic Place unless the Director of the Illinois Historic Preservation Agency (IHPA) has issued a Certificate of Compliance stating that the requirements of the Act have been satisfied and setting forth any conditions agreed to. The Act provides that public funds shall not be used in any project that will have an adverse economic or environmental impact on a Registered Illinois Historic Place unless the Director of the IHPA determines:
   - the project is necessary to provide an important public service or benefit,
   - the project cannot be implemented practically to avoid the adverse effect, and
   - the adverse effect is minimized to the maximum extent feasible.
3. **Illinois State Agency Historic Resources Preservation Act, 20 ILCS 3420/1, et seq.** (P.A. 86-707). This Act establishes a program whereby State agencies (1) administer historic resources under their control to foster and enhance their availability to future generations; (2) prepare policies and plans to contribute to the preservation, restoration, and maintenance of State-owned historic resources for the inspiration and benefit of the people; and (3) consult with the Illinois Historic Preservation Agency to ensure that State projects consider the preservation and enhancement of State-owned and non-State-owned historic resources. The Act provides that consultation is not required for actions being reviewed in accordance with Section 106 of the National Historic Preservation Act.

4. **Archaeological and Paleontological Resources Protection Act, 20 ILCS 3435/.01, et seq.,** (P.A. 86-459, 86-707). This Act reserves to the State of Illinois the right of regulating, exploring, excavating, or surveying, through the Historic Preservation Agency, all archaeological and paleontological resources found upon State lands. It requires a permit from the Historic Preservation Agency for conducting any of these activities on public lands. The Act prohibits any person from knowingly disturbing any protected archaeological or paleontological resource or knowingly offering for sale or exchange any object collected or excavated in violation of the Act.

5. **Soil and Water Conservation Districts Act of 1937, 70 ILCS 405/1, et seq., as amended.** This Act establishes a policy to strengthen and extend erosion and sedimentation control activities for both rural and urban lands. It provides for establishing and implementing, through the Illinois Department of Agriculture and Soil and Water Conservation Districts and in cooperation with units of local government, school districts, other political subdivisions of the State, agencies of the State and other public and private entities, a Statewide comprehensive and coordinated erosion and sediment control program to conserve and protect land, water, air, and other resources. The Act requires State agencies to cooperate with the Illinois Department of Agriculture and Soil and Water Conservation Districts in implementing programs undertaken pursuant to the Act.

6. **Illinois Environmental Protection Act of 1970, 415 ILCS 5/8, et seq.** (P.A. 76-2429). This Act establishes a unified, Statewide regulatory program to restore, protect, and enhance the quality of the environment and to ensure that adverse effects upon the environment are fully considered and borne by those who cause them. The Act implements permit and control programs for air pollution, water pollution, public water supplies, land pollution, noise, atomic radiation, used tires, potentially infectious medical wastes, and petroleum underground storage tanks.

7. **Illinois Groundwater Protection Act, 415 ILCS 55/1, et seq.** This Act establishes a State policy to restore, protect, and enhance the groundwater of the State as a natural and public resource, to prevent waste and degradation of groundwater resources, and to manage the underground water resource to allow for maximum benefit of the people of the State. The Act establishes within State government an Interagency Committee on Groundwater which is responsible for reviewing and coordinating the State’s policy on groundwater protection and for reviewing various aspects of the State’s groundwater protection program and making recommendations on those aspects. The Act authorizes
the establishment of an education program, a data collection program, and appropriate regulations for groundwater protection.

8. Agricultural Areas Conservation and Protection Act of 1979, 505 ILCS 5/1, *et seq.* (P.A. 81-1173). This Act establishes a program whereby agricultural land may be protected and enhanced through designation as an “Agricultural Area.” It provides that no land within an Agricultural Area shall be used for purposes other than agricultural production. The Act provides that any person may petition for withdrawal of land from a designated Agricultural Area, and this person must submit documentation of the proposed alternative use for the land, an explanation of the need for a change from the current use of the land, and an explanation of why land outside the Agricultural Area would not be suitable for the proposed use. The Act indicates that the County Board either accepts or rejects the petition for withdrawal of land after a hearing and an opportunity for review and comment by the county Agricultural Areas Committee and regional and county planning commissions, if any.

9. Farmland Preservation Act of 1982, 505 ILCS 75/1, *et seq.* (P.A. 82-945). This Act requires designated agencies to prepare policy statements and working agreements with the Illinois Department of Agriculture specifying the policy of the agencies toward farmland preservation and the administrative process used to implement that policy. It requires agencies to provide notice to the Illinois Department of Agriculture of projects that may lead to agricultural land conversion unless such projects are exempted from review by an agency’s cooperative working agreement. The Act provides that the Department of Agriculture shall determine whether an agency’s projects comply with its policy statement and cooperative working agreement and that the Department of Agriculture shall conduct a study of the agricultural impacts for any project that does not comply.

10. Endangered Species Protection Act of 1972, 520 ILCS 10/1, *et seq.* (P.A. 77-2186). This Act protects State-listed animals and plants from unauthorized actions. It requires agencies of State and local governments to evaluate, through a consultation process with the Illinois Department of Natural Resources, whether actions authorized, funded, or implemented by them are likely to jeopardize the continued existence of Illinois-listed threatened or endangered species or are likely to result in the destruction or adverse modification of the designated essential habitat of such species. When an agency has so consulted, it shall be deemed to have complied with its obligations under the Act, provided that the agency action shall not result in the killing or injuring of any Illinois-listed animal species.

11. Illinois Natural Areas Preservation Act, 525 ILCS 30/1, *et seq.* (P.A. 82-445). This Act establishes provisions for a system of dedicated nature preserves and registered natural areas. It provides that dedicated nature preserves may not be acquired under power of eminent domain or by other means for any other use except another public use and except upon approval by the Illinois Nature Preserves Commission, the Governor, and any public owner of a dedicated interest therein after a finding by the Commission of the existence of an imperative and unavoidable public necessity for such other public use,
and upon such terms and conditions as the Commission may determine, except as may otherwise be provided in the instrument of dedication. The Act requires the Commission to give public notice of the proposed action for which a finding of an imperative and unavoidable public necessity is being considered and to provide an opportunity for any person to request the holding of a public meeting and to be heard at such public meeting. It provides for promoting, by advice and other assistance, the protection of registered natural areas.

12. **Regulation of Rivers, Lakes, and Streams Act, 615 ILCS 5/4, et seq.** This Act assigns to the Office of Water Resources of the Department of Natural Resources jurisdiction over public waters of the State. It provides for general supervision of such waters to ensure that none are encroached upon or wrongfully seized by any private interest in any way. The Act establishes authority for requiring permits from the IDNR for actions affecting public waters, and it requires permits from the IDNR for construction within defined floodplains in the State.

13. **Preservation of Illinois Farmland, Illinois Executive Order No. 4 (1980).** This Order establishes a State policy to protect, through the administration of its current programs and regulations, the State’s prime agricultural land from irreversible conversion to uses which result in its loss as an environmental or essential food production resource. It designates the Illinois Department of Agriculture as the lead for implementing the policy and requires designated agencies to prepare Agricultural Land Preservation Policies. The policies must include an analysis of the impact on agricultural land conversions caused by their programs, regulations, procedures, and operations, and they also must detail measures that can be implemented that will mitigate conversions to the maximum extent practicable. The policies must provide a greater degree of protection for Classes I, II, and III lands than for Classes IV through VIII. The Order provides that the Department of Agriculture will analyze State-funded capital projects that impact farmland conversion and advise the Governor’s Office on the consistency of agency actions with the policy established by the Executive Order.
C-2 FUNCTIONAL RESPONSIBILITIES

Many governmental agencies, both Federal and State, have various functional responsibilities related to the implementation of environmental laws, regulations, policies, and procedures. This section briefly describes the functional responsibilities for these agencies, and it provides an address and phone number for preliminary contacts.

C-2.01 Federal

The following briefly describes the functional responsibilities of the major Federal agencies in the implementation of environmental procedures:

1. **Council on Environmental Quality (CEQ).** The Council is composed of three members appointed by the President which maintains a quality awareness of the nation's environmental resources. The CEQ oversees the implementation of NEPA by issuing regulations (40 CFR 1500-1508) to guide all Federal agencies.

   Address: Executive Director
   Council on Environmental Quality
   722 Jackson Place NW
   Washington, D.C. 20503

   Telephone No.: (202) 633-7032

2. **Environmental Protection Agency (EPA).** EPA is responsible for determining which pollutants and what concentrations are harmful to the health and safety of the human population. It establishes minimum safe requirements for the concentration of pollutants, and it establishes procedures for achieving and maintaining these concentration levels. For the CEQ, EPA conducts quality control tests on the proper implementation of NEPA. EPA issues the basic air quality, water quality, hazardous waste, and solid waste regulations for nationwide implementation.

   Address: Environmental Protection Agency
   Region 5 Office
   77 W. Jackson Boulevard
   Chicago, Illinois 60604-3507

   Telephone No.: (312) 353-2000

3. **Federal Highway Administration (FHWA).** The Federal Highway Administration (FHWA) administers the Federal-aid program that funds eligible highway improvements nationwide. Its basic responsibility is to ensure that the State DOT’s comply with all applicable Federal laws in their expenditure of Federal funds and to ensure that the State DOT’s meet the applicable requirements for proposed highway projects. This includes all applicable environmental laws, regulations, policies, and procedures. FHWA
maintains a Division Office within each State, and this is the primary point of contact for a State DOT. FHWA also maintains four regional Resource Centers to provide technical program assistance to the FHWA Division Offices and their partners.

Address: Environmental Programs Engineer
         Illinois FHWA Division Office
         3250 Executive Park Drive
         Springfield, Illinois 62703

Telephone No.: (217) 492-4625

Address: FHWA Resource Center
         One Prairie Office Center
         4749 Lincoln Mall Drive – 6th Floor
         Matteson, Illinois 60443

Telephone No.: (708) 283-3500

4. **Federal Transit Administration (FTA).** As an agency of the U.S. Department of Transportation, FTA administers the national transit program and all federal laws, regulations, policies, and procedures applicable to the use of Federal transit funds. This includes those that pertain to the environment.

Address: Regional Administrator, Federal Transit Administration
         200 West Adams Street, Suite 320
         Chicago, Illinois 60606

Telephone No.: (312) 353-2789

5. **US DOT - Chicago Metropolitan Office.** FHWA and FTA jointly operate four metropolitan offices around the country that are extensions of their respective Division and Regional offices and Resource Centers. These offices provide assistance, guidance, and information on Federal transportation programs to local, State, and other Federal agencies in the affected metropolitan areas.

Address: US DOT Chicago Metropolitan Office
         200 West Adams Street, Suite 320
         Chicago, Illinois 60606

Telephone No.: (312) 886-1616

6. **US Coast Guard (USCG).** As an agency of the US Department of Transportation, the USCG administers the nation's waterways for vessels operating on navigable streams. Its responsibilities include the issuance of permits for bridges over navigable streams (Section 9 Permit).
Address: Commander  
Attn: Bridge Branch  
Ninth Coast Guard District  
1240 E. 9th  
Cleveland, Ohio 44199-2060

Telephone No.: (216) 902-6045

Address: Commander  
Attn: Bridge Branch  
Eighth Coast Guard District  
Hale Boggs Federal Building  
500 Poydras Street  
New Orleans, LA 70130

Telephone No.: (504) 671-2128

Address: Commander  
Attn: Bridge Branch  
Ninth Coast Guard District  
1240 E. 9th  
Cleveland, Ohio 44199-2060

Telephone No.: (216) 902-6045

7. **US Army Corps of Engineers (USACOE).** The USACOE is responsible for maintaining the shipping lanes on navigable waters and the permitting process for the wetlands program (Section 404 Permit), and it operates many of the dams on navigable waters.

Address: Regulatory Branch  
U.S. Army Corps of Engineers, Rock Island  
Clock Tower Building  
P.O. Box 2004  
Rock Island, Illinois 61204-2004

Telephone No.: (309) 794-5376

Address: Regulatory Branch  
U.S. Army Corps of Engineers, Chicago  
111 North Canal Street, Suite 600  
Chicago, Illinois 60606-7206

Telephone No.: (312) 846-5530
8. **Department of the Interior (DOI).** The DOI includes the National Park Service, US Fish and Wildlife Service, Bureau of Indian Affairs, US Geological Survey, Bureau of Reclamation, and Bureau of Land Management. It is responsible for preserving and protecting the natural resources of the nation. Contacts are made to the individual agencies within USDOI, as presented in the following.

a. **National Park Service (NPS).** The NPS is responsible for administering the national parks, monuments, and parkways, and it is responsible for the national historic and archaeological programs including the National Register of Historic Places. The NPS maintains the national recreational programs including Section 6(f) of the Land and Water Conservation Fund Act. The NPS also administers the wild and scenic rivers program except for rivers on lands of the US Forest Service.

   Address: Outdoor Recreation Planner  
   National Park Service  
   601 Riverfront Drive  
   Omaha, Nebraska 68102-4226  

   Telephone No.: (402) 661-1736

b. **US Fish and Wildlife Service (FWS).** The FWS administers the national freshwater fish program, wildlife programs and threatened and endangered species program.
9. **US Forest Service (USFS)**. The USFS administers the national forests.

   Address: Shawnee National Forest Supervisor’s Office
   50 Hwy. 145 South
   Harrisburg, Illinois 62946

   Telephone No.: (618) 253-7114

10. **Natural Resources Conservation Service (NRCS)**. Formerly the Soil Conservation Service, the NRCS maintains national farm soil maps and determines which farmlands are prime and unique. The contact will be the local county NRCS agent. Form NRCS-CPA-106 should be sent to the State NRCS office at the following address:

    Address: United States Department of Agriculture
    Natural Resources Conservation Services
    Attention: State Soil Scientist
    2118 West Park Court,
    Champaign, Illinois 61821

**C-2.02 State**

The following briefly describes the functional responsibilities of the major State agencies in the implementation of environmental procedures:
1. **Illinois Department of Transportation (IDOT).** Within the Division of Highways, the program development offices in the nine districts are responsible for project development and the accompanying environmental documentation addressing the potential project impacts. The central Bureau of Design and Environment supports the environmental studies by providing environmental expertise and policy guidance, by securing appropriate environmental field surveys and data collection upon the request of the districts, by accomplishing and facilitating coordination with resource and regulatory agencies, and by reviewing and commenting on preliminary and final environmental documentation.

2. **Illinois Department of Natural Resources (IDNR).** IDNR includes the former Illinois Department of Conservation, the former Illinois Department of Mines and Minerals, the former Division of Water Resources from IDOT, the Illinois Natural History Survey, the Illinois State Geological Survey, and the Illinois State Water Survey. IDNR is responsible for reviewing proposed projects, as applicable, to ensure compliance with the Illinois Endangered Species Protection Act, the Illinois Natural Areas Preservation Act, and the Illinois Interagency Wetland Policy Act. The agency also reviews and comments on projects, as appropriate, regarding the following additional resources:
   - streams,
   - forests/trees,
   - prairie/savanna areas,
   - IDNR properties,
   - nature preserves,
   - natural area inventory sites,
   - sites included in the Illinois Register of Land and Water Reserves, and
   - Office of Water Resources permits.

   **Address:**
   IDNR
   One Natural Resources Way
   Springfield, Illinois 62702-1271

   **Telephone No.:** (217) 785-5500 (Division of Ecosystems and Environment, Impact Assessment Section)

3. **Illinois Environmental Protection Agency (IEPA).** IEPA is responsible for issuing Section 401 Water Quality Certification on Section 404 permits. The Agency also reviews and comments on projects, as appropriate, relative to the following issues:
   - air quality/conformity,
   - water quality,
   - land pollution (including hazardous and special wastes),
   - noise, and
   - underground storage tanks.
4. **Illinois Department of Agriculture (IDOA).** IDOA reviews projects for impacts on farmland conversion to ensure compliance with the Illinois Farmland Preservation Act and Illinois Executive Order Number 4 (1980) for the preservation of Illinois farmland. This agency also completes the State component of the AD-1006 form in accordance with the regulations of the USDA Natural Resources Conservation Service.

   Address:  
   IDOA  
   State Fairgrounds  
   P. O. Box 19281  
   Springfield, Illinois 62794-9281

   Telephone No.:  (217) 782-2172 (General Number)

5. **Illinois Historic Preservation Agency (IHPA).** The Director of IHPA is designated as the State Historic Preservation Officer (SHPO). The Agency reviews projects for impacts to historical, architectural, archaeological, and paleontological resources to ensure compliance with Section 106 of the National Historic Preservation Act and the following State Acts:

   - Illinois Historic Preservation Act (Illinois Register of Historic Places),
   - Illinois State Agency Historic Resources Preservation Act, and
   - Archaeological and Paleontological Resources Protection Act.

   Address:  
   IHPA  
   Preservation Services Division  
   #1 Old State Capitol Plaza  
   Springfield, Illinois 62701-1507

   Telephone No.:  (217) 782-4836 (General Number)
Appendix D

GUIDANCE ON EA/EIS PREPARATION

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
### Appendix D

**GUIDANCE on EA/EIS Preparation**

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GENERAL

The purpose of this guidance is assist district and consultant staff in the development of well written and easily understood Environment Assessments or Environmental Impact Statements. Chapter 24 (Environmental Assessments) and Chapter 25 (Environment Impact Statements) tell the reader the procedure to follow when an EA or EIS is required.
PART I: HOW TO WRITE AN ENVIRONMENTAL ASSESSMENT (EA) OR ENVIRONMENTAL IMPACT STATEMENT (EIS)

Part 1 provides guidance on how to write an Environmental Assessment (EA), a Draft Environmental Impact Statement (EIS), and a Draft Supplemental EIS. The EA, EIS, and Supplemental EIS will follow the same format except where noted. The purpose of the guidance is to set clear expectations for what information should be included in these documents and how the information should be displayed. The EA or EIS should

- “tell the project’s story” using clear and concise writing and quality graphics,
- be as brief as possible,
- be understandable to the general public, and
- demonstrate regulatory and legal compliance.

To accomplish this, the EA or EIS must concentrate on the issues that are truly significant to the action in question, rather than including needless detail. Figure 1 depicts techniques that can be used to make EAs and EISs understandable to the general public.

---

1 Improving the Quality of Environmental Documents (A Report to the Joint AASHTO/ACEC Committee in Cooperation with the Federal Highway Administration), May 2006, p. 4.
What techniques should be used to make an EA or EIS understandable to the general public?

- **Text Boxes**: Use text boxes to explain jargon, phrases, and definitions.
- **Graphics and Visuals**: Use charts, tables, and images to provide a visual explanation.
- **Acronyms and Abbreviations**: List and define all acronyms.
- **Headings**: Use questions as headings to guide the reader through the document.
- **Appendices**: Put complex information in the appendices and provide a summary in the text.

Techniques for EA/EIS Understandability

Figure 1
Cover Sheet

If the project is an EA, use Figure 2 to format the Cover Sheet. If the project is a Draft Environmental Impact Statement use Figure 3. The Cover Sheets were adapted from FHWA Technical Advisory T6640.8A (see Appendix A) to provide information specific to Illinois. The Engineer of Design and Environment signs the Cover Sheet for the Department.

Please note that all cooperating agencies must be included on the cover sheet.
[Route, Termini, City or County, and State]

ENVIRONMENTAL ASSESSMENT

Submitted Pursuant to 42 USC 4332 (2)(c)

by the

U. S. Department of Transportation
Federal Highway Administration

and

Illinois Department of Transportation

Cooperating Agencies
[Include list here, as applicable]

Date of Approval

For IDOT

Date of Approval

For FHWA

The following persons may be contacted for additional information concerning this document:

(Name)
Division Administrator
Federal Highway Administration
3250 Executive Park Drive
Springfield, Illinois 62703
Telephone: 217-492-4640

(Name, office address, and phone number of IDOT Regional Engineer)

A one-paragraph abstract of the EA indicating project type, length, etc. Describe quantifiable environmental impacts (e.g., number of acres of wetlands affected, acres of agricultural impacts, number of displacements).

EA Cover Sheet

Figure 2
[Route, Termini, City or County, and State]

DRAFT (SUPPLEMENTAL) 
ENVIRONMENTAL IMPACT STATEMENT

Submitted Pursuant to 42 U.S.C. 4332 (2)(c) 
(and where applicable, 49 U.S.C. 303) by the

U. S. Department of Transportation
Federal Highway Administration

and

Illinois Department of Transportation
and

[As applicable, any other joint lead agency]

Cooperating Agencies
[Include List Here, as applicable]

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The following persons may be contacted for additional information concerning this document:

[Name] 
Division Administrator
Federal Highway Administration
3250 Executive Park Drive
Springfield, Illinois 62703
Telephone: 217-492-4640

[Name, office address, and phone number of IDOT Regional Engineer]

[A one-paragraph abstract of the statement.]

*FHWA will issue a single FEIS and Record of Decision document pursuant to Public Law 11: 
141, 126 Statute 405, Section 1319(b) unless FHWA determines statutory criteria or practicability 
consideration preclude issuance of the combined document pursuant to section 1319.

Comments on this document are due by [Date] and should be sent to [Name and office address, 
IDOT Regional Engineer].*

DEIS/ Supplemental Cover Sheet

Figure 3
Summary (for EISs only)

Per 40 CFR 1502.10, summaries are required for EISs. EAs do not require a summary. In EISs the summary should include:

1. A brief description of the proposed project indicating route, termini, type of improvement, number of lanes, length, county, city, State, and other information, as appropriate.

2. A description of any major actions proposed by other governmental agencies in the same geographic area as the proposed FHWA action.

3. A summary of all reasonable alternatives considered, including alternatives that were carried forward for further study.
   a. If a preferred alternative is identified in the Draft EIS then the summary must identify the preferred alternative.
   b. The Final EIS must identify the preferred alternative and should discuss the basis for its selection.

4. A summary of major environmental impacts, both beneficial and adverse.

5. Any areas of controversy (including issues raised by agencies and the public).

6. Any major unresolved issues with other agencies.

7. A list of other Federal actions required for the proposed project (i.e., permit approvals, land transfer, Section 106 agreements, etc.).

8. The project’s web address. All EAs and EISs are uploaded to IDOT’s website. If there is a project specific website then the project specific website must be linked to IDOT’s website.
The following is the recommended format for EAs, DEISs, and the FEIS traditional approach discussed in Part III.

**Environmental Assessment/ [Draft, Final] Environmental Impact Statement Table of Contents**

**Summary (for EISs only)**

**Chapter 1- Purpose and Need**

1.1 Where is the project located?
1.2 What is the project's background?
1.3 What is the Need for the Proposed Project?
1.4 What is the Purpose of the Proposed Project?

**Chapter 2- Alternatives**

2.1 What alternatives were considered?
2.2 What alternatives were eliminated and why?
2.3 What are the Alternatives to be Carried Forward?
2.4 What is the Preferred Alternative?

**Chapter 3 – Environmental Setting, Impacts, and Mitigation**

3.1 Social and Economic Factors
3.2 Agricultural
3.3 Historic Properties
3.4 Air Quality
3.5 Noise
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3.7 Natural Resources
3.8 Surface Water Resources
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3.18 Environmental Commitments
3.19 Permits/Certifications Required
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3.21 Other

Chapter 4 – Comments and Coordination
Chapter 1 - Purpose and Need

Every effort should be made to develop a concise purpose and need statement that focuses on the primary transportation challenges to be addressed. The purpose and need shall focus on identifying the transportation challenges and not a solution to the transportation challenges. The purpose and need should not be narrowly defined, point to a single solution, or predetermine an outcome.

1.1 Where is the project located?

Provide a clearly labeled map of the project study area and briefly describe:
- geographic features within the area
- the existing facility
- the length of the project
- the logical termini

Logical Termini:

Logical termini are typically two reasonably-determined locations that geographically delineate a transportation project. The most common logical termini are points of major traffic generation, especially intersecting roadways. Logical termini should be selected so:
- environmental issues can be treated on a sufficiently broad scope to ensure that the project will function properly without requiring additional improvements elsewhere,
- the project will not restrict consideration of alternatives for other reasonably foreseeable transportation improvements, and
- the action has stand-alone use or independent value and is a usable and reasonable expenditure even if no additional transportation improvements in the area are made.

1.2 What is the project’s background?

Provide a summary of the following:
- the history of the proposed project
- summary of any planning or corridor studies relevant to the proposed project
- any other transportation projects occurring, or scheduled to occur within the project area

1.3 What is the Need for the Proposed Project?

State the need for the project by presenting and analyzing data that demonstrates a traffic need not currently being met via other roadways or modes of transportation. The data presented shall demonstrate that a transportation problem exists and should answer the question “Why is the proposed project necessary?” The data may include, but is not limited to, safety ratings,
sufficiency ratings, substandard geometrics, crash data and analysis, traffic models, origin-destination studies, etc.

Some examples of how the transportation need can be identified are:

- Identify and describe current and projected traffic, show data on maps;
- Describe the inadequacy of the existing capacity and performance conditions (e.g., level of service, quantified delays);
- Identify and describe any structural, operational, or functional deficiencies (e.g., substandard geometrics, load limits on structures, inadequate cross-section) and their effect on performance or safety;
- Describe regional population/traffic forecasts, including the proposed project’s relationship to any statewide plan or adopted urban transportation plan, and any reasonable foreseeable land use changes;
- Describe and compare both the existing and projected crash rates without the project to the current statewide average. Include relevant crash data based on the latest 3-5 years using the crash severity scale (K, A, B, C, and O). Analyze the data to describe trends, locations, crash types, etc. that would assist in determining potential causes of crashes and contributing factors specifically associated with the roadway environment. Show crash locations on maps; and
- Discuss any maintenance issues and costs.

Identify any key assumptions and explain why those key assumptions were made. For example, traffic forecasts are based on assumptions about future population and employment trends. The underlying assumptions must be credible for the results to be credible.

### 1.4 What is the Purpose of the Proposed Project?

State the primary purpose(s) of the proposed project and how it will address the transportation need(s) identified. The purpose of a proposed project should lead directly back to the identified needs. For example, if data analysis supports the conclusion that there is insufficient highway capacity to support current or future traffic, the purpose would be to address the insufficient capacity. A project may contain more than one purpose if the data demonstrates the need for such. Any secondary purpose(s) should be stated, after the primary purpose(s) have been addressed.

The following considerations and questions should be used to identify the purpose(s) of the project (for additional

---

2 AASHTO Improving the Quality of Environmental Documents (A Report to the Joint AASHTO/ACEC Committee in Cooperation with the Federal Highway Administration), May 2006, p. 7.
Economic Development

Per FHWA Technical Advisory T6640.8A, social demands and economic development are allowed as part of a project’s purpose. However, economic development should be a secondary need and not a primary need, when *transportation continuity and connectivity* (that promote economic development) are identified as a project need. Thus, addressing the primary need for continuity and connectivity may result in the promotion of economic development.

Connectivity refers to the effective movement of people, goods, and services.

Continuity refers to uniform speed and pavement widths that promote free flow movements of people, goods, and services.

### System Linkage (Connectivity)
- Is the proposed project a “connecting link?”
- Describe the inadequacy of connectivity and/or continuity in the existing system.

### Capacity
- Is the capacity of the existing facility adequate for current and projected traffic?
- Provide and analyze supporting data such as Level of Service and traffic volumes.

### Legislation
- Explain any Federal, State, or local governmental mandate for the proposed project.

### Social Demands or Economic Development
- Describe any social or economic developments that necessitate the proposed project (e.g., new schools, places of employment, land development, etc.)
- Consider what method would be used for evaluating economic development among alternatives.

### Modal Interrelationships
- Describe how the proposed will serve to complement airports, rail and port facilities, mass transit services, etc.

### Safety
- Describe the likely conditions related to crashes/safety without the project.
- Is the proposed project necessary to correct an existing or potential safety hazard?
- Is the existing accident rate excessively high? Why?

### Transportation Facility Deficiencies
- Describe any foreseeable deficiencies that may result if no action is taken.
- Is the proposed project necessary to correct existing roadway deficiencies?

Improving safety

Highway improvements produce safety benefits. In order to include safety as a primary purpose, data supporting the need to improve safety must be documented and analyzed. The data and analysis should clearly demonstrate that there is a specific safety problem and the analysis will identify the root cause(s) and contributing roadway factors.
Do not include in the purpose or need section:

- **A discussion of alternatives.** The purpose and need create the foundation for an alternatives analysis; this section should not discuss alternatives.

- **The solution to the identified transportation purpose and need.**

- **A discussion of the potential environmental impacts.** The purpose and need statement only should identify transportation problems based on existing conditions and analysis of supporting data.
Chapter 2 – Alternatives

2.1 What alternatives were considered?

The alternative analysis should include a reasonable range of alternatives that meet the purpose and need. Explain the alternatives development, screening, and evaluation process adequately so that it is rational, reasonable, and complete. Include the No Build alternative, Transportation System Management alternative, Mass transit alternative, and Build alternatives.3

2.1.1 No Build alternative

The No Build alternative typically includes maintenance and short-term minor restoration types of activities (such as resurfacing or safety improvements) that maintain continued operation of the existing roadway. It includes all reasonably foreseeable transportation improvements that will be implemented within the design year of the proposed project, but excludes the proposed project. Although the no-build frequently does not meet the purpose and need, it must be carried through the NEPA process as a baseline for comparison of impacts and benefits.

In the discussion of the No Build alternative:

- Describe the existing conditions;
  - State all key transportation improvements that are assumed to be in place in the forecast year;
  - Describe the conditions that will exist in the design year if the proposed project is not implemented;
- Include land use and traffic forecast data;
  - Consider other reasonably foreseeable actions that may affect the project (e.g., new subdivision, planned intermodal facility, industrial/commercial development, community development initiatives, etc.); and
  - Include supporting data for any assumptions made. Supporting data may come from Local Agencies, STIP, community development plans, etc.

Note: It is possible, though very rare, for No Build to be selected as the preferred alternative. This generally occurs in circumstances where there are substantial impacts or the need is not sufficiently supported to justify the impacts.

2.1.2 Transportation system management (TSM)

The TSM alternative includes better management and operation of existing transportation facilities to improve traffic flow and air quality, as well as enhance system accessibility and safety.

Evaluate if reconstruction and rehabilitation of the existing system corrects the identified deficiencies and meets the project purpose and need. TSM strategies are operational in nature and include, but are not limited to, improvements or additions of:

3 FHWA Technical Advisory T 6640.8A
• intersections and signals,
• fringe parking,
• ride sharing,
• High Occupancy Vehicle lanes,
• acceleration/deceleration lanes, ramps, and weaving sections,
• horizontal and vertical curves,
• signage and pavement striping, and
• geometrics.

See Section 22-6.04 for additional requirements that apply if a proposed action is in a Transportation Management Area (i.e., an urban area with a population of 200,000 or more).

2.1.3 Mass transit or multi-modal alternative concepts

Include and describe those reasonable and feasible transit options even though they may not be within the existing FHWA funding authority. Close coordination is necessary with the transit agency(ies) and the local Metropolitan Planning Organization, if applicable, to ensure that IDOT’s specific project is consistent those entities’ plans.

2.1.4 Build alternatives

*Build alternatives may include improvement of existing highways and alternatives on new locations, or a combination of both.*

Evaluate and describe a reasonable range of build alternatives that will address the purpose and need using text plus maps and charts, or other visual aids.

2.2 What alternatives were eliminated and why?

• Evaluate and state whether each alternative meets the purpose and need.
• Eliminate all alternatives that do not meet the purpose and need.
• Explain the methods and criteria used for developing and screening alternatives.
• Disclose environmental impacts considered for all alternatives, including the No Build. Use the most current reasonably available information. Do not eliminate alternatives based on outdated information.
• Eliminate the alternatives anticipated to have disproportionately large environmental impacts (e.g., relocations, wetlands, cultural resources, etc.)
• For each alternative eliminated, provide an explanation why it was eliminated.
  + Do not dismiss alternatives for not meeting a screening criterion or evaluation measure, but then carry forward other alternatives that also do not meet that same criterion/measure, without providing the context of why such decisions are logical.
  + Support the decision to eliminate alternatives with sufficient explanation and documentation. Do not eliminate alternatives based on generalities without adequate explanation or documentation to support the decision.
• Summarize public and agency comments that influence which alternatives will be carried forward.
• Summarize the results of this process using visual aids such as charts and tables.
2.3 What are the Alternatives to be Carried Forward?

The alternatives to be carried forward are those reasonable alternatives that are studied in detail.

Discuss alternatives to be carried forward at a comparable level of detail to avoid any indication of bias toward a particular alternative. Disclose environmental impacts considered for all alternatives, including the No Build. Provide maps showing the alignments of the alternatives and environmental resources considered. Identify and describe any unique features and common design elements of each alternative.

<table>
<thead>
<tr>
<th>Alternative</th>
<th>Does the alternative meet the purpose and need?</th>
<th>Was the alternative carried forward for detailed study?</th>
<th>Alternatives studied in detail</th>
</tr>
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<tr>
<td>1</td>
<td>x</td>
<td>6-lane road has greater impacts than 4-lane alternatives and is substantially more costly.</td>
<td></td>
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<tr>
<td>2</td>
<td>The planter median included in the alternatives would decrease safety and roadway capacity.</td>
<td>x</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>x</td>
<td>x</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>x</td>
<td>x</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>x</td>
<td>Requires major traffic flow changes.</td>
<td></td>
</tr>
</tbody>
</table>

The table below is an example of how to illustrate the alternatives analysis in a graphic form.
2.4 What is the Preferred Alternative?

Preferred alternative is the alternative that best meets the project’s purpose and need while balancing and minimizing the impacts to environmental resources.

Place a brief summary of the preferred alternative at the beginning of the alternatives chapter when writing the EA or EIS.

Describe the preferred alternative. Explain the rationale for selecting the preferred alternative. Include a map of the preferred alternative alignment. When introducing the preferred alternative, do not use the term “determined” or “recommended.” Instead use the term “identified.”

Does the preferred alternative have to be identified in the Draft EIS?

FHWA strongly recommends that the preferred Alternative be identified in the Draft EIS (DEIS). This facilitates the process of having a combined Final EIS (FEIS) and Record of Decision (ROD) since MAP-21, Section 1319(b), requires FHWA, to the maximum extent practicable, to develop a single document that combines the FEIS and ROD. More information about this can be found in Chapter 25 of the BDE Manual.
Chapter 3 – Environmental Setting, Impacts, and Mitigation

This chapter describes the current land uses, economy and jobs, noise, air quality, wildlife, wetlands, park land, cultural, and other resources that exist within the project study area. This chapter also describes the potential effects of the project on these resources.

3.1 Social and Economic Factors

Need more information? Please see IDOT’s Community Impact Assessment Manual.

3.1.1 What community(ies) exist within the project study area?

Describe the community(ies) within the project study area. Include in the description, community name, population, any ethnic, racial, religious minorities, elderly, and disabled groups. Use demographic data from the US Census decennial (ten year) data or American Community Survey (5 year) data, or both. Present median household income and unemployment rate for the project study area. As applicable, present population trends and future population projections. Present an exhibit that delineates and shows boundaries, as applicable, for neighborhoods, U.S. Census Tracts, cities, and county(ies).

Identify community facilities and community service centers (schools, places of worship, libraries, hospitals, parks, fire and police facilities, etc.). Public facilities in the project study area should be described and shown on exhibits.

3.1.2 Will the project impact Title VI, minority, or low-income populations?

State the following:

No groups or individuals have been, or will be, excluded from participation in public involvement activities, denied the benefit of the project, or subjected to discrimination in any way on the basis of ethnicity, religion, race, elderly, color, age, sex, national origin, or religion.

Clearly state if minority, or low income populations are present using the following language:

The project area was evaluated in accordance with Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, to determine if there is a potential for

What is the relationship between Title VI and environmental justice?

Title VI of the Civil Rights Act of 1964 specifically provides that "...no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance."

Environmental justice ensures that federal programs, policies, and other activities do not have disproportionately high and adverse effects on minority or low-income populations. This goal is to be achieved, in part, by actively adhering to the principles and practices of both Title VI and NEPA during the development and implementation of transportation activities.
disproportionate and adverse impacts to low-income or minority populations. Based on demographic information [2017 U.S. Census’ American Community Survey or most recent data] and field observations of the project area indicates that residents of the project area are ___% white; ___% black; ___% American Indian and Alaskan native; ___% Hispanic; and ___% Asian and Hawaiian. The median family income for the project area is $_____. ___% of the residents are below the median family income within the project area. The [Health and Human Services 2017 or most recent guideline] Poverty Guidelines for a family of four is $_____.

If minority and low-income populations are not present, then state the following:

Based on this demographic information and field observations of the project area, there are no minority or low-income populations in the project area.

If minority, or low-income populations are present, state whether the proposed action will or will not cause adverse impacts to any minority, or low-income populations. If there are adverse impacts, clearly identify those impacts. Next, state if these are or are not disproportionate to minority or low-income populations. If there are disproportionate and adverse impacts, discuss relevant and reasonable mitigation measures in this order: avoiding the impacts, minimizing the impacts, rectifying the impacts, reducing the impacts, or offsetting benefits to the impacts. Discuss the public participation efforts to seek participation by underserved populations.

For access-controlled roadways in urban areas, evaluate and provide a brief history of transportation projects in the area to determine if there were any historical disproportionately high and adverse effects on minority or low-income and communities. For example, a roadway’s original construction through a downtown area may have divided a neighborhood, or it may
have restricted local travel to an important community center. State if there still exists evidence of the original neighborhood that has been isolated due to the presence of the roadway. If such actions occurred, document this history, and coordinate with FHWA to determine if there are reasonable measures that could reconnect the community, e.g. alternative alignments, design elements that facilitate better access across the transportation facility, etc. Proposed mitigation is eligible for federal funding, and must be a reasonable public expenditure after considering impacts and benefits.

3.1.3 Will the project have any change in travel patterns?

- Describe whether traffic patterns will change after completion of the proposed project.

- Discuss if travel times will increase or decrease. Typically, a project will result in a savings in travel time and allow transportation users to journey from their origin to their destination more quickly; if so, then discuss.

- Discuss if the project has the potential for dividing or isolating communities or neighborhoods.

- Discuss if the project will positively or negatively disrupt community access from residential neighborhoods to public facilities (e.g., places of worship, schools, libraries, hospitals, community centers, parks, child care facilities) services (e.g., fire, police, ambulance), or businesses. Would any of these disruptions require mitigation? If any of these disruptions cause an adverse travel impact, then the EA or EIS must discuss avoidance and minimization efforts?

- Where projects involve temporary changes in access due to road closures, traffic detours, etc., the analysis and assessment of impacts should summarize:
  
  + changes in neighborhood travel patterns;
  + disruptive effects of traffic detours;
  + “barrier” effects related to change in access for police, fire, or health services;
+ and if travel times will increase or decrease. The assessment of travel pattern impacts should include all potential travel, including pedestrians, bicyclists, and persons with disabilities.

3.1.4 Will the project change or impact any pedestrian, bicycle, or transit facilities?

Discuss if any changes to pedestrian, bicycle, or transit facilities are consistent with local and regional plans. Discuss any impacts to existing pedestrian, bicycle, or transit facilities including temporary or permanent changes. Discuss if the project increases transit options (bus, rail, etc.) for the project study area. Discuss impacts to school bus routes.

3.1.5 Will the project require any residential or business relocations?

If relocations are not involved the EA or EIS needs to contain a sentence stating “this project has no residential or commercial relocations.”

If relocations are involved, state the number and types (i.e., residential, commercial, and agricultural). Discuss how the project avoided and minimized relocations. Discuss the availability of replacement property in the project vicinity. The discussion on relocation impacts shall include the following statements:

- the provisions of the “Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended” and the IDOT Land Acquisition Procedures Manual will be followed. Note: This statement is needed whenever land must be acquired for any purpose;
- a commitment to “provide housing of last resort, if necessary”; and
- the housing resources are available to all relocatees without discrimination.

3.1.6 Land Use

Describe existing and planned land use within the study area and indicate whether the proposed project is consistent with local and regional land use plans. Cite the applicable local government’s land use plan(s). Discuss the effect of the proposed action on existing or planned land use in the community. If the proposed project is not reasonably expected to change land use in the project study area, then clearly state that fact.

3.1.7 Will the project cause any economic impacts, economic growth or economic development?

Describe types of businesses within the project study area. All major employers within the project study area should be identified and their respective number of employees stated. Discuss the potential for impacts to businesses, specifically for access changes and parking loss. Discuss if the project could decrease sales at an established, traffic-oriented businesses (e.g., gasoline service station, restaurant, or retail store). For

New pedestrian facilities and new bikeways can improve connections between residents and community facilities. If this occurs it should be documented in the EA or EIS.
each displaced business, state the estimated number of people employed.

Discuss the freight network and its multi-modal aspects for projects within metropolitan areas and Projects of National and Regional Significance.

Describe the potential for economic growth (typically quantitative) in the region. Discuss the potential for economic development (typically qualitative) in the region, such as it relates to a sustained longer-term change in economic activity leading to an improvement in the jobs, wealth, tax base, and well-being in the neighborhood, city, or county. Discuss the number of jobs created as a result of the proposed transportation project, using three distinct multipliers:

- Direct jobs are (for example: engineers, workers, and laborers on the road crew). The direct employment multiplier is 8.35 jobs for every $1 million spent on the project.
- Indirect jobs that may increase are (for example: employment at the local asphalt plant and various road supplies). The indirect employment multiplier is 9.25 to 12.7 jobs for every $1 million spent on the project.
- Induced jobs are increased secondary spending at a local restaurant. The induced employment multiplier is 10.5 jobs for every $1 million spent on the project.

The project team may utilize other methods to discuss and evaluate economic impacts, economic growth, economic development, or jobs created

3.2 Agricultural

Need more information? Please see Chapter 26-10.

Include the following language:

Conversion of agricultural land to highway right of way can lead to reductions in agricultural production. Minimizing these effects is required by the Federal Farmland Protection Policy Act and the Illinois Farmland Preservation Act.

Note: the taking of a farm residence and known agricultural tax loss from right-of-way purchased should be summarized under the Social and Economic discussion.

3.2.1 Will the project impact farms or convert farmland to other uses?

Identify the estimated amount of farmland (prime or important farmland) to be converted to non-agricultural use. If known, include the estimated conversion of agricultural land for borrow or contractor-use areas and other proposed mitigation efforts (e.g., wetland mitigation).

The discussion of agricultural impacts shall include a summary of the following information:

- the number of agricultural parcel severances created;
- the number of agricultural landlocked parcels created;
- the number of uneconomical agricultural remnants of three acres or less in size;
- the potential loss in crop production and potential cash
3.2.2 Will the project impact Protected Agricultural Areas?

Identify and discuss avoidance or non-avoidance of:

- land registered in the Illinois Agricultural Areas Conservation and Protection Act,
- farms and acreage enrolled in the federal Conservation Reserve Program, and
- farms certified by Illinois as Centennial or Sesquicentennial Farms.

State if any farms are registered with any farmland protection program administered by the respective county or by the Illinois Department of Agriculture.

3.2.3 Has coordination with the Natural Resources Conservation Service and the Illinois Department of Agriculture occurred?

Coordination is required with the Natural Resources Conservation Service (NRCS), unless the project is exempt per 523.10(B) or 523.11(E)(1) of the National Resource Conservation Service manual. If coordination with the NRCS is required, include a copy of the Form NRCS-CPA-106 as an exhibit. Refer to Section 26-10 for the basis of coordination with the Illinois Department of Agriculture (IDOA). If coordination is not required for either NRCS or IDOA, explain why not.

3.3 Historic Properties

Need more information? See Section 26-5.

Include the following language:

*Historic properties are any properties that are on or eligible for listing in the National Register of Historic Places (NRHP), and include below ground resources, like archaeological sites, and above ground resources, like buildings and bridges. These resources are protected by Section 106 of the National Historic Preservation Act (NHPA).*

Please note that if a property is not on the NRHP but is determined to be eligible, it is still protected under Section 106.

3.3.1 How were historic properties identified in the project study area?

Depict the boundaries of the project’s Area of Potential Effect (APE), as coordinated by FHWA with the Illinois State Historic Preservation Officer (SHPO), on the environmental inventory.
map. The APE may or may not be the same area as the ESR study area. Describe the steps taken to identify historic properties, including a list of consulting parties invited to be included in the process.

3.3.2 Do archaeological properties exist within the Area of Potential Effect?

If no, state that there are no archaeological properties within the APE. If yes, discuss the number and types (cemetery, mound, or habitation) of archaeological sites listed or eligible for listing on the NRHP within the APE, including the applicable criteria for eligibility.

3.3.3 Do historic architectural properties (buildings, bridges or structures) exist within the Area of Potential Effect?

If no, state that there are no historic architectural properties affected. If yes, describe each historic property’s boundary (e.g., building plus parcel as concurred upon by the SHPO) including the characteristics that qualify them for the NRHP and the applicable criteria for eligibility, and clearly identify the NRHP boundaries of the properties in the appendix. Please note that the historic boundaries might include only the structure, or might also include additional land surrounding the structure.

3.3.4 Will the project impact archaeological properties?

If there are no archaeological properties in the APE or if archaeological properties are present but not affected, state that there are “no historic properties affected.”

If there are archaeological properties, describe what steps were taken to avoid and minimize potential impacts to those sites. If the sites were avoided, state this fact.

If potential impacts to the sites cannot be avoided explain why not, state that the project will cause an adverse effect, that further archaeological work is necessary and that work will be completed according to stipulations specified in a Memorandum of Agreement (MOA) or project Programmatic Agreement (PA). The MOA or PA must be fully ratified prior to FHWA approving a FONSI or ROD.

3.3.5 Will the project impact historic architectural properties?

If there are historic architectural properties, describe what steps were taken to avoid and minimize potential impacts to those properties. If the properties were avoided, state this fact.

If potential impacts to architectural properties cannot be avoided, describe the effects on each historic property. If any land from within the historic property’s NRHP boundary will be converted to transportation use by the project, clearly describe where and how much (in square feet or acres). This must be done for each historic property.
If the impacts will not adversely affect the historic property, state that there will be “no adverse effect.” Explain the basis for this determination and why the criteria of adverse effect do not apply. Cite and include in the appendix the letter that documents SHPO concurrence in this determination.

If the impacts are determined to be “adverse effect”, state the effect determination, explain the basis for this determination and why the criteria of adverse effect apply. State that work must be completed according to stipulations specified in a Memorandum of Agreement (MOA) or project Programmatic Agreement (PA). The MOA or PA must be fully ratified prior to FHWA approving a FONSI or ROD.

Include the following in the appendix:

- Copies or summaries of any views provided by consulting parties, including Tribes and the public, and SHPO letter(s) of concurrence on eligibility and effect determinations.
- If an adverse effect finding is made, include a copy of the letter to the Advisory Council on Historic Preservation notifying them of the Adverse Effect finding, and a copy of the executed MOA or PA.
- If the project is an EIS, all of the above information should be included in the DEIS if it is available. If the final effect finding and/or the MOU or PA is not available until the Final EIS is prepared, make note of the additional steps that will be taken prior to completion of the FEIS in the DEIS.

3.4 Air Quality

Include the following language:

Air quality is protected by the Clean Air Act and air quality standards established by the U.S. Environmental Protection Agency.

3.4.1 Carbon Monoxide Microscale Analysis

Need more information? See Section 26-14.

If the project does not add through lanes or auxiliary turning lanes, or does not involve any sensitive receptors and is not suitable for using COSIM, state the following:

In accordance with the IDOT-IEPA “Agreement on Microscale Air Quality Assessments for IDOT Sponsored Transportation Projects,” this project is exempt from a project-level carbon monoxide air quality analysis because it does not add through lanes or auxiliary turning lanes and has no sensitive receptors.

If the project does not exceed 5,000 vph or 62,500 ADT, COSIM analysis is not required, so state the following:
In accordance with the IDOT-IEPA “Agreement on Microscale Air Quality Assessments for IDOT Sponsored Transportation Projects,” this project is exempt from a project-level carbon monoxide air quality analysis because the highest design year approach volume on the busiest leg of the intersection is less than 5,000 vph or 62,500 ADT.

If COSIM analysis is required state the following:

The air quality effects of the proposed project were analyzed using the Illinois Carbon Monoxide Screen for Intersection Modeling (COSIM). The “worst case” analysis provided by the COSIM model indicated that the proposed undertaking does not have the potential for contributing to a violation of the National Ambient Air Quality Standards for CO. CO concentrations for the worst case receptor (i.e., residence) located [_________________] (see Exhibit [__]) were as follows: Existing ([year]) - ___ ppm; Build – Time of Completion (TOC) ([year]) - ___ ppm, TOC + 10 years ([year]) - ___ ppm, and Design Year ([year]) - ___ ppm; No Action - ___ ppm in [TOC year], ___ ppm in [TOC + 10 year], and ___ ppm in [design year].

3.4.2 Air Quality Conformity

Need more information? See Section 26-11.

If the project is outside of a nonattainment or maintenance area, state the following:

No portion of this project is within a designated nonattainment or maintenance area for any of the air pollutants for which the U.S. Environmental Protection Agency has established standards. Accordingly, a conformity determination under 40 CFR Part 93 (“Determining Conformity of Federal Actions to State or Federal Implementation Plans”) is not required.

If the project is exempt from conformity requirements state the following:

This project is located within a designated nonattainment or maintenance area but is a project type that the U.S. Environmental Protection Agency (USEPA) has designated as exempt from regional emissions analyses of transportation plans and Transportation Improvement Programs for purposes of determining conformity with the State Implementation Plan (SIP). This designation is based on USEPA’s determination that the nature of the project is such that it would not affect the outcome of a regional emissions analysis.

If the project is not exempt and is within a nonattainment or maintenance area, see Section 26-11.03(d) for specific language to be used.

3.4.3 PM$_{2.5}$ and PM$_{10}$ Nonattainment and Maintenance Areas

Need more information? See Section 26-12

If the project is exempt, state the following:
This project is considered exempt from the requirements of conformity per 40 CFR 93.126 or 40 CFR 93.128, as applicable. USEPA has determined that such projects meet the Clean Air Act’s requirements without any further Hot-Spot analysis.

If the project is nonexempt, but is not an air quality concern, state the following:

This project is not an air quality concern under 40 CFR 93.123(b)(1). Due to [state reason(s)], it has been determined that the project will not cause or contribute to any new localized PM\textsubscript{2.5} or PM\textsubscript{10} violations or increase the frequency or severity of any PM\textsubscript{2.5} or PM\textsubscript{10} violations. USEPA has determined that such projects meet the Clean Air Act’s requirements without any further Hot-Spot analysis.

If the project is nonexempt, and is an air quality concern, see Section 26-12.03(d) for hot-spot analysis procedures and appropriate language.

3.4.4 Mobile Source Air Toxics (Section 26-13)

Need more information? See Section 26-13.

If the project is exempt under the Clean Air Act conformity rule under 40 CFR 93.126, then no analysis or discussion of MSATs is necessary.

If the project has potential MSAT effects, see Section 26-13.03(b), (c), and (d) for procedures and appropriate language.

3.4.5 Construction Related Particulate-Matter

State the following language:

Demolition and construction activities can result in short-term increases in fugitive dust and equipment-related particulate emissions in and around the project study area. (Equipment-related particulate emissions can be minimized if the equipment is well maintained.) The potential air quality impacts will be short-term, occurring only while demolition and construction work is in progress and local conditions are appropriate. The potential for fugitive dust emissions typically is associated with building demolition, ground clearing, site preparation, grading, stockpiling of materials, on-site movement of equipment, and transportation of construction activity, and during high wind conditions.

The Department’s Standard Specifications for Road and Bridge Construction include provisions on dust control. Under these provisions, dust and airborne dirt generated by construction activities will be controlled through dust control procedures or a specific dust control plan, when warranted. The contractor and the Department will meet to review the nature and extent of dust-generating activities and will cooperatively develop specific types of control techniques appropriate to the specific situation. Techniques that may warrant consideration include measures such as minimizing track-out of soil onto nearby publicly-
traveled roads, reducing speed on unpaved roads, covering haul vehicles, and applying chemical dust suppressants or water to exposed surfaces, particularly those on which construction vehicles travel. With the application of appropriate measures to limit dust emissions during construction, this project will not cause any significant, short-term particulate matter air quality impacts.

3.5 Noise

See Section 26-6 and the IDOT Highway Traffic Noise Assessment Manual to assist in completing this section.

Begin with a brief explanation about the regulations that pertain to noise analysis (federal regulations (23 CFR 772) and IDOT noise policy).

If the project did not require a noise analysis, then state the following and there is no need to continue with the rest of this section.

“The types of projects that do not require a noise analysis are stated in 23 CFR Part 772. This project meets those criteria and does not require a traffic noise analysis, noise barrier, or other noise abatement measures.”

If the project required a traffic noise analysis include the following language:

3.5.1 How is noise assessed for roadway projects?

Roadway noise depends on four main factors:

- The number of vehicles present;
- Traffic speed;
- The number of large trucks present; and
- How far the listener is from the roadway.

Traffic noise is predicted for Existing, future No Build, and future Build conditions. The Department uses data and findings from traffic noise reporting to determine if traffic noise impacts will occur due to the proposed project, then methods to reduce noise for the listener (called noise abatement) are considered.

There are four steps in highway traffic noise analysis:

1) Identify places with similar noise and land use. This is done by determining Common Noise Environments (CNEs), which are a group of receptors with similar noise exposure, topography, traffic characteristics, and land use. CNEs are grouped by noise sensitivity based on FHWA Activity Categories (i.e., residential, parks, hotels, etc.). Assign one representative receptor per CNE, as the worst-case noise location in the CNE. A receptor is a location analyzed for noise impacts and is typically an exterior area of frequent human use (bench, patio, etc.).
2) Conduct noise modeling for each receptor. Existing, future No Build, and future Build conditions are modeled using FHWA Traffic Noise Model 2.5 (TNM 2.5) for each representative receptor, using comparative field monitoring to ensure the model accurately represents the area’s noise characteristics.

3) Analyze representative receptors (one per CNE) for noise impacts. If the representative receptor is impacted, the entire CNE is considered to have a noise impact. There are two ways to identify noise impacts:
   a) Compare modeled future Build noise levels to the FHWA Noise Abatement Criteria (NAC) to determine if noise impacts will occur (see table below). The NAC does the following:
      - classifies where noise levels interfere with human speech;
      - differs by land use; and
      - establishes noise levels at which noise barriers need to be studied.
      The CNE has a noise impact if future Build noise at the representative receptor is within one decibel, meet, or exceed the NAC.
   b) For each representative receptor, the CNE has a noise impact if future Build noise is predicted to increase by 15 decibels or more at a representative receptor(s).

4) Determine if noise abatement is feasible and reasonable for each impacted CNE. Noise abatement are measures taken to reduce traffic noise impacts (i.e., construction of berms or noise walls, shifting roadway alignment, etc.). For each CNE determined to be impacted by noise, noise abatement is assessed. Noise abatement must
   - be feasible to construct;
   - effectively reduce noise;
   - be cost-effective; and
   - have a majority of those benefited by each abatement measure support its construction. This is called viewpoints solicitation, and depending on the project’s characteristics, is completed in either preliminary engineering or after the final design has been approved.
### Example Land Uses

<table>
<thead>
<tr>
<th>Example Land Uses</th>
<th>FHWA Noise Abatement Category</th>
<th>FHWA Noise Abatement Criteria - Noise Level Where Impact Occurs (dB(A))</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>B</td>
<td>67</td>
</tr>
<tr>
<td>Recreational areas, cemeteries, hospitals, medical facilities, parks, places of worship, schools, trails</td>
<td>C</td>
<td>67</td>
</tr>
<tr>
<td>Hotels, motels, restaurants, bars, offices</td>
<td>E</td>
<td>72</td>
</tr>
<tr>
<td>Agriculture, airports, emergency services, industrial, manufacturing, retail facilities, utilities, warehousing</td>
<td>F</td>
<td>None</td>
</tr>
<tr>
<td>Undeveloped lands that are not permitted for development</td>
<td>G</td>
<td>None</td>
</tr>
</tbody>
</table>

### Table 1: Noise Abatement Criteria Categories and Noise Levels Where Impact Occurs

#### 3.5.2 Are there any noise sensitive areas in the project study area?

Describe the type and number of Common Noise Environments (CNEs) (residences, businesses, schools, recreational, etc.) in the project study area. Make sure to include any undeveloped lands for which development is permitted.

#### 3.5.3 Are there any noise impacts in the project study area?

If necessary, include a brief explanation of noise terminology (e.g., A-weighting, decibels, etc.) Reference the noise study that was conducted. State the Existing, No Build, and Build noise levels (in dB(A)) for all representative receptors at each CNE. The table below is an example of how to present the information.

<table>
<thead>
<tr>
<th>Receptor # (keyed to a map)</th>
<th>Receptor Description</th>
<th>Represents</th>
<th>FHWA Noise Abatement Criteria (dB(A))</th>
<th>Existing Noise Level (Year) (dB(A))</th>
<th>Future No Build Noise Level (Year) (dB(A))</th>
<th>Build Noise Level (Year) (dB(A))</th>
<th>Noise Level Change (Build minus Existing) (dB(A))</th>
<th>Impact-ed?</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Residential</td>
<td>12 homes</td>
<td>67</td>
<td>65</td>
<td>67</td>
<td>66</td>
<td>1</td>
<td>Yes</td>
</tr>
<tr>
<td>2</td>
<td>Commercial</td>
<td>3 businesses</td>
<td>72</td>
<td>70</td>
<td>70</td>
<td>74</td>
<td>4</td>
<td>Yes</td>
</tr>
</tbody>
</table>

### Table 2 : Example Traffic Noise Modeling Summary
If there are no traffic noise impacts, state:

"Future noise levels for the receptors would not approach, meet, or exceed the noise abatement criteria, or substantially exceed existing noise levels."

If there are traffic noise impacts, state which CNEs have predicted traffic noise impacts, the types of activities which may be affected, and state the need to conduct a noise abatement evaluation.

### 3.5.4 Would a noise barrier be feasible and reasonable?

Describe the traffic noise abatement types considered for each CNE which are listed in Section 26-6.05(d)2. State the traffic noise abatement types that are feasible and reasonable and will likely be incorporated into the proposed project. For all abatement measures, state estimated costs, height and length of barriers, and if the barriers provide adequate noise reduction (meet the state Noise Reduction Design Goal (NRDG)). The table below is an example of how to do this.

<table>
<thead>
<tr>
<th>Receptor #</th>
<th>Barrier Height</th>
<th>Barrier Length</th>
<th>Total Cost</th>
<th>Does the Barrier meet NRDG?1</th>
<th>Estimated Build Cost per Benefited Receiver</th>
<th>Allowable Cost per Benefited Receiver2</th>
<th>Will the barrier likely be implemented?</th>
<th>If No, Reason(s) Why</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>18 feet</td>
<td>800 feet</td>
<td>$</td>
<td>Yes</td>
<td>$/benefited receptor</td>
<td>$/benefited receptor</td>
<td>No</td>
<td>Not cost effective</td>
</tr>
</tbody>
</table>

1 There must be at least one benefited receptor that has noise levels reduced at least 8 dB(A) to meet the Noise Reduction Design Goal (NRDG).

2 The allowable cost is calculated based on the IDOT Noise Policy.

**Table 3: Example Noise Mitigation Summary**

If abatement measures are NOT feasible and reasonable, document why and state the following:

"The proposed project is anticipated to have traffic noise impacts, but the noise barriers studied and identified in Table (reference table in NEPA documentation) do not meet IDOT's feasibility and reasonableness criteria. Due to this, traffic noise abatement measures are not likely to be implemented based on preliminary design. If the project's final design is different from the preliminary design, IDOT will determine if revisions to the traffic noise analysis are necessary. A final decision on noise abatement will not be made until the project's final design is approved and the public involvement processes is complete."
If abatement measures are determined to be feasible, meet the IDOT Noise Reduction Design Goal, and are cost effective, but the solicitation of viewpoints from benefitted receptors will be deferred until Phase II Design then state the following:

“The noise barriers were determined to meet the feasibility criteria, the noise reduction design goal, and the cost effectiveness criteria as identified in Table (reference table in NEPA documentation). In order to determine if noise barrier(s) will be implemented, viewpoints solicitation still needs to occur. Viewpoints solicitation will occur after the project’s final design is approved. If the project’s final design is different from the preliminary design, IDOT will determine if revisions to the traffic noise analysis are necessary. A final decision on noise abatement will not be made until the project’s final design is approved and the public involvement processes is complete.”

If noise abatement measures are determined to be feasible and reasonable, and viewpoints solicitation is completed during Phase I, then state the following:

“The noise barriers were determined to meet the feasibility and reasonableness criteria. If the project’s final design characteristics is different from the preliminary design, IDOT will determine if revisions to the traffic noise analysis are necessary. A final decision on noise abatement will not be made until the project’s final design is approved and the public involvement processes is complete.”

3.6 Energy

State the following:

Construction of the proposed (Route) improvement will require indirect consumption of energy for processing materials, construction activities, and maintenance for the lane miles to be added within the project limits. Energy consumption by vehicles in the area may increase during construction due to possible traffic delays.

Construction of the proposed improvement will reduce traffic congestion and turning conflicts along the route and thereby reduce vehicular stopping and slowing conditions. Additional benefits would be realized from increased capacity and smoother riding surfaces. This will result in less direct and indirect vehicular operational energy consumption for the build alternative than for the no-action alternative. Thus, in the long term, post-construction operational energy...
requirements should offset construction and maintenance energy requirements and result in a net savings in energy usage.

The following should be added when applicable:

The project includes provisions for improved bicycling and walking conditions, thereby encouraging travel by these non-motorized and thus non-energy consuming modes of transportation.

Energy impacts should only be presented if it is an issue of concern in the project area or if substantial differences between alternatives are anticipated.

3.7 Natural Resources

3.7.1 Upland Plant Communities

Need more information? See Section 26-17 Tree/Vegetation Assessments and 26-18 Invasive Species.

If there will be a substantial impact to forest, prairie, or savanna, describe the location of the project in relation to the Natural Divisions of Illinois and provide a brief characterization of the Division(s) involved. Next, compare the characteristics of the Division(s) involved with the types and acreages of forest, prairie, and/or savanna in the project study area. This comparison can help provide context for upland plant communities and wildlife resource impacts.

3.7.1.1 What type of upland plant communities occur within the project study area?

Include a table indicating the number of acres of each cover type in the project study area. Include the following as applicable.

- Identify and depict on the environmental inventory map forested blocks greater than 20 acres in size, prairies, and savannas.

- Describe forested blocks of 20 acres (8 ha) or more based on dominant species, relative age, and quality.

- Trees on the inventory of state record trees, trees possessing exceptional size, form, etc., trees having recognized historical significance, or trees that perform a special function shall be discussed per Design and Environment Policy 18, Preservation and Replacement of Trees (D&E-18).

- Describe prairie.savanna areas by size (acres), prairie.savanna type (e.g. mesic, sand, dolomite), dominant species, grade of natural quality (A-E), and types of disturbance.
• Briefly describe dominant species and health of trees occurring as landscape elements in urban settings.

3.7.1.2 Will the project impact any upland plant communities?

Summarize project impacts (acres) to upland plant communities.

3.7.1.3 How were forested areas, prairies, and savannas avoided and minimized?

If applicable, discuss measures taken to avoid and minimize impacts to forested areas, prairies, and savannas.

3.7.1.4 Proposed Mitigation

If trees/forests will be impacted discuss the mitigation ratio per Design & Environment Departmental Policy 18 (D&E-18). If applicable, discuss plans for providing prairie/savanna replacement.

3.7.1.5 Are invasive plant species present in the project study area?

Briefly discuss the likely effects of the project on the introduction or spread of invasive species during construction and/or as a result of project maintenance. Identify invasive species in the project study area and briefly describe their potential effects on sensitive resources (e.g., adjacent natural areas, nature preserves, parks or forest preserves). Describe measures used to control invasive species during project construction and maintenance.

3.7.2 Wildlife Resources

Need more information? See Section 26-15 Migratory Birds and 26-16 Wildlife Resources.

3.7.2.1 What type of wildlife habitat occurs within the project study area?

Wildlife habitats in a project area coincide with major plant communities (i.e., cover types). Identify and briefly describe important wildlife habitats and habitats suitable for area-sensitive migratory birds. Identify and discuss wildlife species that occur in the project study area and are addressed in The Illinois Comprehensive Wildlife Conservation Plan & Strategy (Illinois Wildlife Action Plan) as “Species in Greatest Need of Conservation for Illinois.”

3.7.2.2 Will the project impact wildlife habitat?

Briefly describe impacts to wildlife habitat. Any environmental commitments and mitigation should conform to the recommendations in the Illinois Wildlife Action Plan, to the fullest extent practical.

3.7.3 Threatened and Endangered Species

Need more information? See Section 26-9 Threatened and Endangered Species/Natural Area Impact Assessments and 27 Environmental Surveys.

Include the following language:
“The Federal Endangered Species Act protects species of plants and animals that are threatened or endangered within the U.S. The Illinois Endangered Species Protection Act protects species of plants and animals that are listed under the federal act plus additional plants and animals. Both acts provide for the conservation of threatened and endangered species and the ecosystems upon which they depend.”

3.7.3.1 Federally-listed Species/Habitat

3.7.3.1.1 What federally threatened or endangered species exist in the project study area?

State the Federally listed species, species proposed to be listed, designated critical habitat, and/or proposed critical habitat and status for the county(ies) where the project is located.

3.7.3.1.2 Will the project affect federally threatened or endangered species?

An effect determination and the basis for that determination must be discussed for each federally listed species. The effect determinations are “no effect”, “may affect, not likely to adversely affect”, or “may affect, likely to adversely affect”. Summarize the following information, as applicable:

- species distribution, habitat needs, and other biological requirements;
- affected areas of the proposed project;
- biological survey and database search results;
- possible impacts, including opinions of recognized experts on the species involved;
- measures to avoid impacts; and
- measures to minimize adverse impacts.

3.7.3.2 State-Listed Species

3.7.3.2.1 What state threatened or endangered species exist in the project study area?

Identify each state-listed species that has a record of occurrence in IDNR’s Natural Heritage Database in the vicinity of the project’s study area. Also, identify any state listed species found during biological surveys conducted for the project.

3.7.3.2.2 Will the project affect state threatened or endangered species?
Summarize the habitat of each state listed species identified above and the results of the biological surveys conducted. Discuss potential project impacts to the species. Describe any avoidance measures, minimization and mitigation for any impacts. Reference any applicable compliance documentation (e.g., Detailed Action Report, Biological Opinion, and Incidental Take Authorization, as applicable) and include the documentation in the EA appendix.

3.8 Surface Water Resources

Need more information? See Section 26-19, 26-20 and 26-21.

Include the following language:

Surface water resources include wetlands, streams, rivers, lakes, and ponds. Wetlands are discussed in Section 3.10. Surface water resources are protected by the Clean Water Act.

3.8.1 What waterbodies exist in the project study area?

Briefly describe all streams, rivers, lakes, and ponds that occur in the project study area and indicate their location on an environmental inventory map. Include a brief summary of important physical, biological, and chemical characteristics unique or pertinent to the project and the decision-making process.

In the appendix to the EA or EIS include the following three tables if data was collected or is available.

### Chemical data for the streams, rivers, lakes, and ponds

<table>
<thead>
<tr>
<th>Date sample was collected</th>
<th>Amount detected of the following: pH, dissolved oxygen, total phosphorus, chloride, dissolved copper, dissolved lead, dissolved zinc, dissolved sulfate, total dissolved solids, water temperature, hardness, etc.</th>
<th>Include water quality standards for each parameter as appropriate</th>
</tr>
</thead>
</table>

### Physical Characteristics of Streams and Rivers

<table>
<thead>
<tr>
<th>Stream name</th>
<th>Upstream drainage area (square miles)</th>
<th>Flow water depth</th>
<th>Riparian habitat</th>
<th>Mean habitat score</th>
<th>Watershed characteristics</th>
</tr>
</thead>
</table>

### Biological Characteristics of Streams and Rivers

<table>
<thead>
<tr>
<th># of fish present</th>
<th># of intolerant fish species</th>
<th>Dominant fish species</th>
<th>% of intolerant fish species</th>
<th>Aquatic habitat quality</th>
<th># of mussels</th>
<th>Ephemeroptera, Plecoptera, and Trichoptera (EPT) richness</th>
</tr>
</thead>
</table>

3.8.2 Are there any water bodies that the Illinois Environmental Protection Agency lists as impaired or fully supporting for a designated use?
Identify impaired waterbodies in the project area plus the designated use, support level, and causes and sources of impairment. Also, identify any waterbodies that are fully supporting a designated use. This information can be found in Appendix B-2, B-3, and B-4 of the IEPA Integrated Water Quality Report and Section 303d List. Identify water bodies in the project area that have a Total Maximum Daily Load developed. This can be depicted in table form.

3.8.3 Are there any streams in the project study area that have a special designation?

Identify those resources that have a special designation including:

- navigable waters,
- Wild and Scenic River,
- Nationwide Rivers Inventory stream,
- stream designated as a Illinois Natural Area Inventory Site,
- Advanced Identification (ADID) Stream,
- Illinois Biologically Significant Stream,
- Biological Stream Rating (BSR) for diversity or integrity, and/or

3.8.4 How will the project impact water resources during construction of the project?

Identify the types of construction activities (e.g., vegetation removal, in-stream work, bridge or culvert construction, bridge demolition, channel change, riprap placement) that will occur in and adjacent to each water crossing. Identify any potential effects on the biological and physical parameters and water quality characteristics of each water resource. Identify any minimization measures. If the proposed project will involve an Outstanding Resource Water, list and briefly describe measures to be implemented to avoid introducing water pollution from the project into an Outstanding Resource Water.

3.8.5 Will construction impacts to water resources be mitigated?

Depending on the nature of the impact, mitigation should be discussed. If channel realignment is necessary discuss what type of mitigation is proposed and if the mitigation will follow the Illinois Stream Mitigation Method. Aquatic habitat mitigation should be based on the wildlife needs as described in the Management Guidelines included in the Natural Division Assessments that are a part of the Illinois Wildlife Action Plan. If a watershed plan is available discuss mitigation in relation to the plan.

3.8.6 Will the project impact water resources during operation of the proposed project?

State any measures implemented to minimize water quality impacts. For any water listed as impaired on the 303(d) list or has a TMDL, discuss whether the project will contribute to the cause(s) of the impairment. If a pollutant loading analysis is required, discuss the results. Compare the results to the State water quality standard. If the chemical concentrations exceed the water quality standard, state the mitigation measures that will be implemented to reduce the chemical concentration below the water quality standard.
3.8.7 Will the project impact water resources during maintenance of the proposed project?

Pollutant loading analysis should be conducted if additional impervious surface will be added and one of the following occurs:

- the highway runoff is being discharged into a sensitive stream, seep, fen, or nature preserve;
- a waterbody is listed as impaired on the 303(d) list or has a Total Maximum Daily Load for a chemical in which the highway runoff would contribute additional load;

For projects that meet one of these criteria use SELDM to conduct the pollutant loading analysis for copper, lead, zinc, chloride and the chemical in which the water body is impaired.

If a pollutant loading analysis was used to analyze chloride concentrations discuss the results of the analysis. If chloride is a cause of impairment to the water body and an individual 401 Water Quality Certification is needed, demonstrate how the project will have a no net increase in chloride. If the water body being impacted has a TMDL for chloride, demonstrate how the project will meet compliance with the TMDL.

If SELDM was not used to analyze chloride concentrations discuss standard Best Management Practices with regards to IDOT’s use of chloride.

Use the FHWA and USGS SELDM to analyze chloride concentrations if the project will add impervious surface and any of the following apply:

- The project is in an area with an IEPA-designated, chloride impaired watershed(s), or
- A water quality sample result is proximate to an exceedance of the chloride water quality standard.

3.8.8 What water related permits will the project require?

Indicate water body crossings requiring IDNR Office of Water Resources permit, US Coast Guard permit, NPDES permit, Section 401 Water Quality Certification, and the type of USACE 404 permit(s) anticipated for each water body crossing. If an NPDES construction permit is required, incorporate the following paragraph into the EA or EIS:

*It is anticipated this project will result in the disturbance of one or more acres of land. As a result, a National Pollutant Discharge Elimination System (NPDES) permit for stormwater discharges from the construction sites is required. Permit coverage for the project will be obtained either under the IEPA General Permit for Stormwater Discharges from Construction Site Activities (NPDES Permit No. ILR10) or under an individual NPDES permit. Requirements applicable to such a permit will be followed, including the preparation of a Stormwater Pollution Prevention Plan. Such a plan shall identify potential sources of pollution which...*
may reasonably be expected to affect the quality of stormwater discharges from the construction site and shall describe and ensure the implementation of practices which will be used to reduce the pollutants in discharges associated with construction site activity and to assure compliance with the terms of the permit.

3.9 Groundwater Resources

Need more information? See Section 26-22

3.9.1 Are any aquifer recharge areas, wellhead protection zones, or private and public water supply wells located in the project study area?

For the project study area, identify and describe aquifer recharge areas and wellhead protection zones. Due to public safety concerns the exact location of private and public water supply wells should not be identified in the EA/EIS, but should be explained in relationship to the project by stating the number of public and private water supply wells, depth of construction, and the proximity to the alternatives that are carried forward or the preferred alternative. This information can be accomplished via a table. If the project will potentially impact these groundwater resources or quality, discuss commitments for avoiding, minimizing, and mitigating for these impacts within the EA or EIS.

3.9.2 Will there be any impacts to any aquifer recharge areas, wellhead protection zones, or private and public water supply wells?

As applicable, include this statement in the EA or EIS

“This project will not create any new “potential routes” for groundwater pollution or any new potential sources of groundwater pollution as defined in the Illinois Environmental Protection Act (415 ILCS 5/3, et seq.).”

If the project will create a new potential route or source for groundwater pollution, describe the nature of the route or source and indicate whether it will be within a setback zone (minimum or maximum) for a potable water supply well. Indicate the type of well (i.e., community water supply or private water supply) and discuss any permits or mitigation measures that may be needed for the route or source to protect groundwater resources. Indicate whether the project is within a regulated recharge area established through Illinois Pollution Control Board rulemaking and describe the extent of the regulated area.

3.9.3 Will the project impact karst topography?

If karst topography does not exist in the project area, state “The site is not located within karst topography according to the IEPA Source Water Assessment Program.” If karst does exist in the project area, then the environmental document should briefly identify and discuss avoidance
of the karst features, and, if applicable the use of storm water pollution prevention BMPs during construction and operation of the transportation facility. If there will be any project impacts to karst features the potential for groundwater contamination shall be discussed.

3.9.4 Will the project impact the Mahomet Sole Source Aquifer?

If the project is not within the Mahomet Sole Source Aquifer project review area, state the following:

There are no Sole Source Aquifers, as designated under Section 1424(e) of the Safe Drinking Water Act, within the project area.

If the project is located within the Mahomet SSA project review area, use the following language:

“On March 11, 2015 the U.S. Environmental Protection Agency (USEPA) designated a portion of the Mahomet Aquifer system as a sole source aquifer (SSA) under Section 1424(e) of the Safe Drinking Water Act, as shown in the attached map. The Safe Drinking Water Act gives USEPA authority to designate all or part of an aquifer as a "sole source" if contamination of the aquifer would create a significant hazard to public health and there are no physically available or economically feasible alternative sources of drinking water to serve the population that relies on the aquifer. The designation authorizes USEPA review of projects that receive Federal financial assistance to assess the potential for contamination of the aquifer system that would create a significant hazard to public health.

This project is within the review area of the Mahomet SSA and the potential to impact the SSA and create a significant hazard to public health has been evaluated as established by the memorandum of understanding between IDOT, FHWA, and USEPA Region 5, which is based upon procedures that ensure compliance with the requirements of Section 1424(e) of the Safe Drinking Water Act.”

Note: A significant hazard to public health is defined as the level of contaminants in an aquifer would exceed National Primary Drinking Water Standards or exceed Federal, Tribal or state public health advisory levels for currently unregulated contaminants, or violate the intent of EO 12088, “Federal Compliance with Pollution Control Standards.”

If the project is located within the Mahomet SSA project review area, include a discussion of the following issues in the appendix:

- the extent of substantial excavation (greater than 10 feet in depth)
- addition of drainage wells, or stormwater infiltration facilities that do not meet IDOT treatment requirements
- adding Pollution Generating Impervious Surface (PGIS) of more than 5,000 square feet without applying pollution prevention BMPs
- opening of new material sources that could result in potential contamination
- replacement of drywells or other injection wells that do not meet IDOT treatment requirements or Underground Injection Control regulations
- drilled shafts or pile-driving, for bridge or other foundations that penetrate, or come close to penetrating the SSA
- installation, repair, or abandonment of a public or private water supply well that accesses the SSA
- construction or upgrading of sewage disposal stations at rest areas, weigh stations, scenic overlooks, or other locations
- use of pesticides, herbicides, and fertilizers that contain any of the chemicals listed in the National Primary Drinking Water Regulations, 40 CFR Part 141
- project located within the boundaries of a site listed on the USEPA National Priorities List (i.e., a Superfund site)
- removal of underground storage tanks that are known to have leaked (i.e., a Leaking Underground Storage Tank as listed in the Office of the Illinois State Fire Marshal (OSFM) website

Based on the evaluation, state whether the project will or will not cause risks to the Mahomet Aquifer that could create a significant hazard to public health. If there are risks, explain the risks. Coordination with USEPA can occur via the EA and EIS. Document the results of coordination with USEPA in the FONSI or ROD.

3.10 Floodplains

Need more information? See Section 26-7 Floodplains Encroachments.

Include the following language:

\[
\text{Floodplains are flat areas along streams and water bodies that hold excess water after a storm. Executive Order 11988 states that impacts to floodplains should be avoided when possible.}
\]

If available for the project study area, use National Flood Insurance Program (NFIP) maps to identify the 100-year floodplain. If no floodplains are identified in the project study area then state how this conclusion was reached and the questions below can be removed from the document. If floodplains are identified please answer the following questions according to the directions below.

3.10.1 How were floodplains identified in the project study area?

Depict 100 year floodplain and, where applicable, regulatory floodways on the environmental inventory map. State the data being used to identify floodplains (i.e., NFIP map year). Describe the natural and beneficial values of the floodplain and regulatory floodways. Summarize comments on floodplain issues received through public meetings and Context Sensitive Solutions (CSS) processes, if applicable.

3.10.2 Will the project impact any floodplains in the project study area?
Discuss the project’s potential effects on floodplains. Identify the number of floodplain encroachments. Each encroachment must be classified as a longitudinal or transverse encroachment and depicted on the environmental inventory map. Identify if there will be a significant floodplain encroachment.

If the project will affect a regulatory floodway, summarize the results of coordination with the Federal Emergency Management Agency and the local flood control agency regarding consistency of the project with the regulatory floodway requirements.

3.10.3 How were impacts to floodplains avoided or minimized?

State measures to minimize floodplain impacts, measures to avoid longitudinal encroachments, measures to avoid supporting incompatible floodplain development.

If the preferred alternative includes a significant encroachment, as defined in 23 CFR 650.105(q), an “Only Practicable Alternative Finding” must be documented. Include the following in the EA or EIS:

- a reference to Executive Order 11988 and 23 CFR 650 Subpart A,
- the reasons why the proposed action must be located in the floodplain,
- the alternatives considered and why they were not practicable, and
- a statement indicating whether the action conforms to applicable State or local floodplain protection standards.

If the preferred alternative encroaches in a regulatory floodway and mitigation is required the EA or EIS should describe the mitigation. An IDNR/Office of Water Resources (OWR) permit is required for construction within a regulatory floodway.

3.11 Wetlands

Need more information? See Section 26-8 “Wetlands”, Chapter 27 “Environmental Surveys”, and Chapter 28 “Environmental Permits/Certifications”.

Include the following language:

Wetlands are transitional areas between aquatic and terrestrial habitats where water occurs at or near the soil surface during the growing season. All wetlands are protected by the Illinois Interagency Wetlands Policy Act and some wetlands are protected by the Clean Water Act.
If no wetlands were identified in the project study area then state how this conclusion was reached (wetland delineations, completely urban, etc.) and the questions below can be removed from the document. If wetlands were identified answer the following questions according to the directions below.

3.11.1 What wetlands were identified in the project study area?

Depict the boundaries of the delineated wetlands and Advanced Identification (ADID) wetlands, where applicable, on an environmental inventory map of the project study area. Identify the version of the USACE Wetland Delineation Manual used to delineate the wetlands plus the date and author of the delineations. Briefly characterize each wetland plant community type, quality and functions. Functions discussed will be based on the project study area and may include wildlife habitat, heritage characteristics, flood storage, groundwater discharge, recreation values, and shoreline erosion control. Discuss wetlands with a Floristic Quality Index of 20 or higher or a mean C of 4 or higher. In northeastern Illinois, discuss wetlands that are classified as High Quality Aquatic Resource (HQAR) and Advanced Identification (ADID) because the USACE requires higher mitigation ratios for impacts to these wetlands.

If there are a large number of wetlands in the project study area, identify the wetland types and acreages that occur within the watershed(s) based on the National Wetlands Inventory (NWI). Next, compare the types and amount of wetlands that occur within the watershed to the amount and type which exist in the project study area. This comparison can help determine context and intensity for wetland impacts.

3.11.2 Will the project impact wetlands?

Include a table (as shown below) that details each wetland impacted in the project area. The table should include the FQI, mean C, wetland site number, wetland type, total size, impact, mitigation ratio, mitigation needed.

State that the wetland impacts included in the EA are based on the project’s proposed right-of-way and is the worst case scenario. State that avoidance and minimization measures will continue during the design and permitting process. Identify impacts to each plant community type (acreage) and loss of function(s). Discuss the severity of the impact. If the project will have a significant impact on wetlands, preparation of an EIS is required.
### Example Table of Wetland Impacts

<table>
<thead>
<tr>
<th>Site Number</th>
<th>Wetland Type</th>
<th>FQI</th>
<th>Mean C</th>
<th>Total Area of Wetland (Acres)</th>
<th>Total Area of Wetland Impacted (Acres)</th>
<th>Mitigation Ratio</th>
<th>Total Area of Wetland Mitigation Required (Acres)</th>
<th>Map Sheet Number</th>
</tr>
</thead>
</table>

#### 3.11.3 How were wetlands avoided? How were wetland impacts minimized?

Provide a brief discussion of avoidance and minimization efforts (BDE 26-8.05(c)3). Identify practicable measures to reduce the impact.

#### 3.11.4 How will mitigation for wetland loss be accomplished?

Provide a brief discussion of how much mitigation is required, what type of mitigation is proposed (bank, creation, etc.), and where mitigation will occur in relation to the impact (on-site, off-site, out of basin). Mitigation ratios should be based on the Interagency Wetland Policy Act of 1989.

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**Wetland Finding**

See Section 26-8.05(e)2. If there are no practicable alternatives to construction in a wetland then an “Only Practicable Alternative Finding must be made. This must be included in the EA. It can be included in the DEIS if a preferred alternative has been chosen. If a preferred alternative was not chosen then it must be included in the FEIS. If there are no practicable alternatives to construction in a wetland, include the following items to support an “Only Practicable Alternative Finding”:

- a reference to Executive Order 11990;
- an explanation why there are no practicable alternatives to the proposed action;
- an explanation why the proposed action includes all practicable measures to minimize harm to the wetlands; and
- a concluding statement that:

Based upon the above considerations, it is determined that there is no practicable alternative to the proposed construction in wetlands and that the proposed action includes all practicable measures to minimize harm to wetlands that may result from such use.
3.12 Special Waste

*Need more information? See Section 27-3.*

State the title, date, and author of the Phase I special waste assessment report. When the assessment is completed by the Illinois State Geological Survey (ISGS), include in the appendix the memorandum from IDOT stipulating additional special waste studies may be required during Phase II Engineering.

Discuss the following as applicable:

- If the assessment results in a finding of no properties with a confirmed or potential environmental condition (e.g., UST, dry cleaners, etc.), state that finding.
- If the assessment results in a finding of a property(ies) that may contain one or more potential environmental conditions,
  + summarize the categories of these properties (e.g., UST, dry cleaners, etc.),
  + characterize the potential magnitude of the environmental conditions,
  + compare the potential impacts of environmental conditions to each alternative, and
  + describe measures recommended to address or avoid them.

3.13 Special Lands

Depict locations of any special lands on the environmental inventory map.

3.13.1 Land and Water Conservation (LAWCON) Fund

If the project area includes LAWCON funded land, depict the location on the environmental inventory map. If no impact will occur state this fact. If the project will convert lands that used LAWCON funds to a transportation use, state any avoidance and minimization measures then describe the following:

•! the land that will be taken and the potential replacement land,
•! the process to obtain approval from the National Park Service (NPS) for the Section 6(f) land conversion, and
•! the coordination that has occurred with IDNR and NPS and the timeline for requesting the approval of the conversion.

3.13.2 Open Space Lands Acquisition and Development (OSLAD)

If the project area includes OSLAD funded land, depict the location on the environmental inventory map. If no impact will occur state this fact. If the project will convert lands that have OSLAD funds to a transportation use, state any avoidance and minimization measures then describe the following:

•! the land that will be taken and the potential replacement land,
• the process to obtain approval from IDNR, and
• the coordination that has occurred and the timeline for requesting the approval of the OSLAD land conversion request.

3.13.3 Other special lands

If the project will involve the use of lands that had grant funds including Illinois Bicycle Path Grant, Illinois Boat Access Area Development, Illinois Snowmobile Grant, Illinois Snowmobile Trail Establishment Fund, Illinois Off-Highway Vehicle Program, Federal Recreation Trails Program, Public Museum Capital Grants Program, Park and Recreational Facility Construction Program involved in their purchase or development, describe the involvement and summarize coordination with IDNR.

3.13.4 State Designated Lands

Need more information? See Section 26-9 Threatened and Endangered Species/Natural Area Impact Assessments and Chapter 27 Environmental Surveys.

State the following language:

State designated lands include Illinois Natural Area Inventory (INAi) Sites, Land and Water Reserves, Natural Heritage Landmarks, and Nature Preserves. The Illinois Natural Areas Preservation Act sets the criteria for these land designations to help protect Illinois’ sensitive natural resources.

3.13.4.1 Are there any state designated land in the project study area?

Depict the location of state designated lands in the project study area on an environmental inventory map. Indicate the name of each state designated land in the project study area, its size (acres/hectares), ownership (public or private) and the features that are the basis for its significance (i.e., “Element Occurrence”).
3.13.4.2 Will the project affect any state designated lands?

Impacts to Illinois Natural Areas and Natural Heritage Landmarks should be avoided to the extent practical. Taking of land from a Land and Water Reserve requires the Illinois Nature Preserves Commission and Illinois Department of Natural Resources to agree that the take is in the public’s interest. If impacts cannot be avoided to these sites, identify the acreage (hectares) to be taken by the project and the effects on the elements which allowed the land to be designated.

3.13.4.3 How was the state designated land avoided? How were impacts minimized?

Identify any environmental commitments and/or mitigation associated with the impacts to the state designated land. Summarize the results of coordination with IDNR and the Illinois Nature Preserves Commission (for Land and Water Reserves) and include copies of correspondence with these entities in the Comments and Coordination section of the EA or EIS.

3.14 Section 4(f) Evaluation

When Section 4(f) resources are involved, the EA should contain a separate heading entitled “Section 4(f) Evaluation;” unless an individual Section 4(f) evaluation is required, in which case it shall contain a separate chapter titled “Section 4(f) Evaluation.” This Section should not repeat information contained in the EA. Rather, information should be included by reference only.

Need more information about Section 4(f)? See Section 26-4 and consult with FHWA. Note that only FHWA approves Section 4(f) determinations.
3.14.1 Are there any Section 4(f) properties in the project study area?

If no, state this fact. If yes, identify each property, describe why each property is protected by Section 4(f), and identify the boundary of the 4(f) property on the environmental inventory map.

3.14.2 Will any land from the 4(f) property be needed for the project (either temporarily or permanently)?

If no, state this fact. If yes do the following for each 4(f) property where land is needed:

- If an “exception” to 4(f) is applicable under 23 CFR 774.13, provide explanation and documentation on how the exception criteria are met (see criteria in 23 CFR 774.13(d) for temporary occupancy which is one of the most common exceptions).
- If the “use qualifies for a de minimis determination then explain why and provide documentation listed in Section 26-2.04(d)2. Please note that the public must be provided the opportunity to comment on the use of the Section 4(f) property prior to the OWJ concurrence that the attributes of the property are not adversely affected by the project (“no adverse effect” if historic property and Section 106 applies).
  + If the public opportunity to comment on the de minimis has already occurred, include the written concurrence from the Official With Jurisdiction.
  + If the public comment opportunity has not occurred, explain that we are seeking public comment prior to making the de minimis determination. Provide concurrence from the Official With Jurisdiction; or explain we’re seeking public comment prior to making determination.
- If the “use” requires a Section 4(f) programmatic agreement evaluations or an individual evaluation then discuss feasible and prudent avoidance alternatives and, if appropriate, least harms analysis.
3.15 Indirect and Cumulative Impacts

Discuss the environmental resource areas identified during scoping and ongoing coordination that could have substantial indirect and cumulative impacts and methodologies for analyzing those impacts. Discuss reasonably foreseeable indirect and cumulative impacts for each of these environmental resource areas. This includes effects that would be caused by the project action later in time or further removed in distance, but that would still be reasonably foreseeable. Figure 4 illustrates the difference between indirect impacts and cumulative impacts.

![Diagram of Indirect and Cumulative Impacts]

**Indirect Impacts**

- Project Action → Direct Environmental Impacts
- Project Action → Related Actions → Indirect Environmental Impacts

**Cumulative Impacts**

- Proposed Project → Impact → Cumulative Impact on Individual Resource → Impact → Future Actions *
- Past Actions → Impact → Other Present Actions

*Reasonably foreseeable; includes indirect actions

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**Figure 4 - Illustration of indirect and cumulative impacts**
3.16 Greenhouse Gases and Climate Change (EIS only)

Include the following text:

Greenhouse gases (GHGs), which contribute to climate change, are both a national and global concern. While the earth has gone through many natural climate variations in its history, there is general agreement that the earth’s climate is currently changing at an accelerated rate and will continue to do so for the foreseeable future. Anthropogenic (human-caused) GHG emissions contribute to this rapid change. Carbon dioxide (CO₂) makes up the largest component of these GHG emissions. Other prominent transportation GHGs include methane (CH₄) and nitrous oxide (N₂O).

Discuss if the project is located in an area considered vulnerable to the effects of climate change. Describe the effect of the alternatives on GHG emissions compared to the no-build.
3.17 Irretrievable and Irreplaceable Resources

Include the following language:

*Implementation of the proposed action involves a commitment of a range of natural, physical, human, and fiscal resources. Land used in the construction of the proposed facility is considered an irreversible commitment during the time period that the land is used for a highway facility. However, if a greater need arises for use of the land or if the highway facility is no longer needed, the land can be converted to another use. At present, there is no reason to believe such a conversion will ever be necessary or desirable.*

*Considerable amounts of fossil fuels, labor, and highway construction materials such as cement, aggregate, and bituminous material are expended. Additionally, large amounts of labor and natural resources are used in the fabrication and preparation of construction materials. These materials are generally not retrievable. However, they are not in short supply and their use will not have an adverse effect upon continued availability of these resources. Any construction will also require a substantial one-time expenditure of both State and Federal funds which are not retrievable.*

*The commitment of these resources is based on the concept that residents in the immediate area, State, and region will benefit by the improved quality of the transportation system. These benefits will consist of improved accessibility and safety, savings in time, and greater availability of quality services which are anticipated to outweigh the commitment of these resources.*

3.18 Environmental Commitments

Provide a brief description of each environmental commitment associated with the proposed project, including who made the commitment and to whom it was made. Summarize mitigation measures to be provided for unavoidable adverse environmental impacts.

3.19 Permits/Certifications Required

List the permits and certifications required for the project and should reference the section(s) and subsection(s) where the related permit/certification issues are discussed.

3.20 Other

If the project would have a substantial visual impact, discuss with BDE if a visual analysis is necessary. Typically, in Illinois, an EA does not warrant an analysis of visual resources and aesthetics.
Chapter 4 – Comments and Coordination

Summarize the coordination that occurred and the results of the coordination. Include in the appendix copies of correspondence sent and received from the agencies.
PART II: HOW TO WRITE A FINDING OF NO SIGNIFICANT IMPACT (FONSI) AND ERRATA

Part II provides guidance on how to write an Errata and Finding of No Significant Impact (FONSI). The purpose of the guidance is to set clear expectations for what information should be included in these documents and how the information should be displayed.

FONSI

For additional information regarding FONSI and associated documentation refer to 23 CFR 771.121, FHWA’s regulations for Environmental Impact and Related Procedures, and Chapter 24 of the BDE Manual.

The following provides guidance on how to write a FONSI.

For formatting purposes the header shall appear as the following:

U.S. Department of Transportation
Federal Highway Administration
FINDING OF NO SIGNIFICANT IMPACT
[Project Name, City, County, State]

The body of the FONSI should be organized in the following manner:

Project Description

In a paragraph or two, briefly describe the proposed action, its location (city, county, state), and the preferred alternative, including any changes resulting from the comments received. Do not restate the Purpose and Need. If in an urbanized area, describe the project’s inclusion in the metropolitan planning organization’s (MPO’s) long range plan and transportation improvement program. If not in an urbanized area, describe how the project is consistent with the State’s long range plan and where it is included in the statewide transportation improvement program.

Commitments

List the commitments that were included in the EA, and any that have been made since. Commitments are defined in IDOT D&E 19.

PUBLIC HEARING AND COMMENT

Provide general information regarding when and how the EA was made available for comment, e.g., public notice, legal notice, letters, a copy available at IDOT District Office, FHWA office, libraries, project website, etc. Here is an example:

The Environmental Assessment was made available for public review on [date].
A public hearing was held on [date]. Comments on the Environmental
Assessment were accepted at the public hearing and from the date the EA was made available to the public through the comment closing period on [date].

All comments received during the public comment period were responded to and are included in the Errata.

AGENCY DETERMINATIONS

The following findings are always included in the EA, not the FONSI:

- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority
- Relocation Assistance and Real Property Acquisition Policies Act of 1970 as amended;
- Executive Order 11990, Protection of Wetlands;
- Executive Order 11988, Floodplain Management.

Any and all findings not included in the EA must be included in the FONSI.

The following findings establish the project's adherence to applicable laws intended to protect sensitive environmental and socioeconomic resources:

- **Endangered Species Act of 1973**
  Include this section only if a Biological Opinion was required and Section 7 formal consultation was not completed prior to the EA approval. The results of the BO and summary of the BA will be included under this section.

- **Section 106 of the National Historic Preservation Act of 1966**
  Include the finding that was made (no historic properties affected; no adverse effect; adverse effect) and date of concurrence from SHPO. Reference ratified MOA if an MOA was prepared.

- **Section 4(f) of the U.S. DOT Act of 1966**
  Identify if any Section 4(f) resources will be used. Describe any findings (de minimis) or feasible and prudent determinations. Describe any applicable exceptions (e.g., temporary occupancy).

- **Section 176(c) of the Clean Air Act, as amended**
  Include the following language if the project is in a nonattainment or maintenance area:

  This project is located in a nonattainment area for transportation-related criteria pollutants; therefore, the transportation conformity requirements of the Clean Air Act apply. FHWA has determined that the preferred alternative meets project-level conformity requirements because it is included in the conforming metropolitan transportation plans and transportation improvement programs of the appropriate metropolitan planning organization.
Add the following text to the paragraph above if the project is not a project of air quality concern in a PM$_{2.5}$ nonattainment/maintenance area:

The project was determined to be a project that is not an air quality concern under 40 CFR 93.123(b)(1), because it primarily services gasoline operated vehicular traffic. None of the roadways in the study area carry a substantial amount of diesel truck traffic currently nor are they expected to under the 2040 No-Build or Build condition. It has been determined that the project will not cause or contribute to any new localized PM$_{2.5}$ or PM$_{10}$ violations or increase the frequency or severity of any PM$_{2.5}$ or PM$_{10}$ violations.

Add the following text to paragraph above if it is a project of air quality concern in a PM$_{2.5}$ nonattainment/maintenance area:

A quantitative PM$_{2.5}$ hot-spot analysis demonstrated the project would not cause, contribute to, or delay timely attainment of the PM$_{2.5}$ National Ambient Air Quality Standards.

CONCLUSION

Include the following language:

The FHWA has determined that the Preferred Alternative identified in the Environmental Assessment will have no significant impact on the human environment. The Finding of No Significant Impact (FONSI) is based on the attached Environmental Assessment and Errata which has been independently evaluated by the FHWA and determined to adequately and accurately assess the need, environmental issues, and impacts from the proposed project. It provides sufficient evidence and analysis for determining that an Environmental Impact Statement is not required. The FHWA takes full responsibility for the accuracy, scope, and content of the attached Environmental Assessment and Errata.
Errata

The Errata shall include the following language:

_This Errata includes corrections, revisions, and/or additions to the Environmental Assessment (EA) for the [project name and county(ies)], following the signed approval by the Illinois Department of Transportation (IDOT) and the Federal Highway Administration on [date of EA signature]._

Document changes and corrections to the EA in the following format.

**Chapter #: Chapter Name**

Page #, Section # - _Section name_ – Paragraph #, Sentence #, and description of change.

- Include changes and corrections to the EA. The changes to the EA shall include any modifications to the proposed actions or mitigation measures in response to any new information or comments received on the EA or at the public hearing, as well as any impacts of the modifications.

- Include revisions to tables and figures.

**Chapter #: Comments and Coordination**

- Include a summary of comments and responses received

- List and describe any ongoing coordination and follow-up documentation.

**Appendix #: Public Involvement**

- Add public hearing documentation, court reporter transcript, all comments received, and responses to comments.
PART III: HOW TO WRITE A RECORD OF DECISION AND FINAL ENVIRONMENTAL IMPACT STATEMENT

Part III provides guidance on how to write a Final Environmental Impact Statements (FEIS) and Record of Decision. The purpose of the guidance is to set clear expectations for what information should be included in these documents and how the information should be displayed.

Cover Pages

The cover page is different if the project will have a combined FEIS and ROD or if the FEIS and ROD are separate. Use the applicable cover page:

- For combined FEIS and ROD
  - Use the cover sheet outlined in Figure 6 which combines the signatures for the FEIS and ROD.

- For separate FEIS and ROD
  - Use the cover sheet outlined in Figure 5 for the FEIS.
  - An approval paragraph must be included in the ROD.
[Route, Termini, City or County, and State]
FINAL ENVIRONMENTAL IMPACT STATEMENT
AND
RECORD OF DECISION
Submitted Pursuant to 42 U.S.C. 4332 (2)(c)
(and where applicable, 49 U.S.C. 303) by the
U.S. Department of Transportation
Federal Highway Administration
and
Illinois Department of Transportation
and
[As applicable, any other joint lead agency]

Cooperating Agencies

[Include List Here, as applicable]

Date of Approval of FEIS

The following persons may be contacted for additional information concerning this document:
[Name]
number
Division Administrator
Federal Highway Administration
3250 Executive Park Drive
Springfield, Illinois 62703
Telephone: 217-492-4640

A one-paragraph abstract of the statement.

Based on the analysis and evaluation contained in the Final EIS and after careful consideration of all the social, economic, and environmental factors contained in the Final EIS with input received from other agencies, organization, and the public, it is the decision of the FHWA to approve [[Selected Alternative Description]] as the Selected Alternative.

Date of Approval of FEIS and ROD

For FHWA

1 IDOT’s signature commits it to implement the project as described in the FEIS, including all mitigation measures contained therein, and serves to recommend to FHWA to approve the FEIS and ROD.

Figure 5

FEIS Cover Page for Combined FEIS and ROD
FINAL ENVIRONMENTAL IMPACT STATEMENT

Submitted Pursuant to 42 U.S.C. 4332 (2)(c)
(and where applicable, 49 U.S.C. 303) by the

U. S. Department of Transportation
Federal Highway Administration

and

Illinois Department of Transportation
and

[As applicable, any other joint lead agency]

Cooperating Agencies

[Include List Here, as applicable]

Date of Approval
For IDOT

Date of Approval
For FHWA

The following persons may be contacted for additional information concerning this document:

[Name]
Division Administrator
Federal Highway Administration
3250 Executive Park Drive
Springfield, Illinois 62703
Telephone: 217-492-4640

[Name, office address, and phone number of IDOT Regional Engineer]

[A one-paragraph abstract of the statement.]

*FHWA will issue a single FEIS and Record of Decision document pursuant to Public Law 112-141, 126 Statute 405, Section 1319(b) unless FHWA determines statutory criteria or practicability consideration preclude issuance of the combined document pursuant to section 1319.

Comments on this document are due by [Date] and should be sent to [Name and office address of IDOT Regional Engineer].*

Figure 6

FEIS cover page for separate FEIS and ROD
ROD Format

The purpose of the Record of Decision (ROD) is to explain the reasons for the project decision, summarize any mitigation measures that will be incorporated in the project, and document any required Section 4(f) approval. The following format is recommended for the ROD in order to organize the key items most efficiently:

A. Decision

Identify the selected alternative. Reference to the Final EIS may be used to reduce repetition. The following text is recommended as an introduction to this section:

This Record of Decision is the official decision document that concludes the National Environmental Policy Act process. Through this ROD, FHWA grants IDOT approval to proceed with final design, completion of acquisition of needed property, and construction of the project. This ROD is executed in conformance with the Council on Environmental Quality (CEQ) regulations implementing NEPA (40 CFR Part 1500) as well as FHWA’s own regulations (23 CFR Parts 771 and 774). This ROD documents FHWA’s compliance with NEPA and identifies additional requirements that must be met to proceed with the project. The decision is based on analyses contained in the Draft EIS issued on [[date]]; the Final EIS issued on [[date]]; and the comments of federal and state agencies, members of the public, and elected officials; and other information in the project record.

This ROD approves [[identify Selected Alternative]] as the Selected Alternative (“the Project”).

B. Alternatives Considered

To organize the information most clearly, describe each alternative and explain the balancing of values that led to the final decision. The environmentally preferred alternative must be identified (the alternative that causes the least damage to the biological and physical environment). If the environmentally preferable alternative is not selected, the ROD should clearly state the reason(s) that the environmentally preferred alternative was not selected.

Identify the values that were important in the decision making process, as well as the reason(s) that some values were considered more important than others.

C. Section 4(f)

Briefly describe Section 4(f) resources within the project area that will be avoided and summarize the basis for any Section 4(f) approval. The discussion should include the key information that supports the approval.

D. Measures to Minimize Harm

Identify and describe the specific measures adopted to minimize environmental harm (e.g., erosion control, appropriate for the proposed action). State whether all practicable measures
to minimize environmental harm have been incorporated into the decision and, if not, why they were not (40 CFR 1505.2(c)).

E. Monitoring or Enforcement Program

Describe any monitoring or enforcement program which has been adopted for specific mitigation measures, as outlined in the final EIS.

F. Comments on Final EIS

If FEIS and ROD are combined do not include this section. If FEIS and ROD are prepared separately, identify all substantive comments received on the FEIS and provide appropriate responses. Other comments should be summarized and responses provided where appropriate.

The following language shall be included in the ROD if the FEIS and ROD are being completed separately.

G. Approval

This section includes a conclusive paragraph followed by a signature block for the Federal approving official. The following conclusive paragraph is recommended:

Based on the analysis and evaluation contained in the FEIS and after careful consideration of all the social, economic, and environmental factors contained in the FEIS with input received from other agencies, organizations, and the public, it is the decision of the FHWA to approve [insert name of the Selected Alternative here] as the Selected Alternative.

The following signature block is required:

____________________________________
[Date]
[Name of Illinois Division Administrator]

Division Administrator

H. Appendices

Items that may be included in the appendices are:

- Public and agency comments on the FEIS (separate FEIS and ROD only)
- Responses to FEIS comments (separate FEIS and ROD only)
- FEIS Errata sheet (if applicable)
- Biological Opinion (if applicable)
- Section 106 Memorandum of Agreement or Programmatic Agreement (if applicable)
**Final Environmental Impact Statement (FEIS) Preparation**

There are three approaches for preparing a Final EIS. The traditional approach (most common) and condensed Final EIS can be used for any EIS. The abbreviated version of the Final EIS is restricted to conditions specified by 40 C.F.R. 1503.4(c).

1. **Traditional Approach (most common)**

Make changes to the DEIS to add information regarding alternative selection, the selection of mitigation measures, wetland and floodplain findings, the results of coordination, comments received on the DEIS and responses to the comments, and any other relevant information not incorporated in the DEIS. Changes should be marked so that the reader knows that it is new information.

2. **Condensed Final EIS**

The condensed approach should be much shorter than the traditional approach while still providing the reader a complete overview of the project and its impacts. Incorporate material from the DEIS by reference to avoid repetition of material already presented in the DEIS.

Each major section of the FEIS should briefly summarize the important information contained in the corresponding section of the DEIS, reference the section of the DEIS that provides more detailed information, and discuss any noteworthy changes that have occurred since the draft was circulated. Discussion in the FEIS is focused on new information that was not presented in the DEIS. The format of the condensed FEIS should mimic that of the DEIS.

Items to include are:

- The preferred alternative and the basis for its selection
- Description of any coordination efforts not listed in the DEIS
- Agency and public comments to the DEIS and responses to these comments
- Any required findings or determinations (40 CFR 1502.14(e) and 23 CFR 771.125(a))

3. **Abbreviated Version of Final EIS**

When the only changes needed in the document are minor and consist of factual corrections and/or an explanation of why the comments received on the DEIS do not warrant further response, 40 CFR 1503.4(c) provides an opportunity to expedite the final EIS preparation. Care should be exercised to assure that the DEIS contains sufficient information to make the findings below and that the number of errata sheets used to make the required changes is small and that these errata sheets together with the DEIS constitute a readable, understandable, full disclosure document.

The Abbreviated FEIS should include the following sections:
• A summary. In the summary state that the FEIS consists of the DEIS and the Errata. And explain that this is consistent with the FHWA’s guidance on implementing Section 1319(a) of MAP-21.

• Identify the preferred alternative and a discussion of the reasons it was selected;

• A list of the factual corrections made to the DEIS with references to the relevant page numbers in the DEIS;

• A summary of comments received on the DEIS and at the public hearing, and responses to these comments. Identify any coordination activities that have occurred since the issuance of the DEIS, as well as any specific circumstances that would trigger FHWA/FTA’s reappraisal or further response (when appropriate);

• Discuss effect determination and any mitigation for Final 23 U.S.C. 138/49 U.S.C. 303 (Section 4(f) evaluation). If no 4(f) properties were impacted, state this fact;

• Any agency findings or determinations not included in the DEIS;

• A list of commitments for mitigation measures for the preferred alternative (when applicable); and Copies (or summaries) of comments received from circulation of the draft EIS and public hearing and responses thereto; and

• DEIS (include in full).
Chapter Twenty-nine
RESERVED
Chapter Thirty

RESERVED

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
Chapter Thirty
RESERVED
# Chapter Thirty-one
## BASIC DESIGN CONTROLS

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Chapter Thirty-one
BASIC DESIGN CONTROLS

Road design is predicated on many basic controls that establish the overall objective of the highway facility and identify the basic purpose of the highway project. Chapter 31, in combination with Chapter 43, presents those basic controls that impact road design. Chapter 31 includes a discussion on speed, sight distance, traffic volume controls, non-highway controls (e.g., the driver), project scope of work, and the design exception process. The application of these items to a project will impact all elements of road design.

31-1 DEFINITIONS

31-1.01 Qualifying Words

Many qualifying words are used in road design and in this Manual. For consistency and uniformity in the application of various design criteria, the following definitions apply:

1. **Shall, require, will, must.** A mandatory condition. Designers are obligated to adhere to the criteria and applications presented in this context or to perform the evaluation indicated. For the application of geometric design criteria, this Manual limits the use of these words.

2. **Should, recommend.** An advisory condition. Designers are strongly encouraged to follow the criteria and guidance presented in this context, unless there is reasonable justification not to do so.

3. **May, could, can, suggest, consider.** A permissive condition. Designers are allowed to apply individual judgment and discretion to the criteria when presented in this context. The decision will be based on a case-by-case assessment.

4. **Desirable, preferred.** An indication that the designer should make every reasonable effort to meet the criteria and that the designer should only use a “lesser” design after due consideration of the “better” design.

5. **Ideal.** Indicating a standard of perfection (e.g., traffic capacity under “ideal” conditions).

6. **Minimum, maximum, upper, lower (limits).** Representative of generally accepted limits within the design community but not necessarily suggesting that these limits are inviolable. However, where the criteria presented in this context will not be met, the designer will in many cases need approval.

7. **Practical, feasible, cost-effective, reasonable.** Advising the designer that the decision to apply the design criteria should be based on a subjective analysis of the anticipated...
benefits and costs associated with the impacts of the decision. No formal analysis (e.g., cost-effectiveness analysis) is intended, unless otherwise stated.

8. **Possible.** Indicating that which can be accomplished. Because of its rather restrictive implication, this word is rarely used in this Manual for the application of design criteria.

9. **Significant, major.** Indicating that the consequences from a given action are obvious to most observers and, in many cases, can be readily measured.

10. **Insignificant, minor.** Indicating that the consequences from a given action are relatively small and not an important factor in the decision-making for road design.

11. **Warranted, justified.** Indicating that some well-accepted threshold or set of conditions has been met. As used in this Manual, “warranted” or “justified” may apply to either objective or subjective evaluations. Note that, once the warranting threshold has been met, this is an indication that the design treatment should be considered and evaluated – not that the design treatment is automatically required.

12. **Standard.** Indicating a design value that cannot be violated without severe consequences. This suggestion is generally inconsistent with geometric design criteria. Therefore, “standard” will not be used in this Manual to apply to geometric design criteria.

13. **Guideline.** Indicating a design value that establishes an approximate threshold which should be met if considered practical.

14. **Criteria.** A term typically used to apply to design values, usually with no suggestion on the criticality of the design value. Because of its basically neutral implication, this Manual frequently uses “criteria” to refer to the design values presented.

15. **Typical.** Indicating a design practice that is most often used in application and which is likely to be the “best” treatment at a given site.

16. **Target.** If practical, criteria the designer should be striving to meet. However, not meeting these criteria will typically not require a justification.

17. **Acceptable.** Design criteria that may not meet desirable values, but yet is considered to be reasonable and safe for design purposes.

18. **Policy.** Indicating IDOT practice which the Department generally expects the designer to follow, unless otherwise justified.
31-1.02 Acronyms

The following are acronyms for common terminology, agencies, and publications used in road design:

- **AASHTO**. American Association of State Highway and Transportation Officials.
- **ADA**. Americans with Disabilities Act.
- **FAHP**. Federal-aid Highway Program.
- **FAST**. *Fixing America’s Surface Transportation Act* of 2015.
- **FEMA**. Federal Emergency Management Agency.
- **FHWA**. Federal Highway Administration.
- **HCM**. *Highway Capacity Manual*.
- **HSM**. Highway Safety Manual.
- **IDOT**. Illinois Department of Transportation.
- **ITE**. Institute of Transportation Engineers.
- **LOS**. Level of Service.
- **MASH**. *Manual for Addressing Safety Hardware*.
- **NCHRP**. National Cooperative Highway Research Program.
- **NHS**. National Highway System.
- **PS&E**. Plans, Specifications & Estimates.
- **STP**. Surface Transportation Program.
• TRB. Transportation Research Board.
• TRR. Transportation Research Record.
• USC. United States Code.
• USDOT. United States Department of Transportation.
31-2 SPEED

31-2.01 Definitions

1. **Design Speed.** Design speed is a selected speed used to determine the various geometric design features of the roadway. A design speed is selected for each project which will establish criteria for several design elements including horizontal and vertical curvature, superelevation, and sight distance. Section 31-2.02 discusses the selection of design speed.

2. **Low Speed.** For geometric design purposes, low speed is defined as 45 mph (70 km/h) or less.

3. **High Speed.** For geometric design purposes, high speed is defined as 50 mph (80 km/h) or greater.

4. **Average Running Speed.** Running speed is the average speed of a vehicle over a specified section of highway. It is equal to the distance traveled divided by the running time (the time the vehicle is in motion). The average running speed is the distance summation for all vehicles divided by the running time summation for all vehicles.

5. **Average Travel Speed.** Average travel speed is the distance summation for all vehicles divided by the total time summation for all vehicles. Note: Average running speed only includes the time the vehicle is in motion. Therefore, on uninterrupted flow facilities where travel is not congested, average running speed, and average travel speed are equal.

6. **Operating Speed.** Operating speed is the speed at which drivers are observed operating their vehicles during free-flow conditions. In practice, the term “operating speed” is commonly used to characterize prevailing vehicular speeds on a highway segment, either through field measurements of speed or through informal field observations. Although no precise percentile is used to define operating speed, it may be assumed to be between the 80th and 90th percentile of actual travel speeds.

7. **85th-Percentile Speed.** The 85th-percentile speed is the speed below which 85 percent of vehicles travel on a given highway. The most common application of the value is its use as one of the factors for determining the posted, legal speed limit of a highway section. In most cases, field measurements for the 85th-percentile speed will be conducted during off-peak hours when drivers are free to select their desired speed.

8. **Posted Speed Limit.** The posted speed limit on State highways is typically based on traffic and engineering investigations, where statutory requirements do not apply. The district Bureau of Operations conducts traffic speed studies on the State highway system. The selection of a posted speed limit is based on several factors:
• the design speed used during project development;
• median type on multilane facilities;
• the 85th-percentile speed and pace speed;*
• highway functional classification and type of area;
• road surface characteristics, grade, alignment, and sight distance;
• type and density of roadside development;
• use of curb and gutter;
• the crash experience during the previous 12 months;
• the need for traffic signal progression; and
• parking practices and pedestrian and bicycle activity.

*Note: Pace speed is the specified increment of spot speed that includes the greatest number of speed measurements.

9. Legal Speed Limit. Legal speed limits are those set by the Federal government or by the Illinois Statutes that will apply, for example, to those public roads that do not have a posted speed limit.

31-2.02 Design Speed Selection

A design speed is selected for each project, which will establish criteria for several geometric design elements including horizontal and vertical curvature, superelevation, cross sectional features, and sight distance. Part V, Highway Systems, presents the design speed criteria for new construction and reconstruction projects, 3R non-freeway projects, and 3R freeway projects. In general, the selected design speed is based on the following road design elements:

1. Functional Classification. The higher class facilities (i.e., arterials) are designed with a higher design speed than the lower class facilities (i.e., collectors and locals).

2. Urban/Rural. Design speeds in rural areas are generally higher than those in urban areas. This is consistent with the typically fewer constraints in rural areas (e.g., less development).

3. Terrain. The flatter the terrain, the higher the selected design speed can be. This is consistent with the typically higher construction costs associated with more rugged terrain.

4. Traffic Volumes. On some facilities (e.g., unmarked rural collectors), the design speed varies by traffic volumes; i.e., as traffic volumes increase, higher design speeds are used.

For geometric design application, the relationship between these road design elements and the selected design speed reflects general cost-effective considerations. For example, the higher the traffic volumes, the more benefits to the traveling public from a higher design speed.
In addition to the above, the selected design speed should equal or exceed the anticipated posted/regulatory speed limit of the facility after construction. This applies to all projects. For new construction/reconstruction projects, it is usually desirable practice to use a design speed 5 mph (10 km/h) over posted speed. For 3R, 3P, or SMART projects, the proposed design speed may be relaxed to equate the existing posted speed if practical. The posted speed limit on state highways will be determined based on actual operating speeds of the completed facility and on several factors not directly related to the project design speed. Therefore, to avoid a potential conflict, the designer should coordinate the design speed selection with the district Bureau of Operations early in project development to assist in predicting the posted speed limit of the completed facility. If the proposed design speed will be less than the predicted posted speed limit, the designer must choose one of the following approaches:

- increase the project design speed to equal the anticipated posted speed limit,
- post the project with a legal speed limit equal to the design speed, or
- seek a design exception.

In selecting a design speed, the designer should avoid artificially selecting a design speed low enough to eliminate any design exceptions. For example, if the IDOT criteria yield a design speed of 60 mph (100 km/h) and one or more geometric features are adequate only for 55 mph (90 km/h), the project design speed should be 60 mph (100 km/h) and not 55 mph (90 km/h). The designer will then be required to make project improvements to meet the specific geometric features for a 60 mph design speed or seek design exceptions for the specific 55 mph (90 km/h) geometric features, rather than requesting a single design exception for the 55 mph design speed.
31-3 SIGHT DISTANCE

31-3.01 Stopping Sight Distance

31-3.01(a) Theoretical Discussion (Passenger Cars)

Stopping sight distance (SSD) is the sum of the distance traveled during a driver’s perception/reaction (or brake reaction) time and the distance traveled while decelerating to a stop. To calculate SSD, the following formulas are used:

\[
SSD = 1.47 \, Vt + 1.075 \, \frac{V^2}{a} \quad \text{(US Customary) Equation 31-3.1}
\]

\[
SSD = \frac{Vt}{3.6} + 0.039 \, \frac{V^2}{a} \quad \text{(Metric) Equation 31-3.1}
\]

where:
- SSD = stopping sight distance, ft (m)
- V = design speed, mph (km/h)
- t = brake reaction time, 2.5 seconds
- a = driver deceleration, ft/s\(^2\) (m/s\(^2\))

For calculating adjusted SSD for downgrades, see Equation 31-3.2.

The following briefly discusses the theoretical rationale for each assumption within the SSD model for passenger cars:

1. **Brake Reaction Time.** This is the time interval between when the obstacle in the road can first be physically seen and when the driver first applies the brakes. Based on several studies of observed driver reactions, the assumed value is 2.5 seconds. This time is considered adequate for approximately 90% of drivers in simple to moderately complex highway environments.

2. **Braking Action.** The braking action is based on the driver’s ability to decelerate the vehicle while staying within the travel lane and maintaining steering control during the braking maneuver. A deceleration rate of 11.2 ft/s\(^2\) (3.4 m/s\(^2\)) is considered comfortable for 90% of drivers for passenger cars.

3. **Speed.** The highway design speed is used to determine the initial driver speed.

AASHTO’s *A Policy on Geometric Design of Highways and Streets* presents additional information on the assumptions used to develop the SSD model.

31-3.01(b) Passenger Cars (Level Grade)

Figure 31-3.A provides stopping sight distances for passenger cars on grades less than 3%. When applying the SSD values for passenger cars, the height of eye is assumed to be 3.5 ft (1080 mm) and the height of object 2 ft (600 mm). Except as noted in the following subsections, the SSD values in Figure 31-3.A apply to all projects.
### STOPPING SIGHT DISTANCE
(Passenger Cars – Level Grade)

Figure 31-3.A

#### 31-3.01(c) Trucks

The passenger SSD in Figure 31-3.A are not designed for truck operations. In general, trucks require longer SSD for a given speed than passenger vehicles. However, truck’s higher height of eye (7.6 ft (2330 mm)) and driver experience tends to balance the need for additional stopping lengths for trucks than those for passenger cars (e.g., the truck driver can generally see further beyond a crest vertical curve). Consequently, separate truck SSD are generally not used in highway design. However, the designer should still consider providing longer SSD at the following sites:

- weigh stations;
- rest areas;
- in the vicinity of truck terminals;
- industrial parks;
• coal mining and quarry areas;
• where horizontal sight restrictions occur on downgrades;
• highway/railroad grade crossings on high-volume truck routes (e.g., truck DDHV of 250 or greater);
• other facilities with high truck traffic (e.g., routes with truck DDHV of 250 or greater); and
• locations that have a high incidence of truck crashes.

31-3.01(d) Downgrade-Adjusted SSD

The longitudinal gradient of the roadway impacts the distance needed for vehicles to brake to a stop. IDOT practice is to only consider the grade adjustment for downgrades, which increases braking distances. Equation 31-3.1 is modified as follows to calculate the adjusted SSD for downgrades:

\[
SSD = 1.47V_t + \frac{V^2}{30} \left( a + G \right) \quad \text{(US Customary) Equation 31-3.2}
\]

\[
SSD = \frac{V_t}{3.6} + \frac{V^2}{254} \left( a + G \right) \quad \text{(Metric) Equation 31-3.2}
\]

where:
- \( SSD \) = stopping sight distance, ft (m)
- \( V \) = design speed, mph (km/h)
- \( t \) = brake reaction time, typically 2.5 seconds
- \( a \) = driver deceleration, typically 11.2 ft/s\(^2\) (3.4 m/s\(^2\))
- \( G \) = grade expressed as a decimal. Downgrades are expressed as a negative.

Figure 31-3.B presents the downgrade SSDs for passenger cars. The designer should make a reasonable effort to meet these SSD values when downgrades are 3% or steeper. However, the grade-adjusted SSD values do not require a design exception when not met.

31-3.02 Decision Sight Distance

31-3.02(a) Theoretical Discussion

At some sites, drivers may be required to make decisions where the highway environment is difficult to perceive or where unexpected maneuvers are required. These are areas of concentrated demand where the roadway elements, traffic volumes, and traffic control devices
### STOPPING SIGHT DISTANCE
(Passenger Cars — Adjusted for Downgrades)

**Figure 31-3.B**

#### US Customary

<table>
<thead>
<tr>
<th>Design Speed (mph)</th>
<th>(3%)</th>
<th>(4%)</th>
<th>(5%)</th>
<th>(6%)</th>
<th>(7%)</th>
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#### Metric

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<td>313</td>
</tr>
</tbody>
</table>

1. Calculated SDDs are not shown. Values in table have been determined by using Equation 31.3.2 and rounding up to the next highest 5 ft (1 m) increment.

2. For grades less than 3%, no adjustment is necessary; i.e., use the level SSD values (Figure 31.3.A).

3. For grades intermediate between table values, use a straight-line interpolation to determine the SSD or use Equation 31.3.2 and round up to the next highest 5 ft (1 m) increment.
may all compete for the driver’s attention. This relatively complex environment may increase the required driver perception/reaction time beyond that provided by the SSD values (2.5 seconds) and, in some locations, the desired vehicular maneuver may be a speed/path/direction change rather than a stop. At these locations, the designer should consider providing decision sight distance to provide an additional margin of safety. The various avoidance maneuvers assumed in the development of Figure 31-3.C are:

1. **Avoidance Maneuver A.** Stop on rural road.
2. **Avoidance Maneuver B.** Stop on urban road.
3. **Avoidance Maneuver C.** Speed/path/direction change on rural road.
4. **Avoidance Maneuver D.** Speed/path/direction change on suburban road.
5. **Avoidance Maneuver E.** Speed/path/direction change on urban road.

### 31-3.02(b) Applications

In general, the designer should consider using decision sight distance at any relatively complex location where the driver perception/reaction time may exceed 2.5 seconds. Example locations where decision sight distance may be appropriate include:

- freeway exit/entrance gores;
- freeway lane drops;
- freeway left-side entrances or exits;
- intersections near a horizontal curve;
- highway/railroad grade crossings;
- approaches to detours and lane closures;
- along high-speed, high-volume urban arterials with considerable roadside friction; or
- isolated traffic signals on high-speed rural highways.

As with SSD, the driver height of eye is 3.5 ft (1080 mm) and the height of object is typically 2 ft (600 mm). However, candidate sites for decision sight distance may also be candidate sites for assuming that the “object” is the pavement surface (e.g., freeway exit gores). Therefore, the designer may assume a 0.0 in (0.0 mm) height of object for application at some sites.

### 31-3.03 Passing Sight Distance

Passing sight distance only applies to two-lane, two-way highways. Therefore, its theoretical derivation and application are discussed in Chapter 47.

### 31-3.04 Intersection Sight Distance

Intersection sight distance applies to the determination of the sight triangle in the corners of at-grade intersections. Therefore, its theoretical derivation and application are discussed in Chapter 36.
### US Customary

<table>
<thead>
<tr>
<th>Design Speed (mph)</th>
<th>Decision Sight Distance for Avoidance Maneuver (ft)</th>
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<tbody>
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<td>A</td>
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### Metric

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</tr>
</thead>
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<tr>
<td>120</td>
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</tbody>
</table>

**Note:**

- **Avoidance Maneuver A:** Stop on rural road.
- **Avoidance Maneuver B:** Stop on urban road.
- **Avoidance Maneuver C:** Speed/path/direction change on rural road.
- **Avoidance Maneuver D:** Speed/path/direction change on suburban road.
- **Avoidance Maneuver E:** Speed/path/direction change on urban road.

---

**DECISION SIGHT DISTANCE**

*Figure 31-3.C*
31-4  CAPACITY METHODOLOGY

31-4.01  Definitions

1. **Actuated Control.** A defined phase sequence in which the presentation of each phase is on recall or the associated traffic movement has submitted a call for service through a detector.

2. **Annual Average Daily Traffic (AADT).** The total yearly volume in both directions of travel divided by the number of days in a year.

3. **Average Daily Traffic (ADT).** The calculation of average traffic volumes in both directions of travel in a time period greater than one day and less than one year and divided by the number of days in that time period. Although not precisely correct, ADT is often used interchangeably with AADT. The use of an ADT could produce a bias because of seasonal peaks and, therefore, the user should be aware of this.

4. **Back of Queue.** The maximum backward extent of queued vehicles during a typical cycle, as measured from the stop line to the last queued vehicle.

5. **Capacity.** The maximum number of vehicles that can reasonably be expected to traverse a point or uniform section of a lane or roadway during a given time period under prevailing roadway, traffic, and traffic control conditions. The time period most often used for analysis is 15 minutes. “Capacity” corresponds to Level of Service E.

6. **Cycle.** A complete sequence of signal indications.

7. **D-Factor.** The portion of traffic moving in the peak direction of travel on a given roadway during the peak hour.

8. **Delay.** Additional travel time experienced by a driver, passenger, bicyclist, or pedestrian beyond that required to travel at the desired speed. The primary performance measure on interrupted flow facilities

9. **Demand Flow Rate.** The count of vehicles arriving at the system element during the analysis period, converted to an hourly rate. This manual uses the term design hourly volume (defined below) in a similar manner as demand flow rate.

10. **Density.** The number of vehicles occupying a given length of lane, averaged over time. It is usually expressed as vehicles per mile (kilometer) per lane.

11. **Design Hourly Volume (DHV).** The one-hour volume in both directions of travel in the design year selected for determining the dimensions and configuration of the highway design elements. For capacity analyses, the DHV is typically converted to an hourly flow rate based on the maximum 15-minute flow rate during the DHV. The term DHV is not used in the *Highway Capacity Manual*, but its utility is similar to how demand flow rate (defined above) is used.
12. **Directional Design Hourly Volume (DDHV)**. The traffic volume in the peak direction of flow during the design hour.

13. **Directional Distribution (D)**. A characteristic of traffic that volume may be greater in one direction than in the other during any particular hour on a highway.

14. **85th Percentile Speed**. A speed value that is exceeded by 15% of the vehicles in a traffic stream.

15. **Flow Rate**. The equivalent hourly rate at which vehicles or other roadway users pass over a given point or section of a lane or roadway during a given time interval of less than one hour, usually 15 minutes.

16. **Free Flow**. A flow of traffic unaffected by upstream or downstream conditions.

17. **Green Time (g/c) Ratio**. The ratio of the effective green time of a phase to the cycle length.

18. **Heavy Vehicles**. A vehicle with more than four wheels touching the pavement during normal operation.

19. **K-Factor**. The portion of AADT that occurs during the peak hour. (DHV/AADT)

20. **Lane Group**. A lane or set of lanes designated for separate analysis.

21. **Level of Service (LOS)**. A quantitative stratification of a performance measure or measures that represent quality of service, measured on an A to F scale, with LOS A representing the best operating conditions from the traveler’s perspective and LOS F the worst.

22. **Passenger–Car Equivalent**. The number of passenger cars that will result in the same operational conditions as a single heavy vehicle of a particular type under specified roadway, traffic, and control conditions.

23. **Peak Hour**. The hour of the day in which the maximum volume occurs.

24. **Peak-Hour Factor (PHF)**. A ratio of the volume occurring during the peak hour to the maximum rate of flow during a given time period within the peak hour (typically 15 minutes).

25. **Pedestrian**. An individual traveling on foot.

26. **Permitted Turn**. A left or right turn at a signalized intersection that is made by a vehicle during a time in the cycle in which the vehicle does not have the right-of-way.

27. **Phase**. The part of the signal cycle allocated to any combination of traffic movements receiving the right-of-way simultaneously during one or more intervals. A phase includes the green, yellow, and red clearance intervals.
28. Progression. The act of various controllers providing specific green indications in
accordance with a time schedule to permit continuous operation of groups of vehicles
along the street at a planned speed.

29. Protected Turn. The left or right turns at a signalized intersection that are made by a
vehicle during a time in the cycle when the vehicle has the right-of-way.

30. Queue Storage Ratio. The maximum back of queue as a proportion of the available
storage on the subject lane or link.

31. Red Clearance Interval. A brief period of time following the yellow indication during
which the signal heads associated with the ending phase and all conflicting phases
display a red indication.

32. Saturation Flow Rate. The equivalent hourly rate at which previously queued vehicles
can traverse an intersection approach under prevailing conditions, assuming that the
green signal is available at all times and no lost times are experienced.

33. Semi-Actuated Control. A signal control in which some approaches (typically on the
minor street) have detectors and some approaches (typically on the major street) have
no detectors.

34. Service Flow Rate. The maximum directional rate of flow that can be sustained in a
given segment under prevailing roadway, traffic, and control conditions without violating
the criteria for level of service.

35. Service Measure. A performance measure used to define LOS for a transportation
system element.

36. Volume-to-Capacity (v/c) Ratio. The ratio of flow rate to capacity for a system element.

37. Weaving. The crossing of two or more traffic streams traveling in the same direction
along a significant length of highway, without the aid of traffic control devices (except for
guide signs).

31-4.02 Design Year Selection

31-4.02(a) Roadway Design

The geometric design of a highway should be developed to accommodate expected traffic
volumes during the life of the facility assuming reasonable maintenance. This involves
projecting the traffic volumes to a selected future year. Recommended design years are
presented in Figure 31-4.A. The design year is measured from the expected construction
completion date. Projected traffic volumes on State highways are provided by each district or
from regional transportation studies with support from the OPP, Planning Services Section.
**Project Scope Of Work**

<table>
<thead>
<tr>
<th></th>
<th>Typical</th>
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<tbody>
<tr>
<td>New Construction/Reconstruction</td>
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<tr>
<td>3R Freeway Projects</td>
<td>Current*</td>
</tr>
<tr>
<td>3R Non-Freeway Projects</td>
<td>Current*</td>
</tr>
</tbody>
</table>

* In general, current traffic volumes may be used. However, if a 3R project will introduce a new geometric design element (e.g., relocation of a horizontal curve), the element should be designed based on reconstruction policies.

**RECOMMENDED DESIGN YEAR SELECTION**  
(Traffic Volumes for Road Design)

**Figure 31-4.A**

31-4.02(b) Other Highway Elements

The following presents the recommended criteria for selection of a design year for highway elements other than road design:

1. **Bridges.** The structural life of a bridge may be 75 years or more. For new bridges, bridge replacement, and bridge reconstruction, the clear roadway width of the bridge will be based on the 20-year traffic volume projection beyond the construction completion date. In addition, the designer may, on selected projects, evaluate if the bridge design will reasonably accommodate structural expansion to meet the clear roadway width across the bridge based on a traffic volume projection beyond 20 years.

   For bridges within the limits of 3R projects, see Chapters 49 and 50.

2. **Underpasses.** The design year used for the geometric design of underpasses will be determined on a case-by-case basis.

3. **Right-of-Way/Grading.** The designer may consider potential right-of-way needs for the anticipated long-term corridor growth for a year considerably beyond that used for roadway design, especially in large metropolitan areas. No specific design year is recommended for use. For example, when selecting an initial median width on a divided highway, the designer may evaluate the potential need for future expansion of the facility to add through travel lanes. Other examples include potential future interchanges, potential reconstruction of a two-lane, two-way facility to a multilane highway, and the use of flatter side slopes to provide more future options.

4. **Drainage Design.** Drainage appurtenances are designed to accommodate a flow rate based on a specific design year (or frequency of occurrence). The selected design year or frequency will be based on the functional class of the facility, the ADT, and the
specific drainage appurtenance (e.g., culvert). The IDOT Drainage Manual presents the Department’s criteria for selecting the frequency of occurrence. The design life of new drainage structures is typically 50 years.

5. **Pavement Design.** The pavement structure is designed to withstand the vehicular loads during the design analysis period without falling below a selected pavement serviceability rating. Chapter 54 presents the Department’s criteria for selecting a design year for pavements.

6. **Environmental Analyses.** Some environmental analyses require the selection of a future year for design (e.g., noise analyses). BDE determines the specific criteria for environmental analyses.

### 31-4.03 Design Hourly Volume Selection

For most geometric design elements that are determined by traffic volumes, the peaking characteristics are most significant. The highway facility should be able to accommodate the design hourly volume (adjusted for the peak-hour factor) at the selected level of service. This design hourly volume (DHV) will affect many design elements including the number of through travel lanes, lane and shoulder widths, and intersection geometrics. The designer should also analyze the proposed design using the a.m. and p.m. DHV’s separately. This could have an impact on the geometric design of the highway. The Highway Capacity Manual uses the term demand flow rate similarly as design hourly volume.

Traditionally, the 30th highest hourly volume in the selected design year has been used to determine the DHV for design purposes. This is still considered appropriate for rural facilities. However, at the discretion of the district, for urban facilities it may be more appropriate to base the DHV on the 10th to 20th highest hourly volume in the selected design year. Because the design of the project is significantly dependent upon the projected design hourly volumes, these projections must be carefully examined before using for design purposes.

### 31-4.04 Level of Service

Level of service (LOS) describes a quantitative stratification of a performance measure or measures that represent quality of service, measured on an A to F scale. A designated LOS is described in terms of service measures such as speed, density, delay, or percent time-spent-following.

Because drivers will accept different driving operational conditions, including lower travel speeds on different facilities, it is not practical to establish one level of service for application to every type of highway. Therefore, various levels of service have been established for the different types of highways facilities, location (i.e., rural or urban) and the scope of the improvement.

Part V, Highway Systems, presents LOS criteria for each highway type.
31-4.05 Capacity Analyses

31-4.05(a) Objective

The highway mainline, intersection, or interchange should be designed to accommodate the design hourly volume (DHV) at the selected level of service (LOS). The methodologies in the Highway Capacity Manual (HCM) uses the DHV, or demand flow rate, and the various highway factors which affect capacity to determine the LOS.

The maximum directional rate of flow that can be sustained in a given segment for a selected LOS, the definition for service flow rate, should be accommodated by adjusting the various highway factors which affect capacity until a suitable design is determined. The service flow rate of the facility is calculated by applying adjustments such as heavy vehicles and driver population to a base flow rate. By definition, the service flow rate for LOS E is synonymous with capacity for all uninterrupted-flow facilities and their components.

The HCM has established service measures to determine the level of service for various highway elements on different types of highway facilities. These are presented in Figure 31-4.B. For each service measure, the HCM will provide the analytical tools to calculate the numerical value. The designer should note that highway capacity service measures are segregated into two broad categories: (1) uninterrupted flow, or open highway conditions, which occurs on facilities that have no fixed causes of delay or interruption external to the traffic stream such as the influence of an intersection, and (2) interrupted flow which occur on facilities characterized by traffic signals, STOP signs, YIELD signs or other fixed causes of periodic delay or interruption to the traffic stream.

The following presents the simplified procedure for conducting a capacity analysis for the highway mainline:

1. Select the design year (Section 31-4.02).
2. Determine the DHV (Section 31-4.03).
3. Select the design LOS (see Part V, Highway Systems).
4. Document the proposed highway geometric design (lane width, length of weaving section, number and width of approach lanes at intersections, etc.).
5. Using the HCM, analyze the capacity of the highway element for the proposed design:
   - determine the maximum flow rate under ideal conditions;
   - adjust the maximum flow rate for prevailing roadway, traffic, and traffic control conditions; and
   - calculate the service flow rate for the selected level of service.
6. Compare the calculated service flow rate to the DHV. If the DHV is less than or equal to the service flow rate, the proposed design will meet the objectives of the capacity analysis. If the DHV exceeds the service flow rate, the proposed design may need further evaluation. The designer should either adjust the highway design or should adjust one of the capacity elements (e.g., the selected design year or the level-of-service goal).

<table>
<thead>
<tr>
<th>Type of Facility</th>
<th>Service Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicular</td>
<td></td>
</tr>
<tr>
<td>Interrupted Flow</td>
<td></td>
</tr>
<tr>
<td>Urban street segment</td>
<td>travel speed/Base FFS</td>
</tr>
<tr>
<td>Signalized intersection</td>
<td>delay</td>
</tr>
<tr>
<td>Two-way stop intersection</td>
<td>delay</td>
</tr>
<tr>
<td>All-way stop intersection</td>
<td>delay</td>
</tr>
<tr>
<td>Interchange ramp terminal</td>
<td>delay</td>
</tr>
<tr>
<td>Roundabout</td>
<td>delay</td>
</tr>
<tr>
<td>Uninterrupted Flow</td>
<td></td>
</tr>
<tr>
<td>Two-lane highway</td>
<td>average travel speed,</td>
</tr>
<tr>
<td></td>
<td>percent time-spent-following</td>
</tr>
<tr>
<td></td>
<td>percent of free-flow speed density</td>
</tr>
<tr>
<td>Multilane highway</td>
<td></td>
</tr>
<tr>
<td>Freeway</td>
<td>density</td>
</tr>
<tr>
<td>Basic segment</td>
<td>density</td>
</tr>
<tr>
<td>Ramp merge segment</td>
<td>density</td>
</tr>
<tr>
<td>Ramp diverge segment</td>
<td>density</td>
</tr>
<tr>
<td>Weaving segment</td>
<td>density</td>
</tr>
<tr>
<td>Other Road Users</td>
<td></td>
</tr>
<tr>
<td>Pedestrian</td>
<td>space, delay, LOS score</td>
</tr>
<tr>
<td>Bicycle</td>
<td>LOS score</td>
</tr>
</tbody>
</table>

SERVICE MEASURES FOR LEVEL OF SERVICE

Figure 31-4.B
31-4.05(b) Responsibility

For IDOT projects, the district Geometrics Engineer (or sometimes the project engineer) is responsible for performing all capacity analyses required by the project. The Policy and Procedures Section or the Project Development Unit is available as a resource to the district to assist in all capacity analyses. For consultant-designed projects, the consultant is responsible for performing capacity analyses. Consultants must use only highway capacity software that is approved by BDE.

31-4.06 Service Flow Rate

For general design purposes, IDOT uses a volume threshold designated as the service flow rate (SF) for the various highway classes. Service flow rate is taken from the Highway Capacity Manual (HCM) and is defined as the maximum volume that can be accommodated at a selected level of service (LOS) based on a typical set of operational assumptions for each facility.

As discussed in the HCM the base capacity of a facility at any LOS varies with the free-flow speed. For example, the base capacity for a basic freeway segment for LOS E ranges from 2250 at 55 mph (90 km/h) to 2400 at 75 mph (120 km/h) passenger cars per hour per lane under base conditions. The maximum service flow rate at LOS E, or MSF_E, is also considered the capacity of a freeway, expressway, or arterial multilane highway. Base conditions include 12 foot lanes, a minimum of 6 foot right-side clearance, no heavy vehicles, no ramps, and a driver population composed primarily of regular users who are familiar with the facility.

The geometric design criteria tables in Part V, Highway Systems, present the service flow rate volumes for the applicable highway types at the design LOS. Factors which determine SF are the same as the base conditions above exclusive of lane width, lateral clearance and ramp density. Variances from the remaining base conditions causing operational constraints will cause a decrease to the SF. As discussed in the HCM these adjustments include the number of lanes (N), percent of heavy vehicles (f_HV), and driver population (f_P). To determine the SF at LOS i, use the MSF_i at the desired LOS i (e.g. see Exhibit 11-17 of the HCM). The equation for determining the SF_i for LOS i is:

\[ SF_i = (MSF_i) \cdot (N) \cdot (f_{HV}) \cdot (f_P). \]  

Equation 31-4.1

This equation is applicable for basic freeway segments (Chapter 44), expressways (Chapter 45), and arterial multilane highways (Chapter 47).

The SF’s shown in the tables in Part V for multilane highways are one-way volumes derived from the above equation using appropriate HCM values and assume the following truck percentages for f_{HV}: freeways – 16%, expressways and arterial multilane highways– 8%. A PHF = 1.0 has been assumed, and the SF’s found in the Part V tables for multilane highways must be multiplied by the actual PHF.

Capacity for a two lane rural highway (Chapter 47), which also exists at the boundary between LOS E and LOS F, is not determined by a measure of effectiveness. Under base conditions (12 foot or wider lanes, 6 foot or wider shoulders, no no-passing zones, all passenger cars, level
terrain, and no impediments to through traffic) the capacity of a two-lane rural highway (in one direction) is 1700 passenger cars per hour (pcph). The capacity of two-lane rural highway under base conditions is 3200 pcph total in both directions.

The equation for determining the $SF_i$ for LOS $i$ for two-lane rural highways is:

$$SF_i = (2800) \left( \frac{v}{c} \right)_i (f_d) (f_w) (f_{HV})$$

where:

- $v/c = \text{the ratio of flow rate to an ideal capacity of 2800 pcph in both directions}$;
- $f_d = \text{the adjustment factor for the directional distribution of traffic (assumed as 60%/40%)}$;
- $f_w = \text{the adjustment factor for narrow lanes and shoulders and}$;
- $f_{HV} = \text{the adjustment factor for the presence of heavy vehicles}$.

This equation and method to determine SF are from Chapter 8 of the 1994 HCM. Service flow rates in the 2011 HCM are ancillary to the performance measures for two-lane rural highways; therefore, the method to determine SF for two-lane rural highways is complicated requiring an iterative process giving questionable results. The method to determine SF using the 1994 HCM is accurate enough for planning purposes. The volumes shown in Part V for rural two-lane highways assume 100% passing sight distance, a 60%/40% directional distribution, 6% heavy vehicle percentage, and a PHF = 1. On a project length basis, as much passing sight distance as practical should be provided with approximately 60% available as a minimum for level terrain and approximately 40% as a minimum for rolling terrain.
31-5 NON-HIGHWAY DESIGN CONTROLS

The characteristics of drivers and vehicles significantly influence the selected design criteria. When the driver and vehicle are properly accommodated, the safety and serviceability of the highway system are enhanced. When they are not accommodated, crashes and inefficient operation may result.

31-5.01 Driver

31-5.01(a) Typical Driver

The appropriate considerations for drivers are already built into the applicable geometric design values (stopping sight distance, horizontal curvature, superelevation, roadway widths, etc.). However, a brief discussion of the “typical” driver is warranted.

Drivers vary widely in their operating skills, experience, intelligence, and physical condition. The highway should be as forgiving as practical to minimize the adverse effects of driver errors. The following describes certain principles and driver traits that should be incorporated into the roadway design:

1. Information Processing. Drivers are limited in how quickly they can gather information, make a decision, and take action. They must process information related to lane placement, speed, traffic control devices, highway alignment, roadside conflicts, and weather. If the amount, complexity, or clarity of the information is inappropriate or excessive, driver error leading to a crash can result.

2. Primacy. Certain driving functions are more important than others. In order of importance they are:
   - Control — activities related to the physical control of the vehicle via the steering wheel, brake, or accelerator.
   - Guidance — activities related to selecting a safe speed and vehicular path on the highway.
   - Navigation — activities related to planning and executing a trip from point of origin to destination.

   The roadway designer must be aware of the relative importance of these activities and ensure that the more important highway information is properly conveyed to the driver. This could result in the decision to remove or relocate lower priority information, if it were likely to interfere with the higher priority information.

3. Expectancy. Drivers are conditioned through experience and training to expect and anticipate what lies ahead on the highway. If this driver expectancy is violated, it will increase the time needed by the driver to assess the situation and make the correct
decision. These violations should be avoided. Where they are unavoidable, the designer should allow for increased warning time.

4. **Speed**. Speed must be considered when accommodating the driver. Higher speeds reduce the visual field and restrict peripheral vision.

A *User's Guide to Positive Guidance* (FHWA) contains more detailed information related to driver characteristics and highway design accommodations for the driver.

### 31-5.01(b) Elderly Driver

In general, the median age of drivers in the United States is increasing and, specifically, the age bracket of over 60 years is the fastest growing segment of the driver population. This reality greatly emphasizes the criticality of the relationship between the driver and the highway environment. Although the opinions are not unanimous, there is general agreement that advancing age has a deleterious effect on an individual’s perceptual, mental, and motor skills—critical factors in vehicular operation.

The research community has conducted several studies of the elderly driver, including:

- “Highway Design and Traffic Operation Needs of Older Drivers,” University of Illinois at Urbana - Champaign, January 1994;
- “Strategies for Improving the Safety of Elderly Drivers,” University of Nebraska/Midwest Transportation Center, 1991; and

These four studies were primarily focused on the relationship between the elderly driver and traffic control devices where, arguably, a greater opportunity exists for cost-effective countermeasures than for roadway design. However, it is important for the road designer to be aware of the needs of the elderly driver and, where desirable, factor these needs into the roadway design. The following summarizes the more important observations from these studies:

1. **Elderly Driving Characteristics**. When compared to younger drivers, the elderly driver often exhibits the following operational deficiencies:

   - slower information processing;
   - slower reaction times;
   - slower decision making;
   - visual deterioration;
   - hearing deterioration;
   - decline in ability to judge time, speed, and depth perception;
limitations on physical mobility; and
side effects from prescription drugs.

2. **Crash Frequency.** Predictably, elderly drivers are involved in a disproportionate number of crashes where there is a higher than average demand imposed on driving skills. The driving maneuvers that most often precipitate higher crash frequencies among older drivers include:

- making left turns across traffic,
- merging with high-speed traffic,
- changing lanes on congested streets,
- crossing high-volume intersections,
- stopping quickly for queued traffic,
- attempting backing maneuvers, and
- parking.

3. **Countermeasures.** The studies identified several countermeasures to alleviate the potential problems of the elderly driver. These included:

- increasing driver education;
- increasing vehicular clearance times at signalized intersections;
- increasing pedestrian phase times;
- providing wider and brighter pavement markings;
- providing larger and brighter signs;
- reducing sign clutter;
- providing more redundant information (e.g., advance guide signs);
- installing grade separations;
- revising warrants for traffic signals to increase their usage;
- enforcing speed limits;
- widening intersections;
- increasing use of protected left-turn phases; and
- increasing sight distance.

Most of the proposed countermeasures are related to traffic control devices. Perhaps the most practical measure related to road design is increasing sight distance. From an implementation perspective, this recommendation may be related to the warrants for the use of decision sight distance, as discussed in Section 31-3. The gradual aging of the driver population suggests that an increased use of decision sight distance may produce a commensurate reduction in the crash frequency for elderly drivers. These findings suggest that, where decision sight distance cannot physically be provided, an increased use of advance warning signs may be appropriate.
31-5.02 Vehicle

The physical and operational characteristics of vehicles using the highway are important controls in roadway design. Design criteria may vary according to the type of vehicle and the volume of each type of vehicle in the traffic stream.

Vehicular characteristics that impact design include:

1. **Size.** Vehicular sizes determine lane and shoulder widths, vertical clearances and, indirectly, highway capacity calculations.

2. **Off-tracking.** The design of intersection turning radii, traveled way widening for horizontal curves, and pavement widths for interchange ramps are usually controlled by the largest design vehicle likely to use the facility with some frequency.

3. **Storage Requirements.** Turn bay storage lengths, bus turnouts, and parking lot layouts are determined by the number and types of vehicles to be accommodated.

4. **Sight Distance.** Eye height and braking distances vary for passenger cars and trucks, which can impact sight distance considerations.

5. **Acceleration and Deceleration.** Acceleration and deceleration rates often govern the dimensioning of such design features as speed-change lanes at intersections and interchange ramps and climbing lanes.

6. **Vehicular Stability.** Certain vehicles with high centers of gravity may be prone to skidding or overturning, affecting design speed selection and superelevation design elements.

Figures 31-5.A and 31-5.B present vehicular dimensions and minimum turning radii for typical design vehicles. Figures 31-5.C and 31-5.D present two combination trucks to illustrate the application of the basic dimensions.

The selection of appropriate design vehicles for intersections and interchanges are discussed in Chapters 36 and 37, respectively.

31-5.03 Pedestrians

The pedestrian must be considered as an integral part of the highway environment, especially in urban areas. Except on fully access-controlled facilities, pedestrians are legally allowed to use the highway right-of-way consistent with the restrictions placed on pedestrian use. Therefore, the roadway design should provide for the safe and efficient movement of pedestrians, within practical limits, without compromising the accommodation of the vehicles using the highway facility.
**TYPICAL DESIGN VEHICLE DIMENSIONS**  
(US Customary)  

Figure 31-5.A
<table>
<thead>
<tr>
<th>Design Vehicle Type</th>
<th>Symbol</th>
<th>Dimensions (meters)</th>
<th>Typical Kingpin to Center of Rear Axle</th>
</tr>
</thead>
<tbody>
<tr>
<td>Overall</td>
<td>Overhang</td>
<td>WB₁</td>
<td>WB₂</td>
</tr>
<tr>
<td>Height</td>
<td>Width</td>
<td>Length</td>
<td>Front</td>
</tr>
<tr>
<td>Passenger car</td>
<td>P</td>
<td>1.3</td>
<td>2.1</td>
</tr>
<tr>
<td>Single unit truck</td>
<td>SU</td>
<td>3.4-4.1</td>
<td>2.4</td>
</tr>
<tr>
<td>City transit bus</td>
<td>CITY-BUS</td>
<td>3.2</td>
<td>2.6</td>
</tr>
<tr>
<td>Articulated bus</td>
<td>A-BUS</td>
<td>3.4</td>
<td>2.6</td>
</tr>
<tr>
<td>School bus (84 passenger)</td>
<td>S-BUS</td>
<td>3.2</td>
<td>2.4</td>
</tr>
<tr>
<td>Combination trucks:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Intermediate Semitrailer</td>
<td>WB-12</td>
<td>4.1</td>
<td>2.4</td>
</tr>
<tr>
<td>Large Semitrailer</td>
<td>WB-15</td>
<td>4.1</td>
<td>2.6</td>
</tr>
<tr>
<td>Large Semitrailer*</td>
<td>WB-17</td>
<td>4.1</td>
<td>2.6</td>
</tr>
<tr>
<td>Semitrailer - Full Trailer</td>
<td>WB-20D</td>
<td>4.1</td>
<td>2.6</td>
</tr>
<tr>
<td>(“Double Bottom”)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Interstate Semitrailer*</td>
<td>WB-20</td>
<td>4.1</td>
<td>2.6</td>
</tr>
<tr>
<td>Recreational vehicles:</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Motor home</td>
<td>MH</td>
<td>3.7</td>
<td>2.4</td>
</tr>
<tr>
<td>Car and camper trailer</td>
<td>P/T</td>
<td>3.1</td>
<td>2.4</td>
</tr>
<tr>
<td>Car and boat trailer</td>
<td>P/B</td>
<td>3.1</td>
<td>2.4</td>
</tr>
<tr>
<td>Motor home and boat trailer</td>
<td>MH/B</td>
<td>3.7</td>
<td>2.4</td>
</tr>
</tbody>
</table>

* On semitrailers longer than 14.63 m, the maximum distance between the kingpin and the rear axle shall not exceed 13.87 m.

a = Combined dimension of 5.91 m is typical.
b = Combined dimension of 3.25 m is typical.

WB₁, WB₂, WB₃ are effective vehicle wheelbases, starting at the front and moving towards the back of the vehicle.
S is the distance from the rear effective axle of a vehicle to the hitch point or, for A-BUS, the distance from second axle to articulating section.
T is the distance from the hitch point of a vehicle to the lead effective axle or axle set of the following unit or, for A-BUS, the distance from articulating section to rear axle.

**TYPICAL DESIGN VEHICLE DIMENSIONS**

(Metric)

Figure 31-5.A
<table>
<thead>
<tr>
<th>Design Vehicle Type</th>
<th>Passenger Car</th>
<th>Single-Unit Truck</th>
<th>Intercity Bus (Motor Coach)</th>
<th>City Transit Bus</th>
<th>Conventional School Bus (65 pass.)</th>
<th>Large² School Bus (84 pass.)</th>
<th>Articulated Bus</th>
<th>Intermediate Semi-Trailer</th>
<th>Intermediate Semi-Trailer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Symbol</td>
<td>P</td>
<td>SU</td>
<td>BUS-40</td>
<td>CITY-BUS</td>
<td>S-BUS36</td>
<td>S-BUS40</td>
<td>A-BUS</td>
<td>WB-40</td>
<td>WB-50</td>
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<tr>
<td>Minimum Design Turning Radius (ft)</td>
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<td>42</td>
<td>45</td>
<td>45</td>
<td>42.0</td>
<td>38.9</td>
<td>39.4</td>
<td>39.8</td>
<td>40</td>
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<tr>
<td>Centerline¹ Turning Radius (CTR) (ft)</td>
<td>21</td>
<td>38</td>
<td>40.8</td>
<td>40.8</td>
<td>37.8</td>
<td>34.9</td>
<td>35.4</td>
<td>35.5</td>
<td>36</td>
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<tr>
<td>Minimum Inside Radius (ft)</td>
<td>14.4</td>
<td>28.3</td>
<td>27.6</td>
<td>25.5</td>
<td>24.5</td>
<td>23.8</td>
<td>25.4</td>
<td>21.3</td>
<td>19.3</td>
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<table>
<thead>
<tr>
<th>Design Vehicle Type</th>
<th>Large Semi-trailer</th>
<th>Semitrailer Interstate</th>
<th>“Double Bottom” Combination</th>
<th>Semitrailer/ trailers</th>
<th>Turnpike Double Semi-trailer/ trailer</th>
<th>Motor Home</th>
<th>Car with Camper Trailer</th>
<th>Car with Boat Trailer</th>
<th>Motor Home and Boat Trailer</th>
<th>Farm³ Tractor w/One Wagon</th>
</tr>
</thead>
<tbody>
<tr>
<td>Symbol</td>
<td>WB-55</td>
<td>WB-62*</td>
<td>WB-65**or WB-67</td>
<td>WB67D</td>
<td>WB-100T</td>
<td>MH</td>
<td>P/T</td>
<td>P/B</td>
<td>MH/B</td>
<td>TR/W</td>
</tr>
<tr>
<td>Minimum Design Turning Radius (ft)</td>
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<td>45</td>
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<td>45</td>
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<td>60</td>
<td>40</td>
<td>33</td>
<td>24</td>
<td>50</td>
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<tr>
<td>Centerline¹ Turning Radius (CTR) (ft)</td>
<td>41</td>
<td>41</td>
<td>41</td>
<td>41</td>
<td>41</td>
<td>56</td>
<td>36</td>
<td>30</td>
<td>21</td>
<td>46</td>
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<tr>
<td>Minimum Inside Radius (ft)</td>
<td>18.4</td>
<td>17.9</td>
<td>4.4</td>
<td>19.3</td>
<td>9.9</td>
<td>14.9</td>
<td>25.9</td>
<td>17.4</td>
<td>8.0</td>
<td>35.1</td>
</tr>
</tbody>
</table>

* Design vehicle with 48-ft trailer as adopted in 1982 *Surface Transportation Assistance Act* (STAA).
** Design vehicle with 53-ft trailer as grandfathered in with 1982 *Surface Transportation Assistance Act* (STAA).

1 The turning radius assumed by a designer when investigating possible turning paths and is set at the centerline of the front axle of a vehicle. If the minimum turning path is assumed, the CTR approximately equals the minimum design-turning radius minus one-half the front width of the vehicle.
2 School buses are manufactured from 42-passenger to 84-passenger sizes. This corresponds to wheel base lengths of 11.0 ft to 20.0 ft, respectively. For these different sizes, the minimum design turning radii vary from 28.8 ft to 39.4 ft and the minimum inside radii vary from 14.0 ft to 25.4 ft.
3 Turning radius is for 150-200 hp tractor with one 18.5-ft long wagon attached to hitch point. Front wheel drive is disengaged and without brakes being applied.

**MINIMUM TURNING RADII OF TYPICAL DESIGN VEHICLES**  
(US Customary)

**Figure 31-5.B**
### Minimum Turning Radii of Typical Design Vehicles (Metric)

<table>
<thead>
<tr>
<th>Design Vehicle Type</th>
<th>Passenger Car</th>
<th>Single-Unit Truck</th>
<th>Intercity Bus (Motor Coach)</th>
<th>City Transit Bus</th>
<th>Conventional School Bus (65 pass.)</th>
<th>Large 2 School Bus (84 pass)</th>
<th>Articulated Bus</th>
<th>Intermediate Semi-Trailer</th>
<th>Intermediate Semi-Trailer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Symbol</td>
<td>P</td>
<td>SU</td>
<td>BUS-12</td>
<td>BUS-14</td>
<td>CITY-BUS</td>
<td>S-BUS11</td>
<td>S-BUS12</td>
<td>A-BUS</td>
<td>WB-12</td>
</tr>
<tr>
<td>Minimum Design Turning Radius (m)</td>
<td>7.3</td>
<td>12.8</td>
<td>13.7</td>
<td>13.7</td>
<td>12.8</td>
<td>11.9</td>
<td>12.0</td>
<td>12.1</td>
<td>12.2</td>
</tr>
<tr>
<td>Centerline¹ Turning Radius (CTR) (m)</td>
<td>6.4</td>
<td>11.6</td>
<td>12.4</td>
<td>12.4</td>
<td>11.5</td>
<td>10.6</td>
<td>10.8</td>
<td>10.8</td>
<td>11.0</td>
</tr>
<tr>
<td>Minimum Inside Radius (m)</td>
<td>4.4</td>
<td>8.6</td>
<td>8.4</td>
<td>7.8</td>
<td>7.5</td>
<td>7.3</td>
<td>7.7</td>
<td>6.5</td>
<td>5.9</td>
</tr>
</tbody>
</table>

Note: Numbers in table have been rounded to the nearest tenth of a meter.

* Design vehicle with 14.63-m trailer as adopted in 1982 Surface Transportation Assistance Act (STAA).

** Design vehicle with 16.16-m trailer as grandfathered in with 1982 Surface Transportation Assistance Act (STAA).

1 The turning radius assumed by a designer when investigating possible turning paths and is set at the centerline of the front axle of a vehicle. If the minimum turning path is assumed, the CTR approximately equals the minimum design-turning radius minus one-half the front width of the vehicle.

2 School buses are manufactured from 42-passenger to 84-passenger sizes. This corresponds to wheel base lengths of 3.35 m to 6.1 m, respectively. For these different sizes, the minimum design turning radii vary from 8.78 m to 12.01 m and the minimum inside radii vary from 4.27 m to 7.74 m.

3 Turning radius is for 150-200 hp tractor with one 5.64-m long wagon attached to hitch point. Front wheel drive is disengaged and without brakes being applied.

**MINIMUM TURNING RADIi OF TYPICAL DESIGN VEHICLES (Metric)**

**Figure 31-5.B**
Note: For the legal dimensions of trucks allowed on Illinois highways, refer to information from the Central Bureau of Operations, Maintenance Operations Section.

BASIC DIMENSIONS OF TRACTOR-SEMITAILER VEHICLE

Figure 31-5.C
Note: For the legal dimensions of trucks allowed on Illinois highways, refer to information from the Central Bureau of Operations, Maintenance Operations Section.

BASIC DIMENSIONS OF TRACTOR-SEMITRAILER/TRAILER VEHICLE

Figure 31-5.D
The BDE Manual presents many specific design criteria for the accommodation of pedestrians as follows:

- Chapter 17 discusses pedestrian accommodation warrants, sidewalk location considerations, pedestrian networks, accommodations on structures, and crosswalks at both intersections and midblock locations.
- Chapter 36 discusses pedestrian accommodation at intersections.
- Chapter 48 discusses sidewalks.
- Chapter 55 discusses the considerations involved in safely accommodating pedestrians through and around work zones.
- Chapter 56 discusses pedestrian accommodation with traffic signals.
- Chapter 58 discusses accessibility criteria.

### 31-5.04 Bicyclists

Similar to pedestrians, bicyclists are an important element of the highway environment. Chapter 17 discusses the detailed design criteria for bicycle accommodation.
31-6 PROJECT SCOPE OF WORK

The project scope of work will reflect the basic intent of the highway project and will determine the overall level of highway improvement. This decision, in combination with the highway functional classification (see Chapter 43), will determine which criteria in the Manual apply to the geometric design of the project. Selection of the scope of work for a project should not be an arbitrary decision, but may be based on such engineering factors including, but not limited to, safety, functional classification, traffic volume, pavement condition, project cost, available funding, funding sources, etc. Note that cost alone should not be the single factor driving project scope.

The following provides general definitions for the project scopes of work, and it references the applicable chapters for determining the related design criteria, which are found in Part V, “Highway Systems”, for new construction, reconstruction, or 3R projects, or Part VI, “Other Highway Design Elements”, for 3P and SMART projects.

31-6.01 New Construction

Generally, new construction is defined as horizontal and vertical alignment on a new location. Typically, the overall project will have a significant length and will connect major termini, but may be comprised of several smaller contracts due to funding constraints, optimization for type of work, etc. Where an existing two-lane, two-way facility becomes a multilane facility with a rural-type median, the new median and proposed roadway are considered new construction. In addition, new construction also includes any intersection or interchange that falls within the project limits of a new highway mainline or is relocated to a new point of intersection. Freeways, expressways, and bypasses are typical new construction projects.

Because of the significant level of work and the up-front costs associated with a project on new alignment, a 20-year design period is utilized at minimum, and the highest order of design criteria are typically applied.

Chapters 44 through 48 present IDOT criteria for new construction.

31-6.02 Reconstruction

Reconstruction of an existing highway will typically include the addition of travel lanes and/or reconstruction of the existing horizontal and vertical alignment, widening of the roadway, and flattening side slopes, but the highway will remain essentially within the existing highway corridor. These projects will usually require some right-of-way acquisitions. The primary reasons for reconstructing an existing highway are because the facility cannot accommodate its current or future traffic demands, because the existing alignment or cross section is deficient, and/or because the service life of the pavement has been exceeded. In addition, any intersection that falls within the limits of a reconstruction project will be reconstructed as needed to meet policy requirements.
Because of the significant level of work for reconstruction, the design of the project generally will be determined by the criteria for new construction and based on a 20-year design period. However, some existing cross section elements may be allowed to remain in place.

Chapters 44 through 48 will apply to reconstruction projects.

31-6.03 3R Projects (Non-Freeways)

3R projects (resurfacing, restoration, and/or rehabilitation) on non-freeways are primarily intended to extend the service life of the existing facility and to enhance highway safety. In addition, 3R projects should make cost-effective improvements to the existing geometrics, where practical and where existing crash data analyses point to a need. 3R work on the mainline or at an intersection is typically completed within the existing alignment. However, right-of-way acquisition is sometimes justified for flattening of side slopes, changes in horizontal alignment, changes in vertical profile, turn lane additions, intersection radii upgrades, and safety enhancements such as culvert extensions and guardrail length of need.

The overall objective of a 3R non-freeway project is to perform work necessary to return the highway to a condition of acceptable structural and/or functional adequacy. 3R projects may include any number of the following types of improvements:

- providing pavement resurfacing, rehabilitation, and/or short sections of pavement reconstruction;
- providing lane and/or shoulder widening (without adding through lanes);
- adding a two-way, left-turn lane (TWLTL);
- providing intersection improvements (e.g., adding or lengthening turn lanes, improving turning radii, channelization, corner sight distance improvements);
- flattening a horizontal or vertical curve;
- adding auxiliary lanes (e.g., truck-climbing lane);
- converting an existing uncurbed urban street into a curbed street;
- widening and/or resurfacing parking lanes;
- upgrading at-grade railroad crossings;
- rehabilitating and/or widening existing bridges;
- upgrading guardrail and other roadside safety appurtenances to meet current criteria;
- adjusting the roadside clear zone;
• flattening side slopes;
• providing drainage improvements, including pump stations; and/or
• implementing improvements to meet the Department’s accessibility criteria (e.g., sidewalks, sidewalk curb ramps).

Any of the above may also be an element of work for a reconstruction project. Chapter 49 presents IDOT criteria for the design of 3R non-freeway projects, including criteria that may be allowed to remain in place.

31-6.04 3R Projects (Freeways)

3R projects (resurfacing, restoration, and/or rehabilitation) on existing freeways are primarily intended to extend the service life of the existing facility and to enhance highway safety. In addition, these projects should make cost-effective improvements to the existing geometrics, where practical. 3R freeway projects may include any number of the following types of improvements:
• providing pavement resurfacing, rehabilitation, and/or short sections of pavement reconstruction;
• realigning or widening an existing ramp or modifying an existing interchange;
• lengthening existing acceleration or deceleration lanes at freeway entrances and exits;
• flattening a horizontal or vertical curve;
• adding auxiliary lanes (e.g., a truck-climbing lane);
• rehabilitating and/or widening existing bridges;
• upgrading guardrail and other roadside safety appurtenances to meet current criteria;
• adjusting the roadside clear zone;
• flattening side slopes; and/or
• providing drainage improvements, including pump stations.

Chapter 50 presents IDOT criteria for the design of 3R freeway projects, including criteria that may be allowed to remain in place.

31-6.05 3P Projects

The Pavement Preservation Program (3P) is a category of projects consisting of repairing and resurfacing existing paved roadways on the State highway system (excluding Interstates). The
intent of the program is to cost effectively address specific pavement deficiencies. Besides marked non-interstate routes, unmarked roads including any urban minor arterials (without the need for a jurisdictional transfer) and collector and local roads (as part of a jurisdictional transfer) are eligible to be resurfaced under the program, given certain existing pavement condition criteria are met. The purpose of the 3P Program is to rehabilitate existing roadways and thus extend the roadway's service life. Typically the scope of a 3P project includes only ancillary items beyond resurfacing of the pavement and shoulder and does not include geometric improvements.

3P projects can sometimes provide a low-cost opportunity to reallocate the roadway width to better accommodate bicyclists. Bike lanes or shared lanes can be created by adjusting pavement marking. The possibility of removing traffic through lanes (a road diet) or parking lanes may also be investigated. Refer to Chapter 17 for further discussion.

Chapter 53 presents IDOT criteria for the selection and design of 3P projects.

31-6.06 SMART Projects

Surface Maintenance at the Right Time (SMART) is a category of projects with the intent of cost effectively extending the service life of the pavement without significantly increasing its structural capacity. If the SMART overlay is applied at the correct time, it can delay serious pavement distresses, thereby extending the life of the pavement, and decreasing overall life cycle costs. Typically the scope of a SMART project includes only ancillary items beyond resurfacing of the pavement lanes and does not include geometric improvements.

The selection criteria for SMART projects are presented in Figure 52-5.B. SMART overlays are not allowed on Interstate highways or bare PCC pavements. Four-lane routes, with the exception of Interstates, may be considered if the two-lane truck and patching directional criteria presented in Figure 52-5.B are met. Also, consider ramps and unmarked narrow pavements that do not have excessive rutting or shoving for SMART projects.

Considerations related to bicyclist accommodation may be applied as noted for 3P projects above.

Chapter 52 presents IDOT criteria for the selection and design of SMART projects.
31-7 ADHERENCE TO DESIGN CRITERIA

Parts IV, V, and VI of the BDE Manual (Roadway Design Elements, Highway Systems, and Other Highway Design Elements, respectively) present a vast amount of design criteria for application on individual projects. In general, the designer is responsible for making every reasonable effort to meet these criteria in the project design. However, it will not always be practical to meet the criteria. Therefore, this section presents IDOT’s procedures for the appropriate action when the design criteria are not met.

31-7.01 Department Intent

The general intent of the Illinois Department of Transportation is that all design criteria in Parts IV, V, and VI be met and that, wherever practical, the proposed design should exceed the lower criteria. In addition, where a range of values is presented, the designer should make every reasonable effort to provide a design that is near the desirable or preferred value. Also, the designer should pay special attention regarding the possible cumulative effects of using more than one minimum design criteria within a particular project’s limits; analyze the effects the proposed design has on safety performance; and, when necessary, provide additional design features, if feasible, to mitigate a potential reduction in safety. The overall intent is to ensure that the Department will provide a highway system that meets the transportation needs of the State and provides a reasonable level of safety, comfort, and convenience for the traveling public.

31-7.02 Hierarchy of Design Criteria

The Department, in concert with 23 CFR 625, FHWA’s May 5, 2016 policy memorandum on controlling criteria, and the FHWA/IDOT Stewardship and Oversight (S&O) Agreement, has established the following hierarchy of design criteria as they pertain to the potential for design exceptions (see Section 31-7.04 for information on the design exception submittal and approval process):

31-7.02(a) Level One Design Exceptions

Level One design exceptions involve the controlling design criteria established by FHWA, but only on the interstate system, pursuant to the S&O Agreement. When not met, Level One design exceptions require documentation and justification by the district, concurrence by BDE, and formal approval by FHWA. These criteria are judged to be those design elements that are the most critical indicators of an interstate highway’s safety and overall serviceability. There are 10 controlling design criteria for interstate routes, per FHWA’s May 5, 2016 policy memorandum on controlling criteria and the S&O Agreement. These 10 Level One criteria are listed in form BDE 3107, “Level One Design Criteria Checklist.” The appropriate reference chapter of the BDE Manual has been listed along with each criterion on form BDE 3107.
31-7.02(b)  Level Two Design Exceptions

Level Two design exceptions involve two distinct sub-sets, per the S&O Agreement. In addition to FHWA controlling design criteria for projects off the interstate system, Level Two design criteria are also additional design criteria identified by IDOT, over and above the FHWA controlling criteria, on both interstate and non-interstate projects. When not met, Level Two design exceptions require documentation and justification by the district and formal approval by BDE only. The additional IDOT criteria are other important indicators of a highway’s safety and serviceability. The FHWA controlling design criteria and additional IDOT criteria have been integrated and listed in form BDE 3108, “Level Two Design Criteria Checklist.” The appropriate reference chapter of the BDE Manual has been listed along with each criterion on form BDE 3108.

31-7.02(c)  ADA Accessibility Criteria – Maximum Extent Practicable

Chapter 58 presents most of the accessibility criteria applicable to an IDOT project and references their sources, which include: the 2010 ADA Standards for Accessible Design, the Public Rights-of-Way Accessibility Guidelines, and the Illinois Accessibility Code. These codified standards and guidelines have the effect of law and as such, design exceptions in the traditional sense, are not possible. That being said, the standards do recognize that in certain situations (e.g. alterations of existing facilities) full compliance will not always be possible within the scope of the project. Where accessibility requirements cannot be fully met, the barriers to full compliance must be well documented as well as the measures taken to comply with the standards to the maximum extent practicable. See Section 31-7.04(b) for more information.

31-7.03  Design Criteria Checklists

The “Level One Design Criteria Checklist” (form BDE 3107) and “Level Two Design Criteria Checklist” (form BDE 3108) were created to ensure designers have considered the relevant design criteria and evaluated the need for design exceptions. The appropriate checklist must be completed for each new construction, reconstruction, or 3R project. The checklist is then included in the Phase I engineering report and becomes a part of the permanent project file. The results from the checklists should also be discussed at the district coordination meetings.

31-7.04  Design Exception Process

31-7.04(a)  General Procedures

The design exception process applies to all capital improvement projects considered new construction, reconstruction, 3R, 3P, SMART, HSIP, etc.

Design exceptions are discussed at project coordination meetings held in each district. These meetings are scheduled monthly or bi-monthly, are attended by representatives from FHWA and BDE, and allow for a timely approval process. With sufficient notice in advance of the coordination meeting and with adequate justification, BDE and FHWA can typically inform the
district during the meeting if a design exception is denied or granted. In addition to presentation at a coordination meeting, design exceptions require the completion of form BDE 3100 “Design Exception Request – Project Identification” with attachments if needed. The approved Design Exception Request form then becomes part of the permanent project file. As an aide in filling out form BDE 3100, see Figure 31-7.A, “Guidelines for Completion of Design Exception Request – Project Identification.”

The documentation for design exceptions shall be included with the coordination meeting agenda and submitted to BDE two weeks prior to the scheduled meeting. During coordination meetings, the district discusses the design details for each project; and, provides justification as to the need for design exceptions to the design criteria, when necessary. For projects on the interstate highway system that involve FHWA’s controlling criteria, design exceptions (i.e., Level One) are evaluated for a determination by FHWA and BDE in accordance with the FHWA/IDOT Stewardship and Oversight Agreement. For projects on the interstate highway system that do not involve FHWA’s controlling criteria, or for projects off the interstate highway system, design exceptions (i.e., Level Two) are evaluated for a determination by BDE.

The reason for design exceptions shall be clearly justified and documented. The justification may be presented by a combination of crash analysis, safety analysis, cost comparisons, level of social, environmental, and economic impacts, capacity analysis, and other relevant information as to the rationale and basis for the design exception. A benefit/cost analysis may also be included if it will help with the decision making process. Level One design exceptions may require the preparation of a report and a formal request to the FHWA for determination, or submittal of form BDE 3107, in addition to the completion of form BDE 3100.

All discussions and agreements reached at the coordination meeting and relevant to any Level One or Level Two design exception shall be documented by both minutes prepared each time the project is presented and the completed form BDE 3100. The documentation within the meeting minutes, or as an attachment to the minutes, and form BDE 3100 shall include the individual listing of each design exception, the location, the justification, and whether the design exception was approved or denied by BDE and, if necessary, FHWA. The minutes and form BDE 3100, in addition to form BDE 3107 and/or BDE 3108 on all new construction, reconstruction, or 3R projects, shall be included in the Phase I engineering report. Note that safety cannot be compromised through the design exception process to meet scope/schedule/budget.

If the district determines that a design change involving a design exception is required after the Phase I engineering report process is complete, the proposed design change and exception must be coordinated with BDE. In order for the Regional Field Engineer to make an informed determination, the district must prepare either a memo with attachments discussing the design change and exception, or discuss the proposed issue at a District coordination meeting. To expedite the process, if the issue is to be discussed at a coordination meeting, submit a short report addressing the change to the BDE Regional Field Engineer in advance of the meeting.
31-7.04(b) Procedures for Meeting ADA Accessibility Criteria to the Maximum Extent Practicable

The ADA accessibility criteria presented in Chapter 58 and the various Federal and State ADA standards are applicable whenever pedestrian access, circulation, or use is affected, or could be affected, by the project. As described in Section 58-1.01(b), newly constructed facilities and elements added to existing facilities must be fully compliant with the criteria. However, existing elements that are altered must comply with the criteria to the maximum extent practicable within the scope of the project. This typically means that alterations must also be fully compliant unless there are existing physical constraints or qualified historic facilities which make full compliance impracticable. The following steps are the procedure to go by when a feature does not fully meet accessibility guidelines, but will be built to the maximum extent practicable.

1. **District Coordination Meetings.** Any proposed element not able to be made fully compliant within the scope of the project shall be discussed at the district coordination meetings. The district shall complete form BDE 3101 “Maximum Extent Practicable” and attach any supporting documentation. This documentation shall be included with the coordination meeting agenda and submitted to BDE two weeks prior to the scheduled meeting. The BDE representative should be able to determine, following the presentation at the coordination meeting, whether or not the element is designed to the maximum extent practicable.

2. **Documentation.** In addition to the general procedures for documentation listed in Section 38-7.04(a), the district shall fully document its evaluation of the non-compliant element and must clearly demonstrate that compliance is not feasible. Furthermore, the district shall document what will be otherwise done to apply the ADA standards to the maximum extent practicable. The documentation in the maximum extent practicable request will vary on a case-by-case basis; however, cost is not a factor. The completed form BDE 3101 and any supporting documentation shall become part of the permanent project file. Include a copy of the completed form BDE 3101 with the District’s inventory until the non-compliant element is improved to full compliance and removed from the transition plan.

Accessibility criteria must be fully considered in the initial scope of a project. As such, most, if not all, of the features in an alteration type of project should be able to be fully compliant and this is the Department’s goal. In other words, if too many requests for a Maximum Extent Practicable determination are being sought for a project, it is likely the project’s scope is too narrow and the scope must be re-evaluated.

31-7.04(c) Vertical Clearances Exceptions on the Interstate System

The integrity of the Interstate System for national defense purposes shall be maintained to meet AASHTO Policy as stated in A Policy on Design Standards - Interstate System. IDOT requires vertical clearances on new construction/reconstruction Interstate sections in rural areas and single routing through or around urban areas to be no less than 16 ft 09 in (5.1 m). The clear height of structures over other urban interstate routes shall not be less than 15 ft 00 in (4.5
meters). This clearance is required over the full roadway width (travel lanes and usable shoulders), including ramps and collector-distributor roadways within Interstate-to-Interstate interchanges.

The FHWA allows a minimum 16 ft 00 in (4.9 m) in rural areas and along the single routing in urban areas. The minimum vertical clearance in other urban areas shall be no less than 14 ft 00 in (4.3 m). The extra clearance IDOT requires allows for future overlays. The urban areas in Illinois where single routing occurs are:

- Peoria,
- Quad Cities,
- Metro-east St. Louis area, and
- the Chicago metropolitan area.

Maps of the single interstate route for these urban areas are shown in the figures in Section 44-6.

Design exceptions must be approved whenever the criteria are not met. These criteria apply whether it is a new construction project, a project that does not provide for correction of an existing substandard condition, or a project which creates a substandard condition at an existing structure.

There is a distinction between FHWA criteria and IDOT criteria for the vertical clearance over the Interstate. If the minimum clearances exceed those required by the FHWA, but are less than that required by IDOT, a design exception shall be presented as in Section 31-7.03(a) as a Level One design exception.

If the minimums required by the FHWA are not met, form BDE 3102 must be used to request approval for substandard vertical clearances over interstate routes. Form BDE 3102 will be filled out by the District and submitted to the Illinois Division of the FHWA. The FHWA will complete the “Date to SDDCTEA,” “Response Requested by,” and FHWA contact information and forward the completed form to the Surface Deployment and Distribution Command Transportation Engineering Agency (SDDCTEA) prior to taking any action on the design exception. If the SDDCTEA does not respond within 10 working days (after receipt by SDDCTEA), it can be concluded that the SDDCTEA does not have any concerns with the proposed exception. If comments are forthcoming, the FHWA and IDOT will consider mitigation to the extent feasible.

Coordination with SDDCTEA, as discussed above, is not required for interstates in urban areas with a minimum vertical clearance of 14 ft 00 in (4.3 m) and also served by a single interstate route, however IDOT policy must be considered.
PROJECT IDENTIFICATION FIELDS

**Key Route:** This should be the key route number for the facility, if it has one. Typically, this will be an FAI, FAP, FAU, or FAS number, e.g. FAP 341.

**Marked Route/Road Name:** This should be the interstate, state or U.S. route marking, if the route has one, e.g. Illinois Route 72, followed by the name the route is known as locally, if one exists. Typically, this will be a street, road, avenue or such, e.g. Higgins Road, Main Street.

**Contract #:** This should be state contract number associated with the project, if any, e.g. 60166.

**State Job #:** This should be a P-, D- or C-number assigned to the project, e.g. C-91-367-10.

**Section:** This should be a section number assigned to the project, e.g. 177-2-1A, 177-2B-1, 177-2VB-1.

**County(ies):** This should be any counties in which the project is located, e.g. Cook, Pike.

**Municipality:** This should be any municipalities in which the project located, e.g. Schaumburg, Moline.

**Local Agency:** This should be any local public agency, if it is a primary lead on the project, e.g. Village of Schaumburg.

**LRS Section #:** This should be the section number assigned to the project by the Bureau of Local Roads and Streets, e.g. 11-00237-10-WR.

**Permit Applicant:** This should be the name of any entity named as applicant for the Highway Permit associated with the work of the project. This can be a local agency or a private property owner, e.g. City of Rockford or Rubloff Development Group.

**Permit #:** This should be the number assigned to any associated Highway Permit by district staff, e.g. C-050658.

**Project Limits:** This should be the specific limits of the project for which an exception is being requested.

**Project Length:** This should be expressed in miles and feet, if possible.

**Estimate of Cost:** This should be the construction cost of the entire project for which the exception is being requested.

GUIDELINES FOR COMPLETION OF FORM BDE 3100, “DESIGN EXCEPTION REQUEST- PROJECT IDENTIFICATION”

Figure 31-7.A
(1 of 6)
**Design Year:** This is the year of the conditions for which the project is being designed. For instance, the design year and construction year is typically 20 years in advance of the construction year for new construction/reconstruction projects.

**Functional Classification:** This should be the functional classification as described in BDE Manual Chapter 43 and shown on the Getting Around Illinois website at http://www.gettingaroundillinois.com/gai.htm?mt=fc - interstate, non-interstate freeway or expressway, other principal arterial, minor arterial, major collector, minor collector and local road or street. Please note that Strategic Regional Arterial (SRA) is not a functional classification, but a highway type.

**Design Traffic: ADT:** This should be the average daily traffic for the design year which appears in the field directly above.

**Design Traffic: DHV:** This should be the design hour traffic for the design year shown above for both the a.m. and p.m. weekday peaks. Non-weekday peak hour design volumes can be added, if appropriate.

**Current Posted Speed:** This should be the posted speed limit in the vicinity of the requested exception.

**On the NHS System?** This should indicate the route’s presence, or lack thereof, on the National Highway System (NHS). Check applicable box. NHS status can be verified at http://www.gettingaroundillinois.com/gai.htm?mt=fc#.

**Structure Numbers:** Include the number of any structures included in the project.

**Type of Project (Construction, Reconstruction, 3R, 3P, SMART, HSIP):** This should be project categories as described in the BDE Manual Chapters 44 through 50, 52, and 53; and Safety Policy 1-06.

**Brief Project Description:** This should be a brief and concise, yet comprehensive, synopsis of the work to be undertaken for the project.

**EXCEPTION DOCUMENTATION FIELDS**

**Level of Exception:** Level One exceptions are the 13 controlling design criteria established by FHWA on the interstate system only, and noted on the “Level One Design Criteria Checklist” form BDE 3107. Exceptions to all other design criteria on the interstate and non-interstate system are considered to be Level Two, and noted on the “Level Two Design Criteria Checklist” form BDE 3108. Check the applicable box.

**GUIDELINES FOR COMPLETION OF FORM BDE 3100, “DESIGN EXCEPTION REQUEST- PROJECT IDENTIFICATION”**

*Figure 31-7.A*  
(2 of 6)
**Design Element for Which an Exception Is Requested:** This should be the specific criterion for which the designer is requesting an exception. This should also not typically contain the location of that exception. Each form should have only one design criterion for which an exception is being requested, e.g. guardrail length of need; turn lane taper length; level-of-service. Examples of what this should NOT be: encroachment; RT movements; painted median; isolated ditch cleaning; outside roadway ditch. If there is more than one location which requires the exception, this should be noted in the field, e.g. level-of-service (5).

**Design Element Policy Value:** This should be the specific value of the criterion noted in the field above from the appropriate design document. For instance, the criterion for which an exception could be requested is turn lane storage at a signalized intersection. The BDE Manual Section 36-3.02.b dictates such minimum storage based on a red-time equation, as an example, say 400 feet. Also, the specific design document for the policy value should also be noted in this field to facilitate review of the form and its associated exception. The proper entry for this field in this case would be: 400 feet, BDE Manual Section 36-3.02.b.

**Proposed Design Element Value:** This should be the proposed value of the design feature for which the exception is being requested. The designer should arrive at this value by weighing all the project constraints, impacts and costs to optimize the feature's value. For the example in the field above, the entry could be “300 feet”. Each form should have only one value of a design feature for which an exception is being requested.

**Location(s) of Exception:** This should include any and all locations of the specific exception noted above.

**Crash History and Potential of Exception Location(s):** This should be a very brief summary, and should always include the presence of any Five Percent Report Location, or lack thereof. Also, note any specific incidents which might directly affect the design feature for which an exception is being requested.

**Cost of Using Policy Value:** This should be the cost which would be required if the policy-stipulated design feature value would be used on all locations noted above.

**Cost of Using Proposed Exception Value:** This should be the cost if the design feature value for which the exception is being requested would be used on all locations noted above on the project. The purpose of this field and the one directly above is to determine both the difference in cost between the two design feature values, as well as that cost compared to the total construction cost of the project.

**Impacts Other Than Cost, of Using Policy Value:** This should comprise any considerations other than strictly monetary which compelled the designer to choose the excepted design feature value. Typically, this includes impacts to historic or recreational properties or the requirement to increase project scope to accommodate the policy-stipulated design feature value. If there are none, the appropriate response is N/A.

**GUIDELINES FOR COMPLETION OF FORM BDE 3100, “DESIGN EXCEPTION REQUEST- PROJECT IDENTIFICATION”**

**Figure 31-7.A**

(3 of 6)
**Proposed Mitigation to Address Exception:** This should include any measures added to the project to alleviate the potential effects of the use of the excepted design value. This typically includes augmented traffic control, street lighting or other relatively low cost improvements. If there are none, the appropriate response is N/A.

**Geometric Compatibility with Adjacent Sections:** This is to ensure that the cross-section of the project containing the excepted design feature is consistent with those into which it will match at its termini. The appropriate text for this field is “Compatible.” If this is not the case, the designer should re-evaluate the project’s proposed design choices.

**Potential Effects on Other Design Elements:** This should contain any conceivable impacts to other project design features resulting from the choice of the policy-stipulated design feature value versus the excepted feature value. For instance, there are cases where the choice of a compliant policy value for a turn lane taper would require reducing the needed storage for that lane. Or, establishing both full storage and taper lengths at that location might require relocation of the intersection with consequent effects on the storage and taper lengths of the opposing approach. If there are none, the appropriate response is N/A.

**Potential Impacts on Mobility or Traffic Operations:** This should contain any possible effects the choice of the excepted value might have on facility safety, capacity or level-of-service. For instance, the choice of an excepted value for turn lane storage could increase queues sufficiently on that approach such that traffic regularly does not clear during a single traffic signal cycle, with consequent reduction in capacity and level-of-service. This excepted value could also possibly increase the likelihood of rear-end crashes on that approach. If there are none, the appropriate response is N/A.

**Summary of Justification for Exception:** This should be a brief and concise synopsis of why the excepted value would be the best choice given the totality of the pertinent circumstances.

**Coordination Meeting Date:** This should be the date of the meeting at which the exception was presented to BDE/FHWA representatives and at which the exception was approved or denied. Alternatively, if the exception was processed by e-mail or phone, this should be the date the exception was requested.

**Prepared By:** This should be the name of the individual who actually filled out the form and did the requisite analysis for the exception. If the person is employed by an outside entity, such as a consulting firm or local agency, that should also be noted in this field, e.g. John Doe, ABC Consulting.

**Date:** This should be the date the form was completed or revised for final approval or denial.

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**GUIDELINES FOR COMPLETION OF FORM BDE 3100,**
“DESIGN EXCEPTION REQUEST- PROJECT IDENTIFICATION”

**Figure 31-7.A**
(4 of 6)
PAVEMENT/RESURFACING EXCEPTIONS FIELDS

New Pavement, Pavement Widening, Resurfacing: The appropriate box should be checked, based on the scope of the project in question. All Pavement/Resurfacing Exceptions fields should be blank or contain N/A, unless the exception requested is pavement-related only.

Design Period/Expected Service Life: This should be the result from the design procedures outlined in the BDE Manual Chapters 52, 53, and 54.

Design Year: This should be the result of the design procedures outlined in the BDE Manual Chapters 52, 53, and 54.

Structural Design Traffic: This should be the result of the design procedures outlined in the BDE Manual Chapters 52, 53, and 54.

%PV, %SU, and %MU: This should be the result of the design procedures outlined in the BDE Manual Chapters 52, 53, and 54.

Design Element Policy Value: This should be the specific criterion for which the designer is requesting an exception, from the BDE Manual Chapters 52, 53, and 54.

Proposed Design Element Value: This should be the result of the design procedures outlined in the BDE Manual Chapters 52, 53, and 54.

Location(s) of Exception: This should include any and all locations of the specific exception.

Cost of Using Policy Value: This should be the cost which would be required if the policy-stipulated design feature value would be used on all locations noted above.

Cost of Using Proposed Exception Value: This should be the cost which would be required if the design feature value for which the exception is being requested would be used on all locations noted above on the project. The purpose of this field and the one directly above is to determine both the difference in cost between the two design feature values, as well as that cost compared to the total construction cost of the project.

Summary of Justification: This should be a brief and concise synopsis of why the excepted value would be the best choice given the totality of the pertinent circumstances.

Prepared By: This should be the name of the individual who actually filled out the form and did the requisite analysis for the exception. If the person is employed by an outside entity, such as a consulting firm or local agency, that should also be noted in this field, e.g. John Doe, ABC Consulting.

Date: This should be the date the form was completed or revised for final approval or denial.

GUIDELINES FOR COMPLETION OF FORM BDE 3100,
“DESIGN EXCEPTION REQUEST- PROJECT IDENTIFICATION”

Figure 31-7.A
(5 of 6)
APPROVAL FIELDS

**BDE Approval Date**: This is the date on which the BDE staff approves the exception. This date may or may not coincide with a date in the Coordination Meeting Date field, from above on the form.

**FHWA Approval Date**: This is the date on which the FHWA staff approves the exception. Such exceptions are granted pursuant to the BDE Manual Section 31-7.04 and the department’s stewardship and oversight agreement with FHWA. This date may or may not coincide with a date in the Coordination Meeting Date field, from above on the form.

GENERAL

Separate forms should be completed for each specific exception. For instance, say the level-of-service criterion for a given location on the project is “C”. If the designer determines the best choice for actual design for the project is “D” at the same location, or for the entire project. This will require completion of a single BDE 3100 form. If it happens that precisely the same exception to precisely the same design criterion occurs on other places on the project, those exceptions may be added to this form. This should then be duly noted in the Location(s) of Exception and Design Element for Which an Exception Is Requested fields as previously discussed.

Conversely, say a designer requests an exception for a Turn Lane Storage value of 100 feet. The BDE Manual dictates a minimum value of 135 feet. This exception will require one BDE 3100 form. Say the designer has a similar exception to the 135 feet criterion, but it is 90 feet, not 100 feet as in the first exception. This second exception would require a second BDE 3100 form because the exception is not precisely the same as that requested in the first exception form.

If a request is for an exception to a geometric or drainage design criterion, all fields in the areas of Project Identification and Exception Documentation should be filled. If a specific field does not apply, it should be completed with N/A. In such cases, all fields in the area of Pavement/Resurfacing Exceptions should be left blank.

If a request is for an exception to a pavement or resurfacing design criterion, all fields in the area of Pavement/Resurfacing Exceptions should be filled. If a specific field does not apply, it should be completed with N/A. In such cases, all fields in the area of Exception Documentation should be left blank. Also in such cases, all fields in the areas of Project Identification should be filled. If one of those specific fields does not apply, it should be completed with N/A.

GUIDELINES FOR COMPLETION OF FORM BDE 3100, “DESIGN EXCEPTION REQUEST- PROJECT IDENTIFICATION”

**Figure 31-7.A**

(6 of 6)
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# Chapter Thirty-two

**HORIZONTAL ALIGNMENT**

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Chapter Thirty-two
HORIZONTAL ALIGNMENT

Chapter 32 presents IDOT criteria for the design of horizontal alignment elements. This includes horizontal curvature, superelevation, sight distance around horizontal curves, and mathematical computations. Chapter 32 presents the information on horizontal alignment that has an application to several functional classes of highway. Where a horizontal alignment treatment only applies to a specific highway type, Part V, Design of Highway Types, presents this information. For example:

- Chapter 48 discusses horizontal alignment for low-speed urban streets (V \leq 45 \text{ mph} (70 \text{ km/hr})).
- Each of the functional classification chapters in Part V presents typical superelevated sections.

32-1 DEFINITIONS

This Section presents definitions for basic elements of horizontal alignment. Section 32-6 presents definitions and illustrations for mathematical details for horizontal curves (e.g., deflection angle ($\Delta$), point of curvature (PC)).

1. **Axis of Rotation.** The line about which the pavement is revolved to superelevate the roadway. This line will maintain the normal highway profile throughout the curve.

2. **Broken-Back Curves.** Closely spaced horizontal curves with deflection angles in the same direction with an intervening, short tangent section (less than 1500 ft (500 m)).

3. **Compound Curves.** A series of two or more simple curves with deflections in the same direction immediately adjacent to each other.

4. **Low-Speed Urban Streets.** All streets within urbanized or small urban areas with a design speed of 45 mph (70 km/hr) or less.

5. **Maximum Side Friction ($f_{max}$).** Limiting values selected by AASHTO for use in the design of horizontal curves. The designated $f_{max}$ values represent a threshold of driver discomfort and not the point of impending skid.

6. **Maximum Superelevation ($e_{max}$).** The maximum rate of superelevation ($e_{max}$) is an overall superelevation control used on a widespread basis. Its selection depends on several factors including climatic conditions, terrain conditions, type of area (rural or urban), and highway functional classification.
7. **Normal Crown (NC).** The typical cross section on a tangent section of roadway (i.e., no superelevation).

8. **Open Roadway Conditions.** Rural facilities for all design speeds and urban facilities with a design speed \( \geq 50 \text{ mph (80 km/hr).} \)

9. **Relative Longitudinal Slope.** For superelevation transition sections on two-lane facilities, the relative gradient between the centerline profile grade and edge of traveled way.

10. **Remove Adverse Crown (RC).** A superelevated roadway section that is sloped across the entire traveled way in the same direction and at a rate equal to the cross slope on the tangent section (typically, \(3/16''/\text{ft or 1/4''/ft (1.5\% or 2\%).}\))

11. **Reverse Curves.** Two simple curves with deflections in opposite directions that are joined by a relatively short tangent distance or that have no intervening tangent (i.e., the PT and PC are coincident).

12. **Side Friction \( f \).** The interaction between the tire and the pavement surface to counterbalance, in combination with the superelevation, the centrifugal force or lateral acceleration of a vehicle traversing a horizontal curve.

13. **Simple Curves.** Continuous arcs of constant radius that achieve the necessary highway deflection without an entering or exiting transition.

14. **Spiral Curves.** A transitional curve where the rate of curvature begins at \( R = \infty \) (tangent) and gradually decreases to \( R \), which is the curvature of a simple curve.

15. **Superelevation \( e \).** The amount of cross slope or “bank” provided on a horizontal curve to counterbalance, in combination with the side friction, the centrifugal force of a vehicle traversing the curve.

16. **Superelevation Rollover.** The algebraic difference \( (A) \) between the superelevated travel lane slope and shoulder slope on the high side of a horizontal curve.

17. **Superelevation Transition Length.** The distance required to transition the roadway from a normal crown section to the design superelevation rate. Superelevation transition length is the sum of the tangent runout (TR) and superelevation runoff (L) distances:

   a. **Tangent Runout (TR).** Tangent runout is the distance needed to change from a normal crown section to a point where the adverse cross slope of the outside lane or lanes is removed (i.e., the outside lane(s) is level).

   b. **Superelevation Runoff (L).** Superelevation runoff is the distance needed to change the cross slope from the end of the tangent runout (adverse cross slope removed) to a section that is sloped at the design superelevation rate \( (e) \).
32-2 HORIZONTAL CURVES

Horizontal curves are, in effect, transitions between two tangents. These deflectional changes are necessary in virtually all highway alignments to avoid impacts on a variety of field conditions (e.g., right-of-way, natural features, man-made features).

32-2.01 Types of Horizontal Curves

32-2.01(a) General

This section discusses the several types of horizontal curves that may be used to achieve the necessary roadway deflection. For each type, the discussion briefly describes the curve and presents the IDOT usage of the curve type. Section 32-6 presents detailed figures for the basic curve types (simple, compound, and spiral), and it presents the necessary details and mathematical equations for the typical applications of horizontal curves to highway alignment.

32-2.01(b) Simple Curves

Simple curves are continuous arcs of constant radius that achieve the necessary roadway deflection without an entering or exiting taper. The radius (R) defines the circular arc that a simple curve will transcribe. All angles and distances for simple curves are computed in a horizontal plane.

Because of their simplicity and ease of design, survey, and construction, IDOT typically uses the simple curve on highways.

32-2.01(c) Compound Curves

Compound curves are a series of two or more simple curves with deflections in the same direction. IDOT uses compound curves on highway mainline only to meet field conditions (e.g., to avoid obstructions that cannot be relocated) where a simple curve is not applicable and a spiral curve normally would not be used. Where a compound curve is used on a highway mainline, the radius of the flatter circular arc (R₁) should not be more than 50% greater than the radius of the sharper circular arc (R₂). In other words, $R₁ \leq 1.5 \times R₂$.

Chapter 36 discusses the use of compound curves for intersections (e.g., for curb radii, for turning roadways). Chapter 37 discusses the use of compound curves on interchange ramps.

32-2.01(d) Spiral Curves

Spiral curves provide an entering transition into a simple curve with a variable rate of curvature along its layout. As an option to a simple curve, a restricted horizontal alignment and high-
speed conditions may be conducive to the introduction of a spiral curve. Figure 32-2.A presents the guidelines for the use of spiral curves under these conditions. The parts of a spiral curve may be calculated with the use of the Department’s approved computer software.

32-2.01(e) Reverse Curves

Reverse curves are two simple curves with deflections in opposite directions that are joined by a relatively short tangent distance. In rural areas, a minimum of 500 ft (150 m) should be provided between the PT and PC of the two curves for appearance. Superelevation development for reverse curves requires special attention. This is discussed in Section 32-3.

32-2.01(f) Broken-Back Curves

Broken-back curves are closely spaced horizontal curves with deflection angles in the same direction with an intervening, short tangent section (less than 1500 ft (500 m) from PT to PC). Avoid broken-back curves on highway mainline because of the potential for confusing a driver, problems with superelevation development, and the unpleasant view of the roadway that is created. Instead, use a single, flat simple curve or, if necessary, a compound curve.

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<th>Design Speed</th>
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<td>(ft)</td>
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<tr>
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<tr>
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Notes:

1. Spiral curves are typically only used on new construction/reconstruction projects on freeways, expressways, and rural principal arterials.
2. Do not use spiral curves on bridges.
3. The benefits of spiral curve transitions are likely to be negligible for larger radii.
4. Maximum radius for use of a spiral is based on a minimum lateral acceleration rate of 4.25 ft/s² (1.3 m/s²).

GUIDELINES FOR SPIRAL CURVES

Figure 32-2.A
32-2.02  General Theory

This section summarizes the theoretical basis for the design of horizontal curves. For more information, the designer should refer to the latest edition of AASHTO A Policy on Geometric Design of Highways and Streets.

32-2.02(a)  Ball-Bank Indicator

When a vehicle moves in a circular path, it is forced radially outward by centrifugal force. Figure 32-2.B illustrates the dynamics of a vehicle negotiating a horizontal curve, and it presents the geometry of the ball-bank indicator. This is a device that can be mounted on a vehicle in motion. The ball-bank reading indicates the combined effect of the body roll angle ($\rho$), centrifugal force angle ($\theta$), and superelevation angle ($\phi$). The centrifugal force is counterbalanced by the vehicle weight component related to the roadway superelevation or by the side friction developed between tires and surface or by a combination of the two.

\[ \beta = \phi - \rho \]

GEOMETRY FOR BALL-BANK INDICATOR

Figure 32-2.B
32-2.02(b) Basic Curve Equation

The point-mass formula is used to define vehicular operation around a curve. Where the curve is expressed using its radius, the basic equation for a simple curve is:

\[ R = \frac{V^2}{15(e + f)} \quad \text{(US Customary) Equation 32-2.1} \]

\[ R = \frac{V^2}{127(e + f)} \quad \text{(Metric) Equation 32-2.1} \]

where:
- \( R \) = Radius of curve, ft (m)
- \( e \) = Superelevation rate, decimal
- \( f \) = Side-friction factor, decimal
- \( V \) = Vehicular speed, mph (km/hr)

32-2.02(c) Theoretical Approaches

Establishing horizontal curvature criteria requires a determination of the theoretical basis for the various factors in the basic curvature equation (Equation 32-2.1). These include the set of side-friction factor (\( f \)) values and the distribution method between side friction and superelevation. The theoretical basis will be one of the following:

1. **Open-Roadway Conditions.** Open-roadway conditions apply to all rural facilities and to urban facilities where the design speed \( V \) ≥ 50 mph (80 km/hr). Open suburban highways may be designed for open roadway conditions if there is a good potential for such a highway becoming closed suburban in 10-15 years. The theoretical basis for horizontal curvature assuming open-roadway conditions includes:
   - relatively low side-friction factors (i.e., a relatively small level of driver discomfort; see Section 32-2.02(e)); and
   - the use of AASHTO Method 5 to distribute side friction and superelevation (see Section 32-2.02(f)).

2. **Low-Speed Urban Streets.** Low-speed urban streets are defined as streets within an urban or urbanized area where the design speed \( V \) ≤ 45 mph (70 km/hr). Chapter 48 presents the detailed criteria for horizontal alignment design on these facilities. The theoretical basis for horizontal curvature assuming low-speed urban street conditions includes:
   - relatively high side-friction factors to reflect a high level of driver acceptance of discomfort (see Section (32-2.02(e)); and
   - the use of AASHTO Method 2 to distribute side friction and superelevation (see Section 32-2.02(f)).
3. **Turning Roadway Conditions.** Turning roadway conditions typically apply to roadways at intersections. See Chapter 36. The theoretical basis for horizontal curvature assuming turning roadway conditions includes:

- relatively high side-friction factors to reflect a higher level of driver acceptance of discomfort (see Section 32-2.02(e)); and

- a range of acceptable superelevation rates for combinations of curve radius and design speed to reflect the need for flexibility to meet field conditions for turning roadway design.

32-2.02(d) **Superelevation**

Superelevation allows a driver to negotiate a curve at a higher speed than would otherwise be comfortable. Superelevation and side friction work together to offset the outward pull of the vehicle as it traverses the horizontal curve. In highway design, it is necessary to establish limiting values of superelevation ($e_{\text{max}}$) based on the operational characteristics of the facility. Section 32-3 discusses $e_{\text{max}}$ values for open-roadway conditions on new construction/reconstruction projects.

32-2.02(e) **Side Friction**

AASHTO has established limiting side-friction factors ($f$) for various design speeds; see Figure 32-2.C. It is important to realize that the $f$ values used in design represent a threshold of driver discomfort and not the point of impending skid. As indicated in Figure 32-2.C, different sets of $f$ values have been established for different operating conditions; see Section 32-2.02(c). The basis for the distinction is that drivers will accept different levels of discomfort for different operational conditions.

32-2.02(f) **Distribution of Superelevation and Side Friction**

As discussed above, the minimum radius is based on the $e_{\text{max}}$ and $f_{\text{max}}$ that apply to the facility. For curvature flatter than the minimum, a methodology must be applied to distribute superelevation and side friction for a given radius and design speed. The following describes the distribution methods:

1. **Open-Roadway Conditions.** Superelevation and side friction are distributed by AASHTO Method 5, which allows $e$ and $f$ to gradually increase in a curvilinear manner up to $e_{\text{max}}$ and $f_{\text{max}}$. This method yields superelevation rates for which the superelevation counteracts nearly all centrifugal force at the average running speed and, therefore, considerable side friction is available for those drivers who are traveling near or above the design speed. Section 32-3 presents the superelevation rates which result from the use of Method 5.
2. **Low-Speed Urban Streets.** Superelevation and side friction are distributed by AASHTO Method 2, which allows $f$ to increase up to $f_{\text{max}}$ before any superelevation is introduced. The practical effect of AASHTO Method 2 is that superelevation is rarely warranted on low-speed urban streets ($V \leq 45$ mph (70 km/hr)). Chapter 48 presents the superelevation rates which result from the use of Method 2. For this method of distribution, the superelevation rates may be calculated directly from Equation 32-2.1 using $f = f_{\text{max}}$.

![Graph showing Side-Friction Factors (f) vs Speed (mph and km/h)]

1. Estimated point of impending skid assuming smooth tires and wet PCC pavement.
2. Side-friction factors for design.

**COMPARISON OF SIDE-FRICTION FACTORS (f)**

Figure 32-2.C
32-2.03 Minimum Radii

The minimum radii is calculated from Equation 32-2.1 using the applicable values of \( e_{\text{max}} \) and \( f_{\text{max}} \). In most cases, the designer should avoid the use of minimum radii because this results in the use of maximum superelevation rates. These rates are not desirable because the highway facility must accommodate vehicles traveling over a wide range of speeds. This is particularly true in Illinois where the entire State is subject to ice and snow, and the rate of superelevation should preclude vehicles that are stopped or traveling slowly from sliding down the cross slope when the pavement is icy. Figures 32-2.D \((e_{\text{max}} = 8.0\%)\), 32-2.E \((e_{\text{max}} = 6.0\%)\), and 32-2.F \((e_{\text{max}} = 4.0\%)\) present the minimum radii for open-roadway conditions.

32-2.04 Maximum Deflection Without Curve

It may be appropriate to omit a horizontal curve where very small deflection angles are present. As a guide, the designer may retain deflection angles of about 1º or less (urban) and 0º15' or less (rural) on the highway mainline. For these angles, the absence of a horizontal curve should not affect aesthetics.

32-2.05 Minimum Length of Curve

For small deflection angles, horizontal curves should be sufficiently long to avoid the appearance of a kink. For aesthetics, a minimum 550 ft (170 m) length of curve for a 5º central angle will eliminate the sense of abruptness for speeds of 75 mph (120 km/hr). For lower design speeds, however, a 550 ft (170 m) minimum length of curve is not required to eliminate the sense of abruptness, and this length would impose undue requirements on the horizontal curvature. The length of curve required to permit superelevation transition at a speed of 30 mph (50 km/hr) is approximately 100 ft (30 m) at \( e_{\text{max}} = 8.0\% \). Assuming 100 ft (30 m) for 30 mph (50 km/hr) and 550 ft (170 m) for 75 mph (120 km/hr), Figure 32-2.G is produced by providing logical increments for minimum length of curve for a 5º central angle for the intermediate design speeds.

Where the central angle is less than 5º, the minimum length of curve may be less than the values in Figure 32-2.G. Figure 32-2.H provides approximate adjustments for smaller deflection angles.

For central deflection angles more than 5º, the radius should be used to calculate the length of curve using the following equation:

\[
L = \frac{2\pi R \Delta}{360} \quad \text{Equation 32-2.2}
\]

where:
- \( L \) = length of curve, ft (m)
- \( \Delta \) = deflection angle, degrees
- \( R \) = radius of curve, ft (m)
### Design Speed, \( V \) (mph) | \( f_{\text{max}} \) (for comfort) | Minimum Radii, \( R_{\text{min}}^* \) (ft) | Design Speed, \( V \) (km/hr) | \( f_{\text{max}} \) (for comfort) | Minimum Radii, \( R_{\text{min}}^* \) (m)
--- | --- | --- | --- | --- | ---
20 | 0.27 | 76 | 30 | 0.28 | 20
25 | 0.23 | 134 | 40 | 0.23 | 41
30 | 0.20 | 214 | 50 | 0.19 | 73
35 | 0.18 | 314 | 60 | 0.17 | 113
40 | 0.16 | 444 | 70 | 0.15 | 168
45 | 0.15 | 587 | 80 | 0.14 | 229
50 | 0.14 | 758 | 90 | 0.13 | 304
55 | 0.13 | 960 | 100 | 0.12 | 394
60 | 0.12 | 1200 | 110 | 0.11 | 501
65 | 0.11 | 1480 | 120 | 0.09 | 667
70 | 0.10 | 1810 | 130 | 0.08 | 870
75 | 0.09 | 2210 | 140 | 0.07 | 1080

### MINIMUM RADII
\((e_{\text{max}} = 8.0\%, \text{ Open-Roadway Conditions})\)

**Figure 32-2.D**

### Design Speed, \( V \) (mph) | \( f_{\text{max}} \) (for comfort) | Minimum Radii, \( R_{\text{min}}^* \) (ft) | Design Speed, \( V \) (km/hr) | \( f_{\text{max}} \) (for comfort) | Minimum Radii, \( R_{\text{min}}^* \) (m)
--- | --- | --- | --- | --- | ---
20 | 0.27 | 81 | 30 | 0.28 | 21
25 | 0.23 | 144 | 40 | 0.23 | 43
30 | 0.20 | 231 | 50 | 0.19 | 79
35 | 0.18 | 340 | 60 | 0.17 | 123
40 | 0.16 | 485 | 70 | 0.15 | 184
45 | 0.15 | 643 | 80 | 0.14 | 252
50 | 0.14 | 833 | 90 | 0.13 | 336
55 | 0.13 | 1060 | 100 | 0.12 | 437
60 | 0.12 | 1330 | 110 | 0.11 | 560
65 | 0.11 | 1660 | 120 | 0.09 | 756
70 | 0.10 | 2040 | 130 | 0.08 | 950
75 | 0.09 | 2500 | 140 | 0.07 | 1180

### MINIMUM RADII
\((e_{\text{max}} = 6.0\%, \text{ Open-Roadway Conditions})\)

**Figure 32-2.E**

\[
R_{\text{min}} = \frac{V^2}{15(e_{\text{max}} + f_{\text{max}})}; \quad \text{values for design have been rounded to the nearest 1 ft.}
\]

\[
R_{\text{min}} = \frac{V^2}{127(e_{\text{max}} + f_{\text{max}})}; \quad \text{values for design have been rounded to the nearest 1 m.}
\]
### US Customary

<table>
<thead>
<tr>
<th>Design Speed, $V$ (mph)</th>
<th>$f_{\text{max}}$ (for comfort)</th>
<th>Minimum Radii, $R_{\text{min}*}$ (ft)</th>
<th>Design Speed, $V$ (km/hr)</th>
<th>$f_{\text{max}}$ (for comfort)</th>
<th>Minimum Radii, $R_{\text{min}*}$ (m)</th>
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</table>

Note: The use of minimum radii for $e_{\text{max}} = 4\%$ is only intended for certain conditions as described in Figure 32-3.A.

* (US Customary) $R_{\text{min}} = \frac{V^2}{15(e_{\text{max}} + f_{\text{max}})}$; values for design have been rounded to the nearest 1 ft.

* (Metric) $R_{\text{min}} = \frac{V^2}{127(e_{\text{max}} + f_{\text{max}})}$; values for design have been rounded to the nearest 1 m.

### Metric

<table>
<thead>
<tr>
<th>Design Speed, $V$ (mph)</th>
<th>Minimum Length of Curve, $L$ (ft)</th>
<th>Curve Radius* (ft)</th>
<th>Design Speed, $V$ (km/hr)</th>
<th>Minimum Length of Curve, $L$ (m)</th>
<th>Curve Radius* (m)</th>
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</table>

* $R = \frac{360L}{2\pi\Delta}$

Note: Calculated values have been rounded to the nearest 5 ft (1 m) increment. In all cases, the designer must consider the length of super-elevation runoff in conjunction with the minimum length of curve. Under certain conditions, this may increase the minimum length of curve.

### MINIMUM LENGTHS OF CURVE

($\Delta = 5^\circ$)

Figure 32-2.G
**Central Deflection Angle** *(Δ)*  

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<th>Angle (°)</th>
<th>Adjustment Factor</th>
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<tr>
<td>4°</td>
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</tr>
<tr>
<td>3°</td>
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</tr>
<tr>
<td>2°</td>
<td>0.40</td>
</tr>
<tr>
<td>1°</td>
<td>0.20</td>
</tr>
</tbody>
</table>

*For intermediate central deflection angles, use a straight-line interpolation.*

**ADJUSTMENTS FOR MINIMUM LENGTHS OF CURVE**  
*(Δ < 5°)*

**Figure 32-2.H**
32-3 SUPERELEVATION DEVELOPMENT (Open Roadway Conditions)

This section presents IDOT criteria for superelevation development when using open-roadway conditions. These types of facilities generally exhibit relatively uniform traffic operations. Therefore, for superelevation development, the flexibility normally exists to design horizontal curves with the more conservative AASHTO Method 5 (for distribution of superelevation and side friction) and by providing gentler superelevation transition lengths. This will maximize driver comfort and safety. The following sections present the specific design criteria for superelevation rates and transition lengths assuming open-roadway conditions.

32-3.01 Superelevation Rates

32-3.01(a) Maximum Superelevation Rate

As discussed in Section 32-2, the selection of a maximum rate of superelevation (\(e_{\text{max}}\)) depends upon several factors. These include urban/rural location, type of existing or expected roadside development, type of traffic operations expected, and prevalent climatic conditions within Illinois. For open-roadway conditions on new construction/reconstruction projects, Figure 32-3.A identifies the selection of \(e_{\text{max}}\).

32-3.01(b) Superelevation Tables

Based on the selection of \(e_{\text{max}}\) and the use of AASHTO Method 5 to distribute \(e\) and \(f\), Figures 32-3.B, 32-3.C, and 32-3.D allow the designer to select the appropriate superelevation rate (\(e\)) for any combination of curve radius (\(R\)) and design speed (\(V\)). Note that the superelevation rates in the tables are expressed as percents, which is the accepted presentation on construction plans. For the equations in which superelevation is included (e.g., superelevation runoff equation, point-mass equation for curve radius), \(e\) is expressed as a decimal (i.e., \(e\) in \% \(\div 100\)).

32-3.01(c) Minimum Radii Without Superelevation

A horizontal curve with a very large radius does not require superelevation, and the normal crown section (NC) used on tangent can be maintained throughout the curve. On sharper curves for the same design speed, a point is reached where a superelevation rate of 1.5% across the total traveled way width is appropriate. Figures 32-3.B, 32-3.C, and 32-3.D provide the threshold (or minimum) radius for a normal crown section at various design speeds.
<table>
<thead>
<tr>
<th>Type of Facility</th>
<th>Design Speed(^4)</th>
<th>(\epsilon_{\text{max}})</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rural Highways</td>
<td>(V \geq 60) mph ((V \geq 100) km/hr)</td>
<td>6.0%</td>
</tr>
<tr>
<td>Rural Two-Lane Directional or Semi-directional Roadways</td>
<td>(V \geq 55) mph ((V \geq 90) km/hr)</td>
<td>6.0%</td>
</tr>
<tr>
<td>Rural Frontage Roads (Type A, B, or C)</td>
<td>(V \leq 55) mph ((V \leq 90) km/hr)</td>
<td>8.0%</td>
</tr>
<tr>
<td>Rural Strategic Regional Arterials (SRAs)</td>
<td>(V = 60) mph ((V = 100) km/hr)</td>
<td>6.0%</td>
</tr>
<tr>
<td>High Speed Urban Highways and Urban Two-Lane Directional or Semi-directional Roadways</td>
<td>(V \geq 50) mph ((V \geq 80) km/hr)</td>
<td>6.0%</td>
</tr>
<tr>
<td>Open Suburban Likely to Become Closed Suburban Within Next 10 Years (^{1,2})</td>
<td>(V = 50) mph ((V = 80) km/hr)</td>
<td>4.0%</td>
</tr>
<tr>
<td>Open Suburban Likely to Remain Open Suburban for Next 10 Years (^1)</td>
<td>(V = 50) or 55 mph ((V = 80) or 90 km/hr)</td>
<td>6.0%</td>
</tr>
<tr>
<td>Low-Speed, Wrap-Around Frontage Roads (Suburban Areas) and Realigned Township/County Roads Near State Route Intersections</td>
<td>(V = 25, 30, 35, 40, 45) mph ((V = 40, 50, 60, 70) km/hr)</td>
<td>4.0%</td>
</tr>
<tr>
<td>Ramps</td>
<td>km/hrSee Section 37-4.04</td>
<td>6.0% or 8.0% (^3)</td>
</tr>
<tr>
<td>Last Curve on Stop/Signal Controlled Exit Ramp Tying into Crossroad</td>
<td>(V \leq 40) mph ((V \leq 60) km/hr)</td>
<td>6.0%</td>
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</tbody>
</table>

Notes:

1. See Section 43-2 for definitions of suburban types.

2. For low-speed urban conditions, see Section 48-5 for values of \(\epsilon_{\text{max}}\).

3. With snow and ice conditions and considering stop and go traffic during rush hours, use a maximum superelevation of 6%.

4. For more information on selection of design speeds for different highway types, see the chapters in Part V and Chapters 36 and 37.

**SELECTION OF \(\epsilon_{\text{max}}\)**
(Open-Roadway Conditions)

*Figure 32-3.A*
<table>
<thead>
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<th>e (%)</th>
<th>V = 20 mph</th>
<th>V = 25 mph</th>
<th>V = 30 mph</th>
<th>V = 35 mph</th>
<th>V = 40 mph</th>
<th>V = 45 mph</th>
<th>V = 50 mph</th>
<th>V = 55 mph</th>
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<td>R(t)</td>
<td>R(t)</td>
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<td>R(t)</td>
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Note: R(t) is the minimum radius (feet) required for the given speed and superelevation rate. NC = Normal Crown = 1.5%. The table shows the minimum radii (R(t)) for design superelevation rates (e), design speeds (V), and e_max = 8% (Open-Roadway Conditions - AASHTO Method 5). The figure 32.3.B is from the US Customary system. August 2018.
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R_{min} = 20 m  R_{min} = 41 m  R_{min} = 73 m  R_{min} = 113 m  R_{min} = 186 m  R_{min} = 229 m  R_{min} = 304 m  R_{min} = 394 m  R_{min} = 501 m  R_{min} = 667 m

NC = Normal Crown = 1.5%

\* = Superelevation rates for speeds in this range should only be used to check for existing curves to remain in place.

**MINIMUM RADIUS (R) for DESIGN SUPERELEVATION RATES (e), DESIGN SPEEDS (V), and e_{max} = 8%**

(Open-Roadway Conditions - AASHTO Method 5)

**Figure 32-3.B (Metric)**
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NC = Normal Crown = 1.5%

MINIMUM RADII (R) for DESIGN SUPERELEVATION RATES (e), DESIGN SPEEDS (V), and e_max = 6% (Open-Roadway Conditions - AASHTO Method 5)

Figure 32-3.C (US Customary)
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R_min = 21 m  R_min = 43 m  R_min = 79 m  R_min = 123 m  R_min = 184 m  R_min = 252 m  R_min = 336 m  R_min = 437 m  R_min = 560 m  R_min = 756 m

**MINIMUM RADIUS (R) for DESIGN SUPERELEVATION RATES (e), DESIGN SPEEDS (V), and e_max = 6%**
(Open-Roadway Conditions - AASHTO Method 5)

**Figure 32-3.C (Metric)**
### US CUSTOMARY

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$\text{R}_{\text{min}} = 86 \text{ ft}$  $\text{R}_{\text{min}} = 154 \text{ ft}$  $\text{R}_{\text{min}} = 250 \text{ ft}$  $\text{R}_{\text{min}} = 371 \text{ ft}$  $\text{R}_{\text{min}} = 533 \text{ ft}$  $\text{R}_{\text{min}} = 711 \text{ ft}$  $\text{R}_{\text{min}} = 926 \text{ ft}$

### METRIC

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$\text{R}_{\text{min}} = 22 \text{ m}$  $\text{R}_{\text{min}} = 47 \text{ m}$  $\text{R}_{\text{min}} = 86 \text{ m}$  $\text{R}_{\text{min}} = 135 \text{ m}$  $\text{R}_{\text{min}} = 203 \text{ m}$  $\text{R}_{\text{min}} = 280 \text{ m}$

NC = Normal Crown = 1.5%

**MINIMUM RADII (R) for DESIGN SUPERELEVATION RATES (e), DESIGN SPEEDS (V), and $e_{\text{max}} = 4\%$**

(Open-Roadway Conditions - AASHTO Method 5)

**Figure 32-3.D**
32-3.02 Transition Lengths

As defined in Section 32-1, the superelevation transition length is the distance required to transition the roadway from a normal crown section to the full design superelevation rate. The superelevation transition length is the sum of the tangent runout distance (TR) and superelevation runoff length (\( L_1 \)).

32-3.02(a) Two-Lane Highways

Superelevation Runoff

Figure 32-3.E presents the superelevation runoff lengths (\( L_1 \)) for two-lane highways for various combinations of curve radii and design speed. These lengths are calculated using the following equation:

\[
L_1 = (e)(W)(RS)
\]

Equation 32-3.1

where:

- \( L_1 \) = Calculated superelevation runoff length for a two-lane highway (assuming the axis of rotation is about the roadway centerline), ft (m)
- \( e \) = Design superelevation rate, decimal
- \( W \) = Width of rotation for one lane (assumed to be 12 ft (3.6 m))
- \( RS \) = Reciprocal of relative longitudinal gradient between the profile grade and outside edge of two-lane highway (see Figure 32-3.F)

Tangent Runout

To ensure that the relative longitudinal gradient for the tangent runout (TR) will equal that for the superelevation runoff, the tangent runout distance should be calculated using the following equation:

\[
TR = \frac{S_{\text{normal}}}{e} (L_1)
\]

Equation 32-3.2

where:

- \( S_{\text{normal}} \) = Travel lane cross slope on tangent, decimal

Superelevation Transition Length

Once the tangent runout (TR) distance is calculated, this distance is added to the design superelevation runoff length (\( L_1 \)). The total equals the theoretical superelevation transition length used for design at an isolated horizontal curve.
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Key:
- $L_1$ = Superelevation Runoff for Two-Lane Highways, ft
- $L_{ML}$ = Superelevation Runoff for Four-lane Divided Highways, ft
- $V$ = Design speed, mph
- $e$ = Superelevation rate, %
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Key:
- \( L_1 \) = Superelevation Runoff for Two-Lane Highways, ft
- \( L_{1L} \) = Superelevation Runoff for Four-lane Divided Highways, ft
- \( V \) = Design speed, mph
- \( e \) = Superelevation rate, %

**SUPERELEVATION RUNOFF LENGTH FOR HORIZONTAL CURVES**

*Figure 32-3.E (US Customary)*

(2 of 2)
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Key:
- \( L₁ \) = Superelevation Runoff for Two-Lane Highways, m
- \( Lₑ₁ \) = Superelevation Runoff for Four-lane Divided Highways, m
- \( V \) = Design speed, km/hr
- \( e \) = Superelevation rate, %

**SUPERELEVATION RUNOFF LENGHTS FOR HORIZONTAL CURVES**

*Figure 32-3.E (Metric)*

(1 of 2)
### SUPERELEVATION RUNOFF LENGTHS FOR HORIZONTAL CURVES

**Figure 32-3.E (Metric)**

(2 of 2)
### US Customary

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### Metric

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* \( G(\%) = \frac{1}{RS} \times 100 \)

**Equation 32-3.3**

**Notes:**

1. *The relative longitudinal slopes are assumed to be measured between two lines set 12 ft (3.6 m) apart.*

2. *The gradients shown were derived from values contained in the AASHTO A Policy on Geometric Design of Highways and Streets.*

**RELATIVE LONGITUDINAL GRADIENTS**

*Figure 32-3.F*
32-3.02(b) Multilane Highways

There is a wide variety of potential typical cross sections for a multilane highway. The variables include:

- number of lanes in each direction;
- type of median;
- use of a uniform cross slope or a crowned section;
- for crowned sections, location of crown point; and
- use of variable cross slopes for individual travel lanes (e.g., the lanes not adjacent to the crown point may be sloped at a steeper rate than those adjacent to the crown).

In all cases, the first objective in superelevation development is to transition the highway from the typical cross section to a section that slopes at a uniform rate across the traveled way in the same direction. Regardless of the typical cross section on tangent, this transition must be achieved to meet certain criteria and principles, including:

1. **Rate of Transition.** The rate of transition (i.e., the relative longitudinal gradient) should be the same as that for the superelevation runoff. This requires that the runoff be calculated first and the resultant relative gradient be calculated for the runoff. Note that Equation 32-3.4 can be used to calculate the superelevation runoff ($L_{ML}$) for all multilane highways regardless of the typical section on tangent.

2. **Point of Rotation.** Section 32-3.03(b) discusses the axes of rotation for multilane highways, which is in many cases the two median edges. However, an “initial” axis of rotation (and sometimes more than one) must be selected to remove any crown and achieve a planar section. This will often be a point other than that used for the “primary” axes of rotation to transition from the uniform cross slope to the design superelevation rate.

3. **Tangent Runout.** The end of the tangent runout occurs where the outside travel lane(s) are level. Where this involves more than one travel lane, the length of the tangent runout must be consistent with the criteria in Figure 32-3.G, which varies the length of transition according to the number of lanes rotated. Also, note that the initial part of the superelevation runoff is used to transition from the end of the tangent runout to a roadway section with a uniform slope.
Because of the many variables in superelevation development on multilane highways, the following discussion is predicated on the following roadway characteristics:

- a four-lane divided highway,
- a median type and width where Department practice is to rotate about the two median edges (see Section 32-3.03(b)), and
- a typical section on tangent where each roadway is crowned at the centerline.

Section 48-5 discusses superelevation development for a raised median section where each traveled way has a uniform slope away from the raised median.

**Superelevation Runoff**

Figure 32-3.E provides the superelevation run off lengths \( L_{ML} \) for a four-lane divided highway for various combinations of curve radii and design speeds. The superelevation runoff length for a multilane highway is calculated by using the following equation:

\[
L_{ML} = C \times L_1 \tag{32-3.4}
\]

where:
- \( L_{ML} \) = Superelevation runoff length for multilane highway, ft (m)
- \( L_1 \) = Calculated superelevation runoff length for a two-lane highway (assuming rotation about the centerline), ft (m)
- \( C \) = Ratio of runoff length for a multilane highway to \( L_1 \) (see Figure 32-3.G)
Tangent Runout

For multilane highways, the relative longitudinal gradient for the tangent runout should equal that for the superelevation runoff. This first requires the calculation of the gradient (or its reciprocal, RS) for the runoff:

$$G_{SR} = \frac{(2W)(e) - (S_{normal})(W)}{L_{ML}}$$

where:
- $G_{SR}$ = relative longitudinal gradient for superelevation runoff (at the outside edge of the traveled way), decimal
- $W$ = width of one travel lane, ft (m)
- $e$ = design superelevation rate, decimal
- $S_{normal}$ = travel lane cross slope on tangent, decimal
- $L_{ML}$ = superelevation runoff length for multilane highway, ft (m)

Now, the tangent runout ($TR_{ML}$) can be calculated from the following equation:

$$TR_{ML} = (S_{normal})(W)(RS_{SR})$$

where:
- $RS_{SR} = (1/G_{SR}) = \text{reciprocal of relative longitudinal for superelevation runoff}$

Superelevation Transition Length

The theoretical superelevation transition length is the sum of the superelevation runoff and tangent runout distances. This length is used for design at an isolated horizontal curve.

32-3.02(c) Application of Transition Length

Once the superelevation runoff and tangent runout have been calculated, the designer must determine how to fit the length into the horizontal and vertical planes. The following will apply:

1. **Simple Curves.** Typically for new construction/reconstruction projects, 67% of the superelevation runoff length will be placed on the tangent and 33% on the curve. Exceptions to this practice may be necessary to meet field conditions. The generally accepted range is 60% - 80% on tangent and 40% - 20% on curve. In extreme cases (e.g., to avoid placing any superelevation transition on a bridge or approach slab), the superelevation runoff may be distributed 50% - 100% on the tangent and 50% - 0% on the curve. This will usually occur only in urban or suburban areas with highly restricted right-of-way conditions.

   When considering the tangent runout distance, the result is a distribution of the total superelevation transition length of approximately 75% on the tangent and 25% on the curve. IDOT also uses this approximate distribution ratio at isolated horizontal curves. However, because the distribution of the superelevation transition length is not an exact science, the ratio should be rounded up or down slightly (to the nearest 5 ft (1 m) increment) to simplify design and layout in construction.
2. **Spiral Curves.** The design superelevation runoff length is typically assumed to fit the spiral curve length (TS to SC and CS to ST). Therefore, all of the tangent runout is placed on the tangent before the TS and after the ST.

3. **Field Application (Vertical Profile).** At the beginning and end of the superelevation transition length, angular breaks occur in the profile if not smoothed. Field personnel usually smooth these abrupt angular breaks out during construction. This is usually accomplished by visually adjusting the wire used to control the vertical and horizontal position of the bituminous concrete paver or slip-form paver.

As a guide, the vertical curve transitions, to eliminate angular breaks, should have a length in feet numerically equivalent to approximately the design speed in mph (in meters approximately 20% of design speed in km/hr). In addition, designers should graphically or numerically investigate the transition areas to identify potential flat spots for drainage before finalizing construction plans.

4. **Ultimate Development.** If the proposed facility is planned for an ultimate development of additional lanes, the designer should, where practical, reflect this length in the initial superelevation transition application. For example, a four-lane divided facility may be planned for an ultimate six-lane divided facility. Therefore, the superelevation transition length for the initial four-lane facility should be consistent with the future requirements of the six-lane facility.

5. **Typical Figures/Examples.** Section 32-3.08 presents typical figures for superelevation development of tangent runout and superelevation runoff for two-lane highways and different median types on multiline facilities. Section 32-3.09 presents two examples to illustrate superelevation development.

### 32-3.03 Axis of Rotation

The following discusses the axis of rotation for two-lane, two-way highways and multiline highways. Section 32-3.08 presents typical figures illustrating the application of the axis of rotation in superelevation development.

#### 32-3.03(a) Two-Lane, Two-Way Highways

The axis of rotation will typically be about the centerline of the roadway on two-lane, two-way highways. This method will yield the least amount of elevation differential between the pavement edges and their normal profiles. Occasionally, it may be necessary to rotate the pavement about the inside or outside edge of the traveled way. This may be necessary to meet field conditions (e.g., drainage on a curbed facility, roadside development). Note that, in this case, two travel lane widths will be rotated, and the superelevation runoff should be lengthened according to Figure 32-3.G.

On a two-lane highway with an auxiliary lane (e.g., a climbing lane), the axis of rotation will typically be about the centerline of the two through lanes.
32-3.03(b) Multilane Divided Highways

The axis of rotation will typically be about the two median edges for a multilane divided facility with a concrete barrier, a raised curb median > 16 ft (5.0 m), or a depressed median ≥ 40 ft (12 m). When the median edges are used as the axes of rotation, the median will remain in the same horizontal plane throughout the curve.

Several highway features may significantly influence superelevation development for multilane divided highways. These could include guardrail, median barriers, drainage, and major at-grade intersections. If a major cross road intersection is present where the median width is 18 ft (5.5 m), 22 ft (7.0 m), 30 ft (9.5 m), or 36 ft (10.5 m), it is recommended that the entire cross section of the mainline be rotated about the centerline of the roadway. This method of rotation will provide better operations for cross road traffic.

The designer should carefully consider the intended function of all highway features and ensure that the superelevated section and selected axis of rotation does not compromise traffic operations. In addition, the designer should consider the likely ultimate development of the facility and select an axis of rotation that will lend itself to future expansion.

32-3.03(c) Multilane Highways with Narrow/Flush Medians

The following types of multilane highways should develop superelevation by rotating the roadway about its centerline:

- existing 4 ft (1.2 m) wide median or undivided multilane highways not planned for reconstruction;
- multilane highways with flush medians;
- proposed multilane highways with a 16 ft (5.0 m) wide traversable median;
- proposed multilane highways with a raised curb median equal to 16 ft (5 m); or
- all highways with proposed flush two-way, left-turn lane (TWLTL).

The raised curb median 16 ft (5 m) wide should only be considered in the reconstruction category where right-of-way is highly restricted.
SHOULDER TREATMENT THROUGH SUPERELEVATED CURVE

Figure 32-3.H

32-3.04 Shoulder Superelevation

Figure 32-3.H illustrates the shoulder treatment on superelevated sections. The following discusses specific criteria.

32-3.04(a) Shoulder (High Side of Curve)

On the high side of superelevated sections, there will be a break in the cross slopes of the travel lane and shoulder. The following criteria will apply to this shoulder rollover:

1. **Algebraic Difference.** The rollover should not exceed 8.0% for new construction or reconstruction projects.

2. **Minimum Shoulder Slope.** On the high side of a curve, the shoulder slope may be designed for 0% so that maximum rollover is not exceeded. However, in this case, the longitudinal gradient at the edge of the traveled way should not be less than 0.5% for proper shoulder drainage.

3. **Direction of Slope.** If practical, the shoulder should slope away from the travel lane.

4. **Shoulder as Deceleration Lane.** Figure 36-2.L presents cross slope rollover criteria between a turning roadway and a through travel lane at an intersection. Where turning vehicles might use the shoulder, the designer may want to use the turning roadway rollover criteria (4.0% to 5.0%) rather than the 8.0% maximum rollover.
32-3.04(b)  Shoulder (Low Side of Curve)

On the low side of a superelevated section, IDOT’s typical practice is to retain the normal shoulder slope (4% typical) until the adjacent superelevated travel lane reaches that slope. The shoulder is then superelevated concurrently with the travel lane until the design superelevation rate is reached (i.e., the inside shoulder and travel lane will remain in a plane section).

32-3.05  Compound Curves

Superelevation development for compound curves requires the consideration of several factors. For two-lane roadways, these are discussed in the following sections for two Cases:

- Case I: The distance between the PC and PCC is 300 ft (90 m) or less.
- Case II: The distance between the PC and PCC is greater than 300 ft (90 m).

32-3.05(a)  Case I

For Case I, superelevation development for compound curvature on two-lane roadways should meet the following objectives:

1. Relative Longitudinal Gradient (RS). A uniform RS should be provided throughout the superelevation transition (from normal crown section to design superelevation rate at the PCC).

2. Superelevation at PC. Section 32-3.02 will yield the design superelevation rate (e₁) for the first curve. At the PC, 67% e₁ should be reached.

3. Superelevation at PCC. The criteria in Section 32-3.02 will yield the design superelevation rate (e₂) for the second curve; e₂ should be reached at the PCC.

4. Superelevation Runoff Length. Section 32-3.02 will yield the superelevation runoff (L₁) for the first curve. The superelevation should be developed such that 67% of L₁ is reached at the PC.

5. Tangent Runout Length. TR will be determined as described in Section 32-3.02.

To meet all or most of these objectives, the designer may need to try several combinations of curve lengths, curve radii, and longitudinal gradients to find the most practical design. Section 32-3.08 presents a typical figure for Case I superelevation development for a compound curve.

32-3.05(b)  Case II

For Case II, the distance between the PC and PCC (> 300 ft (90 m)) is normally large enough to allow the two curves to be evaluated individually. Therefore, the superelevation development on two-lane roadways should meet the following objectives for Case II:
1. **First Curve.** Superelevation should be developed assuming the curve is an independent simple curve. Therefore, the criteria in Section 32-3 for superelevation rate, transition length, and distribution between tangent and curve apply.

2. **Intermediate Treatment.** Superelevation for the first curve \((e_1)\) is reached a distance of 33% of the superelevation runoff length beyond the PC. \(e_1\) is maintained until it is necessary to develop the needed superelevation rate \((e_2)\) for the second curve.

3. **Second Curve.** Assuming the second curvature has a sharper radius of curve than the first curve, a higher rate of superelevation will be required \((e_2 > e_1)\). \(e_2\) should be reached at the PCC. The distance needed for the additional superelevation development is not specified, except that the maximum RS for the highway design speed should not be exceeded. One logical treatment would be to apply the same RS used for the superelevation transition of the first curve. This would provide a uniform change in gradient for the driver negotiating the compound curve.

Section 32-3.08 presents a typical figure for Case II superelevation development for a compound curve.

**32-3.05(c) Multilane Highways**

Superelevation development for compound curvature on multilane highways should, as practical, be designed to:

- meet the principles of superelevation development for simple curves on multilane highways (see applicable criteria in Section 32-3); and

- meet the objectives for Case I or Case II as described for two-lane roadways.

The treatment for multilane highways will be determined on a case-by-case basis, reflecting individual site conditions.

**32-3.06 Reverse Curves**

Reverse curves are two closely spaced simple curves with deflections in opposite directions. For this situation, it may not be practical to achieve a normal crown section between the curves. A plane section continuously rotating about its axis (e.g., the centerline) can be maintained between the two curves, if they are close enough together. The designer should adhere to the applicable superelevation development criteria for each curve. The following will apply to reverse curves:
1. **Normal Section.** The designer should not attempt to achieve a normal tangent section between reverse curves unless the normal section can be maintained for a minimum of two seconds of travel time, and the superelevation transition requirements can be met for both curves. These criteria yield the following minimum tangent distance (between PT of first curve and PC of second curve) by using the following equation:

\[
L_{\text{tan}} \geq 0.67L_A + TR_A + 2(1.47V) + TR_B + 0.67L_B \quad \text{(US Customary)} \quad \text{Equation 32-3.7}
\]

\[
L_{\text{tan}} \geq 0.67L_A + TR_A + 2(0.278V) + TR_B + 0.67L_B \quad \text{(Metric)} \quad \text{Equation 32-3.7}
\]

where:
- \( L_{\text{tan}} \) = Tangent distance between PT and PC, ft (m)
- \( L_A \) = Superelevation runoff length for first curve, ft (m)
- \( TR_A \) = Tangent runout length for first curve, ft (m)
- \( V \) = Design speed, mph (km/hr)
- \( TR_B \) = Tangent runout length for second curve, ft (m)
- \( L_B \) = Superelevation runoff length for second curve, ft (m)

2. **Continuously Rotating Plane.** If a normal section is not provided, the pavement will be continuously rotated in a plane about its axis. In this case, the minimum distance between the PT and PC will be 67% of each superelevation runoff requirement added together. Use the following equation:

\[
L_{\text{tan}} = 0.67L_A + 0.67L_B \quad \text{Equation 32-3.8}
\]

where terms are as defined in No. 1 above.

Figure 32-3.1 illustrates superelevation development for reverse curves designed as a continuously rotating plane.

### 32-3.07 Bridges

Superelevation transitions should be avoided on bridges and their approaches. To achieve this in rural areas, the beginning of a horizontal curve should usually be a minimum of 400 ft (120 m) from the back of the bridge abutment. Where a curve is necessary on a bridge, the desirable treatment is to place the entire bridge and its approaches on a flat horizontal curve with minimum superelevation. In this case, a uniform superelevation rate is provided throughout (i.e., the superelevation transition is neither on the bridge nor its approaches). In some cases, however, superelevation transitions are unavoidable on urban bridges due to right-of-way constraints.

Where a bridge is located within a superelevated horizontal curve, the entire bridge roadway will be sloped in the same direction and at the same rate (i.e., the shoulder and travel lanes will be in a plane section). This also applies to the approach slab and approach slab shoulders before and after the back of the abutment. This is illustrated in Chapter 39. However, as discussed in Section 32-3.04, the high-side shoulder on a roadway section will slope away from the traveled way at a rate such that the maximum rollover does not exceed 8.0%.
Therefore, to not exceed the rollover criteria, it is necessary to transition the longitudinal shoulder slope adjacent to the roadway travel lanes to meet the shoulder slope adjacent to the travel lanes on the bridge. This transition should be accomplished by using a maximum relative longitudinal gradient of 0.40% between the edge of traveled way and outside edge of shoulder.

32-3.08 Typical Superelevation Figures

Figures 32-3.J through 32-3.M present superelevation development methods that will often be the most applicable to typical site conditions. Other superelevation methods or strategies may need to be developed on a case-by-case basis to meet specific field conditions. The acceptability of superelevation development methods other than those in the typical figures will be judged individually.
SUPERELEVATION DEVELOPMENT FOR REVERSE CURVES
(Continuously Rotating Plane)

Figure 32-3.1
See Section 32-3.02(a) for a discussion on superelevation runoff calculations.

The relative gradient of the superelevation runoff (GSR, decimal) is:

\[ G_{SR} = \frac{12e}{L_1} \quad \text{(US Customary)} \]
\[ G_{SR} = \frac{3.6e}{L_1} \quad \text{(Metric)} \]
\[ RS = \frac{1}{G_{SR}} \]

\[ G_{SR} = \frac{12e}{L_1} \quad \text{(US Customary)} \]
\[ G_{SR} = \frac{3.6e}{L_1} \quad \text{(Metric)} \]

Superelevation rate (e) at any distance "X" up to full superelevation attainment:

\[ G \times \text{Distance } "X" \]

US Customary

\[ 0.015 + \frac{G_{SR}}{12} \times \text{Distance } "X" \]

Metric

\[ 0.015 + \frac{G_{SR}}{3.6} \times \text{Distance } "X" \]
Note: Round all edge breakpoints in field.
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32-3.27

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1. \( L_{ML} = L_1 \times C \).

See Section 32-3.02(b) for a discussion on multilane superelevation calculations.

2. The relative gradient of the superelevation runoff (\( G_{SR} \))

\[
RS = \frac{1}{G_{SR}}
\]

\[
G_{SR} = \frac{(24)(e) - (0.015)(12)}{L_{ML}} \quad \text{(US Customary)}
\]

\[
G_{SR} = \frac{(7.2)(e) - (0.015)(3.6)}{L_{ML}} \quad \text{(Metric)}
\]

3. \( TR_{ML} = \frac{(0.015)(12)}{G_{SR}} \quad \text{(US Customary)} \)

\[
TR_{ML} = \frac{(0.015)(3.6)}{G_{SR}} \quad \text{(Metric)}
\]

4. Superelevation rate at any distance up to full superelevation attainment =

\[
G \times \text{Distance } "X" \quad \text{(US Customary)}
\]

\[
G \times \text{Distance } "X" \quad \text{(Metric)}
\]

AXIS OF ROTATION ABOUT MEDIAN EDGES OF TRAVELED WAY
(Four-Lane Divided Highways with a Depressed Median)

Figure 32-3.L
This distance may be determined by application of RS for the first curve to the increase in superelevation for the second curve (i.e., $e_2 - e_1$).

**SUPERELEVATION DEVELOPMENT FOR COMPOUND CURVES**

Figure 32-3.M
32-3.09 Examples

The following examples illustrate the application of the superelevation development criteria in Section 32-3.

Example 32-3.1

Given: Facility — New four-lane divided freeway with a depressed median
- Travel lane cross slope = 3/16”/ft (on tangent) = 0.015 = S_{normal}
- Crown at centerline of each roadway
- Shoulder cross slope = 1/2”/ft (on tangent) = 0.04
- Lane width = 12 ft
- Inside shoulder width = 8 ft
- Outside shoulder width = 10 ft
- Median width = 56 ft
- Design speed = 70 mph
- R = 2500 ft
- PC = Station 65 + 50.00 (Curve to the right)

Note: Cross section A in Figure 32-3.N illustrates the typical tangent section.

Problem: With the axes of rotation about the median edges, determine the following details for superelevation development of the above horizontal curve:

- $e_{\text{max}}$
- Design superelevation rate, $e$
- Design superelevation runoff length, $L_{ML}$
- Relative longitudinal gradients for superelevation runoff, $G_{SR}$
- Tangent runout length, $T_{RML}$
- Shoulder rollover treatment, and
- Reciprocal of relative longitudinal gradients (RS) between centerline and median edge of traveled way and between the two edges of the traveled way.

Solution: The details for the superelevated curve are determined as follows, and Figure 32-3.N presents the completed example and shows all stationing:

1. Determine $e_{\text{max}}$
   - Based on Figure 32-3.A, $e_{\text{max}} = 6.0\%$ for rural highways with open-roadway conditions ($V \geq 70$ mph).

2. Determine Design Superelevation Rate ($e$).
   - From Figure 32-3.C, for $R = 2500$ ft and $V = 70$ mph, $e = 5.8\%$. 
AXIS OF ROTATION ABOUT MEDIAN EDGES
(Example 32-3.1)
Figure 32-3.N
3. **Determine Design Superelevation Runoff Length (L_{ML}).**

For a divided highway with a 56 ft depressed median, rotate the travel lanes about the two median edges.

From Figure 32-3.E, for a four-lane divided highway, L_{ML} = 261 ft

To calculate L_{ML}:

Based on Equation 32-3.4, runoff length (L_{ML}) is equal to (L_1) x (C).

Using Equation 32-3.1 to calculate L_1 = (e)(W)(RS)

From Figure 32.3.F, RS = 250

Therefore, L_1 = (0.058)(12)(250) = 174 ft

From Figure 32-3.G, the “C” ratio for rotating two lanes about the median edge is = 1.5.

Therefore:  L_{ML} = (L_1)(C) = (174)(1.5) = 261 ft  Use 260 ft

Distribution of L_{ML} is 67%(260) = 174 ft on tangent and 33%(260) = 86 ft on curve.

4. **Determine Tangent Runout Length (TR).**

Use Equation 32-3.5 to calculate the relative longitudinal gradient of the superelevation runoff:

\[ G_{SR} = \frac{(2W)(e)}{L_{ML}} - \frac{(S_{normal})(W)}{L_{ML}} \]

\[ G_{SR} = \frac{(2)(12)(0.058) - (0.015)(12)}{260} \]

\[ G_{SR} = 0.0046615 \quad RS_{SR} = \frac{1}{G_{SR}} = 215 \]

Use Equation 32-3.6 to calculate the tangent runout:

\[ TR_{ML} = (S_{normal})(W)(RS_{SR}) \]

\[ TR_{ML} = (0.015)(12)(215) \]

\[ TR_{ML} = 38.7 \text{ ft} \approx 39 \text{ ft} \]

5. **Determine Shoulder Rollover Treatment.**

Desirably, the maximum shoulder rollover on the high side of each curve should not exceed 8.0%. Therefore, with a shoulder cross slope of 4.0% on tangent, begin rotating the high-side shoulder where the travel lanes reach a superelevation rate of -4.0% (negative sign for downward slope away from the shoulder break). To determine where e = 4.0%, use G_{SR} = 0.0046615 for the superelevation runoff length.

Next, use the equation in Note ③ from Figure 32-3.L and set the superelevation rate to 4% to calculate the distance X from Section C:
On the high-side of each roadway, the shoulder slope remains at 4% until the superelevation rate equals 4%, which will occur at 128.71 ft beyond where the travelways become planar (Section C). Once 4% is attained, the high-side shoulder is rotated such that the shoulder rollover remains at 8% until reaching the design superelevation rate and remains at this slope until the pattern is reversed when superelevation starts transitioning again. Where the superelevation reaches 5.8%, the shoulder will be sloped 2.2% away from the traveled way. See Figure 32-3.N for schematic details.

6. Determine Relative Longitudinal Slopes (RS).

The RS values and relative gradients can be calculated using the basic equation:

\[ RS = \frac{\text{Length of Transition}}{\Delta \text{Elevation}} \quad ; \quad G(\%) = \frac{1}{RS} \times 100 \]

a. Between Two Edges of Traveled Way.

As previously calculated in Step 4:

\[ G(\%) = 0.0046615 \times 100 = 0.47\% \]

\[ RS = 215 \]

b. Between Median Edge and Centerline.

Determine \( G_{CL} \), which is the longitudinal gradient of the centerline relative to the median edge:

\[ G_{CL} = \frac{(e \times W) - (\text{cross slope@Section C \times W})}{\text{Length of slope along median edge}} \]

\[ G_{CL} = \frac{(0.058 \times 12) - (0.015 \times 12)}{(174 + 86) - 39} \]

\[ G_{CL} = \frac{0.696 - 0.18}{221} = 0.0023348 = 0.23\% \]

\[ RS_{CL} = \left( \frac{1}{G_{CL}} \right) = 428 \]
Example 32-3.2

Given: Facility — Four-lane divided highway with raised-curb median (open suburban area likely to become closed suburban within 10 years)
- Travel lane width = 12 ft
- Travel lane cross slope = 1/4"/ft (on tangent) = 0.02 = S_{\text{normal}}
- Travel lanes all slope away from median edges
- Gutter width = 2 ft
- Gutter cross slope = 3/4"/ft (on tangent) = 0.06
- Median gutter slopes towards median
- Outside gutter slopes away from traveled way
- Median width = 22 ft
- Design speed = 50 mph and will post at 45 mph.
- R = 1800 ft
- PC = Station 65 + 50.00 (Curve to Right)
- Superelevation runoff is distributed 67% on tangent and 33% on curve.

Note: Cross section A in Figure 32-3.O illustrates the tangent section.

Problem: With the axes of rotation about the median edges, determine the following details for superelevation development of the above horizontal curve:
- $e_{\text{max}}$
- design superelevation rate, $e$
- design superelevation runoff length, $L_{\text{ML}}$
- relative longitudinal gradient for superelevation runoff, $G_{\text{SR}}$
- tangent runout length, $T_{\text{RML}}$
- gutter treatment, and
- reciprocal of relative longitudinal gradients (RS) between the two outside edges of traveled way and between the centerline and median edge of traveled way.

Solution: The details of the superelevated curve are determined as follows, and Figure 32-3.O presents the completed example and shows all stationing:

1. **Determine $e_{\text{max}}$.**
   Based on Figure 32-3.A, $e_{\text{max}} = 4.0\%$ for an open suburban area likely to become closed suburban within next 10 years ($V = 50$ mph).

2. **Determine Design Superelevation Rate ($e$).**
   From Figure 32-3.D, for $R = 1800$ ft and $V = 50$ mph, $e = 3.4\%$. 
AXIS OF ROTATION ABOUT MEDIAN EDGES
(Multilane Highway With Curbed Median)
(Example 32-3.2)

Figure 32-3.O
3. **Determine Design Superelevation Runoff Length \((L_{ML})\).**

For a divided highway with a 22 ft raised-curb median, rotate the travel lanes about the two median edges.

From Figure 32-3.E, for a four-lane divided highway, \(L_{ML} = 122\) ft

To calculate \(L_{ML}\):

Based on Equation 32-3.4, runoff length \((L_{ML})\) is equal \((L_1) \times (C)\).

Using Equation 32-3.1 to calculate \(L_1 = (e)(W)(RS)\)

From Figure 32-3.F, \(RS = 200\)

Therefore, \(L_1 = (0.034)(12)(200) = 81.6\) ft

From Figure 32-3.G, the “C” ratio for rotating two lanes about the median edge is \(= 1.5\).

Therefore, \(L_{ML} = (L_1)(C) = 81.6 \times 1.5 = 122.4\) ft. Use \(L_{ML} = 122.4\) ft.

Distribution of \(L_{ML}\) is 67% (122) = 81 ft on tangent and 33% (122) = 41 ft on curve.

4. **Determine Tangent Runout Length (TR).**

Because the typical section includes a uniform cross slope across the traveled way, modify Equation 32-3.2 for multi-lanes, using the runoff length \((L_{ML})\), and calculate the tangent runout \((TR_{ML})\):

\[
TR_{ML} = \frac{S_{normal}}{e} (L_{ML})
\]

\[
TR_{ML} = \frac{0.02}{0.0034} (122) = 71.6\text{ ft} \approx 72\text{ ft}
\]

5. **Determine Outside Gutter Treatment.**

On the low side of each traveled way, the slope gutters will remain at the standard 6% throughout the curve. On the high side of each traveled way, the gutters will be set at 6% until an 8% breakover occurs between the gutter pans and the adjacent pavement. From this point, the cross slope of the gutter pans on the high side are rotated with the roadway through the superelevation transition maintaining an 8% breakover. See Figure 48-5.E.

Therefore, with a gutter slope of 6%, keep the high side gutter slopes at 6% up to the location where the superelevation rate is 2% downward away from the gutters. To determine where \(e = 2\%), first use the equation in Note 2 from Figure 48-5.E to determine the relative longitudinal gradient for the superelevation runoff length:
Next, use the equation in Note ④ from Figure 48-5.E and set the superelevation rate to 2%. Calculate distance \( X \):

\[
X = \frac{(24)(e_X)}{G_{SR}} = \frac{(24)(0.02)}{0.00669} \quad X = 71.75 \text{ ft}
\]

On the high side of the traveled ways, the gutter slope remains at 6% until the superelevation rate equals 2%, which occurs 71.75 ft beyond the end of the tangent runout. Once 2% is attained on each traveled way, the gutter is rotated up until reaching the location of the design superelevation rate. Where \( e \) reaches 3.4%, the gutter is sloped at 4.6% away from the traveled way and remains at this slope until the pattern is reversed when superelevation starts transitioning again. See Figure 32-3.O.

6. **Determine Relative Longitudinal Slopes (RS).**

The RS values and relative gradients can be calculated using the basic equation:

\[
RS = \frac{\text{Length of Transition}}{\Delta \text{ Elevation}}; \quad G(\%) = \frac{1}{RS} \times 100
\]

a. **Outside Edges of the Traveled Way.** Previously calculated in Step 5:

\[G(\%) = 0.00669 \times 100 = 0.669\%
\]

RS = 149

b. **Centerline of Each Traveled Way.** Determine \( G_{CL} \), which is the longitudinal gradient of the centerline relative to the median edge:

\[
G_{CL} = \frac{(e \times W_L) - (\text{cross slope @ Section C} \times W_L)}{\text{Length of slope along median edge}}
\]

\[
G_{CL} = \frac{(0.034 \times 12) - (0.02 \times 12)}{(81 - 72) + 41} = \frac{0.408 - 0.24}{50} = 0.00336 = 0.336\%
\]

\[
RS_{CL} = \frac{1}{G_{CL}} = \frac{1}{0.336} = 298
\]
32-4 HORIZONTAL SIGHT DISTANCE

32-4.01 Sight Obstruction (Definition)

Sight obstructions on the inside of a horizontal curve are defined as obstacles of considerable length which interfere with the line of sight on a continuous basis. These include walls, cut slopes, wooded areas, buildings, and high farm crops. In general, point obstacles such as traffic signs and utility poles are not considered sight obstructions on the inside of horizontal curves. The designer must examine each curve individually to determine whether it is necessary to remove an obstruction or adjust the horizontal alignment to obtain the required sight distance.

32-4.02 Length > Sight Distance

Where the length of curve (L) is greater than the sight distance (S) used for design, the needed clearance on the inside of the horizontal curve is calculated using the following equation:

\[
HSO = R \left(1 - \cos \left( \frac{28.65S}{R} \right) \right)
\]

Equation 32-4.1

where:

- HSO = Middle ordinate, or horizontal sightline offset from the center of the inside travel lane to the obstruction, ft (m)
- R = Radius of curve, ft (m)
- S = Sight distance, ft (m)

32-4.02(a) Stopping Sight Distance (SSD)

At a minimum, SSD will be available throughout the horizontal curve. The following discusses the application of SSD to sight distance at horizontal curves:

1. **Passenger Cars (Level Grade).** Figure 32-4.A provides the horizontal clearance criteria (i.e., horizontal sightline offset) for various combinations of stopping sight distance (see Figure 31-3.A) and curve radii for passenger cars on level grades. For those selections of S which fall outside of the figure (i.e., HSO > 40 ft (12 m) and/or R < 100 ft (50 m)), the designer should use Equation 32-4.1 to calculate the needed clearance.

2. **Passenger Cars (Downgrade Adjustment).** Figure 31-3.B presents SSD values for passenger cars adjusted for 3%-10% downgrades. If the downgrade on the facility is 3% or steeper, the designer should consider providing horizontal clearances adjusted for grade. These SSD values should be used directly in Equation 32-4.1 to calculate the horizontal sightline offset.
SIGHT DISTANCE AT HORIZONTAL CURVES (SSD) (US Customary)

Figure 32-4.A
SIGHT DISTANCE AT HORIZONTAL CURVES
(SSD) (Metric)

Figure 32-4.A
32-4.02(b) Other Sight Distance Criteria

At some locations, it may be warranted to provide SSD for decision sight distance or passing sight distance at the horizontal curve. Section 31-3 discusses candidate sites and provides design values for decision sight distance. Section 47-2 discusses passing sight distance on rural two-lane highways. These “S” values should be used in the basic equation to calculate “HSO” (Equation 32-4.1).

32-4.02(c) Entering/Exiting Portions (Typical Application)

The HSO values from Figure 32-4.A apply between the PC and PT. In addition, some transition is needed on the entering and exiting portions of the curve. The designer should typically use the following steps:

Step 1: Locate the point which is on the outside edge of shoulder and a distance of S/2 before the PC.

Step 2: Locate the point which is a distance HSO measured laterally from the center of the inside travel lane at the PC.

Step 3: Connect the two points located in Steps 1 and 2. The area between this line and the roadway should be clear of all continuous obstructions.

Step 4: A symmetrical application of Steps 1 through 3 should be used beyond the PT.

The example on Figure 32-4.B illustrates the determination of clearance requirements for the entering and exiting portions of a curve.

32-4.03 Length < Sight Distance

When the length of curve is less than the sight distance used in design, the HSO value from the basic equation will never be reached. As an approximation, the horizontal clearance for these curves should be determined as follows:

Step 1: For the given R and S, calculate HSO assuming L < S.

Step 2: The maximum HSO’ value will be needed at a point of L/2 beyond the PC. Using Equation 32-4.2, HSO’ is calculated from the following proportion:

\[
\frac{HSO'}{HSO} = \frac{1.2L}{S}
\]

\[
HSO' = \frac{1.2(L)(HSO)}{S} \quad \text{Equation 32-4.2}
\]
Example 32-4.1

Given:  Design Speed = 60 mph  
R = 1500 ft  Level Grade

Problem: Determine the horizontal sightline offset requirements for a horizontal curve on a two-lane highway assuming passenger car SSD.

\[
HSO = R \left(1 - \cos \left(\frac{28.65 \times S}{R}\right)\right)
\]

\[
HSO = 1500 \left(1 - \cos \left(\frac{28.65 \times 570}{1500}\right)\right) = 27 \text{ ft}
\]

Solution: Figure 31-3.A yields a SSD = 570 ft. Using Equation 32-4.1 for horizontal clearance (L > S):

This answer is verified by Figure 32-4.A.

The above figure also illustrates the horizontal clearance requirements for the entering and exiting portion of the horizontal curve.

SIGHT CLEARANCE REQUIREMENTS FOR HORIZONTAL CURVES  
(L > S)

Figure 32-4.B
where: \[ HSO' = \text{Horizontal sightline distance for a curve where } L < S, \text{ ft (m)} \]
\[ HSO = \text{Horizontal sightline distance for the curve based on Equation 32-4.1, ft (m)} \]
\[ L = \text{Length of the curve, ft (m)} \]
\[ S = \text{Sight distance, ft (m)} \]

Step 3: Locate the point which is on the outside edge of shoulder and a distance of \( S/2 \) before the PC.

Step 4: Connect the two points located in Steps 2 and 3. The area between this line and the roadway should be clear of all continuous obstructions.

Step 5: A symmetrical application of Steps 2-4 should be used on the exiting portion of curve.

The Example on Figure 32-4.C illustrates the determination of clearance requirements for the entering and exiting portions of a curve where \( L < S \).

32-4.04 Application

For sight distance applications at horizontal curves, the height of eye is 3.5 ft (1080 mm) and the height of object is 2 ft (600 mm). Both the eye and object are assumed to be in the center of the inside travel lane. The line-of-sight intercept with the obstruction is at the midpoint of the sightline and 2.75 ft (840 mm) above the center of the inside lane.

32-4.05 Longitudinal Barriers

Longitudinal barriers (e.g., bridge rails, guardrail, concrete barrier) can cause sight distance problems at horizontal curves because barriers are placed relatively close to the travel lane (often, 10 ft (3 m) or less) and because their height may be greater than 2.75 ft (840 mm).

The designer should check graphically the line of sight over a barrier along a horizontal curve and determine what height of object can actually be discerned. If this is higher than 2.75 ft (840 mm), the designer should attempt, if practical, to locate the barrier so that it does not block the line of sight. The following should be considered:

1. **Superelevation.** A superelevated roadway will elevate the driver's eye and, therefore, improve the line of sight over the barrier.

2. **Barrier Height.** The higher the barrier, the more obstructive it will be to the line of sight.
Example 32-4.2

Given:
Design Speed = 70 mph
R = 2050 ft
L = 600 ft
Grade = 5.0% downgrade

Problem: Determine the horizontal sightline offset requirements for the horizontal curve on a two-lane highway assuming passenger car SSD.

Solution: Because the downgrade is greater than 3.0%, the curve should desirably be designed for passenger cars adjusted for grade. Figure 31-3.C yields a SSD of 810 ft for 70 mph and a 5.0% downgrade. Therefore, L < S (600 ft) < 810 ft, and the horizontal clearance is calculated from Equation 32-4.2 as follows:

\[
\text{HSO (L > S)} = 2050 \left[1 - \cos\left(\frac{28.65 \times 810}{2050}\right)\right] = 39.88 \text{ ft}
\]

\[
\text{HSO' (L < S)} = \frac{1.2(600)(39.88)}{810}
\]

\[
\text{HSO' = 35.5 ft}
\]

Therefore, a minimum clearance of 35.5 ft should be provided at a distance of L/2 = 300 ft beyond the PC. The obstruction-free triangle around the horizontal curve would be defined by HSO' (35.5 ft) at L/2 and by points at the shoulder edge at S/2 = 405 ft before the PC and beyond the PT.

SIGHT CLEARANCE REQUIREMENTS FOR HORIZONTAL CURVES (L < S)

Figure 32-4.C
Each barrier location adjacent to a horizontal curve will require an individual analysis to determine its impacts on the line of sight. The designer must determine the elevation of the driver eye (3.5 ft (1080 mm) above the pavement surface), the elevation of the object (2 ft (600 mm)) above the pavement surface), and the elevation of the barrier where the line of sight intercepts the barrier run. If the barrier does block the line of sight to a 2 ft (600 mm) object, the designer should consider relocating the barrier or revising the horizontal alignment. If the barrier blocks the sight line needed for SSD on the mainline, it will be necessary to obtain a design exception.

32-4.06 Compound Curves

When a compound curve exists or is proposed on mainline highway, the designer should check sight distance across the inside of the curve graphically or, for a more accurate determination, the designer can use the Department’s approved software program for cross sections and earthwork. Once detailed cross sections are finalized using the software package, the designer can also request 3D plots of the alignments to determine the view of the roadway ahead, which can then be reviewed for available sight distance.
32-5 DESIGN CONTROLS

As discussed elsewhere in Chapter 32, the design of horizontal alignment involves, to a large extent, complying with specific limiting criteria. These include minimum radii, superelevation rates, and sight distance around curves. In addition, the designer should adhere to certain design principles and controls that will determine the overall safety of the facility and will enhance the aesthetic appearance of the highway. These design principles include:

1. **Consistency.** Alignment should be consistent. Avoid sharp curves at the ends of long tangents and sudden changes from gentle to sharply curving alignment.

2. **Directional.** Alignment should be as directional as practical and consistent with physical and economic constraints. On divided highways, a flowing line that conforms generally to the natural contours is preferable to one with long tangents that slash through the terrain. Directional alignment will be achieved by using the smallest practical central angles.

3. **Use of Minimum Radii.** Avoid the use of minimum radii, if practical, especially in level terrain.

4. **High Fills.** Avoid sharp curves on long, high fills. Under these conditions, it is difficult for drivers to perceive the extent of horizontal curvature.

5. **Alignment Reversals.** Avoid abrupt reversals in alignment (reverse curves). Provide a sufficient tangent distance between the curves to ensure proper superelevation transitions for both curves and to allow time for the motorist to perceive the next decision point.

6. **Broken-Back Curvature.** Avoid where possible. This arrangement is not aesthetically pleasing, violates driver expectancy, and creates undesirable superelevation development requirements.

7. **Compound Curves.** Do not use compound curves on the highway mainline.

8. **Coordination with Natural/Man-Made Features.** The horizontal alignment should be properly coordinated with the existing alignment at the ends of new projects, natural topography, available right-of-way, utilities, roadside development, and natural/man-made drainage patterns.

9. **Environmental Impacts.** Horizontal alignment should be properly coordinated to minimize environmental impacts (e.g., encroachment onto wetlands).

10. **Intersections.** Horizontal alignment through intersections may present special problems (e.g., intersection sight distance, superelevation development crossover crowns). See Chapter 36 for the design of intersections.

11. **Coordination with Vertical Alignment.** Chapter 33 discusses general design principles for the coordination between horizontal and vertical alignment.
12. **Bridges.** Horizontal alignment must be coordinated with the location of bridges. The need for curvature and superelevation development should be evaluated for each bridge location. Crossing angles between the mainline and other features must also be considered. See Chapter 39 for additional information on horizontal alignment at bridges.
32-6 MATHEMATICAL DETAILS FOR HORIZONTAL CURVES

This Section presents mathematical details used by IDOT for various applications to the design of horizontal curves. The chart below summarizes the figures in Section 32-6. For ease of solving any horizontal alignment problems, the designer should refer to the Department’s approved software program. The part of the program entitled “Coordinate Geometry” provides the necessary tools to solve most alignment problems.

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MATHEMATICAL DETAILS FOR HORIZONTAL CURVES

Table 32-6.A

(2 of 2)
1. \( \sin A = \frac{a}{c} \)
2. \( \cos A = \frac{b}{c} \)
3. \( \tan A = \frac{a}{b} \)
4. \( \csc A = \frac{1}{\sin A} = \frac{c}{a} \)
5. \( \sec A = \frac{1}{\cos A} = \frac{c}{b} \)
6. \( \cot A = \frac{1}{\tan A} = \frac{b}{a} \)

BASIC TRIGONOMETRIC FORMULAS
(Right Triangle Solution)

Figure 32-6.A

1. \( a = \frac{c \sin A}{\sin C} \)
2. \( b = \frac{a}{\sin A} \sin B \)
3. \( c = \frac{a}{\sin A} \sin C \)
4. \( \tan A = \frac{a \sin C}{b - a \cos C} \)
5. \( \tan B = \frac{b \sin C}{a - b \cos C} \)
6. \( a^2 = b^2 + c^2 - 2bc \cos A \)
7. \( b^2 = a^2 + c^2 - 2ac \cos B \)
8. \( c^2 = a^2 + b^2 - 2ab \cos C \)
9. \( \cos A = \frac{b^2 + c^2 - a^2}{2bc} \)
10. \( \cos B = \frac{a^2 + c^2 - b^2}{2ac} \)
11. \( \cos C = \frac{a^2 + b^2 - c^2}{2ab} \)
12. \( \text{Area} = \sqrt{s(s-a)(s-b)(s-c)} \)
   where: \( s = \frac{1}{2} (a + b + c) \)

BASIC TRIGONOMETRIC FORMULAS
(Oblique Triangle Solution)

Figure 32-6.B
Note: See Figure 32-6.D for definition of terms.

SIMPLE CURVE ELEMENTS

Figure 32-6.C
CURVE SYMBOLS

\[ \Delta = \text{Deflection angle between tangents or central angle, degrees} \]
\[ T = \text{Tangent distance = distance from PC to PI} \]
\[ L = \text{Length of curve = distance from PC to PT along curve} \]
\[ R = \text{Radius of curve, ft (m)} \]
\[ E = \text{External distance (PI to mid-point of curve)} \]
\[ LC = \text{Length of long chord: PC to PT} \]
\[ M = \text{Middle ordinate (mid-point of arc to mid-point of long chord)} \]
\[ C = \text{Mid-point of long chord} \]

CIRCULAR CURVE ABBREVIATIONS

P.C. = PC = Point of Curvature (Beginning of Curve)
P.T. = PT = Point of Tangency (End of Curve)
P.I. = PI = Point of Intersection of Tangents
P.R.C. = PRC = Point of Reverse Curvature
P.C.C. = PCC = Point of Compound Curvature
P.O.T. = POT = Point on Tangent

To find the deflection angle \( \theta \), in degrees, to any point on the curve (see Figure 32-6.C):

\[
\theta = \frac{2\theta}{L'} = \frac{360^\circ}{2\pi R}, \text{ where } L' \text{ is any arc length}
\]

To find the deflection angle \( \theta \) in minutes to any point:

\[
\theta = \frac{(360^\circ)(60 \text{ min.})}{(2)(2\pi R)}(L')
\]

\[
\theta = \frac{21,600 L'}{4\pi R}
\]

\[
\theta = \frac{1718.873 L'}{R}
\]
The radius of a circular curve drawn to the tangent point is perpendicular to the tangent at that point.

The figure below forms an isosceles triangle. Therefore, Angle O = Angle D. Also B + D + O = 180° (sum of the interior angles of a triangle). Also, \( \Delta + B = 180° \) (angle around a point forming a straight line). Therefore, \( \Delta = O + D \) and, having shown that \( O = D \), then \( \Delta = \frac{O + O}{2} \) or \( \Delta = \frac{\Delta}{2} \).

From any point on a circular curve, the angle intercepting a given arc on the same circular curve is equal to \( \frac{1}{2} \) the central angle \( (\Delta) \) for that particular arc.

The figure below shows the 2 tangents and 2 radii of a simple curve. \( A + \Delta = 180° \). Also, \( A + 90° + 90° + C = 360° \) (sum of the interior angles in a 4-sided figure) or \( A + C = 180° \). Therefore, \( \Delta = C \). \( C \) is also called the central angle but is usually designated by \( \Delta \).

**SIMPLE CURVES**

*(Geometric Principles)*

**Figure 32-6.E**
**Δ = DEFLECTION ANGLE**

\[ Δ = \text{The deflection angle from the first tangent extended to the second tangent. This is the same angle as the angle between radii (central angle). This should be known before the other parts of the curve are computed.} \]

**L = LENGTH OF CURVE**

\[ L = \frac{Δ}{360} (2\pi R) \]

Reducing to: \( L = \frac{ΔR}{57.2958} \)

Where \( L \) and \( R \) are in feet (meters) and \( Δ \) is in degrees (decimals) to four places.

**R = RADIUS**

\[ R = \frac{T}{\tan(Δ/2)} \]

OR

\[ R = \frac{LC}{2 \sin(Δ/2)} \]

Where \( R \) is in feet (meters) and \( Δ \) is in degrees (decimals).

**T = TANGENT LENGTH**

\[ T = R \tan(Δ/2) \]

\[ T = \frac{LC}{2 \cos(Δ/2)} \]

Where \( T \), \( LC \), & \( R \) are in feet (meters).

**SIMPLE CURVES**

(Various Elements)

**Figure 32-6.F**

(1 of 2)
**M = MIDDLE ORDINATE**

Where M, LC, R, and E are in feet (meters).

Formulas:

\[ M = \frac{LC}{2} \tan \left( \frac{\Delta}{4} \right) \]
\[ M = E \cos \left( \frac{\Delta}{2} \right) \]
\[ M = R \left( 1 - \cos \left( \frac{\Delta}{2} \right) \right) \]

**LC = LONG CHORD**

Formulas:

\[ LC = 2R \sin \left( \frac{\Delta}{2} \right) \]
\[ LC = 2T \cos \left( \frac{\Delta}{2} \right) \]

The main chord and short chords are often convenient to use in laying out the curve.

Figure can be applied to the whole chord or to the chord of any part of the curve. \( \Delta \) would then be the central angle of the arc of whatever part of the curve is being considered.

**E = EXTERNAL DISTANCE**

Formulas: \[ E = R \left( \frac{1}{\cos \left( \frac{\Delta}{2} \right)} - 1 \right) \]

Also:

\[ E = \frac{M}{\cos \left( \frac{\Delta}{2} \right)} \]
\[ E = T \tan \left( \frac{\Delta}{4} \right) \]

**DEFLECTION ANGLES**

In circular curves for highways, the deflection angle to a point on a curve is usually turned from the tangent with a set-up on the PC (see figure above).

**SIMPLE CURVES**

(Various Elements)

**Figure 32-6.F**

(2 of 2)
Example:

Given:

PI = Sta 161 + 60.36; \( \Delta = 62^\circ 10' \); R = 700 ft

To find: Sta. of PC and PT:

Calculate:

1. \( T = R \tan \left( \frac{\Delta}{2} \right) = (700) \tan (31^\circ 05') \)
   \[ T = 421.99 \text{ ft} \]

2. \( L = \Delta \frac{R}{57.2958} = 759.51 \text{ ft} \)

3. Therefore:

   \[
   \begin{align*}
   & PI = \text{Sta. } 161 + 60.36 \\
   & T = -421.99 \\
   & PC = \text{Sta. } +759.51 \\
   & L = +759.51 \\
   & PT = \text{Sta. } 164 + 97.88
   \end{align*}
   \]

SIMPLE CURVE COMPUTATION
(Example)

Figure 32-6.G
1. The station at the first PI is 6 + 18.38.
2. The station at the first PC = 6 + 18.38 – 224.00 = 3 + 94.38.
3. The station at the first PT = 3 + 94.38 + 438.60 = 8 + 32.98.
4. The station at the second PC = 8 + 32.98 + (838.77 – 224.00 – 247.80) = 11 + 99.95.
5. The station at the second PI = 11 + 99.95 + 247.80 = 14 + 47.75.
6. The station at the second PT = 11 + 99.95 + 479.32 = 16 + 79.27.
7. The station at the third PC = 16 + 79.27 + (938.82 – 247.80 – 261.38) = 21 + 08.91.
8. The station at the third PI = 21 + 08.91 + 261.38 = 23 + 70.29.
9. The station at the third PT = 21 + 08.91 + 500.07 = 26 + 08.98.
10. The station at the final POT = 26 + 08.98 + (677.91 – 261.38) = 30 + 25.51.
11. Check: (618.38 + 838.77 + 938.82 + 677.91) – (2 (224.00) + 2 (247.80) + 2 (261.38) – 438.60 – 479.32 – 500.07) = 30 + 25.51.

**SIMPLE CURVE**
(Stationing)

Figure 32-6.H
Given:

Simple Curve

Original PI = 100 + 00.00
\[ \Delta = 20^\circ 00' \text{ Rt.} \]
T = 511.35 ft
L = 1000 ft
R = 2900 ft

Problem:

Compute: Simple curve of different radius where one tangent is offset a specified distance from and parallel to the original tangent.

R = 3800 ft, F = 30 ft Rt.

Solution:

\[ Y = \frac{F}{\sin \Delta} = \frac{30}{\sin 20^\circ} = 87.71 \text{ ft} \]
\[ X = \frac{F}{\tan \Delta} = \frac{30}{\tan 20^\circ} = 82.42 \text{ ft} \]
\[ T = (R) \tan \left( \frac{\Delta}{2} \right) = (3800) (\tan 10^\circ) = 670.04 \text{ ft} \]
\[ L = \frac{\Delta 2 \pi R}{360} = 1326.45 \text{ ft} \]

CONSTRUCTION CURVE DATA

<table>
<thead>
<tr>
<th>PI</th>
<th>Orig. PI</th>
<th>Const. T</th>
</tr>
</thead>
<tbody>
<tr>
<td>100 + 82.42</td>
<td>100 + 00.00</td>
<td>670.04</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>( \Delta )</th>
<th>+X</th>
<th>+Y</th>
</tr>
</thead>
<tbody>
<tr>
<td>20° 00' Rt.</td>
<td>82.42</td>
<td>+ 87.71</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>T</th>
<th>Const. PI</th>
</tr>
</thead>
<tbody>
<tr>
<td>670.04 ft</td>
<td>100 + 82.42</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>L</th>
<th>Const. PC</th>
</tr>
</thead>
<tbody>
<tr>
<td>1326.45 ft</td>
<td>94 + 12.38</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>R</th>
<th>Const. PT</th>
</tr>
</thead>
<tbody>
<tr>
<td>3800 ft</td>
<td>107 + 38.83</td>
</tr>
</tbody>
</table>

Equation: Const. PT 107 + 38.83 Bk = Orig. POT 107 + 35.05 Fwd

CURVE COMPUTATION

(Different Radius, Tangent Offset & Parallel)

Figure 32-6.1
Given: Original Curve Data:

- \( PI = 100 + 00.00 \)
- \( \Delta = 58^\circ 00' \text{ Rt.} \)
- \( R = 2900 \text{ ft} \)
- \( T = 1607.50 \text{ ft} \)
- \( L = 2935.64 \text{ ft} \)

Compute: PC, PT of given simple curve joining tangent offset a specified distance from original tangents. Also resulting equation:

Offset \( F_1 = 100 \text{ ft Rt.}, \) Offset \( F_2 = 66 \text{ ft Rt.} \)

\[
\begin{align*}
Z &= \frac{F_1}{\sin \Delta} = \frac{100}{\sin 58^\circ} = 117.92 \text{ ft} \\
Y &= \frac{F_1}{\tan \Delta} = \frac{100}{\tan 58^\circ} = 62.49 \text{ ft} \\
X &= \frac{F_2}{\sin \Delta} = \frac{66}{\sin 58^\circ} = 77.83 \text{ ft} \\
W &= \frac{F_2}{\tan \Delta} = \frac{66}{\tan 58^\circ} = 41.24 \text{ ft} \\
\text{Const. PI} &= \text{Orig. PI} + Y - X = 99 + 84.66
\end{align*}
\]

Note: In many cases, \( Y > X \) & \( W > Z \) or offsets may be to other side of original tangents causing the problem to look different, but the principles of the problem remain the same.

\[
\begin{align*}
\text{Const. PI} &= 99 + 84.66 \\
-T &= -1607.50 \\
\text{Const. PC} &= 83 + 77.16 \\
+L &= +2935.64 \\
\text{Const. PT} &= 113 + 12.80 \\
A &= Z - W = +76.68 \\
\text{Orig. PT} &= 113 + 89.48 \\
+A &= +76.68 \\
114 + 66.16 \text{ (Orig. POT 66 ft Lt. of PT 114 + 66.16)}
\end{align*}
\]

Equation: Const. PT 113 + 12.80 Bk = Sta. 114 + 66.16 Fwd

---

**CURVE COMPUTATION**  
(Compute PC & PT, Joining Parallel Tangent Offsets)  

Figure 32-6.J
INTRODUCE A CURVE OF SELECTED RADIUS BETWEEN TWO FIXED CURVES

Part A: Fixed curves of equal radii.

Solution:

Determine length and bearing of $O_1O_2$ from given coordinates of $O_1$ and $O_2$:

$$\Delta = 2 \sin^{-1} \frac{O_1O_2}{2(R_1 - R - P_a)}$$

$$\alpha = \theta = 90^\circ - \frac{\Delta}{2}$$

Determine bearing $O_1O$ by applying $\alpha$ to bearing $O_1O_2$.

Determine bearing $O_2O$ by applying $\theta$ to bearing $O_1O_2$.

$$\Delta_1 = \text{difference in bearings of } O_1O \text{ and } O_1A.$$  
$$\Delta_2 = \text{difference in bearings of } O_2O \text{ and } O_2B.$$  

Determine remaining properties of each curve through usual procedures.

Given:

$R_1$ and $R_2$ = Radii of fixed curves with radials $AO_1$ and $BO_2$ fixed on coordinate system.

$R$ = Radius selected for intermediate curve.

$P_a$, $P_{a1}$ and $P_{a2}$ = Offset ("p" distance) to permit insertion of selected spirals; without spirals, $P_a = 0$.

* Where $R$ is greater than $R_1$ and/or $R_2$:

$$\Delta = 2 \sin^{-1} \frac{O_1O_2}{2(R - R_1 - P_a)}$$

Problem:

To determine $\Delta$, $\Delta_1$ and $\Delta_2$ and the remaining properties of each curve.

CURVE COMPUTATION
(Between Two Fixed Curves)

Figure 32-6.K  
(1 of 2)
Part B: Fixed curves of unequal radii.

Solution:

Determine length and bearing of $O_1O_2$ from given coordinates of $O_1$ and $O_2$.

$$OO_1 = R_1 - (R + P_{a1})^*$$

$$OO_2 = R_2 - (R + P_{a2})^*$$

$$\Delta = \cos^{-1} \frac{OO_1^2 + OO_2 - O_1O_2^2}{2 \times OO_1 \times OO_2}$$

$$\alpha = \cos^{-1} \frac{OO_1^2 + OO_2^2 - O_2O_2^2}{2 \times OO_1 \times O_1O_2}$$

$$\theta = 180^\circ - (\Delta + \alpha)$$

Determine bearing $O_1O$ by applying $\alpha$ to bearing $O_1O_2$.

Determine bearing $O_2O$ by applying $\theta$ to bearing $O_1O_2$.

$\Delta_1$ = difference in bearings of $O_1O$ and $O_1A$.

$\Delta_2$ = difference in bearings of $O_2O$ and $O_2B$.

Determine remaining properties of each curve through usual procedures.

* Where $R$ is greater than $R_1$ and/or $R_2$:

$$OO_1 = R - (R_1 + P_{a1})$$

$$OO_2 = R - (R_2 + P_{a2})$$
INTRODUCE A CURVE OF SELECTED RADIUS BETWEEN A FIXED CURVE AND A FIXED TANGENT

**Part A:** Selected curve of flatter radius than the fixed curve.

Given:

- \( R_1 = \) Radius of fixed curve with coordinates of radial \( AO_1 \).
- \( C = \) Any coordinate point on fixed tangent of known bearing.
- \( R = \) Radius of selected curve.
- \( P \) \& \( P_a = \) Offset ("p" distance) to permit insertion of selected spirals; without spirals, \( P \) and \( P_a = 0 \).

Problem:

To determine \( \Delta \) (deflection angle of selected curve) and remaining properties of each curve.

Solution:

In triangle \( O_1CB \), solve for \( O_1B \), or \( d \).

\[
OE = OD - ED = (R + P) - d
\]

\[
\Delta = \cos^{-1} \left( \frac{OE}{O_1O} \right) = \cos^{-1} \left( \frac{(R + P) - d}{R - (R_1 + P_a)} \right)
\]

Determine remaining properties of each curve through usual procedures.

**Part B:** Selected curve of sharper radius than the fixed curve.

Given:

- \( R_1 = \) Radius of fixed curve with coordinates of radial \( AO_1 \).
- \( C = \) Any coordinate point on fixed tangent of known bearing.
- \( R = \) Radius of selected curve.
- \( P \) \& \( P_a = \) Offset ("p" distance) to permit insertion of selected spirals; without spirals, \( P \) and \( P_a = 0 \).

Problem:

To determine \( \Delta \) (deflection angle of selected curve) and remaining properties of each curve.

Solution:

In triangle \( O_1CB \), solve for \( O_1B \), or \( d \).

\[
O_1E = d - (R + P)
\]

\[
\Delta = \cos^{-1} \left( \frac{O_1E}{O_1O} \right) = \cos^{-1} \left( \frac{d - (R + P)}{R_1 - (R_1 + P_a)} \right)
\]

Determine remaining properties of each curve through usual procedure.

**CURVE COMPUTATION**

(Between a Fixed Curve and Fixed Tangent)

**Figure 32-6.L**
ESTABLISH A TANGENT BETWEEN TWO CURVES

Part A: Curves in reverse direction.

Part B: Curves in same direction.

Given:

\[ R_1 \& R_2 = \text{Radii of fixed curves with coordinates of radials } AO_1 \& BO_2. \]

\[ P_1 \& P_2 = \text{Offset ("p" distance) to permit insertion of selected spirals; without spirals, } P_1 \text{ and } P_2 = 0. \]

Problem:

To determine length and bearing of tangent MN, \( \Delta_1, \Delta_2 \) and the remaining properties of each curve.

Solution:

Determine length and bearing of \( O_1O_2 \) from known coordinates; then, in triangle \( O_1O_2C \):

\[ \alpha = \cos^{-1} \left( \frac{(R_1 + P_1)^* + (R_2 + P_2)^*}{O_1O_2} \right) \]

\[ CO_2 = MN = \left[ (R_1 + P_1)^* - (R_2 + P_2)^* \right] \tan \alpha \]

Determine angles \( a \) and \( b \) from bearings of \( O_1A, O_2B \) and \( O_2O_1 \):

\[ \Delta_1 = a - \alpha; \quad \Delta_2 = b - \alpha \]

Determine remaining properties of each curve through usual procedures.

Given:

\[ R_1 \& R_2 = \text{Radii of fixed curves with coordinates of radials } AO_1 \& BO_2. \]

\[ P_1 \& P_2 = \text{Offset ("p" distance) to permit insertion of selected spirals; without spirals, } P_1 \text{ and } P_2 = 0. \]

Problem:

To determine length and bearing of tangent MN, \( \Delta_1, \Delta_2 \) and the remaining properties of each curve.

Solution:

Determine length and bearing of \( O_1O_2 \) from known coordinates; then, in triangle \( O_1O_2C \):

\[ \alpha = \sin^{-1} \left( \frac{(R_2 + P_2)^* - (R_1 + P_1)^*}{O_1O_2} \right) \]

\[ O_1C = MN = \left[ (R_2 + P_2)^* - (R_1 + P_1)^* \right] / \tan \alpha \]

Determine angles \( a \) and \( b \) from bearings of \( O_1A, O_2B \) and \( O_2O_1 \):

\[ \Delta_1 = a - 90^\circ - \alpha; \quad \Delta_2 = b - 90^\circ + \alpha \]

Determine remaining properties of each curve through usual procedures.

\[ *P_1 \text{ and } P_2 = 0 \text{ when spirals are not used.} \]
INTRODUCE A CURVE, AND DETERMINE ITS RADIUS, BETWEEN A GIVEN POINT ON A FIXED CURVE AND SOME POINT ON A FIXED TANGENT

Solution:

Method 1: Determine bearing and length of DA or a from known coordinates. Determine \( \alpha \) from bearings DA and DF. Determine \( \Delta \) from bearings \( O_1A \) and \( O_1C \).

From solution for side of oblique triangle DIA and equation for tangent, T, of simple curve:

\[
R = \frac{a \sin \alpha}{\sin (180^\circ - \Delta) \tan (\Delta/2)}
\]

\[
T = R \tan (\Delta/2)
\]

\[
T = \frac{a \sin \alpha}{\sin (180^\circ - \Delta)}
\]

Method 2: Determine bearing and length of \( DO_1 \), or b, from known coordinates. Determine \( \theta \) from bearings \( O_1D \) and \( O_1C \). Determine \( \Delta \) from bearings \( O_1A \) and \( O_1C \). From solution of right triangles \( DO_1C \) and \( EO_1O \):

\[
R = \frac{b \cos \theta - R_1 \cos \Delta}{1 - \cos \Delta}
\]

Note: If spiral is used at B, Method 2 must be employed; then:

\[
R = \frac{b \cos \theta - R_1 \cos \Delta - P}{1 - \cos \Delta}
\]

Where \( P \) is offset of curve for spiral at B, use expression for \( R \) without \( P \) first, and find approximate \( R \); then substitute in latter equation, using value of \( P \) for the approximate \( R \) and find new \( R \). Same formulas apply whether \( R < \) or \( R > R_1 \).

CURVE INTRODUCTION

Figure 32-6.N
INTRODUCE A CURVE AND TO DETERMINE ITS RADIUS BETWEEN A GIVEN POINT ON A FIXED TANGENT AND SOME POINT ON A FIXED CURVE

Given:

$R_1$ and coordinates of $O_1$ and $C$. Tangent $AE$, its bearing, and coordinates of $A$.

Problem:

To determine $R$, $\Delta$, and $\Delta_1$.

Solution:

Erect right triangles $AO_1D$ and $O_1OD$. Determine length and bearing of $AO_1$ or $d$ from known coordinates of $A$ and $O_1$. From solution of triangles $AO_1D$ and $O_1OD$:

$$R = \frac{d^2 - R_1^2}{2(d \cos x - R_1)}$$

and

$$\Delta = \sin^{-1} \frac{d \sin x}{R_1 - R}$$

Determine bearing $BO_1$ by application of $\Delta$ to bearing $AD_1$, then $\Delta_1 = \text{difference in bearings of } BO_1 \text{ and } CO_1$.

Note: This solution is applicable whether $R < \text{ or } > R_1$.

CURVE INTRODUCTION

Figure 32-6.O
Triangles Involved:
1. GHI
2. DFG
3. ABC & CDE

Given:
One of the curves already established (JF, Δ, T): Radii of curves (R₁ & R₂). Intersection point and angle of the two centerlines (H & φ).
Distance JH is thereby known and HI can be determined by subtracting JH from T for established curve.
Distance between curve centers (BE = R₁ + R₂).

Triangle No. 1, GHI
Find: ∠G & GI
1. γ = 180° − φ
2. ∠G = 180° − (γ + Δ)
3. HI = T (est. curve) − JH
4. GI = HI sin γ
     sin ∠G

Triangle No. 2, DGF
Find: ∠D & DF
5. FG = T (est. curve) + GI
6. DF = FG tan ∠G
7. ∠D = 90° − ∠G

Triangles No. 3, ABC & CDE
Find: ∠θ (Angles at B & E are thus determined)
BC + CE = R₁ + R₂

In triangle ABC:
BC = \frac{R₁}{\sin θ}
BC + CE = \frac{R₁}{\sin θ} + \frac{DE \sin W}{\sin θ} = R₁ + R₂

In triangle CDE:
8. DE = R₂ − DF
9. W = 180° − ∠D
CE = \frac{DE \sin W}{\sin θ}
10. \sin θ = \frac{R₁ + DE \sin W}{R₁ + R₂}
11. ∠B = 90° − θ
12. ∠E = 180° − (θ + W)

Length of curves, tangent length, etc., are determined.

ALIGNMENT
(Common Point Of Tangency For Two Curves)

Figure 32-6.P
Given:

\[ \phi = 64^\circ 33'10'' \]

\[ JH = 1211.77 \text{ ft} \]

\[ \Delta = 37^\circ 18'22'' \]

\[ T = 2637.44 \text{ ft} \]

\[ R_2 = 7813.06 \text{ ft} \]

\[ R_1 = 2864.79 \text{ ft} \]

1. \[ \gamma = 180^\circ 00'00'' - 64^\circ 33'10'' = 115^\circ 26'50'' \]

2. \[ \angle G = 180^\circ 00'00'' - (115^\circ 26'50'' + 37^\circ 18'22'') = 27^\circ 14'48'' \]

3. \[ HI = 2637.44 - 1211.77 = 1425.67 \text{ ft} \]

4. \[ GI = (1425.67) (0.90298146 / 0.45782219) = 2811.907 \text{ ft} \]

5. \[ FG = 2637.44 + 2811.907 = 5449.357 \text{ ft} \]

6. \[ DF = (5449.347) (0.5149602) = 2806.197 \text{ ft} \]

7. \[ \angle D = 90^\circ 00'00'' - 27^\circ 14'48'' = 62^\circ 45'12'' \]

8. \[ DE = 7813.06 - 2806.197 = 5006.863 \text{ ft} \]

9. \[ \angle W = 180^\circ 00'00'' - 62^\circ 45'12'' = 117^\circ 14'48'' \]

10. \[ \sin \theta = (2864.79 + (5006.863) (0.88904378)) / (2864.79 + 7813.06) = 0.68516695 \]
    \[ \theta = 43^\circ 14'55.46'' \]

11. \[ \angle B = 90^\circ 00'00'' - 43^\circ 25'55.46'' = 46^\circ 45'04.54'' \]

12. \[ \angle E = 180^\circ 00'00'' - (46^\circ 45'04.54'' + 117^\circ 14'48'') = 16^\circ 00'07.46'' \]

**COMMON POINT OF TANGENCY FOR TWO CURVES**
(Sample Problem)

*Figure 32-6.Q*
Given:
AE, Angle E, and Curve Data

Required:
EF and Arc Dist. AF

Solution:
From triangle ABE:
1. B = 90° – E
2. BE = \frac{AE}{\sin B}
3. AB = BE \cos B

From triangle BCD:
4. BC = Radius – AB
5. CD = BC \sin B
6. BD = BC \cos B
7. C_1 = 90° – B

From triangle CDF:
8. CF = Radius
9. \sin F = \frac{DC}{CF}
10. C = 90° – F
11. C_2 = C – C_1
12. DF = CF \cos F
13. EF = BD + BE – DF
14. Arc Dist. AF = \frac{C_2}{360} \cdot 2\pi R

POC COMPUTATION USING RIGHT TRIANGLES

Figure 32-6.R
Given:

Angle $E = 41^\circ 58'54"
AE = 1732.60$ ft
Radius = 7813.06 ft

1. $B = 90^\circ 00'00" - 41^\circ 58'54" = 48^\circ 01'06"
2. $BF = 1732.60 / 0.74335889 = 2330.771$
3. $AB = (2330.771)(0.66889278) = 1559.036$
4. $BC = 7813.06 - 1559.036 = 6254.024$
5. $CD = (6254.024)(0.74335889) = 4648.984$ ft
6. $BD = (6254.024)(0.66889278) = 4183.271$ ft
7. $C_1 = 90^\circ 00'00" - 48^\circ 01'06" = 41^\circ 58'54"
8. $CF = 7813.06$ ft
9. $\sin F = 4648.984 / 7813.06 = 0.59502730 \quad F = 36^\circ 30'52.48"
10. $C = 90^\circ 00'00" - 36^\circ 30'52.48" = 53^\circ 29'07.52"
11. $C_2 = 53^\circ 29'07.52" - 41^\circ 58'54" = 11^\circ 30'13.52"
12. $DF = (7813.058)(0.80370550) = 6279.399$ ft
13. $EF = 4183.271 + 2330.771 - 6279.399 = 234.64$ ft
14. $\text{Arc } AF = (11.5037556)(2\pi)(7813.06) / 360 = 1568.69$ ft

POC COMPUTATION USING RIGHT TRIANGLES
(Sample Problem)

Figure 32-6.S
Given:
AB, Angle A, and Curve Data

Required:
AE and Arc Dist. BE

Solution:
1. \( BC = \text{Radius} \)
2. \( AC = \sqrt{(AB)^2 + (BC)^2} \)
3. \( \sin C_3 = \frac{AB}{AC} \)
4. \( A_1 = 90^\circ - C_3 \)
5. \( A_2 = A - A_1 \)
6. \( CD = AC \sin A_2 \)
7. \( AD = AC \cos A_2 \)
8. \( EC = \text{Radius} \)
9. \( \sin E_1 = \frac{CD}{EC} \)
10. \( DE = EC \cos E_1 \)
11. \( C_1 = 90^\circ - A_2 \)
12. \( C_4 = 90^\circ - E_1 \)
13. \( C_2 = C_3 + C_1 - C_4 \)
14. \( AE = AD - DE \)
15. \( \text{Arc Dist. BE} = \frac{C_2}{360} \cdot 2\pi \cdot R \)

POC COMPUTATION USING RIGHT TRIANGLES

Figure 32-6.T

Given:
Angle A = 80°07'23"
AB = 1732.60 ft
Radius = 7813.06 ft

POC COMPUTATION USING RIGHT TRIANGLES
(Sample Problem)

Figure 32-6.U
Given:
AB, Angle B, and Curve Data

Required:
BC and Arc Dist. AC

Solution:
1. \( AD = \) Radius
2. \( BD = \sqrt{(AB)^2 + (AD)^2} \)
3. \( \sin D = \frac{AB}{BD} \)
4. \( B_1 = 90^\circ 00' - D \)
5. \( B_2 = 180^\circ 00' - (B + B_1) \)
6. \( \sin C = \frac{BD \sin B_2}{\text{Radius}} \)
7. \( D_1 = 180^\circ - (B_2 + C) \)
8. \( BC = \frac{R \sin D_1}{\sin B_2} \)
9. \( I = D + D_1 \)
10. Arc Dist. AC = \( \frac{I}{360} \cdot 2\pi R \)

POC COMPUTATION USING OBLIQUE TRIANGLE

Figure 32-6.V
Given:

AB = 1732.60 ft
Angle B = 99°52'37"
Radius = 8000 ft

Solution:

1. AD = 8000.00 ft
2. BD = $\sqrt{(1732.60)^2 + (8000.00)^2} = 8185.469$ ft
3. $\sin D = \frac{1732.60}{8185.469} = 0.211667773 \quad D = 12°13'12.38"
4. B\_1 = 90°00' - 12°13'12.38" = 77°46'47.62"
5. B\_2 = 180°00' - (99°52'37" + 77°46'47.62") = 2°20'35.38"
6. $\sin C = \frac{(8185.469)(0.04088448)}{8000.00} = 0.041832334 \quad C = 177°36'08.94"
7. D\_1 = 180°00' - (2°20'35.38" + 177°36'08.94") = 0°03'15.67"
8. BC = $\frac{(8000.00)(0.00094866)}{(0.040884478)} = 185.627$ ft
9. I = 12°13'12.38" + 0°03'15.67" = 12°16'28.05"
10. Arc AC = $\frac{(12.2744583)(2\pi)(8000.00)}{360} = 1713.838$ ft

POC COMPUTATION USING OBLIQUE TRIANGLE
(Sample Problem)

Figure 32-6.W
**EXAMPLE**

Given:

AB = 1892.54 ft  
Radius = 8000.00 ft

Solution:

1. CD = 8000.00 ft  
2. \( \sin \theta = \frac{1892.54 \text{ ft}}{8000.00} = 0.2365675 \)  
   \( \theta = 13^\circ 41' 02.54'' \)  
3. BC = 8000.00 - \( \sqrt{(8000.00)^2 - (1892.54)^2} \)  
   = 227.08 ft  
4. Arc AC = \( (13.68403956) \times (2\pi) \times \frac{8000.00}{360} \)  
   = 1910.65 ft

POC OF LINE 90° TO CURVE TANGENT

Figure 32-6.X
**EQUAL RADII**

**Given:** Radius & BG

1. \( R_1 = R_2 \)
2. \( \Delta_1 = \Delta_2 \)
3. \( BG = P \)
4. \( \cos \Delta_1 = \frac{R_1 - \frac{1}{2}P}{R_1} \)
5. \( AG = \sqrt{4PR_1 - P^2} \)
6. \( \sin \Delta_1 = \frac{AG}{R_1 + R_2} \)
7. \( \tan \Delta_1 = \frac{AG}{R_1 + R_2 - P} \)

**UNEQUAL RADII**

**Given:** \( R_1, AG, \) & \( P \)

1. \( \Delta_1 = \Delta_2 \)
2. \( AB = \sqrt{AG^2 + P^2} \)
3. \( R_2 = \frac{(AB)^2}{2P} - R_1 \)
4. \( \sin \Delta_1 = \frac{AG}{R_1 + R_2} \)
5. \( \cos \Delta_1 = \frac{R_1 + R_2 - P}{R_1 + R_2} \)
6. \( \tan \Delta_1 = \frac{AG}{R_1 + R_2 - P} \)

**REVERSE CURVES TO PARALLEL TANGENTS**

*Figure 32-6.Y*
EQUAL RADII

Given:
\( R_1 = R_2 = 2000.00 \) ft
\( P = 12 \) ft

Required:
Find \( \Delta_1 \) and \( \Delta_2 \)

Solution:
1. \( \cos \Delta_1 = \frac{(2000 - 6)}{2000} = 0.997 \)
   \( \Delta_1 = \Delta_2 = 4°26’21.20” \)
2. \( AG = \sqrt{4(12)(2000) - (12)^2} = 309.606 \) ft
3. \( \sin \Delta_1 = \frac{309.606}{2(2000)} = 0.07740155 \)
   \( \Delta_1 = \Delta_2 = 4°26’21.20” \)
4. \( \tan \Delta_1 = \frac{309.606}{(2)(2000) - 12} = 0.077634403 \)
   \( \Delta_1 = \Delta_2 = 4°26’21.20” \)

UNEQUAL RADII

Given:
\( R_1 = 2000.00 \) ft
\( P = 12 \) ft
\( AG = 300 \) ft

Required:
Find \( \Delta_1 \) and \( \Delta_2 \)

Solution:
1. \( AB = \sqrt{(300)^2 + (12)^2} = 300.24 \) ft
2. \( R_2 = \frac{(300.24)^2}{(2)(12) - 2000} = 1756.00 \) ft
3. \( \sin \Delta_1 = \frac{300}{(2000.00 + 1756.00)} = 0.079872204 \)
   \( \Delta_1 = \Delta_2 = 4°34’52.39” \)
4. \( \cos \Delta_1 = \frac{(2000.00 + 1756.00 - 12.00)}{(2000.00 + 1756.00)} = 0.99680511 \)
   \( \Delta_1 = \Delta_2 = 4°34’52.39” \)
5. \( \tan \Delta_1 = \frac{300}{(2000.00 + 1756.00 - 12.00)} = 0.080128205 \)
   \( \Delta_1 = \Delta_2 = 4°34’52.39” \)

REVERSE CURVES TO PARALLEL TANGENTS
(Sample Problem)

Figure 32-6.Z
Given:

\( \theta, AD, R_1, \) and \( R_2 \)

Required:

\( \Delta_1 \) and \( \Delta_2 \)

1. \( \text{AC} = \frac{AD}{\sin \theta} \)
2. \( \text{BG} = DF = R_2 \cos \theta - AD \)
3. \( \cos \Delta_1 = \frac{R_1 + BG}{R_1 + R_2} \)
4. \( \Delta_2 = \Delta_1 - \theta \)

Solution:

1. \( \text{AC} = 54.00 / 0.038755993 = 1393.33 \text{ ft} \)
2. \( \text{BG} = (21500.00) (0.99924874) - 54.00 = 21,429.85 \text{ ft} \)
3. \( \cos \Delta_1 = (17,220.00 + 21,429.85) / (17,200.00 +21,500.00) = 0.998187261 \)
   \( \Delta_1 = 3^\circ 27'01.48" \)
4. \( \Delta_2 = 3^\circ 27'01.48" - 2^\circ 13'16" = 1^\circ 13'45.48" \)

REVERSE CURVES
(Tangents Not Parallel)

Figure 32-6.AA
EQUATIONS:

1. \[ \frac{\sin \Delta_1}{2} = \sqrt{\frac{(s-b)(s-c)}{bc}} \]

Where:
- \( a = R_1 - R \)
- \( b = R_2 + R \)
- \( c = 2R \)
- \( s = \frac{1}{2} (a + b + c) \)

2. \[ \sin \theta = \frac{2R \sin \Delta_1}{R_1 - R} \]

3. \[ \Delta_2 = \Delta_1 + \theta \]

EXAMPLE:

Given:
- \( R_2 = 10,700.00 \) ft, \( R_1 = 10,800.00 \) ft, \( R = 2000.00 \) ft

Required:
- \( \Delta_1 & \Delta_2 \)

\( \Delta_1 = 10^\circ 41' 46.84" \)

\( \theta = 4^\circ 50' 22.33" \)

\( \Delta_2 = 15^\circ 32' 09.17" \)

Figure 32-6.BB
EXAMPLE:

Given:
- Radius of Reverse Curve
- \( R = 5800.00 \text{ ft} \)
- Tangent Length \( CE = 200.00 \text{ ft} \)
- \( P = 130.00 \text{ ft} \)

Solution:

1. \( OA = 5800.00 \text{ ft} \)
2. \( CD = \frac{CE}{2} = 100.00 \text{ ft} \)
3. \( OH = OA - \frac{P}{2} = 5735.00 \text{ ft} \)
4. \( OD = \sqrt{(CD)^2 + (OC)^2} = 5800.86 \text{ ft} \)
5. \( \sin S = \frac{CD}{OD} = 0.017238817 \)
   \( S = 0^\circ 59' 15.94'' \)
6. \( HD = \sqrt{(OD)^2 - (OH)^2} = 865.90 \text{ ft} \)
7. \( \sin T = \frac{HD}{OD} = 0.149292325 \)
   \( T = 8^\circ 37' 01.23'' \)
8. \( \Delta = T - S = 7^\circ 35' 53.37'' \)

REVERSE CURVES
(Parallel Tangents with Tangent Segment Between)

Figure 32-6.CC
Given:

Fixed Curve Data, HE, HC, \( \theta \), R_1, and R_2

Note:

\( \theta \) must be less than 90° for this solution.

Equations:

1. \( CE = HE - HC \)
2. \( OA = CE \tan \theta - R_1 \)
3. \( OB = DV = OA \cos \phi \)
4. \( SV = R_2 - DV \)
5. \( \sin K = \frac{SV}{R_1 + R_2} \)
6. \( \Delta_2 = 90^\circ - K \)
7. \( M = \theta + K \)
8. \( N = 90^\circ - M \)
9. \( \text{ArcLengthET} = \frac{N}{360} \times 2\pi R_1 \)

CURVE BETWEEN FIXED TANGENT AND FIXED CURVE
(Case 1)

Figure 32-6.DD
1. CE = 3383.85 – 615.01
   = 2768.84 ft
2. OA = (2768.84) (1.74755192)
   – 3500.00
   = 1338.69 ft
3. OB = DV = (1338.69) (0.49666261)
   = 664.88 ft
4. SV = 1090.83 – 664.88 ft
   = 425.95 ft
5. sin K = (425.95) / (3500.00 + 1090.83)
   = 0.092782786
   K = 5°19′25.39″
6. Δ2 = 90° – 5°19′25.39″
   = 84°40′34.61″
7. M = 60°13′14″ + 5°19′25.39″
   = 65°32′39.39″
8. N = 90° – 65°32′39.39″
   = 24°27′20.61″

Arc Length ET = (24.45572531) (2) (π) (3500) / 360
   = 1493.92 ft

CURVE BETWEEN FIXED TANGENT AND FIXED CURVE (CASE 1)
(Sample Problem)

Figure 32-6.EE
Given:

Fixed Curve Data, HE, HC, \( \theta \), R1 & R2

Note:

\( \theta \) must be less than 90° for this solution

WE = Fixed Curve

Equations:

1. \( CE = HE - HC \)
2. \( OA = R1 - CE \tan \theta \)
3. \( OB = DV = OA \cos \phi \)
4. \( SV = R2 + DV \)
5. \( \sin K = \frac{SV}{R1 + R2} \)
6. \( \Delta_2 = 90^\circ - K \)
7. \( N = 90^\circ - (K + \phi) \)
8. \( \text{Arc Length ET} = \frac{N}{360} \times 2\pi R1 \)

CURVE BETWEEN FIXED TANGENT AND FIXED CURVE
(Case II)

Figure 32-6.FF

Given:
Fixed Curve Data, HC, $\theta$, $R_1$, & $R_2$.

Note:

$\theta$ must be less than 90°
WE = Fixed Curve

OV parallel to BC &
OB parallel to SD
$\theta = \phi$
HE = Fixed Curve Tangent Length

Equations:

1. $CE = HE - HC$
2. $OA = CE \tan \theta - R_1$
3. $OB = DV = OA \cos \phi$
4. $SV = R_2 - DV$
5. $\sin K = \frac{SV}{R_1 - R_2}$
6. $\Delta_2 = 90^\circ + K$
7. $M = 90^\circ - \phi$
8. $N = M - K$
9. Arc Length $ET = \frac{N}{360} 2\pi R_1$

CURVE BETWEEN FIXED TANGENT & FIXED CURVE
(Case III)
Figure 32-6.GG
Given:

Fixed Curve Data, HC, \( \theta \), \( R_1 \), and \( R_2 \)

Note:

\( \theta \) must be less than 90° for this solution
WE = Fixed Curve

OV parallel to BC &
OB parallel to SD
\( \theta = \phi \)
HE = Fixed Curve Tangent Length

Equations:

1. \( CE = HE - HC \)
2. \( OA = R_1 - CE \tan \theta \)
3. \( OB = DV = OA \cos \phi \)
4. \( SV = R_2 + DV \)
5. \( \sin K = \frac{SV}{R_1 - R_2} \)
6. \( \Delta_2 = 90^\circ + K \)
7. \( N = 90^\circ - (K + \phi) \)
8. \( \text{Arc Length } ET = \frac{N}{360} \frac{2\pi R_1}{360} \)

**CURVE BETWEEN FIXED TANGENT & FIXED CURVE**

*(Case IV)*

**Figure 32-6.HH**
Given:

“WE” Curve Data, HC, θ, R₁, and R₂

WE = Fixed Curve
OF parallel to VD
VF parallel to AD

Equations:

1. \( \alpha = 180^\circ - (\theta + \phi) \)
2. \( HA = \frac{HC \sin \theta}{\sin \alpha} \)
3. \( AE = HA - HE \)
4. \( BE = AE \tan \alpha \)
5. \( OB = R₁ - BE \)
6. \( G = 90^\circ - \alpha \)
7. \( OJ = OB \sin G \)
8. \( OF = OJ - R₂ \)
9. \( \sin S = \frac{OF}{R₁ + R₂} \)
10. \( \tan \beta = \frac{AE}{R₁} \)
11. \( \Delta₂ = 90^\circ + S \)
12. \( M = 90^\circ - G \)
13. \( N = 90^\circ - S \)
14. \( P = \Delta₁ - M - N \)
15. \( \text{Arc Length WT} = \frac{P}{360} \cdot 2\pi R₁ \)

CURVE BETWEEN FIXED TANGENT & FIXED CURVE
(Case V)

Figure 32-6.II
Given:

"WE" Curve Data, HC, θ, R₁, R₂, and R₃

Note:

θ must be less than 90°

AD = Fixed Tangent
WE = Fixed Curve

Δ₂ & N computed according to example in Case I

Equations:

1. \( \frac{\sin \Delta_2}{2} = \sqrt{\frac{(s-b)(s-c)}{bc}} \)

2. \( \sin P = \frac{(R_2 + R_3) \sin \Delta_2}{R_1 + R_2} \)

3. \( \sin F = \frac{(R_1 + R_3) \sin \Delta_2}{R_1 + R_2} \)

4. Arc Length EJ = \( \frac{(N + P)}{360} \) 2\( R_1 \)

5. \( G = \Delta_2 - F \)

6. Arc Length DK = \( \frac{G}{360} \) 2\( R_2 \)

7. Arc Length KJ = \( \frac{\Delta_3}{360} \) 2\( R_3 \)

where:

\( a = OS = R_1 + R_2 \)

\( b = NS = R_2 + R_3 \)

\( c = ON = R_1 + R_3 \)

\( s = \frac{1}{2} (a + b + c) \)
Given:

Curve data, azimuth, or bearing of curve tangents, DE, DF, & \( \infty \).

Required:

1. Coordinates at D either given or assume grid system
2. Determine coordinates at centers of curves (A & B)
3. Determine length and bearing AB
4. BC = \( R_2 = a \), AC = \( R_1 = b \), AB = c
5. \( s = \frac{1}{2} (a + b + c) \)
6. \( \sin \frac{\theta}{2} = \sqrt{\frac{(s-b)(s-c)}{bc}} \)
7. \( \sin \phi = \frac{R_1 \sin \theta}{R_2} \)
8. Determine bearings of AC & BC
9. Determine N & M from bearings
10. \( \text{ArcEC} = \frac{M}{360} \times 2\pi R_2 \)
11. \( \text{ArcFC} = \frac{N}{360} \times 2\pi R_1 \)

INTERSECTION OF TWO CURVES

Figure 32-6.KK
Notes:

1. All highway spirals to be computed with Department’s approved software.

2. PI\(_c\) to circular curve must be set on External (E\(_s\)) and not from spiral PI (PI\(_s\)) and spiral end point (SC or CS).

3. A simple method for locating the points on a spiral transition is to divide the length of spiral into 10 or 20 equal parts, set up on the TS or SC, and locate the points by calculating deflection angles and using equal chord lengths.

4. See Figure 32-6.MM for definition of terms.

**SIMPLE CURVE WITH SPIRALS**

*Figure 32-6.LL*
### SPIRAL TRANSITION CURVE NOMENCLATURE

<table>
<thead>
<tr>
<th>Master</th>
<th>PI = Point of intersection of the main tangents.</th>
</tr>
</thead>
<tbody>
<tr>
<td>PIc</td>
<td>Point of intersection of circular curve tangents.</td>
</tr>
<tr>
<td>PI⁰</td>
<td>Point of intersection of the main tangent and tangent of circular curve.</td>
</tr>
<tr>
<td>TS</td>
<td>Tangent to spiral, common point of spiral and near transition.</td>
</tr>
<tr>
<td>SC</td>
<td>Spiral to curve, common point of spiral and circular curve of near transition.</td>
</tr>
<tr>
<td>CS</td>
<td>Curve to spiral, common point of circular curve and spiral of far transition.</td>
</tr>
<tr>
<td>ST</td>
<td>Spiral to tangent, common point of spiral and tangent of far transition.</td>
</tr>
<tr>
<td>Rc</td>
<td>Radius of the circular curve.</td>
</tr>
<tr>
<td>Ls</td>
<td>Length of spiral.</td>
</tr>
<tr>
<td>Lc</td>
<td>Length of circular curve.</td>
</tr>
<tr>
<td>Ts</td>
<td>Tangent distance from Master PI to TS or ST, or tangent distance of completed combination of curves.</td>
</tr>
<tr>
<td>Tc</td>
<td>Tangent distance from SC or CS to PIc.</td>
</tr>
<tr>
<td>Es</td>
<td>External distance from Master PI to midpoint of circular curve portion</td>
</tr>
<tr>
<td>LT</td>
<td>Long tangent of spiral only.</td>
</tr>
<tr>
<td>ST</td>
<td>Short tangent of spiral only.</td>
</tr>
<tr>
<td>LC</td>
<td>Long chord of spiral.</td>
</tr>
<tr>
<td>p</td>
<td>Offset distance from the main tangent to the PC or PT of the circular curve extended.</td>
</tr>
<tr>
<td>k</td>
<td>Distance from TS to point on main tangent opposite the PC of the circular curve produced.</td>
</tr>
<tr>
<td>Δ</td>
<td>Intersection angle between main tangents of the entire curve.</td>
</tr>
<tr>
<td>Δc</td>
<td>Intersection angle between tangents at the SC and the CS or the central angle of the circular curve.</td>
</tr>
<tr>
<td>θs</td>
<td>Intersection angle between the tangent of the complete curve and the tangent at the SC, the spiral tangents intersection angle.</td>
</tr>
<tr>
<td>φ</td>
<td>Deflection angle from main tangent at TS to SC along the line of the long chord.</td>
</tr>
<tr>
<td>xcyc</td>
<td>Coordinates of SC from the TS.</td>
</tr>
<tr>
<td>L'</td>
<td>Length of spiral arc from the TS to any point on the spiral.</td>
</tr>
<tr>
<td>θ</td>
<td>The central angle of spiral arc L’, θ equals θs when L’ equals Ls. Note: The θ referred to in Table II of <em>Transition Curves for Highways</em> is actually θs.</td>
</tr>
</tbody>
</table>

### SPIRAL CURVE NOMENCLATURE

Figure 32-6.MM
CURVE FUNCTIONS

1. $\theta_s = (L_s / R_c) (90/\pi)$
2. $\Delta_c = \Delta - 2\theta_s$
3. $L_c = \frac{\Delta_c}{360} 2\pi R_c$
4. $T_s = (R_c + p) \tan (\Delta/2) + k$
5. $E_s = (R_c + p) \left(\frac{1}{\cos (\Delta/2)} - 1\right) + p = \left(\frac{R_c + p}{\cos (\Delta/2)} - (R_c + p)\right) + p$

Where $\Delta$, $R_c$, and $L_s$ are givens. To find $p$ and $k$, calculate $\theta_s$ and use Table II from *Transition Curves for Highways* or use tables in the Department’s approved software.

Spiral Functions

<table>
<thead>
<tr>
<th>$\theta_s$ in Degrees</th>
<th>15</th>
<th>20</th>
<th>25</th>
<th>30</th>
<th>35</th>
<th>40</th>
<th>45</th>
<th>50</th>
</tr>
</thead>
<tbody>
<tr>
<td>C in Minutes</td>
<td>0.2</td>
<td>0.4</td>
<td>0.8</td>
<td>1.4</td>
<td>2.2</td>
<td>3.4</td>
<td>4.8</td>
<td>6.6</td>
</tr>
</tbody>
</table>

6. $\phi = \frac{\theta}{3}$, if $\theta_s < 15^\circ 00'$ (approx. value)
7. $\phi = \frac{\theta}{3} - C$, if $\theta_s \geq 15^\circ 00'$ (approx. value)
8. Deflection angle from TS or ST to any point "n" on spiral curve:
   $\phi = \frac{\theta_s}{3} \left[\frac{L'}{L_s}\right]^2$
9. The exact values of $\phi$ can be determined by coordinates:
   $\tan \phi = \frac{y_c}{x_c}$
10. $ST = \frac{y_c}{\sin \theta_s}$
11. $LT = x_c - \left(\frac{y_c}{\tan \theta_s}\right)$
12. $LC = \frac{x_c}{\cos \phi}$
13. $x_c = LC \cos \phi$
14. $y_c = LC \sin \phi$
15. $\theta = \frac{(L')^2}{L_s^2} \theta_s$

Note: These equations are based on *Transition Curves for Highways* by Joseph Barnett.
Given: $R_1$, $R_2$, $\Delta_1$, and $p$

1. $T_1 = (R_2 + p) \tan \frac{\Delta}{2}$
2. $\Delta_1 = \cos^{-1} \left[ \frac{R_1 - R_2 - p}{R_1 - R_2} \right]$  
3. $T = T_1 + (R_1 - R_2) \sin \Delta_1$
4. $T_2 = T_1 - R_2 \sin \Delta_1$
5. $E = \frac{R_2 + p}{\cos(\Delta/2)} - R_2$
6. $M = R_2 - [R_2 \cos (\Delta/2 - \Delta_1)]$
7. $y = (R_2 + p) - R_2 \cos \Delta_1$

Note: “$p$” is the offset location between the interior curve (extended) to a point where it becomes parallel with the tangent line.

THREE-CENTERED COMPOUND CURVE

Figure 32-6.OO
Given: $R_1, R_2, \Delta$

Equations:

\[
\begin{align*}
\Delta &= \text{Total Deflection Angle} = \Delta_1 + \Delta_2 \\
X_2 &= R_1 \sin \Delta - (R_1 - R_2) \sin \Delta_2 \\
Y_2 &= R_2 - R_1 \cos \Delta + (R_1 - R_2) \cos \Delta_2 \\
T_a &= AV = Y_2 / \sin \Delta \\
T_b &= BV = X_2 - T_a \cos \Delta \\
\tan(\Delta_2/2) &= \frac{R_1(1-\cos \Delta) - T_a \sin \Delta}{R_1(\sin \Delta) - T_a \cos \Delta - T_b}
\end{align*}
\]
32-7 CURVE DATA

32-7.01 Rounding

The following will apply to rounding the radii of horizontal curves:

1. **New Horizontal Curve.** Radii will be expressed in multiples of 5 ft (1 m) increments.

2. **Existing Horizontal Curve.** Alignments that incorporate a previously defined horizontal curve should continue to use the same existing radius, and the radius will be re-defined to the nearest 0.01 ft (0.001 m). For example, a 3-degree curve which is a re-creation of a previously established curve will be assigned a 1909.86 ft (582.125 m) radius.

* * * * * * * * *

**Example 32-7.1**

Shown below are three possible cases defining horizontal curvature. In all three cases, it is assumed the curve starts at PC Sta 300 + 59.41 (English units) or the equivalent PC station in metric units of kilometer Sta 9 + 162.126.

Case A: English curve definition.

Case B: Metric definition assuming that Case A curve data defines the roadway centerline from a previous survey and will be retained. All curve data is a direct or soft conversion from English to metric units.

Case C: Metric definition of a paper relocation on mapping. The PC location will start at metric Sta 9 + 162.125 and have approximately the same curvature as the Case A curve. Therefore, R will be set at 580 m.

The following table illustrates the curve data for all three Cases.

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<th>Case B</th>
<th>Case C</th>
</tr>
</thead>
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<tr>
<td>PI Sta = 302 + 68.57</td>
<td>PI Sta = 9 + 225.879</td>
<td>PI Sta 9 + 225.646</td>
</tr>
<tr>
<td>$\Delta = 12^\circ30'$</td>
<td>$\Delta = 12^\circ30'$</td>
<td>$\Delta = 12^\circ30'$</td>
</tr>
<tr>
<td>D = 3°00'</td>
<td>R = 582.125 m</td>
<td>R = 580.000 m</td>
</tr>
<tr>
<td>T = 209.16 ft</td>
<td>T = 63.753 m</td>
<td>T = 63.520 m</td>
</tr>
<tr>
<td>L = 416.67 ft</td>
<td>L = 127.000 m</td>
<td>L = 126.536 m</td>
</tr>
</tbody>
</table>

* * * * * * * * *
32-7.02  **Chord Distances**

When laying out a horizontal curve, the following guidelines are recommended for measuring chord distances around a curve. Where the radius is greater than 2000 ft (600 m), use 100 ft (25 m) chords. For radii between 2000 ft (600 m) and 800 ft (250 m), use 50 ft (15 m) chords. For radii between 800 ft (250 m) and 400 ft (125 m), use 25 ft (10 m) chords.
32-8 REFERENCES


# Chapter Thirty-three

## VERTICAL ALIGNMENT

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Chapter Thirty-three

VERTICAL ALIGNMENT

The vertical alignment contributes significantly to a highway’s safety, aesthetics, operations, and costs. Long, gentle vertical curves provide greater sight distances and a more pleasing appearance for the driver. Chapters 43 through 50 provide numerical criteria for various vertical alignment elements based on highway functional class, project scope of work, and urban/rural location. Chapter 33 provides additional guidance on these and other vertical alignment elements, including maximum and minimum grades, critical lengths of grade, truck-climbing lanes, vertical curvature, vertical clearances, aesthetics, and developing a profile gradeline.

33-1 DEFINITIONS

1. Broken-Back Curves. A gradeline with two vertical curves in the same direction separated by a short section of tangent grade.

2. Bus. A heavy vehicle involved in the transport of passengers on a for-hire, charter, or franchised transit basis. Also, can be called a motor coach in rural areas.

3. Critical Length of Grade. The maximum length of a specific upgrade on which a loaded truck can operate without an unreasonable reduction in speed.

4. Grade Slopes. The rate of slope expressed as a percent between two adjacent VPI's. The numerical value for the grade is the vertical rise or fall in feet (meters) for each foot (meter) of horizontal distance. The numerical value is multiplied by 100 and is expressed as a percent. Upgrades in the direction of stationing are identified as plus (+). Downgrades are identified as minus (−).

5. Heavy Vehicles. Any vehicle with more than four wheels touching the pavement during normal operation. Heavy vehicles collectively include trucks, recreational vehicles, and buses.

6. K-Values. The horizontal distance needed to produce a 1% change in gradient.

7. Level Terrain. Level terrain generally is considered to be flat and has minimal impact on vehicular performance. Highway sight distances are either long or could be made long without major construction expense.

8. Momentum Grade. A site where an upgrade is preceded by a downgrade. These locations may allow a truck to increase its speed on the downgrade before ascending the upgrade.

9. Performance Curves. A set of curves which illustrate the effect grades will have on the design vehicle’s acceleration and/or deceleration.
10. **Profile Gradeline.** A series of tangent lines connected by vertical curves. Typically, the gradeline is located along the roadway centerline of undivided multilane facilities and two-lane, two-way highways. For divided highways, it is typically located at the median edge of the traveled way for each roadway.

11. **Recreational Vehicle.** A heavy vehicle, generally operated by a private motorist, engaged in the transportation of recreational equipment or facilities; examples include campers, boat trailers, motorcycle trailers, etc.

12. **Rolling Terrain.** The natural slopes consistently rise above and fall below the roadway gradeline and, occasionally, steep grades present some restriction to the desirable horizontal and vertical alignment. In general, rolling terrain generates steeper grades causing trucks to reduce speeds below those of passenger cars.

13. **Rugged Terrain.** Longitudinal and transverse changes in elevation are abrupt, and benching and side hill excavation are usually required to provide the desirable horizontal and vertical alignment. Rugged terrain aggravates the performance of trucks relative to passenger cars and results in some trucks operating at crawl speeds.

14. **Truck.** A heavy vehicle engaged primarily in the transport of goods and materials or in the delivery of services other than public transportation. For geometric design and capacity analyses, trucks are defined as vehicles with six or more tires. Trucks may be defined as either single units (SU) or multiple units (MU). Data on trucks is compiled and reported by the district with assistance from the Office of Planning and Programming.

15. **VPC (Vertical Point of Curvature).** The point at which a tangent grade ends and the vertical curve begins.

16. **VPI (Vertical Point of Intersection).** The point where the extension of two tangent grades intersect.

17. **VPT (Vertical Point of Tangency).** The point at which the vertical curve ends and the tangent grade begins.
33-2 GRADES

33-2.01 Terrain

The topography throughout most of Illinois is considered to be either level or rolling. However, the northwest corner of the State, southern Illinois, and bluff areas near major rivers may be considered rugged. In general, if the terrain designation is not clear (e.g., level versus rolling), select the flatter of the two terrains. Where a multilane divided highway is proposed in rugged terrain, independent alignments with separate profiles are recommended.

33-2.02 Maximum Grades

Chapters 44 through 50 present Department criteria for maximum grades based on functional classification, urban/rural location, type of terrain, design speed, and project scope of work. Only use the maximum grades where it is absolutely necessary. Wherever practical, use grades flatter than the maximum.

33-2.03 Minimum Grades

The following provides the Department’s criteria for minimum grades:

1. Uncurbed Roadways. It is desirable to provide a minimum longitudinal gradient of approximately 0.5%. This allows for the possibility of alterations to the original pavement cross slope due to swell, consolidation, maintenance operations, or resurfacing. Longitudinal gradients of approximately 0% may be acceptable on some pavements that have adequate cross slopes. These locations typically occur where a highway traverses a wide flood plain. In these cases, check the flow lines of the outside ditches for adequate drainage.

2. Curbed Streets. The median edge or centerline profile of streets with curb and gutter desirably should have a minimum longitudinal gradient of 0.5%. Where the adjacent development or flatter terrain precludes the use of a profile with a 0.5% grade, provide a minimum longitudinal gradient of at least 0.3%.

On curbed facilities, the longitudinal gradient at the gutter line will have a significant impact on the pavement drainage characteristics (e.g., water encroaching on traveled ways, flow captures rates by grates). See Chapter 40 of the BDE Manual and the IDOT Drainage Manual for more information on pavement drainage.

3. New Bridges. For bridges on new construction and reconstruction projects, provide a minimum longitudinal gradient of 0.5% across the bridge.
33-2.04 Critical Length of Grade

The critical length of grade is the maximum length of a specific upgrade on which a truck can operate without an unreasonable reduction in speed. The highway gradient in combination with the length of the grade will determine the truck speed reduction on upgrades. For additional guidance, see the Highway Capacity Manual and the AASHTO Policy on Geometric Design of Highways and Streets.

The following will apply to the critical length of grade:

1. **Design Vehicle.** Figure 33-2.A presents the critical length of grade for a 200 lb/hp (120 kg/kW) truck. This vehicle applies to all truck routes in Illinois.

   For additional guidance on truck routes, see Sections 36-1.08 and 43-5 and the latest IDOT Designated State Truck Route System Map.

2. **Criteria.** Figure 33-2.A provides the critical lengths of grade for a given percent grade and acceptable truck speed reduction. Although these figures are based on an initial truck speed of 70 mph (110 km/hr), they apply to any design or posted speed. For design purposes, use the 10 mph (15 km/hr) speed reduction curve in the figure to determine if the critical length of grade is exceeded.

3. **Momentum Grades.** Where an upgrade is preceded by a downgrade, trucks will often increase their speed to ascend the upgrade. A speed increase of 5 mph (10 km/hr) on moderate downgrades (3%-5%) and 10 mph (15 km/hr) on steeper downgrades (6%-8%) of sufficient length are reasonable adjustments to the initial speed. This assumption allows the use of a higher speed reduction curve in Figure 33-2.A. However, the designer should also consider that these speed increases may not always be attainable. If traffic volumes are sufficiently high, a truck may be behind another vehicle when descending the momentum grade thereby restricting the increase in speed. Therefore, only consider these increases in speed if the highway has a Level of Service C or better.

4. **Measurement.** Vertical curves are part of the length of grade. Figure 33-2.B illustrates how to measure the length of grade to determine the critical length of grade using Figure 33-2.A.

5. **Application.** If the critical length of grade is exceeded, flatten the grade, if practical, or evaluate the need for a truck-climbing lane; see Section 33-3. Typically, only two-lane highways have operational problems that require truck-climbing lanes.

6. **Highway Types.** The critical-length-of-grade criteria applies equally to two-lane or multilane highways and applies equally to urban and rural facilities.

7. **Example Problems.** Examples 33-2.1 and 33-2.2 illustrate the use of Figure 33-2.A to determine the critical length of grade. Example 33-2.3 illustrates the use of Figures 33-2.A and 33-2.B. In the examples, the use of subscripts 1, 2, etc., indicate the successive gradients and lengths of grade on the highway segment.
Notes:

1. Typically, the 10 mph curve will be used.

2. See examples in Section 33-2.04 for use of figure.

3. Figure is based on a truck with initial speed of 70 mph. However, it may be used for any design or posted speed.

4. This figure is based on a 200 lb/hp truck.
Notes:
1. Typically, the 15 km/hr curve will be used.
2. See examples in Section 33-2.04 for use of figure.
3. Figure based on a truck with initial speed of 110 km/hr. However, it may be used for any design or posted speed.
4. This figure is based on a 120 kg/kW truck.

CRITICAL LENGTH OF GRADE
(Metric)

Figure 33-2.A
Notes:

1. For vertical curves where the two tangent grades are in the same direction (both upgrades or both downgrades), 50% of the curve length will be part of the length of grade.

2. For vertical curves where the two tangent grades are in opposite directions (one grade up and one grade down), 25% of the curve length will be part of the length of grade.

3. The above diagram is included for illustrative purposes only. Broken back vertical curves are to be avoided where practical. Distances less than 1500 ft (500 m) between VPI's are considered to be broken back.

**MEASUREMENT FOR LENGTH OF GRADE**

Figure 33-2.B
Example 33-2.1

Given: Level Approach
G = +4%
L = 1500 ft (length of grade)
Rural Principal Arterial (Class II Truck Route)

Problem: Determine if the critical length of grade is exceeded.

Solution: For a Class II Truck Route, Figure 33-2.A yields a critical length of grade of 1200 ft for a 10-mph speed reduction. The length of grade (L) exceeds this value. Therefore, flatten the grade, if practical, or evaluate the need for a truck-climbing lane.

Example 33-2.2

Given: Level Approach
G₁ = +4.5%
L₁ = 500 ft
G₂ = +2%
L₂ = 700 ft
Marked Route Rural Collector with a significant number of heavy trucks

Problem: Determine if the critical length of grade is exceeded for the combination of grades G₁ and G₂.

Solution: From Figure 33-2.A, G₁ yields a truck speed reduction of 5 mph. G₂ yields a speed reduction of approximately 3 mph. The total of 8 mph is less than the maximum 10 mph speed reduction. Therefore, the critical length of grade is not exceeded.

Example 33-2.3

Given: Figure 33-2.C illustrates the vertical alignment on a low-volume, two-lane rural collector highway with no large trucks. It is a Class III Truck Route.

Problem: Determine if the critical length of grade is exceeded for G₂ or for the combination upgrade G₃ and G₄.

Solution: Use the following steps:

Step 1. Determine the length of grade using the criteria in Figure 33-2.B. For this example, these are calculated as follows:
CRITICAL LENGTH OF GRADE CALCULATIONS
(Example 33-2.3)

Figure 33-2.C
Step 2. Determine the critical length of grade in both directions. On a Class III Truck Route, use Figure 33-2.A to determine the critical length of grade.

- For trucks traveling left to right, enter into Figure 33-2.A the value for $G_3$ (3.5%) and $L_3 = 1100$ ft. The speed reduction is 7.0 mph. For $G_4$ (2%) and $L_4 = 650$ ft, the speed reduction is approximately 3.5 mph. The total speed reduction on the combination upgrade $G_3$ and $G_4$ is 10.5 mph. This exceeds the maximum 10 mph speed reduction. However, on low-volume roads, one can assume a 5 mph increase in truck speed for the 3% “momentum” grade ($G_2$) which precedes $G_3$. Therefore, a speed reduction may be as high as 15 mph before concluding that the combination grade exceeds the critical length of grade. Assuming the benefits of the momentum grade, this leads to the conclusion that the critical length of grade is not exceeded.

- For trucks traveling in the opposite direction using Figure 33-2.A and a grade of $G_2 = 3\%$, the critical length of grade for the 10 mph speed reduction is 1700 ft. Because $L_2$, (1050 ft) is less than 1700 ft, the critical length of grade for this direction is not exceeded.
33-3  TRUCK-CLIMBING LANES

33-3.01  Warrants

A truck-climbing lane may be warranted to allow a specific upgrade to operate at an acceptable level of service (LOS). The following criteria will apply.

33-3.01(a)  Two-Lane Highways

On a two-lane, two-way highway, a truck-climbing lane generally will be warranted if the following conditions are satisfied:

- the critical length of grade is exceeded for the 10 mph (15 km/hr) speed reduction curve (see Figure 33-2.A); and
- the heavy-vehicle volume (i.e., trucks, buses, and recreational vehicles) exceeds 20 veh/h during the design hour; and
- one of the following conditions exists:
  + the LOS on the upgrade is E or F, or
  + there is a reduction of two or more LOS when moving from the approach segment to the upgrade; and
  + the construction costs and the construction impacts (e.g., environmental, right-of-way) are considered reasonable.

Also, truck-climbing lanes may be warranted where the above criteria are not met and if there is an adverse crash experience on the upgrade related to slow-moving trucks.

33-3.01(b)  Multilane Highways

A truck-climbing lane generally will be warranted on a multilane highway if the following conditions are satisfied:

- the critical length of grade is exceeded for the 10 mph (15 km/hr) speed reduction curve (see Figure 33-2.A); and
- the directional service volume exceeds 1000 veh/h; and
- one of the following conditions exists:
  + the LOS on the upgrade is E or F, or
  + there is a reduction of one or more LOS when moving from the approach segment to the upgrade; and
the construction costs and the construction impacts (e.g., environmental, right-of-way) are considered reasonable.

Also, truck-climbing lanes may be warranted where the above criteria are not met and if there is an adverse crash experience on the upgrade related to slow-moving trucks.

### 33-3.02 Capacity Analysis

See the *Highway Capacity Manual* for guidance on conducting capacity analyses for climbing lanes on two-lane and multilane highways.

### 33-3.03 Design Guidelines

Figure 33-3.A summarizes the design criteria for a truck-climbing lane. Also consider the following:

1. **Design Speed.** For entering speeds equal to or greater than 55 mph (90 km/hr), use 55 mph (90 km/hr) for the truck design speed. For speeds less than 55 mph (90 km/hr), use the roadway design speed or the posted speed limit, whichever is less. Under restricted conditions, the designer may want to consider the effect a momentum grade will have on the entering speed. See Section 33-2.04 for additional information on momentum grades. However, the maximum speed will be 55 mph (90 km/hr).

2. **Superelevation.** For horizontal curves, superelevate the truck-climbing lane at the same rate as the adjacent travel lane. When selecting the superelevation rate, consider the following:
   
   a. **Snow and Ice Conditions.** Where snow and ice conditions are expected, the selected superelevation rate should not exceed 6%.

   b. **New Construction.** The maximum superelevation rate should not exceed 6%.

   c. **Reconstruction and 3R Projects.** The maximum superelevation rate is 8%. However, where practical, select a horizontal curve radii so that the actual superelevation rate is 6% or less.

   d. **Curves to the Left.** Where there is a curve to the left, use as flat of a curve as practical to minimize superelevation and reduce the possibility of vehicles sliding down the cross slope during icy conditions into opposing traffic.

3. **Performance Curves.** Figure 33-3.B presents the deceleration and acceleration rates for a 200 lb/hp (120 kg/kW) truck.
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Desirable</th>
<th>Minimum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lane Width</td>
<td>12 ft (3.6 m)</td>
<td>Freeway/Expressway: 12 ft (3.6 m)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other Facilities: 11 ft (3.3 m)</td>
</tr>
<tr>
<td>Shoulder Width</td>
<td>6 ft (1.8 m)</td>
<td>4 ft – 6 ft (1.2 m – 1.8 m)</td>
</tr>
<tr>
<td>Cross Slope on Tangent</td>
<td>¼”/ft (2%)</td>
<td>¼”/ft (2%)</td>
</tr>
<tr>
<td>Beginning of Full-Width Lane (^{1})</td>
<td>Location where the truck speed has been reduced to 10 mph (15 km/hr) below the posted speed limit.</td>
<td>Location where the truck speed has been reduced to 45 mph (70 km/hr).</td>
</tr>
<tr>
<td>End of Full-Width Lane (^{2})</td>
<td>Location where truck has reached highway posted speed or 55 mph (90 km/hr), whichever is less.</td>
<td>Location where truck has reached 10 mph (15 km/hr) below highway posted speed limit.</td>
</tr>
<tr>
<td>Entering Taper</td>
<td>25:1</td>
<td>300 ft (90 m)</td>
</tr>
<tr>
<td>Exiting Taper</td>
<td>600 ft (180 m)</td>
<td>50:1</td>
</tr>
<tr>
<td>Minimum Full-Width Length</td>
<td>1000 ft (300 m) or greater</td>
<td>1000 ft (300 m)</td>
</tr>
</tbody>
</table>

Notes:
1. *Use Figure 33-3.B to determine truck deceleration rates. In determining the applicable truck speed, the designer may consider the effect of momentum grades.*
2. *Use Figure 33-3.B to determine truck acceleration rates. Also, see Comment 4 in Section 33-3.03.*

**DESIGN CRITERIA FOR TRUCK-CLIMBING LANES**

*Figure 33-3.A*
Note: For entering speeds equal to or greater than 70 mph, use an initial speed of 70 mph. For speeds less than 70 mph, use the design speed or posted speed limit as the initial speed.

PERFORMANCE CURVES FOR TRUCKS
(200 lb/hp) (US Customary)

Figure 33-3.B
Note: For entering speeds equal to or greater than 110 km/hr, use an initial speed of 110 km/hr. For speeds less than 110 km/hr, use the design speed or posted speed limit as the initial speed.

PERFORMANCE CURVES FOR TRUCKS
(120 kg/kW) (Metric)

Figure 33-3.B
4. **End of Full-Width Lane.** In addition to the criteria in Figure 33-3.A, ensure that there is sufficient sight distance available to the point where the truck, RV, or bus will begin to merge back into the through travel lane. At a minimum, this will be stopping sight distance. Desirably, the driver should have decision sight distance available to the end of the taper. See Section 31-3 for decision sight distance values.

Do not end the full lane width just beyond a crest vertical curve, but instead extend it beyond the crest vertical curve. The full lane width should not end on a horizontal curve.

5. **Signing and Pavement Markings.** Figure 33-3.C illustrates the Department’s practice for signing and marking climbing lanes. Where deemed necessary, contact the district Bureau of Operations for additional information.

### 33-3.04 Downgrades

Truck lanes on downgrades are not typically considered. However, steep downhill grades may also have a detrimental effect on the capacity and safety of facilities with high traffic volumes and numerous heavy trucks. Although specific criteria have not been established for these conditions, trucks descending steep downgrades in low gear may produce nearly as great an effect on operations as an equivalent upgrade. The need for a truck lane for downhill traffic will be considered on a site-by-site basis.

### 33-3.05 Truck Speed Profile

For highways with a single grade, the critical length of grade and deceleration and acceleration rates can be directly determined from Figure 33-3.B. However, most highways have a continuous series of grades. Often, it is necessary to find the impact of a series of significant grades in succession. If several different grades are present, then a speed profile may need to be developed.

The following example illustrates how to construct a truck speed profile and how to use Figure 33-3.B.

---

**Example 33-3.2**

**Given:**
- Level Approach
  - \( G_1 = +3\% \) for 800 ft (VPI to VPI)
  - \( G_2 = +5\% \) for 3200 ft (VPI to VPI)
  - \( G_3 = -2\% \) beyond the composite upgrade (\( G_1 \) and \( G_2 \))
  - \( V = 60 \) mph design speed with a 55 mph posted speed limit
  - Rural Principal Arterial (Class I Truck Route)

**Problem:** Using the criteria in Figure 33-3.A and Figure 33-3.B, construct a truck speed profile and determine the beginning and ending points of the full-width climbing lane.
Solution: Apply the following steps:

Step 1: Determine the truck speed on G₁ using Figure 33-3.B and plot the truck speed at 200 ft increments in Figure 33-3.D. Assume an initial truck speed of 55 mph. Move horizontally along the 55 mph line to the 3% deceleration curve. This is approximately 2800 ft along the horizontal axis. This is the starting point for G₁.

<table>
<thead>
<tr>
<th>Distance From VPI₁ (ft)</th>
<th>Horizontal Distance on Figure 33-3.B(ft)</th>
<th>Truck Speed (mph)</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>2800</td>
<td>55</td>
<td>VPI₁</td>
</tr>
<tr>
<td>200</td>
<td>3000</td>
<td>54</td>
<td></td>
</tr>
<tr>
<td>400</td>
<td>3200</td>
<td>53</td>
<td></td>
</tr>
<tr>
<td>600</td>
<td>3400</td>
<td>52</td>
<td></td>
</tr>
<tr>
<td>800</td>
<td>3600</td>
<td>51</td>
<td>VPI₂</td>
</tr>
</tbody>
</table>

Step 2: Determine the truck speed on G₂ using Figure 33-3.B and plot the truck speed at 200 ft increments in Figure 33-3.D. From Step 1, the initial speed on G₂ is the final speed from G₁ (i.e., 51 mph). Move right horizontally along the 51 mph line to the 5% deceleration curve. This is approximately 1900 ft along the horizontal axis. This is the starting point for G₂.

<table>
<thead>
<tr>
<th>Figure 33-3.D Distance From VPI₁ (ft)</th>
<th>Horizontal Distance on Figure 33-3.B (ft)</th>
<th>Truck Speed (mph)</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>800</td>
<td>1900</td>
<td>51</td>
<td>VPI₂</td>
</tr>
<tr>
<td>1000</td>
<td>2100</td>
<td>49</td>
<td></td>
</tr>
<tr>
<td>1200</td>
<td>2300</td>
<td>47</td>
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<tr>
<td>1400</td>
<td>2500</td>
<td>45</td>
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<td>1600</td>
<td>2700</td>
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</tr>
<tr>
<td>4000</td>
<td>5100</td>
<td>28</td>
<td>VPI₃</td>
</tr>
</tbody>
</table>
TRUCK SPEED PROFILE
(Example 33.3.2)

Figure 33.3.D
Step 3: Determine the truck speed on G_3 using Figure 33-3.B until the truck has fully accelerated to 55 mph and plot the truck speed at 200 ft increments in Figure 33-3.D. The truck will have a speed of 28 mph as it enters the 2% downgrade at VPI_3. Read into Figure 33-3.B at the 28 mph point on the vertical axis and move over horizontally to the -2% line. This is approximately 150 ft along the horizontal axis. This is the starting point for G_3.

<table>
<thead>
<tr>
<th>Figure 33-3.D Distance From VPI_1 (ft)</th>
<th>Horizontal Distance on Figure 33-3.B (ft)</th>
<th>Truck Speed (mph)</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>4000</td>
<td>150</td>
<td>28</td>
<td>VPI_3</td>
</tr>
<tr>
<td>4200</td>
<td>350</td>
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</tr>
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<td>4400</td>
<td>550</td>
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<tr>
<td>4600</td>
<td>750</td>
<td>43</td>
<td></td>
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</tr>
</tbody>
</table>

Step 4: Determine the beginning and end of the full-width climbing lane. From Figure 33-3.A, the desirable and minimum beginning of the full-width lane will be where the truck has reached a speed of 45 mph (10 mph below the posted speed). This point occurs 1400 ft beyond VPI_1.

For ending the full-width climbing lane, the desirable criteria from Figure 33-3.A is where the truck speed has reached the posted speed limit (55 mph) or 6200 ft beyond the VPI_1. The minimum criteria is where the truck has reached a speed of 45 mph (10 mph below the posted speed). This occurs at 4800 ft beyond VPI_1.
### 33-4 VERTICAL CURVES

#### 33-4.01 Crest Vertical Curves

Crest vertical curves are in the shape of a parabola. The basic equations for determining the minimum length of a crest vertical curve are:

\[
L = \frac{AS^2}{200(h_1 + h_2)^2} \quad \text{Equation 33-4.1}
\]

\[
K = \frac{S^2}{200(h_1 + h_2)^2} \quad \text{Equation 33-4.2}
\]

\[L = KA \quad \text{Equation 33-4.3}\]

| L | length of vertical curve, ft (m) |
| A | algebraic difference between the two tangent grades, % |
| S | sight distance, ft (m) |
| h₁ | height of eye above road surface, ft (m) |
| h₂ | height of object above road surface, ft (m) |
| K | horizontal distance needed to produce a 1% change in gradient |

The length of a crest vertical curve will depend upon “A” for the specific curve and upon the selected sight distance, height of eye, and height of object. Equation 33-4.1 and the resultant values of K are predicated on the sight distance being less than the length of vertical curve. However, these values can also be used, without significant error, where the sight distance is greater than the length of vertical curve. The following sections discuss the selection of K-values. For design purposes, round the calculated length up to the next highest 50 ft (10 m) increment.

#### 33-4.01(a) Stopping Sight Distance

The principal control in the design of crest vertical curves is to ensure that minimum stopping sight distance (SSD) is available throughout the vertical curve. The following discusses the application of K-values for various operational conditions:

1. **Passenger Cars (Level Grade).** Figure 33-4.A presents K-values for passenger cars on a level grade. Level conditions are assumed where the grade on the far side of the vertical curve is less than 3%. These are calculated by assuming \( h_1 = 3.5 \text{ ft (1.080 m)} \), \( h_2 = 2 \text{ ft (600 mm)} \) and \( S = \text{SSD} \) in the basic equation for crest vertical curves (Equation 33-4.1). The values represent the lowest acceptable sight distance on a facility. Where cost effective, use higher stopping sight distances.
2. **Passenger Cars (Grade Adjusted).** For a given speed, the safe stopping distance on downgrades is greater than that for a level roadway. Where grades on the far side of a crest vertical curve are −3% or greater, design the length of curve using K-values that have been adjusted for the increased braking distances resulting from the downgrade. No adjustment is necessary for grades less than 3% or for upgrades. Figure 33-4.B presents minimum and desirable K-values adjusted for downgrades for passenger cars. Make every reasonable effort to meet these values where the grade is −3% or greater. However, the grade-adjusted K-values do not require a design exception when not met. The level K-values in Figure 33-4.A apply when determining whether or not a design exception for stopping sight distance will be required; see Section 31-7.

3. **Minimum Length.** For design speeds of 60 mph (100 km/hr) or less, the minimum length of a crest vertical curve in feet (meters) should be 3V (0.6V), where V is the design speed in mph (km/hr). For design speeds greater than 60 mph (100 km/hr), the minimum length of a crest vertical curve in feet (meters) should be 5V (1V). These distances apply regardless of the calculated length of vertical curve. For aesthetics, the suggested minimum length of a crest vertical curve on a rural highway is 1000 ft (300 m).

### 33-4.01(b) Decision Sight Distance

At some locations, decision sight distance may be warranted in the design of crest vertical curves. Section 31-3.02 discusses candidate sites and provides design values for decision sight distance. In complex environments, decision sight distance provides drivers with additional time to adjust their speed and additional distance to make unexpected maneuvers. Crest vertical curve designed with decision sight distance will be longer than those using stopping sight distance. These “S” values should be used in the basic equation for crest vertical curves (Equation 33-4.1). In addition, the following will apply:

1. **Height of Eye (h₁).** For passenger cars, h₁ = 3.5 ft (1.080 m).

2. **Height of Object (h₂).** Decision sight distance, in many cases, is predicated upon the same principle as stopping sight distance; i.e., the driver needs sufficient distance to see a 2 ft (600 mm) object. Therefore, h₂ = 2 ft (600 mm) at many locations. However, at some elevations, decision sight distance may be determined assuming the pavement surface (e.g., freeway exit gores). At these locations, h₂ = 0.0 ft (0.0 mm).

3. **K-Values.** Figure 33-4.C presents the K-values for passenger cars using the decision sight distances presented in Section 31-3.02.
### K-VALUES FOR CREST VERTICAL CURVES — STOPPING SIGHT DISTANCES

(Passenger Cars — Level Grades)

**Figure 33-4.A**

<table>
<thead>
<tr>
<th>Design Speed (mph)</th>
<th>Stopping Sight Distance (ft)</th>
<th>Rate of Vertical Curvature, K (3)</th>
<th>Design Speed (km/hr)</th>
<th>Stopping Sight Distance (m)</th>
<th>Rate of Vertical Curvature, K (4) Design</th>
</tr>
</thead>
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**Notes:**

1. Stopping sight distances (SSD) are from Figure 31-3.A.

2. Maximum K-value for drainage on curbed roadways is 167 (51). Where a crest vertical curve falls on a bridge and the design speed is greater than 60 mph (90 km/hr), the design speed consideration will override the drainage maximum. However, to adequately handle shoulder drainage on the bridge, it may be necessary to provide drainage scuppers on the bridges; see the IDOT Drainage Manual.

3. \[ K = \frac{SSD^2}{2158}, \text{ where: } h_1 = 3.5 \text{ ft, } h_2 = 2 \text{ ft} \]  

   (US Customary)

4. \[ K = \frac{SSD^2}{658}, \text{ where: } h_1 = 1.080 \text{ m, } h_2 = 600 \text{ mm} \]  

   (Metric)
### K-VALUES ROUNDED FOR DESIGN

#### US Customary

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</tbody>
</table>

**Notes:**

1. K-values in table have been determined by using the SSD rounded for design from Figure 31-3.B.
2. For grades less than 3%, no adjustment is necessary; i.e., use the level K-values in Figure 33-4.A.
3. For grades intermediate between table values, use a straight-line interpolation in Figure 31-3.B or use Equation 31-3.2 and round up to the next highest 5 ft (1 m) increment to determine the SSD and then calculate the appropriate K-value.

4. \[ K = \frac{SSD^2}{2158}, \text{where: } h_1 = 3.5 \text{ ft}, \ h_2 = 2 \text{ ft} \]  
   (US Customary)

5. \[ K = \frac{SSD^2}{658}, \text{where: } h_1 = 1.080 \text{ m}, \ h_2 = 600 \text{ mm} \]  
   (Metric)

**K-VALUES FOR CREST VERTICAL CURVES — STOPPING SIGHT DISTANCES**

(Passenger Cars — Adjusted For Downgrades)

Figure 33-4.B
<table>
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<tr>
<th>Design Speed (mph)</th>
<th>Avoidance Maneuver A (Stop on Rural Road)</th>
<th>Avoidance Maneuver B (Stop on Urban Road)</th>
<th>Avoidance Maneuver C (Speed/Path/Direction Change on Rural Road)</th>
<th>Avoidance Maneuver D (Speed/Path/Direction Change on Suburban Road)</th>
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<th>Avoidance Maneuver C (Speed/Path/Direction Change on Rural Road)</th>
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**Notes:**

1. See Section 33-3.02 for decision sight distances (DSD).

2. \( K = \frac{DSD^2}{2158} \), where: \( h_1 = 3.5 \text{ ft} \), \( h_2 = 2 \text{ ft} \) (US Customary)

3. \( K = \frac{DSD^2}{658} \), where: \( h_1 = 1.08 \text{ m} \), \( h_2 = 600 \text{ mm} \) (Metric)

4. Where it is desirable to see the road surface, the object height, \( h_2 \), may be set at zero and the K-values recalculated.

**K-VALUES FOR CREST VERTICAL CURVES — DECISION SIGHT DISTANCE**

(Passenger Cars)

Figure 33-4.C
33-4.01(c) Passing Sight Distance

At some locations, it may be desirable to provide passing sight distance in the design of crest vertical curves. Section 47-2.03 discusses the application and design values for passing sight distance on two-lane, two-way highways. These “S” values are used in the basic equation for crest vertical curves (Equation 33-4.1). In addition, the following will apply:

1. **Height of Eye (h₁).** For passenger cars, h₁ = 3.5 ft (1.080 m).

2. **Height of Object (h₂).** Passing sight distance is predicated upon the passing driver being able to see a sufficient portion of the top of the oncoming car. Therefore, h₂ = 3.5 ft (1.080 m).

3. **K-Values.** Figure 33-4.D presents the K-values for passenger cars using the passing sight distances presented in Section 47-2.03.

33-4.01(d) Drainage

Proper drainage must be considered in the design of crest vertical curves on curbed sections, bridges, and medians with concrete barriers. Typically, drainage problems will not be experienced if the vertical curvature is sharp enough so that a minimum longitudinal gradient of at least 0.3% is reached at a point about 50 ft (15 m) from either side of the apex. To ensure that this objective is achieved, determine the length of the crest vertical curve assuming a K-value of 167 (51) or less. Where a crest vertical curve lies within a curbed section or bridge and where the maximum drainage K-value is exceeded, carefully evaluate the drainage design near the apex. If a bridge is within a crest vertical curve and the design speed is greater than 60 mph (90 km/hr), the design speed consideration will override the drainage maximum. However, to adequately handle the shoulder drainage, it may be necessary to provide drainage scuppers on the bridge. See the IDOT Drainage Manual for more information.

For uncurbed sections of highway, drainage should not be a problem at crest vertical curves. However, it still may be desirable to provide a longitudinal gradient of at least 0.15% at points about 50 ft (15 m) on either side of the high point. To achieve this, K must equal 334 (100) or less.
### US Customary

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<th>Rate of Vertical Curvature, $K^{(2)}$ Design</th>
<th>Design Speed (km/hr)</th>
<th>Passing Sight Distance (m)</th>
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### Metric

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</table>

### Notes:

1. **Design passing sight distances (PSD) are from Section 47-2.03.**

2. \( K = \frac{PSD^2}{2800} \), where: \( h_1 = 3.5 \text{ ft}, h_2 = 3.5 \text{ ft} \) (US Customary)

3. \( K = \frac{PSD^2}{864} \), where: \( h_1 = 1.080 \text{ m}, h_2 = 1.080 \text{ m} \) (Metric)

---

**K-VALUES FOR CREST VERTICAL CURVES — PASSING SIGHT DISTANCES (Passenger Cars)**

Figure 33-4.D
33-4.02 Sag Vertical Curves

Sag vertical curves are in the shape of a parabola. Typically, they are designed to allow the vehicular headlights to illuminate the roadway surface (i.e., the height of object = 0.0 ft (0.0 mm)) for a given distance “S.” The light beam from the headlights is assumed to have a 1° upward divergence from the longitudinal axis of the vehicle. These assumptions yield the following basic equations for determining the minimum length of sag vertical curves:

\[ L = \frac{AS^2}{200[h_3 + S(\tan 1^\circ)]} \quad \text{Equation 33-4.4} \]

\[ K = \frac{S^2}{200h_3 + 3.5S} \quad \text{Equation 33-4.5} \]

\[ L = KA \quad \text{Equation 33-4.6} \]

where:
- \( L \) = length of vertical curve, ft (m)
- \( A \) = algebraic difference between the two tangent grades, %
- \( S \) = sight distance, ft (m)
- \( h_3 \) = height of headlights above pavement surface, ft (m)
- \( K \) = horizontal distance needed to produce a 1% change in gradient

The length of a sag vertical curve will depend upon “A” for the specific curve and upon the selected sight distance and headlight height. Equation 33-4.4 and the resultant values of K are predicated on the sight distance being less than the length of vertical curve. However, these values can also be used, without significant error, where the sight distance is greater than the length of vertical curve. The following sections discuss the selection of K-values.

33-4.02(a) Stopping Sight Distance

The principal control in the design of sag vertical curves is to ensure a minimum stopping sight distance (SSD) is available for headlight illumination throughout the sag vertical curve. The following discusses the application of K-values for various operational conditions:

1. **Passenger Cars (Level Grade).** Figure 33-4.E presents K-values for passenger cars. These are calculated by assuming \( h_3 = 2 \) ft (600 mm) and \( S = \) SSD in the basic equation for sag vertical curves (Equation 33-4.4). The minimum values represent the lowest acceptable sight distance on a facility. However, because sag vertical curves greatly affect the aesthetics of a highway alignment, use longer than the minimum lengths of curves to provide a more aesthetically pleasing design.

2. **Passenger Cars (Grade Adjusted).** For a given speed, the safe stopping sight distance on downgrades is greater than that for a level surface. For sag vertical curves, only consider grade adjustments when the sag curve is between two downgrades and where the downgrades are -3% or greater. Figure 33-4.F presents K-values adjusted for grades for passenger cars. However, grade-adjusted K-values do not require a design exception when not met. The level K-values in Figure 33-4.E apply when determining...
whether or not a design exception for stopping sight distance will be required; see Section 31-7.
<table>
<thead>
<tr>
<th>Design Speed (mph)</th>
<th>Stopping Sight Distance (ft)</th>
<th>Rate of Vertical Curvature, $K^{(3)}$</th>
<th></th>
<th>Design Speed (km/hr)</th>
<th>Stopping Sight Distance (m)</th>
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Notes:

1. Stopping sight distances (SSD) are from Figure 31-3.A.
2. Maximum $K$-value for drainage on curbed roadways and bridges is 167 (51).
3. $K = \frac{SSD^2}{400 + 3.5SSD}$, where $h_3 = 2$ ft \hspace{1cm} (US Customary)
4. $K = \frac{SSD^2}{120 + 3.5SSD}$, where $h_3 = 600$ mm \hspace{1cm} (Metric)

K-VALUES FOR SAG VERTICAL CURVES — STOPPING SIGHT DISTANCES
(Passenger Cars — Level Grades)

Figure 33-4.E
### K VALUES ROUNDED FOR DESIGN

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<table>
<thead>
<tr>
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<th>(6%)</th>
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</table>

**Notes:**

1. K-values in table have been determined by using the SSD rounded for design from Figure 31-3.B.
2. For grades less than 3%, no adjustment is necessary; i.e., use the level K-values in Figure 33-4.E.
3. For grades intermediate between table values, use a straight-line interpolation in Figure 31-3.B to determine the SSD and then calculate the appropriate K-value.
4. \[ K = \frac{SSD^2}{400 + 3.5\, SSD}, \text{ where } h_s = 2\,\text{ft} \] (US Customary)
5. \[ K = \frac{SSD^2}{120 + 3.5\, SSD}, \text{ where } h_s = 600\,\text{mm} \] (Metric)

**K-VALUES FOR SAG VERTICAL CURVES — STOPPING SIGHT DISTANCES**
(Passenger Cars — Adjusted For Downgrades)

Figure 33-4.F
3. **Minimum Length.** For design speeds of 60 mph (100 km/hr) or less, the minimum length of a sag vertical curve in feet (meters) should be $3V (0.6V)$, where $V$ is the design speed in mph (km/hr). For design speeds greater than 60 mph (100 km/hr), the minimum length of a sag vertical curve in feet (meters) should be $5V (1V)$. For aesthetics on rural highways, the minimum length of a sag vertical curve is dependent upon the driver’s view of the highway. The greater the distance a highway can be seen ahead, the longer the sag vertical curve should be.

One exception to the minimum length on sag vertical curves applies in curbed sections and on bridges. If the sag is in a low point, the use of the minimum length criteria may produce longitudinal slopes too flat to drain stormwater without ponding. For additional guidance, see Chapter 40 of the *BDE Manual* and the *IDOT Drainage Manual*.

### 33-4.02(b) Decision Sight Distance

At some locations, decision sight distance may be warranted in the design of sag vertical curves. Section 31-3.02 discusses candidate sites and provides design values for decision sight distance. In complex environments, decision sight distance provides drivers with additional time to adjust their speed or additional distance to make unexpected maneuvers. Sag vertical curves designed with decision sight distance will be longer than those using stopping sight distance. These "S" values should be used in the basic equation for sag vertical curves (Equation 33-4.4). The height of headlights $h_3 = 2$ ft (600 mm). Figure 33-4.G provides $K$-values for sag vertical curves using decision sight distance.

### 33-4.02(c) Comfort Criteria

On fully lighted, continuous sections of highway and where it is impractical to provide stopping sight distance, a sag vertical curve may be designed to meet the comfort criteria. These criteria are based on the effect of change in the vertical direction of a sag vertical curve due to the combined gravitational and centrifugal forces. The general consensus is that riding is comfortable on sag vertical curves when the centripetal acceleration does not exceed 1 ft/s$^2$ (0.3 m/s$^2$). The length-of-curve equation for the comfort criteria is:

\[
L = \frac{AV^2}{46.5} \quad \text{(US Customary) Equation 33-4.7}
\]

\[
L = \frac{AV^2}{395} \quad \text{(Metric) Equation 33-4.7}
\]

where:
- $L$ = length of vertical curve, ft (m)
- $A$ = algebraic difference between the two tangent grades, %
- $V$ = design speed, mph (km/hr)
33-4.02(d) Underpasses

Check sag vertical curves through underpasses to ensure that the underpass structure does not obstruct the driver’s visibility. Use the following equation to check sag vertical curves through underpasses:

\[ L = \frac{AS^2}{800(C - 4.25)} \]  

(US Customary) Equation 33-4.8

\[ L = \frac{AS^2}{800(C - 1.3)} \]  

(Metric) Equation 33-4.8

where:

- \( L \) = length of vertical curve, ft (m)
- \( A \) = algebraic difference between the two tangent grades, %
- \( S \) = sight distance, ft (m)
- \( C \) = vertical clearance of underpass, ft (m)

Compare the \( L \) calculated from Equation 33-4.8 for underpasses with the \( L \) calculated based on headlight illumination (Equation 33-4.4). The larger of the two lengths will govern.

33-4.02(e) Drainage

Proper drainage must be considered in the design of sag vertical curves on curbed sections, bridges, and medians with concrete barriers. Drainage problems are minimized if the sag vertical curve is sharp enough so that both of the following criteria are met:

- a minimum longitudinal gradient of at least 0.3% is reached at a point about 50 ft (15 m) from either side of the low point, and
- there is at least a 4 in (100 mm) elevation differential between the low point in the sag and the two points 50 ft (15 m) to either side of the low point.

To ensure that the first objective is achieved, base the length of the vertical curve upon a K-value of 167 (51) or less. For most design speeds, the K-values are less than 167 (51); see Figure 33-4.E. However, for higher design speeds and/or where longer sag vertical curves are required in curbed sections or on bridges, it may be necessary to install flanking inlets on either side of the low point.

For uncurbed sections of highway, drainage should not be a problem at sag vertical curves.
### K-Values for Sag Vertical Curves — Decision Sight Distances

#### (Passenger Cars)

**US Customary**

<table>
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<tr>
<th>Design Speed (mph)</th>
<th>Avoidance Maneuver A (Stop on Rural Road)</th>
<th>Avoidance Maneuver B (Stop on Urban Road)</th>
<th>Avoidance Maneuver C (Speed/Path/Direction Change on Rural Road)</th>
<th>Avoidance Maneuver D (Speed/Path/Direction Change on Suburban Road)</th>
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**Metric**

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**Notes:**

1. See Section 31-3.02 for decision sight distances (DSD).
2. \( K = \frac{DSD^2}{400 + 3.5 \ DSD} \), where: \( h_y = 2 \) ft (US Customary)
3. \( K = \frac{DSD^2}{120 + 3.5 \ DSD} \), where: \( h_y = 600 \) m (Metric)

**K-Values for Sag Vertical Curves — Decision Sight Distances**

Figure 33-4.G
33-4.03 **Vertical Curve Computations**

The following will apply to the mathematical design of vertical curves:

1. **Definitions.** Figure 33-4.H presents the common terms and definitions used in vertical curve computations.

2. **Measurements.** All measurements for vertical curves are made on the horizontal or vertical plane, not along the profile gradeline. With the simple parabolic curve, the vertical offsets from the tangent vary as the square of the horizontal distance from the VPC or VPT. Elevations along the curve are calculated as proportions of the vertical offset at the point of vertical intersection (VPI). The necessary equations for computing a symmetrical vertical curve are shown in Figure 33-4.I. Example 33-4.03(1) is a sample problem using these formulas.

3. **Unsymmetrical Vertical Curve.** Occasionally, it is necessary to use an unsymmetrical vertical curve to obtain clearance on a structure or to meet other existing field conditions. This curve is similar to the parabolic vertical curve, except the curve does not vary symmetrically about the VPI. Note that, with the unsymmetrical vertical curve, the curve is treated as two separate parabolas. The necessary equations for computing an unsymmetrical vertical curve are shown in Figure 33-4.J.

4. **Vertical Curve Through Fixed Point.** A vertical highway curve often must be designed to pass through an established elevation and location. For example, it may be necessary to tie into an existing side road or to clear existing structures. Figure 33-4.K provides the procedure for determining how to pass a vertical curve through a fixed point. Example 33-4.03(2) illustrates how to use these equations.

5. **Vertical Curve Gradient Percents.** Occasionally, the designer may want to determine the gradient percent of a point on a vertical curve or to determine at what location a given gradient percent occurs on the vertical curve. Figure 33-4.L provides the equations for making these determinations. Examples 33-4.03(3) and 33-4.03(4) illustrate how to use these equations.

6. **Vertical Curve Extension.** During a reconstruction project, it may be necessary to extend an existing vertical curve to ensure that the new profile gradeline will pass through a critical point (e.g., new bridge clearance). Figure 33-4.M provides the equations for determining the required vertical curve length extension and the new gradient. Example 33-4.03(5) illustrates how to use these equations.

7. **VPI Stationing.** The designer may need to determine the VPI station between two known VPI’s. Figure 33-4.N illustrates how to determine the intermediate VPI given the gradients, stations, and elevations of the other VPI’s.
<table>
<thead>
<tr>
<th>Element</th>
<th>Abbreviation</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vertical Point of Curvature</td>
<td>VPC</td>
<td>The point at which a tangent grade ends and the vertical curve begins.</td>
</tr>
<tr>
<td>Vertical Point of Tangency</td>
<td>VPT</td>
<td>The point at which the vertical curve ends and the tangent grade begins.</td>
</tr>
<tr>
<td>Vertical Point of Intersection</td>
<td>VPI</td>
<td>The point where the extension of two tangent grades intersect.</td>
</tr>
<tr>
<td>Grade</td>
<td>$G_1, G_2$</td>
<td>The rate of slope between two adjacent VPI's expressed as a percent. The numerical value for percent of grade is the vertical rise or fall in feet (meters) for each 100 ft (100 m) of horizontal distance. Upgrades in the direction of stationing are identified as plus (+). Downgrades are identified as minus (−).</td>
</tr>
<tr>
<td>External Distance</td>
<td>E</td>
<td>The vertical distance (offset) between the VPI and the roadway surface along the vertical curve.</td>
</tr>
<tr>
<td>Algebraic Difference in Grade</td>
<td>A</td>
<td>The value of A is determined by the deflection in percent between two tangent grades ($G_2 - G_1$).</td>
</tr>
<tr>
<td>Length of Vertical Curve</td>
<td>L</td>
<td>The horizontal distance in feet (meters) from the VPC to the VPT.</td>
</tr>
<tr>
<td>Tangent Elevation</td>
<td>Tan. Elev.</td>
<td>The elevation on the tangent line between the VPC and VPI and the VPI and VPT.</td>
</tr>
<tr>
<td>Elevation on Vertical Curve</td>
<td>Curve Elev.</td>
<td>The elevation of the vertical curve at any given point along the curve.</td>
</tr>
<tr>
<td>Horizontal Distance</td>
<td>x</td>
<td>Horizontal distance measured from the VPC or VPT to any point on the vertical curve, in feet (meters).</td>
</tr>
<tr>
<td>Tangent Offset</td>
<td>y</td>
<td>Vertical distance from the tangent line to any point on the vertical curve, in feet (meters).</td>
</tr>
<tr>
<td>Low/High Point</td>
<td>$x_T$</td>
<td>The station at the high point for crest curves or the low point for sag curves. At this point, the slope of the tangent to the curve is equal to 0%.</td>
</tr>
<tr>
<td>Symmetrical Curve</td>
<td>—</td>
<td>The VPI is located at the mid-point between VPC and VPT stationing.</td>
</tr>
<tr>
<td>Unsymmetrical Curve</td>
<td>—</td>
<td>The VPI is not located at the mid-point between VPC and VPT stationing.</td>
</tr>
</tbody>
</table>

**Diagram:**
- **Crest Vertical Curve:**
  - VPC:
  - Profile Grade:
  - E:
  - $\frac{L}{2}$:
- **Sag Vertical Curve:**
  - VPC:
  - Profile Grade:
  - E:
  - $\frac{L}{2}$:

**Figure 33-4.H**

**VERTICAL CURVE DEFINITIONS**

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33-4.16

HARD COPIES UNCONTROLLED
E = External distance @VPI, ft (m)
y = Any tangent offset, ft (m)
L = Horizontal length of vertical curve, ft (m)
x = Horizontal distance from VPC or VPT to any ordinate “y”, ft (m)
G₁ & G₂ = Rates of grade, expressed algebraically, %

NOTE: All expressions to be calculated algebraically. (Use algebraic signs of grades; grades in percent.)

1. Elevations of VPC and VPT:

VPC Elev. = VPI Elev. - \left( \frac{G_1}{100} \times \frac{L}{2} \right)

VPT Elev. = VPI Elev. + \left( \frac{G_2}{100} \times \frac{L}{2} \right)

Equation 33-4.9
Equation 33-4.10

Curve Elev. = Tan Elev. ± y

Equation 33-4.11

2. For the elevation of any point "x" on a vertical curve:

Where:

Left of VPI (x₁ measured from VPC):

(a) \quad \text{Tan Elev.} = \text{VPC Elev.} + \left( \frac{G_1}{100} \right) x₁

Equation 33-4.12

(b) \quad y₁ = x₁^2 \left( \frac{G_2 - G_1}{200 L} \right)

Equation 33-4.13

SYMMETRICAL VERTICAL CURVE EQUATIONS

Figure 33-4.I
(1 of 2)
Right of VPI (x₂ measured from VPT):

(a) \[ \tan \text{ Elev.} = \text{VPT Elev.} - \left( \frac{G_2}{100} \right) x_2 \]  \hspace{1cm} \text{Equation 33-4.14}

(b) \[ y_2 = x_2^2 \left( \frac{G_2 - G_1}{200 L} \right) \]  \hspace{1cm} \text{Equation 33-4.15}

At the VPI:

\[ y = E \text{ and } x = L / 2 \]

(a) \[ \tan \text{ Elev.} = \text{VPC Elev.} + \frac{G_i L}{200} \]

\hspace{1.5cm} \text{or} \hspace{1cm} \tan \text{ Elev.} = \text{VPT Elev.} - \frac{G_2 L}{200} \hspace{1cm} \text{Equation 33-4.16}

(b) \[ E = \frac{L(G_2 - G_1)}{800} \]  \hspace{1cm} \text{Equation 33-4.17}

3. Calculating high or low point on the vertical curve:

(a) To determine distance "x₁" from VPC:

\[ x_1 = \frac{L G_i}{G_2 - G_i} \]  \hspace{1cm} \text{Equation 33-4.18}

(b) To determine high or low point stationing:

\[ \text{High or Low Point Sta.} = \text{VPC Sta.} + x_1 \]  \hspace{1cm} \text{Equation 33-4.19}

(c) To determine high or low point elevation on a vertical curve:

\[ \text{High or Low Point Elev.} = \text{VPC Elev.} - \frac{L G_i^2}{(G_2 - G_i) 200} \]  \hspace{1cm} \text{Equation 33-4.20}

**SYMMETRICAL VERTICAL CURVE EQUATIONS**

Figure 33-4.1

(2 of 2)
Example 33-4.03(1)  Symmetrical Vertical Curve Computations

**Given:**  
- $G_1 = -1.75\%$  
- $G_2 = +2.25\%$  
- Elev. of VPI = 591.00 ft  
- Station of VPI = 10 + 85.00  
- $L = 1200$ ft  
- Symmetrical Vertical Curve  
- Rural Area

**Problem:**  
Compute the vertical curve elevations for each 100 ft station. Compute the low point elevation and stationing.

**Solution:**

1. **Draw a diagram.**
   
   Show the vertical curve and determine the stationing at the beginning (VPC) and the end (VPT) of the curve.

   ![Vertical Curve Diagram](image)

   VPC Station = VPI Sta - $\frac{1}{2}L$ = (Sta. 10 + 85) - 600 = Sta. 4 + 85.00  
   VPT Station = VPI Sta + $\frac{1}{2}L$ = (Sta. 10 + 85) + 600 = Sta. 16 + 85.00

2. **Elevations of VPC and VPT:**
   
   $VPC\text{ Elev.} = 591.00 - \left(\frac{-1.75}{100} \times \frac{1200}{2}\right) = 601.50$ ft  
   
   $VPT\text{ Elev.} = 591.00 + \left(\frac{2.25}{100} \times \frac{1200}{2}\right) = 604.50$ ft

   **Equation 33-4.9**  
   **Equation 33-4.10**

3. **Set up a table.**
   
   Show the vertical curve elevations at the 100 ft stations, substituting the values into Equations 33-4.12 through 33-4.15. Calculate the elevation to the nearest 0.01 ft.
4. Calculate the station and elevation of the low point:

\[
x_T = \frac{1200 \times (-1.75)}{2.25 \times (-1.75)} = \frac{-2100}{4.00} = 525 \text{ ft from VPC}
\]

Equation 33-4.18

Therefore, the station at the low point is:

\[
\text{VPC}_{\text{STA}} + x_T = (\text{Sta. 4 + 85}) + (525) = \text{Sta. 10 + 10.00}
\]

Equation 33-4.19

The elevation at the low point on curve is:

\[
\text{Elev. of low point} = 601.50 - \frac{1200 \times (-1.75)^2}{(2.25 - (-1.75)) 	imes 200}
\]

Equation 33-4.20

\[
\text{Elev. of low point} = 601.50 - 4.59 = 596.91 \text{ ft}
\]
E = Offset from the VPI to the curve (external distance), ft (m)
y = Any tangent offset, ft (m)
L = Horizontal length of vertical curve, ft (m)
L₁ = Horizontal distance from VPC to VPI, ft (m)
L₂ = Horizontal distance from VPT to VPI, ft (m)
x = Horizontal distance from VPC or VPT to any ordinate “y”, ft (m)
G₁ & G₂ = Rates of grade, expressed algebraically, %

Note: All expressions to be calculated algebraically. (Use algebraic signs of grades; grades in percent.)

1. Elevations of VPC and VPT:

VPT Elev. = VPI Elev. + \( \left( \frac{G_2}{100} \right) L_2 \)  
Equation 33-4.21

VPC Elev. = VPI Elev. - \( \left( \frac{G_1}{100} \right) L_1 \)  
Equation 33-4.22

2. For the elevation of any point “x” on a vertical curve:

Curve Elev. = Tan. Elev. ± y  
Equation 33-4.23

Where:

Left of VPI (x₁ measured from VPC):

(a) \( \text{Tan. Elev.} = \text{VPC Elev.} + \left( \frac{G_1}{100} \right) x_1 \)  
Equation 33-4.24

(b) \( y_1 = x_1^2 \left( \frac{L_2}{L_1} \right) \left( \frac{G_2 - G_1}{200L} \right) \)  
Equation 33-4.25

Right of VPI (x₂ measured from VPT):

(a) \( \text{Tan. Elev.} = \text{VPT Elev.} - \left( \frac{G_2}{100} \right) x_2 \)  
Equation 33-4.26

(b) \( y_2 = x_2^2 \left( \frac{L_1}{L_2} \right) \left( \frac{G_2 - G_1}{200L} \right) \)  
Equation 33-4.27

UNSYMMETRICAL VERTICAL CURVE EQUATIONS

Figure 33-4.J
(1 of 2)
At the VPI:
y = E and x = L_1

(a)  
$$\tan \text{Elev.} = \text{VPC Elev.} + \left(\frac{G_1}{100}\right)L_1$$  
$$\tan \text{Elev.} = \text{VPT Elev.} - \left(\frac{G_2}{100}\right)L_2$$  

(b)  
$$E = L_1L_2 \left(\frac{G_2 - G_1}{200 L}\right)$$

Equation 33-4.28

Equation 33-4.29

3. Calculating High or Low Point Station and Elevation on a Curve:

Note: Where \(x_T < L_1\) the high or low point is on the left side of the VPI or where \(x_T > L_1\) the high or low point is on the right side of the VPI.

a. Assume high or low point occurs left of VPI to determine the distance, \(x_T\), from VPC:
\[
x_T = \left(\frac{L_1}{L_2}\right)\left(\frac{G_2 L}{G_1 - G_2}\right)
\]

Equation 33-4.30

Note: Is \(x_T < L_1\)?

If yes, the high or low point is on the left side of the VPI. Proceed to Steps b. and c. to solve for the high or low point elevation. If no, then skip to Steps d., e., and f. below to solve for the high or low point station and elevation.

b. To determine the high or low point stationing where \(x_T < L_1\):
\[
\text{High or Low Point Sta} = \text{VPC Sta.} + x_T
\]
Equation 33-4.31

c. To determine the high or low point elevation when \(x_T < L_1\):
\[
\text{High or Low Point Elev.} = \text{VPC Elev.} - \left(\frac{L_1}{L_2}\right)\left(\frac{L G_1^2}{(G_2 - G_1)200}\right)
\]
Equation 33-4.32

d. If \(x_T > L_1\) from Step a., the high or low point occurs right of the VPI. Determine the distance \(x_T\) from the VPT:
\[
x_T = \left(\frac{L_2}{L_1}\right)\left(\frac{G_2 L}{G_2 - G_1}\right)
\]
Equation 33-4.33

e. To determine high or low point stationing:
\[
\text{High or Low Point Sta} = \text{VPT Sta.} - x_T
\]
Equation 33-4.34

f. To determine high or low point elevation on a vertical curve:
\[
\text{High or Low Point Elev.} = \text{VPT Elev.} - \left(\frac{L_2}{L_1}\right)\left(\frac{L G_2^2}{(G_2 - G_1)200}\right)
\]
Equation 33-4.35

UNSYMMETRICAL VERTICAL CURVE EQUATIONS

Figure 33-4.J
(2 of 2)
Given:   \( G_1, \ G_2, \ D \)

Problem: Determine the length of a vertical curve required to pass through a given point “P”.

Solution:

1. Find the algebraic difference between the grades, \( G_2 \) and \( G_1 \):
   \[ A = G_2 - G_1 \]

2. Find the tangent offset at Point P:

   From inspection of the above diagram:
   \[ x + D = \frac{L}{2} \]

   and solving for “L” gives:
   \[ L = 2 (x + D) \]  \hspace{1cm} \text{Equation 33-4.36}

   Use Equation 33-4.13 to determine the tangent offset:
   \[ y = \frac{x^2}{\left( \frac{G_2 - G_1}{200 \ L} \right)} \]

3. Solve for “x” by using the quadratic equation. Substituting \( 2 (x + D) \) for L, and A for \((G_2 - G_1)\) into Equation 33-4.13 from Step 2 above yields:
   \[ 0 = A \ x^2 + (-400 \ y) \ x + (-400 \ Dy) \]  \hspace{1cm} \text{Equation 33-4.37}

**SYMMETRICAL VERTICAL CURVE THROUGH A FIXED POINT**

Figure 33-4.K
(1 of 2)
Fill in the quadratic equation:

\[ x = \frac{-b \pm \sqrt{b^2 - 4ac}}{2a} = \frac{400y \pm \sqrt{160000 \ y^2 + 1600ADy}}{2A} \]  

Equation 33-4.38

Solving for “x” will result in two answers. If both answers are positive, there are two solutions. If one answer is negative, the negative answer can be eliminated and only one solution exists.

4. Substitute x and D into Equation 33-4.36 and solve for L:

Note: Two positive x values, will result in two L solutions. Desirably, use the longer vertical curve solution provided it meets the sight distance criteria (based on the selected design speed and algebraic difference in grades).
Example 33-4.03(2) SYMMETRICAL VERTICAL CURVE THROUGH A FIXED POINT

Given:  
Design Speed  =  55 mph  
\( G_1 = -1.5\% \)  
\( G_2 = +2.0\% \)  
\( A = 3.5\% \)  
VPI Station  =  29 + 00.00  
VPI Elevation  =  652.40 ft

Problem:  
At Station 27 + 50, a new highway must pass under the center of an existing railroad which is at elevation 679.78 ft at the highway centerline. The railroad bridge that will be constructed over the highway will be 4 ft in depth, 20 ft in width, and at right angles to the highway. Determine the length of the symmetrical vertical curve that would be required to provide a 16 ft 6 in clearance under the railroad bridge.

Solution:

1. Sketch the problem with known information labeled.
2. Determine the station where the minimum 16 ft 6 in vertical clearance will occur (Point P):

From inspection of the sketch, the critical location is on the left side of the railroad bridge. The critical station is:

\[ \text{Sta. } P = \text{Bridge Centerline Station} - \frac{1}{2} \text{ (Bridge Width)} \]
\[ \text{Sta. } P = \text{Sta. 27 + 50} - \frac{1}{2} (20) \]
\[ \text{Sta. } P = \text{Sta. 27 + 40} \]

3. Determine the elevation of Point P:

\[ \text{Elev. } P = \text{Elev. of the top of the Railroad Bridge} - \text{Bridge Depth} - \text{Clearance} \]
\[ \text{Elev. } P = 679.78 - 4.0 - 16.5 \]
\[ \text{Elev. } P = 659.28 \text{ ft} \]

4. Determine distance, D, from Point P to VPI:

\[ D = \text{Sta. VPI} - \text{Sta. } P = (29 + 00) - (27 + 40) = 160 \text{ ft} \]

5. Determine the tangent elevation at Point P:

\[ \text{Tangent Elev. at } P = \text{VPI Elev.} - \left( \frac{G_i}{100} \right) D = 652.40 - \left( \frac{-1.5}{100} \right) 160 = 654.80 \text{ ft} \]

6. Determine the tangent offset (y) at Point P:

\[ y = \text{Elev. on Curve} - \text{Elev. of Tangent} = 659.28 - 654.80 = 4.48 \text{ ft} \]

7. Solve for x using the quadratic equation, Equation 33-4.38:

\[ x = \frac{400 (4.48) \pm \sqrt{(160000)(4.48)^2 + 1600(3.5)(160)(4.48)}}{2(3.5)} \]
\[ x = 640 \text{ ft} \quad \text{and} \quad x = -128 \text{ ft (Disregard negative solutions)} \]

8. Using Equation 33-4.36, solve for L:

\[ L = 2(x + D) \]
\[ L = 2(640 + 160) \]
\[ L = 1600 \text{ ft} \]
9. **Check stopping sight distance.**

Determine if the solution meets the desirable passenger car stopping sight distance for the 55 mph design speed. From Figure 33-4.E, the design K-value:

\[ K = 115\]

The algebraic difference in grades:

\[ A = G_2 - G_1 = (+2.0) - (-1.5) = 3.5\]

From Equation 33-4.6, determine the minimum length of vertical curve which meets the desirable stopping sight distance:

\[ L_{\text{MIN}} = KA \]
\[ L_{\text{MIN}} = (115)(3.5) = 402.5 \text{ ft} \]

\[ L = 1600 \text{ ft} \text{ which exceeds the design stopping sight distance.} \]
L = Horizontal length of vertical curve, ft (m)
\( x \) = Horizontal distance from VPC, ft (m)
\( G_1 \) and \( G_2 \) = Rates of grade, expressed algebraically, %

1. **Rate of change of vertical curve per foot:**

\[
 a = \frac{G_2 - G_1}{L} \quad \text{Equation 33-4.39}
\]

2. **Gradient at a point on curve at “x” distance from the VPC:**

\[
 G = G_1 + ax \quad \text{Equation 33-4.40}
\]

3. To find the horizontal distance “x” from VPC to point of a selected gradient, use Equation 33-4.40 and solve for x:

\[
x = \frac{G - G_1}{a} \quad \text{Equation 33-4.41}
\]
**Example 33-4.03(3) Grade at a Specific Location on a Vertical Curve**

**Given:**
- \( G_1 = +2.0\% \)
- \( G_2 = -3.5\% \)
- \( L = 1200 \text{ ft} \)

**Problem:** Find the gradient at a point 900 ft from the VPC.

**Solution:**

To determine the gradient at Point P, use Equations 33-4.39 and 33-4.40:

\[
a = \frac{-3.5\% - 2.0\%}{1200} = -0.00458\%/\text{ft}
\]

\[
G = +2.0\% - 0.00458(900) = -2.125\%
\]
Example 33-4.03(4) LOCATION ON A VERTICAL CURVE OF A SPECIFIC GRADE

Given: \( G_1 = +2.0\% \)
\( G_2 = -3.5\% \)
\( L = 1200 \text{ ft} \)

Problem: Find the point on the vertical curve where the gradient is \(-1.5\% \) \((G = 1.5\%)\).

Solution: 

To find the point on the vertical curve where the gradient is \(-1.5\%\), use Equations 33-4.39 and 33-4.41:

\[
an = \frac{3.5\% - 2.0\%}{1200} = 0.00458\%/\text{ft}
\]

\[
x = \frac{-1.5\% - 2.0 - 0.00458}{-0.00458} = 764.19 \text{ ft from the VPC}
\]
L = Horizontal length of new vertical curve, ft (m)

L₁ = Horizontal length of old vertical curve, ft (m)

x₁ = Horizontal distance from the old VPC to high point, ft (m)

x₂ = Horizontal distance from the new VPC to high point, ft (m)

P = Critical point outside of the vertical curve

G₁, G₂ & G₃ = Rates of grade, expressed algebraically, %

Note: New vertical curve is symmetrical.

**Given:** G₁, G₂, L₁, Station and Elevation of P, and Station and Elevation of old VPC

**Find:** Location of new VPC and G₃

**Solution:**

1. Find the algebraic difference in grades:

   \[ A = G₂ - G₁ \]

2. Calculate the high point of existing vertical curve. The elevation and station of the high point can be determined by using Equations 33-4.18, 33-4.19, and 33-4.20.

\[ x₁ = \frac{L}{G₂ - G₁} G₁ \]

**EXTENSION OF A VERTICAL CURVE THROUGH A POINT**

**Figure 33-4.M**

(1 of 2)
High or Low Point Sta. = VPC Sta. + \( x_T \)  
\[ \text{Equation 33-4.19} \]

High or Low Point Elev. = VPC Elev. - \( \frac{L G_1^2}{(G_2 - G_1) 200} \)  
\[ \text{Equation 33-4.20} \]

3. Determine the distance from Point P to the vertical curve high point:
   \[ H = \text{Station of high point} - \text{Station of Point P} \]

4. Determine elevation difference between the vertical curve high point and Point P:
   \[ V = \text{Elevation of high point} - \text{Elevation of Point P} \]

5. Determine the distance from the vertical curve high point to the new VPC:
   \[ x_{T2} = H - \left( \sqrt{\frac{(AH/L_1)^2 - 200(AV/L_1)}{(A/L_1)}} \right) \]  
   \[ \text{Equation 33-4.42} \]

6. Determine Station of new VPC:
   Station of new VPC = Station of high point - \( x_{T2} \)

7. Determine the required new gradient:
   \[ G_3 = \frac{AX_{T2}}{L_1} \quad \text{or} \quad G_3 = \frac{V}{H} \times \frac{x_{T2}}{2} \]  
   \[ \text{Equation 33-4.43} \]
Example 33-4.03(5) EXTENSION OF A VERTICAL CURVE THROUGH A POINT

Given:

- $G_1 = +1.0\%$
- $G_2 = -3.0\%$
- $L_1 = 1000\text{ ft}$
- Elev. of existing VPC = 587.00 ft
- Station of existing VPC = 45 + 00.00

Problem: An existing highway with an at-grade railroad crossing is being converted to a railroad underpass. The critical clearance point "P" is at Station 36 + 00 with an elevation of 568.50 ft. It is desirable to maintain the shape of existing vertical curve. Determine the location of the new VPC and new gradient required for the railroad underpass.

Solution:

1. **Find the algebraic difference between the existing grades:**
   
   $A = -3.0\% - 1.0\% = -4\%$

2. **Calculate the existing vertical curve high point station and elevation:**

   $X_{T1} = \frac{L_1 G_1}{G_2} = \frac{1000(1)}{-4} = 250\text{ ft from the VPC}$

   Equation 33-4.18

   Station of high point is:

   High Point Sta. = VPC_{STA} + X_{T1} = (Sta. 45 + 00) + 250 = Sta. 47 + 50

   Equation 33-4.19

   Elevation of high point:

   High Point Elev. = VPC Elev. - \frac{L G_1^2}{(G_2 - G_1)200}

   Equation 33-4.20
3. Determine the distance from Point P to the vertical curve high point:

\[ H = (\text{Sta. 47} + 50) - (\text{Sta. 36} + 00) = 1150 \text{ ft} \]

4. Determine the elevation difference between Point P and the high point:

\[ V = 588.25 \text{ ft} - 568.50 \text{ ft} = 19.75 \text{ ft} \]

5. Determine the location of the new VPC using Equation 33-4.42:

\[
X_{T2} = H - \frac{\sqrt{(AH/L_1)^2 - 200(AV/L_1)}}{(A/L_1)} = 1150 - \frac{\sqrt{(4 \times 1150)^2 - 200 \left( \frac{4 \times 19.75}{1000} \right)}}{(4/1000)}
\]

\[ X_{T2} = 1150 - 578.79 = 571.21 \text{ ft} \]

\[ \text{New VPC}_{\text{STA}} = (\text{Sta. 47} + 50) - 571.21 = \text{Sta. 41} + 78.79 \]

6. Determine the new gradient \( G_3 \), using Equation 33-4.43:

\[
G_3 = \frac{AX_{T2}}{L_1} = \frac{4 \times 571.21}{1000} = +2.285\%
\]
D₁ = Distance between VPI₁ and VPI₂, ft
D₂ = Distance between VPI₁ and VPI₃, ft

Given: Station and Elevation at VPI₁
       Station and Elevation at VPI₃
       G₁, G₂ (%)

Problem: Find Station and Elevation of VPI₂.

Solution:

1. Find the station of VPI₂:

   \[ D₁ = \frac{(\text{Elev.} \text{VPI₃} - \text{Elev.} \text{VPI₁}) - G₂D₂}{G₁ - G₂} \]

   Equation 33-4.44

   Sta. VPI₂ = Sta. VPI₁ + D₁

2. Find the elevation of VPI₂:

   Elev. VPI₂ = Elev. VPI₁ + G₁D₁

   Equation 33-4.45

VERTICAL CURVE COMPUTATION
(Intermediate VPI)

Figure 33-4.N
33-5 VERTICAL CLEARANCES

Figure 33-5.A provides a table with the minimum roadway vertical clearances for newly constructed and reconstructed structures, for structures allowed to remain-in-place, and for structures impacted by 3R projects. The vertical clearances in Figure 33-5.A cover the travel lanes, usable shoulders, and usable medians. The vertical clearances account for future resurfacing of roadways under the structures when the scope is new construction or reconstruction. Vertical clearances should always be verified in advance of all roadway projects which have structures within their limits. Section 39-5 provides typical sections for highway and railway underpasses and illustrates where to measure vertical clearances.
<table>
<thead>
<tr>
<th>Functional Classification</th>
<th>Newly Constructed and Reconstructed Structures</th>
<th>Existing Structures Allowed to Remain in Place</th>
<th>3R Projects Under Structures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interstates (rural and single routing around urban areas)</td>
<td>16'-09&quot; (5.1 m)</td>
<td>16'-00&quot; (4.9 m)</td>
<td>16'-00&quot; (4.9 m)</td>
</tr>
<tr>
<td>Interstates (urban interstates other than single routing)</td>
<td>15'-00&quot; (4.5 m)</td>
<td>15'-00&quot; (4.5 m)</td>
<td>15'-00&quot; (4.5 m)</td>
</tr>
<tr>
<td>Expressways</td>
<td>16'-06&quot; (5.0 m)</td>
<td>16'-00&quot; (4.9 m)</td>
<td>16'-00&quot; (4.9 m)</td>
</tr>
<tr>
<td>Strategic Regional Arterial (Urban/suburban)</td>
<td>14'-09&quot; (4.5 m)</td>
<td>14'-00&quot; (4.3 m)</td>
<td>14'-00&quot; (4.3 m)</td>
</tr>
<tr>
<td>Strategic Regional Arterial (Rural)</td>
<td>16'-06&quot; (5.0 m)</td>
<td>16'-00&quot; (4.9 m)</td>
<td>14'-00&quot; (4.3 m)</td>
</tr>
<tr>
<td>Rural Principal or Minor Arterial or Marked Collector</td>
<td>16'-06&quot; (5.0 m)</td>
<td>16'-00&quot; (4.9 m)</td>
<td>14'-00&quot; (4.3 m)</td>
</tr>
<tr>
<td>Urban/Suburban Principal or Minor Arterial</td>
<td>14'-09&quot; (4.5 m)</td>
<td>14'-00&quot; (4.3 m)</td>
<td>14'-00&quot; (4.3 m)</td>
</tr>
<tr>
<td>Urban One-way and Urban Two-way Streets</td>
<td>14'-09&quot; (4.5 m)</td>
<td>14'-00&quot; (4.3 m)</td>
<td>14'-00&quot; (4.3 m)</td>
</tr>
<tr>
<td>Local Roads or Unmarked Collectors</td>
<td>14'-09&quot; (4.5 m)</td>
<td>14'-00&quot; (4.3 m)</td>
<td>14'-00&quot; (4.3 m)</td>
</tr>
<tr>
<td>Frontage Road A</td>
<td>16'-00&quot; (4.9 m)</td>
<td>14'-00&quot; (4.3 m)</td>
<td>14'-00&quot; (4.3 m)</td>
</tr>
<tr>
<td>Frontage Road B or C</td>
<td>14'-09&quot; (4.5 m)</td>
<td>14'-00&quot; (4.3 m)</td>
<td>14'-00&quot; (4.3 m)</td>
</tr>
<tr>
<td>Railroads under Highway</td>
<td>23'-00&quot; (7.0 m)</td>
<td>21'-06&quot; (6.6 m)</td>
<td>21'-06&quot; (6.6 m)</td>
</tr>
<tr>
<td>Traffic Signal Heads</td>
<td>16'-00&quot; (5.0 m)</td>
<td>16'-00&quot; (5.0m)</td>
<td>16'-00&quot; (5.0m)</td>
</tr>
<tr>
<td>Pedestrian Overpasses</td>
<td>17'-03&quot; (5.25 m)</td>
<td>17'-00&quot; (5.2 m)</td>
<td>17'-00&quot; (5.2 m)</td>
</tr>
<tr>
<td>Cross bracing on Through Truss Structures</td>
<td>17'-03&quot; (5.25 m)</td>
<td>17'-03&quot; (5.25 m)</td>
<td>17'-00&quot; (5.2 m)</td>
</tr>
<tr>
<td>Sign Trusses</td>
<td>17'-03&quot; (5.25 m)</td>
<td>17'-00&quot; (5.2 m)</td>
<td>17'-00&quot; (5.2 m)</td>
</tr>
<tr>
<td>Bicycle Underpass</td>
<td>10'-00&quot; (3.0 m)</td>
<td>10'-00&quot; (3.0 m)</td>
<td>10'-00&quot; (3.0 m)</td>
</tr>
</tbody>
</table>

**Vertical Clearances**

*Figure 33-5.A*

(1 of 2)
1. The minimum required vertical clearance must be available over the traveled way, any usable shoulder, and usable median, or measured from the top of the rail for clearances above railroad tracks.

2. Single routing around or through an urban area is defined in Section 31-7.04(c). Maps of urban areas in Illinois with a single routing are shown in Section 44-6.

3. A 15’-00” (4.5 m) vertical clearance may be used in an urban area where an alternative route is available with a 16’-00” (4.9 m) vertical clearance.

4. Includes unmarked rural and urban collectors and local highways on the State highway system.

5. Vertical clearances are for mast arm mounted signal heads. Provide 17’-00” (5.2 m) vertical clearance for all spanwire mounted signal heads and spanwire mounted flashing beacons.

6. On interstate routes with less than 16’-0” (4.9 m) clearance, the vertical clearance to sign trusses shall be 1 ft (0.3 m) greater than the minimum clearance of other structures.

7. An 8’-00” (2.4 m) vertical clearance is permitted in constrained areas.

Footnotes to Figure 33-5.A

(2 of 2)
33-6 DESIGN PRINCIPLES AND PROCEDURES

33-6.01 General Controls for Vertical Alignment

As discussed elsewhere in Chapter 33, the design of vertical alignment involves, to a large extent, complying with specific limiting criteria. These include maximum and minimum grades, sight distance at vertical curves, and vertical clearances. In addition, the designer should adhere to certain general design principles and controls which will determine the overall safety and operation of the facility and will enhance the aesthetic appearance of the highway. These design principles for vertical alignment include:

1. **Consistency.** Use a smooth gradeline with gradual changes, consistent with the type of highway and character of terrain, rather than a line with numerous breaks and short lengths of tangent grades.

2. **Coordination with Natural/Man-Made Features.** The vertical alignment should be properly coordinated with the natural topography, available right-of-way, utilities, roadside development, and natural/man-made drainage patterns. This is especially important in rugged terrain.

3. **Roller Coaster.** Avoid a “roller-coaster” type of profile, especially where the horizontal alignment is relatively straight. This type of profile may be proposed in the interest of the economy, but it is aesthetically undesirable and may be hazardous. To avoid this type of profile, incorporate into the design horizontal curvature and/or flatter grades that may require greater excavations and higher embankments.

4. **Broken-Back Curvature.** Avoid “broken-back” gradelines (two crest or sag vertical curves separated by a short tangent). This alignment is particularly noticeable on divided highways with open-ditch median sections. One long vertical curve is more desirable. In rural areas, any distance less than 1500 ft (500 m) between VPI’s is considered to be a broken-back profile.

5. **Long Grades.** On a long ascending grade, it is preferable to place the steepest grade at the bottom and flatten the grade near the top. It is also preferable to break the sustained grade with short intervals of flatter grades. Evaluate substantial lengths of grades for their effect on traffic operations (e.g., trucks).

6. **Sags.** Avoid sag vertical curves in cuts unless adequate drainage can be provided. Also, to avoid drainage problems on bridges, do not place the low point of sag vertical curves on a bridge.

7. **Intersections.** Maintain moderate grades through intersections to facilitate braking and turning movements. See Chapter 36 for specific information on vertical alignment through intersections.

8. **Environmental Impacts.** Vertical alignment should be properly coordinated with environmental impacts. However, the safety of the highway should not be compromised.
33-6.02  **Coordination of Horizontal and Vertical Alignment**

Do not design the horizontal and vertical alignments independently. Instead they should complement each other. This is especially true for new construction projects. Poorly coordinated designs can detract from the benefits and emphasize the deficiency of each alignment. A thorough study of the alignment is always warranted.

Horizontal alignments and vertical profiles are among the most important permanent design elements for a highway. Excellence in their design and coordination increases the highway’s utility and safety, encourages uniform speeds, and can greatly improve the highway’s appearance. This usually can be accomplished with little additional costs. The designer should coordinate the layout of the horizontal and vertical alignment as early as practical in the design process. Alignment layouts are typically completed after the topography and ground line have been drafted. Use the computer visualization program within CADD (e.g., GEOPAK) to visualize how the layout will appear in the field. Review several alternatives to ensure that the most pleasing and practical design is selected.

It is difficult to discuss the combination of horizontal alignment and vertical profile without reference to the broader subject of highway location. The subjects are mutually interrelated and what may be said about one generally is applicable to the other. The physical controls or influences that act singularly or in combination that determine the type of alignment are:

- the character of highway, justified by traffic volumes;
- topography and subsurface conditions;
- existing highway and cultural developments;
- likely future developments; and
- suitable locations for intersections and interchanges.

Figures 33-6.A through 33-6.E illustrate poor and preferred examples of horizontal and vertical alignment coordination. In addition, consider the following when coordinating horizontal and vertical alignment on rural and suburban highways:

1. **Balance.** Horizontal curvature and grades should be in proper balance. Maximum curvature with flat grades or flat curvature with maximum grades does not achieve this desired balance. A compromise between the two extremes produces the best design relative to safety, capacity, ease, uniformity of operations, and aesthetics.

2. **Coordination.** Vertical curvature superimposed upon horizontal curvature (i.e., vertical and horizontal P.I.’s at approximately the same stations) generally results in a more pleasing appearance and reduces the number of sight distance restrictions. Successive changes in profile, not in combination with horizontal curvature, may result in a series of humps visible to the driver for some distance, which may produce an unattractive design. However, under some circumstances, superimposing the horizontal and vertical alignment must be tempered somewhat by Items 3 and 4 below.
<table>
<thead>
<tr>
<th>Horizontal Design Element</th>
<th>Vertical Design Element</th>
<th>Three Dimensional Design Element</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tangent</td>
<td>Tangent</td>
<td>Tangent with Constant Gradeline</td>
</tr>
<tr>
<td>Tangent</td>
<td>Sag Curve</td>
<td>Tangent with Sag Vertical Curve</td>
</tr>
<tr>
<td>Tangent</td>
<td>Crest Curve</td>
<td>Tangent with Crest Vertical Curve</td>
</tr>
<tr>
<td>Curve</td>
<td>Tangent</td>
<td>Horizontal Curve with Constant Gradeline</td>
</tr>
<tr>
<td>Curve</td>
<td>Sag Curve</td>
<td>Horizontal Curve with Sag Vertical Curve</td>
</tr>
<tr>
<td>Curve</td>
<td>Crest Curve</td>
<td>Horizontal Curve with Crest Vertical Curve</td>
</tr>
</tbody>
</table>

**HORIZONTAL AND VERTICAL ALIGNMENT COORDINATION**

*Figure 33-6.A*
EXAMPLES OF UNDESIRABLE AND GOOD ALIGNMENT COORDINATION

Figure 33-6.B
Combined Alignment Designs to Avoid

Figure 33-6.C
SUPERIMPOSITION OF HORIZONTAL AND VERTICAL ALIGNMENTS

Figure 33-6.D
EXAMPLES OF SUPERIMPOSITION OF HORIZONTAL AND VERTICAL ALIGNMENTS

Figure 33-6.E
3. **Crest Vertical Curves.** Do not introduce sharp horizontal curvature at or near the top of pronounced crest vertical curves. This is undesirable because the driver cannot perceive the horizontal change in alignment, especially at night when headlight beams project straight ahead into space. This problem can be avoided if the horizontal curvature leads the vertical curvature or by using design values which well exceed the minimums.

4. **Sag Vertical Curves.** Do not introduce sharp horizontal curves at or near the low point of pronounced sag vertical curves or at the bottom of steep grades. Because visibility to the road ahead is foreshortened, only flat horizontal curvature will avoid an undesirable, distorted appearance. At the bottom of long grades, vehicular speeds are often higher, particularly for trucks, and erratic operations may occur, especially at night and during icy conditions.

5. **Passing Sight Distance.** In some cases, the need for frequent passing opportunities and a higher percentage of passing sight distance may supersede the desirability of combining horizontal and vertical alignment. In these cases, it may be necessary to provide long tangent sections to secure sufficient passing sight distance.

6. **Intersections.** At intersections, horizontal and vertical alignment should be as flat as practical to provide a design which produces sufficient sight distance and gradients for vehicles to slow, stop, or turn; see Chapter 36.

7. **Divided Highways.** On divided facilities with wide medians, it is frequently advantageous to provide independent alignments for the two one-way roadways. Where traffic volumes justify a divided facility, and where rolling or rugged terrain exists, a superior design can result from the use of independent alignments and profiles.

8. **Residential Areas.** For highways near subdivisions, design the alignment and profile to minimize nuisance factors to neighborhoods. For freeways, a depressed facility can make the highway less visible and reduce the noise to adjacent residents. Also, for all highway types, minor adjustments to the horizontal alignment may increase the buffer zone between the highway and residential areas.

### 33-6.03 Aesthetics

The coordination of the horizontal and vertical alignment should be designed to enhance the aesthetics of the facility. A proper layout as discussed in Section 33-6.02 will generally provide an attractive facility. In addition, the designer should consider the effect the cross section will have on the facility’s aesthetics. The following sections present several ideas that may enhance the attractiveness of a facility.

### 33-6.03(a) General

A major problem may develop with the layout of a new highway if the designer attempts to superimpose a linear roadway configuration onto nonlinear land forms. A properly developed
alignment will reduce driver monotony, provide a positive visual experience, and integrate the roadway into the landscape without providing unsightly visual impacts. To accomplish this, design the vertical and horizontal alignment to:

- fit the landscape with minimal land form modifications;
- enhance the area’s landscape character;
- direct the driver’s attention to positive visual features in the landscape (e.g., the highway should lead into, rather than away from those views considered aesthetically pleasing); and
- capitalize on other opportunities that will create a pleasant visual experience (e.g., the roadway should descend towards those features of interest at a low elevation and rise toward those features which are best viewed from below or in silhouette against the sky).

Often the use of various impact reduction methods described in the following sections are in conflict with each other (e.g., slope rounding versus vegetation retainage). To resolve these conflicts, the designer must determine for whom the visual impact reductions are made (e.g., the driver, local residents, tourists). Some of the factors that should be considered include the:

- number of potential viewers;
- location of the viewer;
- duration of the view (length and number of times the view is seen);
- type of potential viewers (tourists, local residents, pass-throughs);
- type of area from which it is viewed (recreational areas, farms, major highways, urban); and
- other focal points that will draw attention from the road.

The designer should use the Department’s computerized visualization CADD program (i.e., GEOPAK) to review the design from both the perspective view of the driver and the perspective view from outside the roadway.

### 33-6.03(b) Rural Visual Impacts

One of the goals of producing an aesthetically pleasing design is to reduce the visual impact the roadway has on the landscape. The following presents several ideas for reducing this impact:

1. **Horizontal and Vertical Alignment Coordination.** Properly coordinated horizontal and vertical alignments can lead to aesthetically pleasing designs. Section 33-6.02 discusses the coordination of the vertical and horizontal alignments.
2. **Cut and Fill Slopes.** Explore possible alternatives that will reduce the magnitude of exposed cut and fill slopes. Some of these alternatives include moving the alignment slightly or changing the geometric design through a specific area. For example, reducing the ditch width by 3 ft (1.0 m) and increasing the slope rates, say, for 3000 ft (1000 m) on the project may significantly reduce the amount of exposed cut slope and thereby enhance the visual impact of the facility on the landscape. Figure 33-6.F illustrates examples of poor and good alignments for reducing exposed cut and fill slopes.

3. **Reducing Earthwork Modifications.** Once measures have been adopted to reduce the magnitude of exposed cut and fill slopes, additional earthwork modifications can be used to further improve visual impacts. Some of these modifications include:

   a. **Slope Rounding.** Slope rounding allows the fill and cut slopes to blend naturally into the existing landscape. It reduces the sharp, unnatural edges formed by the junction of a constant pitch cut or fill slope with the naturally rounded landscape. Figure 33-6.G illustrates an example of slope rounding.

   b. **Warping Slopes.** Warping slopes allows the designer to vary the slope pitch to more closely match the surrounding land form and to present a more natural landscape.

   c. **Waste Materials.** Positive utilization of waste materials can enhance the visual impacts of the facility. On freeways and expressways with independent alignments, contrasts can be reduced by creating low-earth mounds or by filling unnatural looking depressions.

4. **Color.** Freshly cut rock faces often produce very sharp contrasts to the surrounding landscape. “Aging” the rock cut or fill slope can be accomplished with replanting vegetation or by covering the rock cut or fill slope with asphalt emulsions, paints, etc.

5. **Texture.** Rock cuts should be textured to match the local rock faces. This may require using smooth cuts or broken-face cuts. Broken-face cuts also provide pockets which allow for a more rapid natural revegetation of the face. Another way to provide texture is to scarify cut slopes. A random pattern of scarification is the most desirable.

6. **Vegetation.** One of the easiest ways to reduce the visual impact of the roadway is to retain as much of the existing vegetation and riparian habitat as practical. Figure 33-6.H illustrates an example of the advantages of retaining vegetation. However, retaining vegetation is often limited by roadside safety factors, sight distance requirements, the desire to open views and vistas (see Figure 33-6.I), construction requirements, maintenance requirements, etc.
ALIGNMENT EFFECTS ON FILL AND CUT SLOPES

Figure 33-6.F
SLOPE ROUNDELING

Figure 33-6.G

POOR VISUAL EFFECT

GOOD VISUAL EFFECT

DISAPPEARING FOCAL POINT AND VEGETATION RETAINAGE

Figure 33-6.H
SELECTIVE THINNING

Figure 33-6.I
Wildflowers can significantly improve the roadway aesthetics with minimal effort and may reduce the roadside maintenance requirements. Freeway medians, interchanges, and large open roadside areas are common locations for wildflowers. Give special attention to selecting the color, texture, soil conditions, and flower types to ensure successful plantings.

7. **Daylighting.** Daylighting can be used to open the roadway to broad panoramic views which otherwise may be hidden by cuts. However, do not use daylighting if the desire is to hide the road from other viewers or if the desire is to retain the existing vegetation and wildlife habitat.

**33-6.03(c) Urban Visual Impacts**

Generally, it is more difficult to obtain aesthetically pleasing designs in urban areas due to limited right-of-way, limited design options, and competing distractions. However, as practical, the designer should work with local officials to produce an aesthetically pleasing design. The following presents several options for improving the visual impact of roadways in urban areas:

1. **Structures.** Structure aesthetics do not necessarily require ornamentation or decoration. However, giving special attention to scale, proportion, form, line, material, texture, color, and other principles of art and architecture can produce aesthetically pleasing structures. Also, consider views from bridges. For example, views of rivers, lakes, or city centers from high bridges can often present spectacular views.

2. **Medians.** Because of right-of-way restrictions in urban areas, the use of wide medians on arterial streets are seldom practical. However, raised-curb or depressed medians in the suburban areas may allow some type of landscaping in the median. Where landscaping is proposed, ensure that it will not affect the roadside safety or restrict sight distances.

3. **Sound Walls.** On many urban freeways and expressways, sound walls are an integral part of the highway cross section. However, sound walls can often produce a tunnel-like effect. To reduce this effect, give special consideration to changing the alignment and profile of the wall. This can be accomplished by changing material types and texture, stepping the top of the wall, providing curvilinear designs, and providing plantings along the wall. Also, give special care to adjacent properties behind the wall to ensure satisfied property owners.

4. **Grading.** Use of contour grading on urban freeways and expressways can significantly reduce the highway impact on the surrounding area. Figure 33-6.J illustrates a good contour grading plan at an interchange. In addition, lowering urban freeways below grade can often reduce the noise and visual impacts of the highway to nearby neighborhoods.
CONTOUR GRADING (US Customary)

Figure 33-6.J
CONTOUR GRADING
(Metric)

Figure 33-6.J
5. **Sidewalks and Other Amenities.** The use of varied sidewalk widths, material types, and street furniture can significantly improve the appearance of the urban street. Traffic signals, luminaires, benches, planting boxes, ornamental trees, bus stops, etc., can be artistically designed to meet the local decor and to improve the streets' visual impact on the surrounding neighborhood. These elements should be coordinated with the municipalities with appropriate agreement on cost-sharing. For additional guidance, see Chapters 5, 17, and 48.

6. **Bicycle Facilities.** In addition to increasing the safety of bicyclists, separate bicycle facilities often allow the designer to enhance the roadside aesthetics by providing additional room for plantings, aesthetically pleasing barriers, etc. Chapter 17 provides additional information on bicycle facilities.

7. **Utilities.** Desirably, place all utilities underground. This removes unsightly poles and lines and generally improves the safety of the urban facility. However, because of installation costs and limited right-of-way, this option may not always be practical.

### 33-6.04 Design of Profile Gradelines

#### 33-6.04(a) General

The profile gradeline of a highway typically has the greatest impact on a facility's cost, aesthetics, safety, and operation. The profile is a series of tangent lines connected by parabolic vertical curves. It is typically placed along the roadway centerline of undivided facilities and at the two median edges of the traveled way on divided facilities.

The designer must carefully evaluate many factors when establishing the profile gradeline of a highway. These include:

- maximum and minimum gradients;
- sight distance criteria;
- earthwork balance;
- location of bridges and drainage structures;
- high-water levels (flood frequency);
- drainage considerations;
- water table elevations;
- location of highway intersections and interchanges;
- snow drifting;
- frost penetration;
- highway/railroad crossings;
- types of soil;
- adjacent land use and values;
- highway safety;
- coordination with other geometric features (e.g., the cross section);
- topography/terrain;
- truck performance;
- available right-of-way;
- type and location of utilities;
- urban/rural location;
- aesthetics/landscaping;
- construction costs;
- environmental impacts;
- driver expectations;
- airport flight paths (e.g., grades and lighting);
- pedestrian accessibility in urban areas; and
- ADA accessibility.

The following sections discuss the establishment of the profile gradeline in more detail. Section 11-5.04(d) discusses the procedures for establishing the profile gradeline during Phase I studies.

**33-6.04(b) Design of Urban Profile Gradelines**

Laying out profile gradelines in urban areas often is more complicated than in rural areas due to limited right-of-way, closely spaced intersections, existing roadside development, and accommodation of drainage on curbed streets including drainage from outside the street. Evaluate the following factors when developing a profile gradeline on an urban project:

1. **Vertical Curves.** Long vertical curves on urban streets are generally impractical. The designer will typically need to lay out the profile gradeline to meet existing field conditions. Therefore, the minimum vertical curve lengths generally are provided on urban streets. Where practical, locate VPI's at or near the centerlines of cross streets. For flat urban areas where the algebraic difference in grades is between 0.6% and 1%, use the minimum length of sag or crest curve as discussed in Sections 33-4.01(a) and 33-4.02(b) (i.e., \(L = 3V\) (\(L = 0.6V\))). At signalized and stop-controlled intersections, some flattening of the approaches also may be required for better traffic operations.

2. **Surface Drainage.** Urban streets will usually have curbs and gutters, which may complicate the layout of the profile gradeline to facilitate drainage. Take special care to avoid flat spots where water may pond, especially through radius returns. Section 33-2 provides the minimum gradients for curbed streets. In very flat areas, the profile gradeline may be rolled up and down at 0.3% to 0.5% to provide the necessary drainage. Also, see the IDOT Drainage Manual for guidance on encroachment of water onto the traveled way. At intersections, the surface drainage preferably should be intercepted upstream of an intersection.

3. **Spline Curves.** Spline curves can be helpful in laying grades in urban areas where it is necessary to meet numerous elevation restrictions in relatively short distances. Spline curves are thin, flexible pieces of plastic that can be bent into any curved shape. The
designer will need to tie these curves to the profile gradeline at the beginning and end. Show the elevations along a spline curve at 20 ft (5 m) intervals.

4. **Existing Roadside Development.** Where roadside development is extensive, the cross-section design of a curb and gutter street is critical. Ensure adequate drainage is provided behind curbs, that the profiles for existing driveways are acceptable, and that sidewalk elevations match existing development in built-up areas.

5. **Earthwork Balance.** Balancing earthwork is typically impractical in urban areas; see Section 33-6.04(g). An excess of excavation is preferable to the need for borrow, due to the generally higher cost of borrow in urban areas. The designer should account for excavation from storm sewer installation when suitable soil is available.

6. **Underground Utilities.** On existing streets, ensure that any change in the profile gradeline will still provide the minimum coverage for utilities. For additional guidance on minimum utility clearances, see Chapter 6.

7. **Limited Right-of-Way.** Careful consideration is warranted when substantially lowering or raising the profile gradeline. This will often result in more right-of-way impacts (e.g., steeper driveways, removing parking, reducing front lawns, adding retaining walls).

### 33-6.04(c) Design of Rural Profile Gradelines

When developing rural profile gradelines, the designer should review the following sections:

- Section 11-5.04(d) for the procedures of establishing the profile gradeline,
- Section 33-6.01 for the general controls for vertical alignment, and
- Section 33-6.02 for the coordination of horizontal and vertical alignments.

### 33-6.04(d) Soils

The type of earth material encountered often influences the profile gradeline at certain locations. For example, if rock is encountered, it may be more economical to raise the gradeline and reduce the rock excavation. Soils that are unsatisfactory for embankment or cause a stability problem in cut areas may also be determining factors in establishing the profile gradeline.

During Phase I studies, review the preliminary Geotechnical Report before determining the final profile gradeline. The Geotechnical Report describes the effects soils and geology may have on the selected profile gradeline. Figure 33-6.K can be used to determine the effected various profiles and roadway designs may have on subsurface drainage and, subsequently, pavement performance. To reduce possible stability problems, coordinate the development of the profile gradeline with the district materials staff during Phase I and again during the preparation of construction plans in Phase II. For more detailed information on soils, see the *Geotechnical Manual*.
<table>
<thead>
<tr>
<th>Grade</th>
<th>Classification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less Than 0.5%</td>
<td>Very Poor</td>
</tr>
<tr>
<td>0.5% or Greater</td>
<td>Poor</td>
</tr>
</tbody>
</table>

Notes:

1. Fills greater than 3 ft (900 mm) are classified as good drainage situations.
2. Adjust the moisture rating if other than normal rainfall precedes survey.
3. To use table, determine soil types, proposed profile, cross section type, and ditch grades. The values obtained from table provide the expected subgrade drainage.

DRAINAGE CLASSIFICATIONS

Figure 33-6.K
33-6.04(e) Drainage/Snow

Proper placement of the pavement structure above the surrounding topography in rural areas can significantly enhance the life and serviceability of the roadway. Consequently, the profile gradeline should be compatible with the roadway drainage design and should minimize snow drifting problems. Consider the following:

1. **Culverts.** The roadway elevation should meet the Department criteria for minimum cover at culverts and minimum freeboard above the headwater level at culverts. See the IDOT Drainage and Culvert Manuals for more information on the hydraulic and structural design of culverts, respectively.

2. **Coordination with Geometrics.** The profile gradeline must reflect compatibility between drainage design and roadway geometrics. These include the design of sag and crest vertical curves, spacing of inlets on curved facilities, impacts on adjacent properties, superelevated curves, intersection design elements, and interchange design elements. For example, avoid placing sag vertical curves in cuts or placing long crest vertical curves on curved pavements or on bridges.

3. **Snow Drifting.** Where practical, in level terrain, the profile gradeline should be at least 3 ft (1.0 m) above the natural ground level to prevent snow from drifting onto the roadway and to promote snow blowing off the roadway. Slope rounding and tree planting adjacent to the right-of-way line may also help to prevent drifting in cut areas. For additional guidance, see the SHRP-H-381 Design Guidelines for the Control of Blowing and Drifting Snow.

4. **Water Tables.** Establish the profile gradeline so that the top of the subgrade elevation is not less than 3 ft (1.0 m) above the water table at all points along any cross section within the paved roadway surface. The elevation of the water table is typically documented in the Geotechnical Report. If it is not practical to provide the 3 ft (1.0 m) clearance, coordinate the profile design with the District Studies and Plans Engineer and the District Geotechnical Engineer to develop an alternative solution.

5. **Frost Penetration.** The minimum embankment height should not be less than the anticipated maximum depth of frost penetration, unless the drainage classification of the underlying soil is rated “good” as described in Figure 33-6.K. However, if the roadway is essentially at ground level, this could cause a problem. In cut sections or with shallow embankments, the roadside ditch depth should be equal to the expected maximum level of frost penetration but not less than 3 ft (1.0 m).

6. **Flooding.** For highways within a floodplain area and which have a DHV of 100 or more, the profile gradeline should be at least 3 ft (1.0 m) higher than the high water mark for the design flood frequency. For flood frequencies to be used on highways, review the IDOT Drainage Manual and Chapter 39 of the BDE Manual.
33-6.04(f) **Erosion Control**

To minimize erosion, consider the following relative to the profile gradeline:

- Minimize the number of deep cuts and high fill sections.
- On high fill sections (e.g., over railroads where 1V:2H slopes are used), provide a mountable curb at the edge of shoulder to collect the drainage.
- Conform the highway to the contour and drainage patterns of the area.
- Use natural land barriers and contours to channelize runoff and confine erosion and sedimentation.
- Minimize the amount of disturbance.
- Preserve and use existing vegetation.
- Reduce the slope length by benching and ensure that erosion is confined to the right-of-way and does not deposit sediment on or erode away adjacent lands.
- Avoid locations having high erosion potential (e.g., loess soils).
- Avoid cut or fill sections in seepage areas.

33-6.04(g) **Earthwork Balance**

Where practical and where consistent with other project objectives, design the profile gradeline to provide a balance of earthwork. However, this should not be achieved at the expense of smooth grade lines, aesthetics, or sight distance requirements at vertical curves, or where there is excessive land acquisition costs. Ultimately, a project-by-project assessment will determine whether a project will be borrow, waste, or balanced.

Consider the following when determining earthwork balance:

1. **Basic Approach.** The best approach to laying grade and balancing earthwork is to provide a significant length of roadway in embankment and to limit the number and amount of excavation areas. As practical, avoid long lengths of roadway in excavation and several short balance distances. Use topographic mapping to layout profile gradelines.

2. **Urban/Rural.** Earthwork balance is typically a practical objective only in rural areas. In urban areas, other project objectives (e.g., limiting right-of-way impacts) typically have a higher priority than balancing earthwork. In addition, excavated materials from urban projects are often unsuitable for embankments (e.g., near gas stations).
3. Borrow Sites. The availability and quality of borrow sites in the vicinity of the project will impact the desirability of balancing the earthwork. Triangular shaped remainders or landlocked right-of-way parcels usually provide potential locations for borrow sites.

4. Earthwork Computations. On large projects (e.g., freeways or expressways, bypasses, horizontal curve relocations) preliminary earthwork is calculated during Phase I using topographic mapping and is later refined during the preparation of construction plans. Section 64-2 discusses the proper methods to compute and record the project earthwork quantities.

33-6.04(h) Bridges

Carefully coordinate the design of the profile gradeline with any bridges within the project limits. The following will apply:

1. Vertical Clearances. The criteria in Chapters 44 through 50 must be met. When laying the preliminary grade line, an important element in determining the available vertical clearance is the assumed structure depth. This will be based on the structure type, span lengths, and depth/span ratio. For preliminary designs, see the Bridge Manual and Chapter 39. For final design, the designer must coordinate with the Bureau of Bridges and Structures to determine the roadway and bridge gradelines. This is typically accomplished with a Type, Size, and Location (TS&L) Drawing.

2. Bridges Over Waterways. Where a proposed facility will cross a body of water, the bridge elevation must be consistent with the necessary waterway opening to meet the Department’s hydraulic requirements. The elevation of the bottom of the superstructure must meet the requirements of Chapter 39. The designer must coordinate with the Hydraulics Unit in the Bureau of Bridges and Structures to determine the appropriate bridge elevation. In addition, where a bridge over a waterway is located in a sag curve, desirably, locate the low point of the sag vertical curve off the bridge deck, and provide at least a 0.5% grade on the bridge deck.

3. Railroad Bridges. Any proposed highway over a railroad must meet the applicable criteria (e.g., vertical clearances, structure type and depth). For rural freeways and expressways over railroads, the approach grades are usually set at 3%. Use the K-value, as discussed in Section 33-4.01, for the crest vertical curve. Use a long sag vertical curve at the bottom of each 3% grade to provide a smooth and aesthetically pleasing profile. In addition, if the alignment of the highway over the railroad will have a horizontal curve near the crest of the vertical curve, do not place the P.C. of the horizontal curve any closer than 400 ft (120 m) from the back of the bridge abutment. This guideline will ensure proper sight distance to the beginning of the horizontal curve.

4. Highway Under Bridge. Where practical, the low point of a roadway sag vertical curve should not be within the shadow of the bridge. This will help minimize ice accumulations, and it will reduce the ponding of water beneath the bridge. To achieve
these objectives, the low point of a roadway sag should be approximately 100 ft (30 m) or more from the side of the bridge.

5. **High Embankments.** Consider the impact that high embankments will have on bridges and culverts. High embankments will increase the span length thus increasing structure costs and increase the length and type of culvert to carry the overburden.

6. **Bridges Over Another Highway.** Typically, the overpassing bridge will be located on a crest vertical curve. For bridges on crossroads through an interchange, use the desirable K-value for the crest vertical curve. For other bridges, the use of minimum K-values is acceptable.

### 33-6.04(i) At-Grade Railroad Crossings

The profile gradeline should be essentially level across the railroad tracks and extend level for a minimum distance of 2 ft (600 mm) on either side of the outermost rails. After this point, the grade should not exceed ± 1% for a distance of at least 26 ft (8 m) or to the railroad right-of-way line. Profile gradelines outside of the railroad right-of-way but within the jurisdiction of the Illinois Commerce Commission should be as flat as practical and should not exceed 5%. Where superelevated tracks make strict compliance with this criteria impractical, construct the grade of the approaches to provide the best (smoothest) profile practical.

### 33-6.04(j) Distance Between Vertical Curves

A desirable objective on rural facilities is to provide at least 1500 ft (500 m) between two successive VPI's. This objective only applies to projects which have a considerable length and where implementation is judged to be practical.

### 33-6.04(k) Ties With Existing Highways

A smooth transition is needed between the proposed profile gradeline of the project and the existing gradeline of an adjacent highway section. Consider existing gradelines for a sufficient distance beyond the beginning and end of a project to ensure adequate sight distances. Connections should be made that are compatible with the design speed of the new project and that can be used if the adjoining road section is reconstructed. For example, do not transition a four-lane highway section to two lanes just beyond a crest vertical curve but, instead, locate the transition away from the high point of the crest vertical curve.
33-7 REFERENCES


Chapter Thirty-four
CROSS SECTION ELEMENTS

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Chapter Thirty-four
CROSS SECTION ELEMENTS

This Chapter provides guidance to consider in the design of cross section elements including lane and shoulder widths, cross slopes, width and type of medians, side slopes, right-of-way, and utilities. Part V, Design of Highway Types, provides criteria for various cross section elements on new construction, reconstruction, and 3R projects. Where a cross section element applies to a specific highway type, Part V presents this information. For example:

- Cross sectional widths for bridges and underpasses are discussed in Chapter 39.
- Median widths and median openings for freeways and expressways are discussed in Chapters 44 and 45, respectively.
- Typical cross section figures for the various functional classifications are presented in Chapters 44 through 48.
- For definitions on area classifications, see Chapter 43.
- Chapter 48 discusses sidewalk and on-street parking design criteria.
- Cross section criteria for 3R projects are discussed in Chapters 49 and 50.
- For surface type and structural design of pavements, see Chapter 54.

34-1 GENERAL

34-1.01 Definitions

The following definitions apply to the highway cross section:

**Auxiliary Lane.** The portion of the roadway adjoining the traveled way for purposes supplementary to through traffic movement including parking, speed change, turning, storage for turning, weaving, or truck climbing.

**Back Slope.** The side slope created by connecting the ditch bottom, shelf, or shoulder at the hinge point, upward and outward, to the natural ground line.

**Barrier (Vertical) Curb.** A longitudinal element placed at the edge of the traveled way for delineation, to control drainage, to manage access, and to minimize right-of-way acquisitions. Vertical curbs range in height between 6 in. (150 mm) and 9 in. (225 mm) and are vertical or nearly vertical.

**Buffer Area.** The space between the back of curb and sidewalk.
**Cross Slope.** The slope in the cross sectional view of the traveled way, travel lanes, shoulders, median surface, or gutters, expressed as inch(es) per foot (percent) based on the change in vertical compared to the change in horizontal.

**Concrete Barrier.** A rigid barrier constructed in a narrow median where no or minimal deflection distance is available and which can accommodate most vehicle impacts without penetration.

**Depressed Median.** The area located between opposing directions of the traveled ways which is designed with shoulders and fill slopes and is lower in elevation than the traveled ways. Its main function is to provide a safe distance between opposing traffic. It is also designed to carry a certain portion of roadway drainage and for snow storage.

**Flush Median.** A median which is in the same plane as the surface of the adjacent traveled ways.

**Front Slope.** The side slope created by connecting the shoulder or shelf at the hinge point, downward and outward, to the ditch bottom or natural ground.

**Hinge Point.** The point from which the fill height or depth of cut is determined. For fills, the point is located at the intersection of the shoulder and the fill slope. For cuts, the hinge point is located at the toe of the back slope.

**Maintenance Border Area.** Additional width which is set aside for right-of-way purposes adjacent to each side of the construction limits. This clear width provides an area for maintenance operations, retention of natural growth, erosion control, slope rounding and, in some cases, for accommodating public utilities.

**Median.** The portion of a cross section which separates the opposing directions of the traveled ways. The median width includes the inside shoulders or curb and gutters.

**Median Slope.** The slope in the cross section view of a median beyond the inside shoulders, expressed as a ratio of the change in vertical to the change in horizontal (V:H).

**Mountable (Sloping) Curb.** A longitudinal element placed at the edge of the traveled way for delineation, to control drainage, to manage access, and to outline corner islands. Sloping curbs have a height of 6 in (150 mm) or less with a slope face of approximately 45 degrees.

**Raised-Curb Median.** A median which contains a raised-curb, greater than 2 inches (50 mm) in height, within its limits.

**Roadside.** A general term denoting the area adjoining the outer edge of the roadway.

**Roadside Clear Zone.** The distance beyond the edge of traveled way that should be clear of any non-traversable hazards or fixed objects.

**Roadway.** The combination of the traveled way, both shoulders or curb and gutters, and any auxiliary lanes on the mainline highway. Traveled ways separated by a depressed median have two or more roadways.
Shelf. On curbed facilities, the relatively flat area (2% to 5% slope) located between the back of the curb and the break for the fill slope or back slope.

Shoulder. The portion of the roadway contiguous to the traveled way for the accommodation of stopped vehicles, for emergency use, and for lateral support of subbase, base, and surface courses.

Side Slope. A ratio used to express the steepness of a slope adjacent to the roadway. The ratio is expressed as vertical to horizontal (V:H).

Sidewalk. That portion of the highway cross section separated from the roadway and constructed for the use of pedestrians.

Toe of Slope. The intersection of the front slope or back slope with the natural ground or ditch bottom.

Top of Slope. The intersection of the back slope with the natural ground, before any rounding is applied.

Traveled Way. The portion of the roadway for the movement of vehicles, exclusive of shoulders, curb and gutter, and auxiliary lanes.

Traversable Median. A median which is outlined with 2 in. (50 mm) high mountable curb and gutter and used as a direct substitute for the flush two-way, left-turn lane (TWLTL). It is not designed to be a physical barrier nor is it intended to impede left-turn movements across the median.

34-1.02 Nomenclature

Figures 34-1.A, 34-1.B, and 34-1.C provide the basic nomenclature for cross section elements of freeways and expressways, rural highways, and urban streets.

34-1.03 Classification by Area Type

The functional classification system is divided into urban and rural categories. However, the urban designation is not sufficiently specific to determine the appropriate project design. Therefore, IDOT has divided its urban design classifications into “suburban” and “urban” based on the extent of roadside development. IDOT has further subdivided these categories into central business districts and fringe area/outlying business district for urban areas, and open and closed subcategories for suburban areas. These subcategories are discussed in Chapter 43.
FREeway AND ExprEssway Nomenclature

Figure 34-1.A
URBAN STREET NOMENCLATURE

Figure 34-1.C
34-2  ROADWAY SECTION

34-2.01  Travel Lanes

34-2.01(a)  Width

Travel lane widths can vary between 9 ft (2.7 m) and 14 ft (4.2 m), depending upon the functional classification, traffic volumes, design speed, rural/urban location, and project scope of work. The tables in Chapters 44 through 50 provide specific travel lane widths for these conditions. The traveled way width is the combined width of all travel lanes. For divided highways, the traveled way width is the combined width in one direction.

The use of wider travel lanes generally increases the operational safety and efficiency of the facility. In general, 12 ft (3.6 m) wide travel lanes are preferable for most rural and high-speed urban facilities. Lane widths of 11 ft (3.3 m) are acceptable for restricted urban areas and may be considered on reconstruction projects. Lane widths may need to be increased to accommodate bicycles, see Chapter 17.

34-2.01(b)  Cross Slopes

Surface cross slopes are required for proper drainage of the traveled way on tangent sections. A sufficient cross slope reduces the hazards of wet pavements by quickly removing water from the surface. On State highways, the following will apply for tangent roadway sections:

1. Two-Lane Highways with Shoulders. Crown the traveled way pavement at the centerline and use a cross slope of 3/16"/ft (1.5%) away from the centerline. Where an open-graded friction course is used, the minimum cross slope should be 1/4"/ft (2%).

2. Two-Lane Curbed Streets. Crown the traveled way pavement at the centerline and use a cross slope of 1/4"/ft (2%) away from the centerline.

3. Multilane Curbed Streets. On multilane streets with raised-curb medians, the pavement cross slope of a two-lane traveled way should be 1/4"/ft (2%) sloping away from the median curb. If there are three lanes in one direction, provide a 5/16"/ft (2.5%) cross slope on the third lane from the median curb.

4. Multilane Streets with a Traversable Curbed Median. The traveled way cross slopes are the same as discussed in Item 3 above. Crown the traversable median surface at the centerline of the median and use a cross slope of 3/16"/ft (1.5%) away from the centerline.

5. Four-Lane Streets with a Flush Median. Crown the entire paved surface of the roadway about the centerline of the flush median and use a cross slope of 1/4"/ft (2%) away from the centerline to the outside curb and gutter.

6. Highways without Curbed Medians. For roadways divided by a median, the following cross slopes will apply:
a. **Two-Lane Traveled Ways.** For highways with two lanes in each direction and either a depressed median or narrow median with a concrete barrier, each traveled way is crowned at its centerline with a cross slope of 3/16″/ft (1.5%) sloping away from the centerline.

b. **Three-Lane Traveled Ways (New Construction/Reconstruction).** For highways with three lanes in each direction and either a depressed median or a narrow median with a concrete barrier, the traveled way is typically crowned along the lane edge between the middle lane and outside lane. The inside and middle lanes are sloped towards the median. The two lanes adjacent to the crown are sloped at 3/16″/ft (1.5%) away from the crown line and the lane adjacent to the median is sloped at 1/4″/ft (2%) toward the median.

c. **Three- or Four-Lane Traveled Ways (Adding Lanes to Existing Facilities).** When adding new lanes in the median or on the outside of the traveled way, the existing crown is typically maintained. The added travel lane cross slope generally will be the same direction as the adjacent lane. The rate of cross slope for each added lane will be 1/16″/ft (0.5%) steeper than that of the adjacent lane, but not greater than 5/16″/ft (2.5%). See Chapter 44 for typical sections.

For service drives, access roads, side roads, frontage roads, etc., the traveled way cross slopes will vary depending upon the pavement surface and local practices. For paved surfaces (including chip seal), the cross slope is generally the same as for State highways (i.e., 3/16″/ft (1.5%)). For gravel surfaces, the cross slopes can range from 1/4″/ft to 1/2″/ft (2% to 4%).

### 34-2.01(c) Stage Construction

The 30th highest hourly traffic volumes, measured 10 years from the anticipated date of construction, may be significantly less than those for the design year (e.g., 20 years) such that initial construction may consist of one less lane in each direction. In this case, the designer may want to consider using stage construction. For rural expressways, this may initially include only providing one roadway of the four-lane divided facility. In urban areas, this may initially include only providing four lanes instead of six. For these situations, sufficient right-of-way for the ultimate improvement should be acquired at the time of the initial improvement. See the Corridor Preservation section in the *IDOT Land Acquisition Policies and Procedures Manual* for additional guidance. For urban facilities, also include the appropriate earthwork and consideration for placement and sizing of drainage structures in the initial construction to allow for the additional lanes in the median area in the future.

### 34-2.02 Shoulders

#### 34-2.02(a) Functions

Shoulder widths can vary between 4 ft (1.2 m) to 12 ft (3.6 m) depending upon the highway classification. They also provide many structural and operational advantages. Where shoulders
are not available, a stopped vehicle often disrupts traffic in all lanes in that direction. The following are some of the important functions of shoulders:

- provides structural support for the traveled way;
- provides support for guardrail and prevents erosion around guardrail posts;
- prevents or minimizes pavement edge drop-offs;
- increases highway capacity;
- encourages uniform travel speeds;
- provides space for emergency and discretionary stops;
- improves roadside safety by providing more recovery area for run-off-the-road vehicles;
- provides lateral clearance for encroaching vehicles (e.g., during construction or maintenance operations);
- provides a sense of openness;
- improves sight distance around horizontal curves;
- enhances highway aesthetics;
- facilitates maintenance operations (e.g., snow removal and storage);
- provides additional lateral clearance to roadside appurtenances (e.g., guardrail, parapet walls, traffic signals, highway signs);
- facilitates pavement drainage, water is discharged farther from the traveled way;
- provides space for pedestrian and bicycle use; and
- provides space for bus stops and mailbox turnouts.

34-2.02(b) Widths

Shoulder widths will vary according to functional classification, traffic volumes, urban/rural location, curbed/uncurbed, and the project scope of work. The tables in Chapters 44 through 50 present the shoulder width criteria for these conditions. A vehicle stopped on the shoulder should clear the traveled way edge by at least 1 ft (300 mm) and preferably 2 ft (600 mm). Therefore, a width of 8 ft (2.4 m) is desirable along high-type facilities to accommodate passenger vehicles and 10 ft (3.0 m) for trucks. Where bicyclists will be accommodated, see Chapter 17 for guidance.

Where right-of-way is severely restricted, shoulders may be designed with a curb and gutter or a Type B gutter at the outer shoulder edge. This helps to minimize construction costs and to
confine drainage runoff to the shoulder area. Gutters also may be used on the outside of shoulders along long cut sections.

34-2.02(c) Additional Shoulder Thickness

For all new construction or reconstruction projects on the State system, increase the shoulder pavement thickness to allow the shoulders to be used to carry traffic during current and future construction improvements. Design the shoulder pavement using the following guidelines:

1. **2-Lane Major Principal Arterials.** These highways should normally have 8 ft to 10 ft (2.4 m to 3.0 m) paved shoulders. These shoulders could be used to carry traffic when needed. When the 20-year projected traffic exceeds 2000 multiple unit trucks (MU) per day or 10,000 Average Daily Traffic (ADT), construct the shoulders to the same thickness as the traveled way pavement. The 2000 MU threshold is based on the traffic that would require a shoulder thickness greater than 8 in. (200 mm) to handle the occasional load.

2. **4-Lane Highways.** When the 20-year projected traffic exceeds 3000 MUs per day or 25,000 ADT, design the shoulders pavement using the same thickness as the adjoining traveled way pavement. The MU threshold is based on the traffic that would require thicker pavement to carry the load. While the inside shoulder is only 6 ft (1.8 m) wide and would not normally be used as a lane, it will still allow traffic to be shifted away from the closed lane for patching and paving operations. At locations where the 20 year projected ADT is less than 25,000, the traffic should be examined at peak times. If the expected one-way Vehicles Per Hour (VPH) exceeds 1700, design the shoulder pavement using the same thickness as that of the adjacent traveled way pavement. Where it is anticipated that the shoulders will be used for an extended period of time (more than 3 years) during the design life of the pavement, design the shoulder pavement using the same pavement design, details, and materials as the traveled way pavement.

3. **Highways of 6 or More Lanes.** Build all shoulder pavements using the same pavement design, details and materials as the traveled way pavement. This will allow for keeping at least two, and in some cases, three lanes open at all times, as warranted by the high ADT on these types of highways.

34-2.02(d) Cross Slopes

The cross slope of a shoulder depends on the type of shoulder and the construction project type. The following summarizes typical practices:

1. **Paved Shoulders.** On new construction projects, full-width paved shoulders on tangent sections are sloped at 1/2"/ft (4%). On reconstruction and 3R projects, the shoulder slopes range from 1/4"/ft to 3/4"/ft (2% to 6%).

2. **Combination Shoulders.** Combination paved/aggregate shoulders are sloped at 1/2"/ft (4%).
3. **Aggregate Shoulders.** Aggregate shoulders are sloped from 1/2"/ft to 3/4"/ft (4% to 6%).

4. **Sodded Shoulders.** Sodded shoulders are sloped from 5/8"/ft to 1"/ft (5% to 8%).

5. **Superelevated Sections.** Chapter 32 and the *IDOT Highway Standards* discuss the application of shoulder cross slopes on superelevated sections for new construction and reconstruction projects. For allowable shoulder rollover values on 3R projects, see Chapters 49 and 50.

### 34-2.02(e) Rumble Strips

1. **Shoulder Rumble Strips.** Shoulder rumble strips are an effective way to reduce run-off-the-road crashes. They provide a very cost effective means of alerting motorists that they have drifted off the pavement. The greatest benefit is from the installation of milled rumble strips on rural expressways, freeways, and other facilities in which a significant number of run-off-the-road crashes occur.

   Shoulder rumble strips shall be:
   
   - installed on all Interstates and other freeways built to Interstate criteria and on all rural expressways with posted speeds > 50 mph (80 km/h);
   
   - installed along all highways that have high-crash locations, as identified in the Bureau of Safety Engineering’s Highway Safety Improvement Program (HSIP), in which run-off-the-road crashes are a concern and have an adequate paved shoulder width; and
   
   - considered at other locations where run-off-the-road crashes are a concern.

   On facilities in which bicyclists are prohibited or the paved shoulders are wider than 6 ft (1.8 m), the 16 in. (400 mm) rumble strip design should be used. On facilities in which bicyclists are permitted and the paved shoulder width is 6 ft (1.8 m) or less, the 8 in. (200 mm) rumble strip design should be used to maximize the clear shoulder width available for cyclists. See Section 17-2.02(a) for a discussion of bicycle accommodations utilizing paved shoulders.

   Milling is the preferred method for installing rumble strips; however a formed-in option is allowed for installing the 16 in. (400 mm) rumble strips in Portland Cement Concrete shoulders. When the shoulder will be used for traffic during construction, the formed-in option should be reviewed and not allowed if conflicts will occur. It may also be necessary to specify when the milled shoulder rumble strips may be installed if they conflict with the staging of traffic.

2. **Centerline Rumble Stripes.** The primary purpose of centerline rumble stripes (CLRS) is to warn drivers whose vehicles are crossing the centerline of two-lane, two-way roadways (and, in some cases, four-lane undivided highways) to avoid potential crashes with opposing traffic.
CLRS address the problem of drowsy or inattentive drivers drifting left out of their lane and striking an oncoming vehicle. Two types of crashes are generally considered correctable by CLRS—head-on and opposite-direction sideswipes often referred to as cross-over or cross-centerline crashes.

The use of CLRS can be an effective countermeasure on roadways where there are a high number of crashes with opposing traffic. Consult with the Bureau of Safety Programs and Engineering if CLRS are being considered for the project. The BSPE will provide details for the CLRS.

3. **Shoulder Rumble Stripes.** Shoulder rumble stripes are similar to shoulder rumble strips, but include an edge line pavement marking installed within the rumble strip. There is evidence that shoulder rumble stripes provide a better wet pavement marking and actually provide a more durable pavement marking than just a regular flat pavement marking. Shoulder rumble strips are considered an experimental feature. Consult with the Bureau of Safety Programs and Engineering for further guidance on their use.

**34-2.03 Auxiliary Lanes**

Auxiliary lanes are lanes adjacent to the basic through traveled way. They are intended for use by vehicular traffic for specific functions. Auxiliary lanes include:

- single left- and right-turn lanes at intersections;
- double left-turn lanes at intersections;
- truck-climbing lanes;
- acceleration/deceleration lanes at interchanges or intersections;
- weaving lanes within an interchange;
- continuous auxiliary lanes between two closely spaced interchanges;
- two-way, left-turn lanes (TWLTL) (flush-type median);
- parking lanes; and
- passing lanes.

Desirably, auxiliary lanes should be the same width as the adjacent through lanes, although in many cases a greater or lesser width may be appropriate. The tables in Chapters 44 through 50 present specific width criteria for auxiliary lanes and curb type or shoulder widths adjacent to auxiliary lanes.

Normally, the rate of cross slope for an auxiliary lane will be 1/16”/ft (0.5%) steeper than that of the adjacent through lane except for curbed left-turn lane and TWLTL. Single left-turn lanes with curb and gutter are usually sloped at 1/8”/ft to 3/16”/ft (1.0% to 1.5%) away from the median to allow for snow plowing. TWLTL and flush left-turn lanes are crowned at the centerline and sloped at 1/4”/ft (2%) in each direction.
34-2.04 Curbs and Curbed Sections

Curbs are used on urban and suburban facilities due to restricted right-of-way conditions and to control drainage, delineate pavement edges, channelize vehicular movements, manage access, provide separation between vehicles and pedestrians, and present an attractive appearance. In urban areas, curbs have a major benefit in containing the drainage within the pavement area and in channelizing or controlling traffic into and out of adjacent properties. In rural areas, curbing may be applicable where restricted right-of-way prohibits the use of a ditch section, or to channelize traffic at isolated intersections.

34-2.04(a) Warrants

Selecting a curbed section or section with shoulders and outside ditches depends upon many variables, including vehicular speeds, urban/rural location, drainage, and construction costs. The following discusses some of the factors the designer should consider when determining whether or not a curbed section is warranted:

1. **Urban Location.** Because of restricted right-of-way, the need to control drainage, and other constraints, curb and gutter sections on the outside edges of the traveled way are almost always used in urban areas.

2. **Suburban Location.** The use of curbs and/or gutters will depend upon whether the suburban area is considered closed or open. Section 43-2 defines open and closed suburban areas. For closed suburban areas, the street will have outside curb and gutter sections based on drainage requirements, pedestrian activities, channelization needs, and the desire to manage access to the street. For open suburban areas, the outside edge of the traveled way may have either shoulders or curb and gutter depending on the proposed median type and the preferred design speed. The exceptions listed under Item 3 for rural locations also apply to open suburban streets.

3. **Rural Location.** In general, the use of mountable type curbs and/or gutters along rural high-speed highways is limited to the edge of shoulder and to the following special conditions:
   - for roadway delineation in conjunction with channelization at intersections;
   - where there is sufficient development along the highway and there is a need to channelize traffic into and out of properties;
   - where drainage control is required;
   - where right-of-way is restricted for roadside ditches; and/or
   - at other sites deemed necessary (e.g., interchange crossroads, major intersections with restricted sight distance, where the route turns, offset left-turn lanes).
34-2.04(b)  Curb Types

IDOT uses two basic types of curbs – barrier (vertical) and mountable (sloping). The IDOT Highway Standards provide information on design details and placement for various curb types used by the Department. For most situations, an integral concrete curb and gutter (CC&G) is used. The following notations are used by the Department to define the various curb types (e.g., M-10.60):

1. **Initial Letter.** The initial letter “B” or “M” is used to denote whether the curb is barrier (vertical) type or mountable (sloping) type.

2. **Numbers Prior to the Decimal Point.** The first set of numbers indicates the height of the curb in inches (centimeters).

3. **Numbers After the Decimal Point.** The second set of numbers, if used, indicates the width of the gutter in inches (centimeters).

34-2.04(c)  Curb Type Selection

The designer should consider the following factors when selecting a curb type:

1. **Low-Speed Facilities (Outside Edge of Traveled Way).** Where the design speed is 45 mph (70 km/h) or less, use B-6.24 (B-15.60) CC&G along the right edge of the traveled way or parking lane. A lesser gutter width may be used adjacent to a right-turn lane, parking lane, or where highly restricted right-of-way conditions exist.

2. **High-Speed Facilities (Outside Edge of Shoulder).** Where a high-speed facility (≥ 50 mph (80 km/h)) is proposed with shoulders and side slopes, there may be occasional locations where the right-of-way is restricted. In these cases, use an M-4 (M-10) curb and gutter along the right edge of the shoulder. Do not place curb and gutter immediately adjacent to the edge of the traveled way.

3. **Pedestrians.** In urban and suburban areas, consider the use of B-9 (B-22) curb along the right edge of the traveled way where some additional protection is desired for pedestrians (e.g., adjacent to school yards, playgrounds). Use the B-9 (B-22) curb on sidewalks across bridges. Where the B-9 (B-22) curb is used, the design speed on the street should be 45 mph (70 km/h) or less. The gutter width may vary depending on drainage requirements or type of lane; however, the preferred gutter width is 2 ft (600 mm).

4. **Two-Lane Facilities (Raised-Curb Median).** Use M-4 (M-10) curb with a preferred gutter width of 6 in. (150 mm) on two-lane approaches where curbed channelization is required and where the design speed is 50 mph (80 km/h) or greater. This may include some rural intersections and all channelizing islands through rural interchange areas.

5. **Multi-Lane Facilities (Raised-Curb Median).** The main function of a raised-curb median is to manage access to and from the street or to channelize traffic. The following will apply:
• Use Type-M CC&G on channelizing islands and medians where the design speed is 30 to 40 mph (50 or 60 km/h). The selection of the appropriate gutter pan width will be based on the proposed cross-slope and drainage needs for the specific location, available overall median top width, and safety considerations.

• Use Type-B CC&G on channelizing islands and medians where the design speed is 40 or 45 mph (60 or 70 km/h). The selection of the appropriate gutter pan width will be based on the proposed cross-slope and drainage needs for the specific location, available overall median top width, and safety considerations. For corner islands see Item 7 below.

• For the design speed of 40 mph (60 km/h), the designer has the option to use either an M-6 or B-6 (M-15 or B-15) curb depending upon the aggressiveness of drivers in a particular area and upon the 85th percentile speeds of similar type streets in the area. For corner islands see Item 7 below.

• Use M-4 (M-10) curb on channelizing islands or medians where the design speed is 50 mph (80 km/h) or greater. Typically, curbing is only used at locations that would be channelized (e.g., offset left-turn lanes), near at-grade intersections where a concrete barrier is terminated, or on the crossroad through an interchange. Section 36-4 provides additional details for curbing at intersections.

• Where posted speeds will exceed 45 mph, raised-curb medians are generally not considered an appropriate type of median cross section.

6. **Traversable Medians.** Use M-2.12 (M-5.30) CC&G where there is a need to provide a continuous two-way, left-turn lane (TWLTL) along the street and where raised delineation of the center turn lane is desirable. This is usually applicable only in major metropolitan areas where painted or thermoplastic turn lanes are quickly worn by vehicular use and maintenance of such pavement markings is a potential hazard to striping crews. The traversable TWLTL median should be marked with directional turn arrows to enhance proper traffic operations. See Figure 48-4.B for a typical traversable TWLTL detail.

7. **Corner Islands.** On streets or highways with a design speed of 45 mph (70 km/h) or less, use the M-6 (M-15) curb on all corner islands. On facilities with design speeds of 50 mph (80 km/h) or greater, the following will apply relative to corner islands and traffic signals:

   • Where traffic signals are not proposed, use an M-4 (M-10) curb with a specified gutter width on all corner islands adjacent to the high-speed facility.

   • Where traffic signals are present or proposed, use an M-6 (M-15) curb with a specified gutter width on corner islands adjacent to high-speed facilities.

8. **Freeway Over Crossroad.** Figure 34-2.A illustrates part of a diamond interchange where an existing freeway overpasses the crossroad. In this case, it may be necessary to
place a pier in the crossroad channelization, or a pier may already exist in the median. Under these circumstances, and if the design speed is 50 mph (80 km/h) or greater, the bridge pier will require shielding with an impact attenuator. For this situation, use an M-4 (M-10) curb as shown in Figure 34-2.A and reduce the curb height to an M-2 (M-5) curb for a minimum of 30 ft (9 m) in front of the attenuator. This special condition could occur on either a two-lane or multilane channelized cross section where the design speed is 50 mph (80 km/h) or greater.

9. Special Median Conditions. There are certain special conditions where the median curb selection in the above guidelines is not appropriate. These may include:

a. **Railroads.** Where a highway approaches an at-grade railroad crossing and the design speed is 45 mph (70 km/h) or less, provide B-6.24 or B-9.24 (B15.60 or B-22.60) CC&G along the median edges for a short distance adjacent to the crossing. This barrier curb type will discourage motorists from driving around the railroad gates. See Figure 7-3.E for guidance.

Where a highway departs an at-grade railroad crossing and the design speed is 45 mph (70 km/h) or less, provide M-4 (M-10) CC&G along the median edges for a short distance adjacent to the crossing. When the design speed is 50 mph (80 km/h) or greater, provide M-2 (M-5) CC&G. These mountable curb types will provide an escape area for vehicles. See Figure 7-3.E for guidance.

b. **Median Piers.** Where a street approaches a bridge pier in the median island and the design speed is 45 mph (70 km/h) or less, a B-9.24 (B-22.60) CC&G may be used along the median edges for a short distance adjacent to the pier.

c. **Bridge Decks (Icing).** In areas of the State where bridge decks are subject to frequent icing and where curbed medians are proposed, either the B-6 or B-9 (B-15 or B-22) curb may be used on the bridge deck median depending on the proposed design speed of the street. The B-6 (B-15) may be used with 30 to 40 mph (50 or 60 km/h) design speeds and the B-9 (B-22) for 40 or 45 mph (60 or 70 km/h) design speeds.

d. **Curbed Medians on Bridge Decks.** Where a center channelizing island is used on a rural high-speed highway (e.g., on the crossroad through an interchange), use the B-6 (B-15) curb rather than the M-4 (M-10) curb across the structure. Because the curbed median is doweled to the completed bridge deck, the 6 in. (150 mm) height and barrier face of the curb is needed for proper attachment to the deck and for long-term stability of the concrete median.

e. **Other Uses.** Where landscaping, traffic control devices, or light standards are located in the median, B-6.24 (B-15.60) CC&G may be used on the median.
Notes:

- The design speed on crossroad is 50 mph (80 km/h) or greater.
- With 2 @ 14 ft (4.2 m) wide through lanes and an 18 ft (5.5 m) wide median, use an M-4.6 and M-2.6 (M-10.15 and M-5.15) CC&G.
- With 2 @ 24 ft (7.2 m) wide through lanes and a 22 ft (7.0 m) wide median, use an M-4.24 and M-2.24 (M-10.60 and M-5.60) CC&G.
34-2.04(d) Design Considerations

The use of a curbed section requires the consideration and implementation of many design elements. The following discussion includes the major design considerations:

1. **Drainage.** Water ponding on the traveled way should be limited by using a closed drainage system. A complete hydraulic analysis will consider the pavement cross slopes adjacent to the gutter, the gutter slope, shape of the curb face, and the gradeline of the gutter. See Chapter 40 in the *BDE Manual* and the *IDOT Drainage Manual* for specific criteria and procedures for drainage analysis.

2. **Cross Slopes.** Where an integral curb and gutter section is used, the gutter has a steeper cross slope, typically 3/4"/ft (6%), than the adjacent pavement surface. For curb and gutter sections along the outside of the roadway, the gutter is sloped away from the roadway. For raised-curb medians, the direction of slope for the gutter will depend upon the width of the median. Section 34-3.03(c) discusses this criteria.

3. **Gutter Width.** Where cross section space is critical, the normal gutter width adjacent to the left edge of a left-turn lane or right edge of a right-turn lane may be narrowed or eliminated adjacent to 12 ft (3.6 m) lanes and narrowed adjacent to 11 ft (3.3 m) lanes.

4. **Design Speed.** Relative to curbing and design speeds, the following will apply:
   
   a. **High Speed.** Facilities with high design speeds (≥ 50 mph (80 km/h)) should not be designed with continuous curbs. However, if necessary for drainage, a mountable curb may be used if it is placed at the outside shoulder edge.
   
   b. **Low Speed.** Depending on the specific conditions, streets may be designed with either a mountable or barrier curb. Curb and gutters may be placed at the edge of the traveled way.

5. **Running Speeds.** Curb and gutter is used along the outside edges of traveled ways in urban areas because of restricted right-of-way, to contain drainage, and to provide for access management. In addition, the more compact cross section of outside curb and gutter tends to provide motorists with a subtle message of restricted space. Consequently, there is a tendency to travel at a lower running speed than the posted speed. This is especially true in open and closed suburban areas.

6. **Vehicular Encroachment.** Where sidewalks, roadside appurtenances, etc., are present, it is desirable to minimize the probability of vehicular encroachment beyond the curb. Although no curb type will prohibit encroachments, barrier curbs tend to discourage motorists from driving too close to the curb. Note that barrier curbs are not used on facilities with design speeds of 50 mph (80 km/h) or greater.

7. **Roadside Safety.** When examining curbs relative to roadside safety, the designer should review Chapter 38 for clear zone and roadside barrier guidance.
8. **Transitions.** Figure 34-2.B illustrates two situations where a shoulder section is transitioned to a curbed section.

9. **Driveways.** The IDOT *Policy on Permits for Access Driveways to State Highways* presents the design details for the use of curbs at driveways. Also review Section 36-7.

10. **Mail Delivery.** In many cases where a roadway is changed from a rural cross section with shoulders to a curb and gutter section (e.g., through a small town or adjacent to the urban development of a city), the designer must consider how the curb and gutter might affect mail delivery. One option requires the construction of mailbox turnouts along the street. Another is the construction of a continuous 6 ft (1.8 m) shoulder with a curb and a 2 ft (600 mm) gutter behind the shoulder. See Chapter 58 for design details.

11. **Accessibility.** Curbs shall be designed with sidewalk ramps at all pedestrian crosswalks to provide access for the safe and convenient movement of individuals with disabilities. Chapter 58 and the *IDOT Highway Standards* provide details on the design and location of sidewalk ramps.

12. **Parking Considerations.** Curb heights adjacent to on-street parking should be 6 in. (150 mm) or less. If a 9 in. (225 mm) curb height is used, provide a wider gutter width. Curb heights on streets and parking lots with diagonal or perpendicular parking should be limited to a 6 in. (150 mm) maximum height.
Figure 34-2.B

CURB TRANSITIONS
34-3 MEDIANS

34-3.01 Functions

A median is defined as the portion of a cross section that separates the opposing directions of the traveled ways. The principal functions of a median are:

- to provide a separation between opposing traveled ways;
- to provide a recovery area for out-of-control vehicles;
- to provide a storage area for emergencies;
- to prevent undesirable turning movements (manage access to the highway), provided the median is non-traversable;
- to provide areas for deceleration and storage of left-turning and U-turning vehicles;
- to minimize headlight glare;
- to provide an area for storage of vehicles crossing the mainline highway at intersections;
- to facilitate drainage and snow collection (raised-curb or depressed medians);
- to permit the use of shorter span lengths for overhead structures;
- to provide an area for pedestrian refuge (raised-curb median); and
- to provide width for future expansion of the roadway.

34-3.02 Median Widths

Median widths should be based upon economic, operational, and environmental considerations. The median width is measured from the inside edge of the two traveled ways and includes both inside shoulders and/or median curb and gutters. A median must be at least 4 ft (1.2 m) wide to meet the minimum functional requirements; however, this minimum width is not used on State highways. Section 34-3.03 presents several median schematics which define the width for the basic median types. The design width will depend on the functional class of the highway, design speed, type of access management proposed, availability of right-of-way, construction costs, maintenance considerations, acceptable median slopes, the anticipated ultimate development of the facility, operations at crossroad intersections, and field conditions. Chapters 44 through 48 present specific numerical criteria for median widths on new construction and reconstruction projects for arterial highways. In addition, the designer should consider the following:

1. **Unsignalized Intersections.** In urban areas, curbed median widths preferably should be a minimum of 22 ft (7.0 m) to safely allow a crossing passenger vehicle to stop between
the two traveled ways. In rural areas where trucks and/or buses are commonly present (e.g., truck terminals, light industrial), depressed median widths of 60 ft to 65 ft (18 m to 19 m) are recommended to allow trucks to stop between roadways.

2. **Signalized Intersections.** Wide medians may lead to increased clearance times and inefficient traffic operations at signalized intersections.

3. **Median Barriers.** With narrow medians, a median barrier may be warranted. See Section 38-7. Desirably, select a median width which will be wide enough to eliminate the need for a barrier.

4. **Operations.** Several vehicular maneuvers at intersections are partially dependent on the median width of the mainline highway (e.g., U-turns, left turns). Evaluate these likely maneuvers at intersections and provide a median width that will accommodate the selected design vehicle. Also, consider the need for single or dual left-turn lanes. For more information on designing intersections, see Chapter 36.

5. **Uniformity.** In general, a uniform median width is desirable. However, variable-width medians may be advantageous where right-of-way is restricted, intersections are widely spaced (3000 ft (1 km) or more), and/or where independent alignments are practical.

6. **Sight Distance.** Where a median barrier is proposed at a horizontal curve, the median width may be a factor in whether or not adequate sight distance is available around the horizontal curve. Section 32-4 discusses horizontal sight distance.

7. **Separation.** Median widths of 40 ft (12 m) or greater, from the driver's perspective, are considered to be physically and psychologically separated from the opposing traffic.

8. **Maintenance.** If glare screens, light poles, or other appurtenances are placed on a median barrier, use a 22 ft (7.0 m) wide median. This provides sufficient clearance for emergency or maintenance vehicles to stop on the shoulders without blocking the traveled way.

**34-3.03 Median Types**

Figure 34-3.A provides typical sections for various median type—flush, flush with concrete barriers, traversable TWLTL and depressed. Figure 34-3.B provides illustrations of raised-curb medians.
TYPICAL MEDIAN TYPES
(Flush/Traversable/Depressed)

Figure 34-3.A
MEDIAN TYPES
(Raised-Curb Medians)

Figure 34-3.B
34-3.03(a)  Flush Medians

A flush median is defined where the surface is constructed as a smooth plane in conjunction with the adjacent roadway pavement. Flush medians are used most often on low-speed urban highways and streets. This flush type median should be slightly crowned to avoid ponding water in the median area. However, with high-speed conditions, flush medians can also be used with the placement of concrete barriers. In this case, the flush median should be depressed to collect water within a closed drainage system. The following discusses the various types of flush medians:

1. **Painted Flush Median.** Widths for painted flush medians can range from 4 ft (1.2 m) to 14 ft (4.2 m). Such medians serve as a buffer between opposing traffic, or for the development of dedicated left-turn lanes at median crossovers. To accommodate a separate left-turn lane, a flush median should desirably be between 12 ft (3.6 m) and 14 ft (4.2 m) wide. This will allow for separation between left-turning vehicles and the opposing traffic.

2. **Two-Way Left-Turn Lanes (TWLTL).** TWLTL’s are also considered flush medians. Design criteria, advantages, and disadvantages of a TWLTL are discussed in Chapter 48. Note that where a TWLTL is used, provide curb and gutter along the outside edges of the traveled way. Operating speeds, truck and bus volumes, number and spacing of entrances and intersections, availability of right-of-way, character of abutting property, parking facilities, etc., should be considered when determining appropriate TWLTL widths for specific projects.

   The usual design width of a TWLTL is between 12 ft (3.6 m) and 14 ft (4.2 m). There is some evidence that a wide TWLTL encourages drivers to place their vehicles in an angular, rather than parallel, turning position and thereby cause encroachments on adjacent through lanes. Evidence also suggests an increased probability for head-on crashes for a TWLTL less than 12 ft (3.6 m) or greater than 14 ft (4.2 m) in width. Therefore, maximum widths for flush TWLTL medians should be 14 ft (4.2 m) in order to discourage opposing side by side operations within the TWLTL.

3. **Flush Median with Concrete Barrier.** A flush median with a concrete barrier may be used on urban freeways and expressways where the right-of-way does not allow for the use of a depressed median. For new construction and reconstruction projects, the minimum width of a flush median for an urban freeway is 20 ft (6.0 m). This allows for the use of two 8 ft (2.4 m) wide left shoulders and provides space for the width of the concrete barrier.

34-3.03(b)  Traversable TWLTL Medians

Where an M-2 (M-5) curb is used to delineate the edges of a median, this median is designated as a traversable median and traffic is allowed to turn left across the median. On certain streets in large metropolitan areas where traffic volumes and mid-block left turns are unusually high, the traversable median with an M-2.12 (M-5.30) CC&G, although having a slightly higher initial cost than a flush TWLTL median, may be the appropriate design option. This median type
eliminates the frequent and somewhat hazardous striping operations and yet provides for TWLTL movements. Because the traversable TWLTL median was developed as a direct substitute for the flush TWLTL, the M-2.12 (M-5.30) CC&G is not designed to be a physical barrier nor is it intended to impede left-turn movements across the median.

The normal traversable TWLTL median width for new construction is 16 ft (5.0 m). As discussed for the flush TWLTL, wide traversable TWLTL medians also may encourage drivers to store in an angular position or encourage opposing side by side operations. Therefore, wider widths should not be provided.

34-3.03(c) Raised-Curb Medians

A median is defined as a raised-curb median if it contains a curb height greater than 2 in. (50 mm) within its limits. Usually, a raised-curb median is proposed when the Department needs to manage access to the street and to control left-turn movements. Chapter 48 discusses several advantages and disadvantages of raised-curb medians compared to TWLTL medians. If a raised-curb median is proposed, consider the following in the design of the median:

1. **Widths.** The minimum raised-curb median width on urban and suburban streets is 18 ft (5.5 m). This width is used only where the majority of intersections along the street will be signalized. If many intersections do not need to be signalized, then the recommended minimum width is 22 ft (7.0 m), assuming no right-of-way restrictions. The 22 ft (7.0 m) median width allows passenger vehicles to comfortably store within median crossovers at unsignalized intersections when making a maneuver in two moves. Where dual left-turn lanes are required, the minimum raised-curb median width is 30 ft (9.5 m) and desirably 36 ft (10.5 m).

2. **Tapered versus Parallel Left-turn Lanes.** Consider the use of tapered left-turn lanes within the median to provide additional sight distance to on-coming traffic at both signalized and unsignalized median crossings.

3. **Cross Slopes.** For raised-curb medians, the following cross slopes will apply:
   
   a. **Median Width Less Than or Equal to 22 ft (7.0 m).** Slope the median surface or median pavement towards the through traveled way; see Illustration “A” in Figure 34-3.B. Slope the gutter towards the median to capture median runoff and ice melt and provide a closed drainage system.

   b. **Median Width Greater Than 22 ft (7.0 m).** The median surface typically will be sloped toward the centerline of the median; see Illustration “B” in Figure 34-3.B. The gutter will typically be sloped toward the traveled way because median runoff and ice melt are insignificant considerations.

4. **Median Island (Paved Surface).** For raised-curb medians up to 22 ft (7.0 m) wide, pave the island according to the details in the *IDOT Highway Standards*. A 4 in. (100 mm)
thickness typically is used. At the noses of islands where vehicles frequently ride over the nose, ramp the median nose and construct it as one solid element. See the IDOT Highway Standards.

5. Median Island (Sodded Surface). For raised-curb medians greater than 22 ft (7.0 m), the area between the curbs may be backfilled and sodded. However, where there are numerous signs, median barriers, bridge piers, etc., in the island or where median crossovers are closely spaced with left-turn lanes, it may be more economical to pave the island to eliminate excessive hand mowing.

6. Drainage. Give consideration to providing subsurface drainage (underdrains) of raised curb medians. Earth or aggregate backfill in the medians may become saturated and bleed water through joints or cracks in the pavement.

34-3.03(d) Depressed Medians

Wherever practical, use a depressed median on rural freeways, expressways, and other designated arterials. Depressed medians have better drainage and snow storage characteristics and, therefore, are preferred on high-speed arterial highways. In addition, they provide the driver with a greater sense of comfort and freedom of operation. Where a depressed median is proposed, the designer should consider the following:

1. Widths. Depressed medians should be as wide as practical to allow for the addition of future travel lanes on the inside while maintaining a sufficient median width. In addition, the median should be sufficiently wide so that a median barrier will not be warranted. Chapters 44 through 48 provide the recommended minimum depressed median widths.

2. Longitudinal Gradeline. The recommended center longitudinal gradeline of a depressed median with an unpaved ditch is 0.5% with 0.3% considered as a minimum. However, on long approach roadways to major river or stream crossings, the design profile gradeline of the roadways may be 0% with the median ditch gradeline designed as a special ditch to provide proper drainage.

3. Drainage. Because water is allowed to flow into a depressed median, the designer needs to consider drainage when determining the appropriate depth of a depressed median. The usual depth is 3 ft (1.0 m). Chapter 40 of the BDE Manual and the IDOT Drainage Manual provide additional details on drainage design.

34-3.04 Median Selection

34-3.04(a) General

When selecting a median type, recognition must be given to urban/rural location, access needs, design speeds, availability of right-of-way, safety, capacity, intersection spacing, traffic signals, economics, environmental impacts, public acceptance, and functional classification. Note that
higher functional classifications will warrant a greater effort in managing access to a street or highway and in retaining mobility.

Guidelines for median types through large “residential” areas are not provided. These areas typically are avoided in the location of arterial routes and should be treated as special cases. When selecting median types within urban fringe areas, urban outlying business districts, and throughout the entire suburban area (especially within the limits of “closed suburban”), special efforts will be necessary to coordinate the proposed median design with existing and planned zoning regulations. This will require contacting the responsible zoning boards and/or local officials to coordinate the planning and selection of a median type.

On certain projects, more than one median type may be necessary and/or desirable. The length of a project will be a major influence in this determination. On relatively short highway sections, the number of different median types should be limited to a select few. On longer highway projects, changes of median types should generally be made at the borders of natural cultural subdivisions.

For the selection of curb type for raised medians, see Section 34-2.04.

34-3.04(b) Urban Median Types

On streets in downtown areas or central business districts (CBD), abutting building development often prohibits space for off-street parking and entrance driveways for individual businesses. These conditions, plus the extensive use of one-way street systems in the CBD, generally lessen the need for medians and protective left-turn lanes. However, where a median may be required, a 12 ft (3.6 m) flush median delineated by paint and/or thermoplastic pavement markings is usually appropriate. Where intersections are closely spaced, the median generally will be delineated as an “S” shape to provide overlapping left-turn lanes. Figure 34-3.C provides an example of a typical median design in the CBD and typically widths.

In the urban fringe areas and outlying business districts, off-street parking and entrance driveways usually are quite numerous. Consequently, a raised-curb median generally is not appropriate in these areas because it deters access to abutting businesses and homes. In these areas, a 12 ft (3.6 m) to 14 ft (4.2 m) wide flush TWLTL median or a 16 ft (5.0 m) wide traversable TWLTL median generally is desirable. These median widths provide space for left-turn lanes at intersections and offer protection for the mid-block left-turning vehicles. Where traffic volumes and mid-block left turns are unusually high, the traversable TWLTL median with an M-2.12 (M-5.30) CC&G may be the most desirable design. Figure 34-3.D provides an example of a typical median design in fringe areas and outlying business districts. The design speeds are usually either 30 mph to 40 mph (50 km/h or 60 km/h).

Freeways and expressways in urban areas will generally require a flush median with concrete barrier due to the need to incorporate the necessary cross section within a restricted right-of-way. Desirably, this median width should be 22 ft (7.0 m), which allows for 10 ft (3.0 m) left shoulders and 2 ft (1.0 m) for the concrete barrier. Wider widths may be required; see Chapters
44 and 45. At a minimum, a 20 ft (6.0 m) width with a concrete barrier is considered acceptable under the reconstruction category with only two lanes in each direction.

34-3.04(c) Suburban Median Types

Suburban areas are divided into two subcategories—closed and open. These are discussed in Section 43-2. The appropriate medians for each of these area types are discussed below:

1. Closed Suburban. The following median types will apply:
   a. TWLTL Medians. This median type can consist of either a flush TWLTL median or a traversable TWLTL median and is typically used with curb and gutter along the outside edges of the traveled way. These median types are applicable where the existing predominant abutting development includes numerous and closely spaced commercial entrance driveways. It is particularly appropriate where there is strip development and no appreciable street network. Design speeds should not exceed 45 mph (70 km/h). Preferably, the maximum number of through lanes should not be greater than two in each direction. The traversable TWLTL median is occasionally used in metropolitan areas where traffic volumes and mid-block left turns are unusually high.

   b. Raised-Curb Medians. This median type is generally applicable where a design speed of 40 mph or 45 mph (60 km/h or 70 km/h) is desired and a street network exists to permit access to the predominant abutting development. On six-lane urban streets, the raised-curb median is the most appropriate design. Normally, right-of-way should be available to provide for either a 16 ft (5.0 m), 18 ft (5.5 m), or 22 ft (7.0 m) wide curbed median. These widths provide space for the initial and future installation of left-turn lanes at public street intersections and high-traffic generator locations. Access to any strip development or open-space segments usually can be provided by properly spaced median openings and service drives. This median type should be coordinated with the local officials because mid-block left turns are prohibited.

   Where managing access to the street is practical and desirable, consider using the 22 ft (7.0 m) wide median as the first design option. Where right-of-way is more restricted, or if most intersections will be signalized in the future, consider using the 18 ft (5.5 m) wide median. The use of the 16 ft (5.0 m) wide raised-curb median only should be considered in areas where right-of-way is highly restricted and the use of a wider curbed median is not feasible. If dual left-turn lanes are required, the median width at intersections should be a minimum of 30 ft (9.5 m) wide and desirably 36 ft (10.5 m) wide.

2. Open Suburban. The following median types will apply:
   a. TWLTL Medians. Selection of this median type is based on the same criteria as discussed in Item 1 above for a closed suburban area.
b. **Raised-Curb Medians.** This median type is applicable where a maximum 45 mph (70 km/h) design speed is desired and where managing access to the street is practical and desirable. Availability of right-of-way typically favors a median width narrower than 44 ft (13.2 m). For open suburban areas, raised-curb median widths of 18 ft (5.5 m) or 22 ft (7.0 m) generally are considered the most feasible widths. The 22 ft (7.0 m) width allows for U-turn movements and the storage of passenger vehicles in the median crossover at unsignalized intersections. Consider using the 18 ft (5.5 m) wide median where right-of-way is restricted.

In conjunction with these median widths, provide spacing of median openings at approximately 500 ft to 600 ft (150 m to 180 m) apart. Construct all necessary median openings initially allowing for slight adjustment of the spacing requirements to fit existing intersections, property limits, drainage ways, and terrain. The location of all possible future median openings should be shown in the approved Phase I report. Provide left-turn lanes at all median crossovers and at future median openings as they are constructed.

Existing and future developments abutting the highway should plan their traffic circulation according to the initial median openings or the proposed median openings as shown in the Phase I report. Accordingly, it should be emphasized in discussions with municipalities and developers, that private service drives and/or coordination of other traffic circulation facilities with adjacent property owners will be a necessary part of the land-use planning.

c. **Depressed Medians.** This median design in suburban locations is applicable for non-access controlled highways where a 50 mph (80 km/h) design and posted speed are preferred and where right-of-way reasonably can be acquired for inclusion of necessary safety features. The following will apply:

- Typical median widths are 44 ft (13.2 m) to 50 ft (15 m). These widths provide for 6 ft (1.8 m) to 8 ft (2.4 m) wide median shoulders, 1V:6H or 1V:5H median slopes, and a 2 ft (500 mm) wide median ditch.

- U-turns are afforded better protection with these median widths and can be permitted indefinitely even with left-turn lanes.

- As a minimum, access to abutting properties with this type median would be accommodated in the same manner as described above for raised-curb medians. Where practical, consider more restrictive access to the highway in a manner similar to expressway designs.
Assumed design speed is 30 mph (50 km/h).
Overlapping left-turn lanes in median are usually marked with paint or thermoplastic.
Uniform width: 12 ft (3.6 m).

Notes:
<table>
<thead>
<tr>
<th>FLUSH TYPE MEDIAN</th>
<th>TRAVERSABLE TYPE MEDIAN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Uniform Width: 12 ft - 14 ft (3.6 m - 4.2 m)</td>
<td>Uniform Width: 16 ft (5.0 m)</td>
</tr>
<tr>
<td>Usually marked with paint or thermoplastic.</td>
<td>Median outlined with M-2.12 (M-5.30) CC&amp;G.</td>
</tr>
<tr>
<td>Used as two-way, left-turn lane in mid-block locations.</td>
<td>Used as two-way, left-turn lane in mid-block locations.</td>
</tr>
</tbody>
</table>

TYPICAL MEDIAN DESIGNS
(Fringe and Outlying Business District)

Figure 34-3.D
34-3.04(d) Rural Median Types

In rural areas, medians are typically only provided on freeways, expressways, and other designated high-speed arterials. Also, median islands are provided at rural intersections for the inclusion of left-turn lanes and on crossroads through interchanges. In general, right-of-way is not a problem. Typical median types in rural areas include depressed medians, flush medians, and short sections of raised-curb medians. The primary function of a median in rural areas is to increase operational safety of the highway by neutralizing the interference of opposing traffic. Selection of rural median types is based on the following:

1. **Depressed Medians.** This median design is applicable for both access and non-access controlled highways and where right-of-way can be reasonably acquired. Depressed medians are mainly used on the following:

   a. **Freeways.** Depressed median widths for new freeways are either 56 ft (17 m) (four lanes) or 60 ft (18 m) (six lanes). These median widths provide for 8 ft (2.4 m) or 10 ft (3.0 m) wide left shoulders, 1V:6H median slopes, and a 4 ft (1.2 m) wide ditch. See Chapter 44 for typical sections of four-lane and six-lane freeways.

   b. **Expressways and Four-Lane Minor Arterials.** For new construction and reconstruction projects, the median width for these type highways is 50 ft (15 m). This median width will also accommodate 1V:6H median slopes and a 2 ft (600 mm) wide ditch because of the narrower median shoulders. See Chapter 45 for typical sections.

On expressway-type highways, median widths wider than 50 ft (15.0 m) generally are not recommended, except at isolated intersection locations where a large number of tractor-trailer movements exist and where traffic signals will not be required. In this situation, it is recommended that the designer use a 60 ft (18 m) to 65 ft (19 m) wide median. These wider medians through the intersection will allow for median storage of the tractor-trailer unit.

Where expressways are developed through reconstruction of existing two-lane highways, the addition of near-parallel lanes may cause extra-wide median widths at existing horizontal curves. Where the added roadway is on the outside of an existing curve, the alignment transition to a uniform median width generally should be constructed on one end of the proposed horizontal curve only (i.e., either upstream or downstream). Where the added roadway for the proposed expressway is located on the inside of an existing curve (allowed to remain in place), the proposed horizontal curve is designed to fit into back and forward tangents. This design then provides for a variable width median through the two adjacent horizontal curves. See Chapter 45 for median widths allowed to remain in place.
2. **Flush Medians.** Flush medians consist of two double yellow lines marked at the edge of the traveled way with transverse striping in the median area. This median type is mainly used at rural intersections where left-turn lanes are needed and as an alternative to raised-curb median islands at isolated intersections.

3. **Raised-Curb Medians.** On high speed (≥ 50 mph (80 km/h)) rural multilane highways, do not delineate medians with continuous curbing because it may constitute a safety hazard. However, median curbing may be used at isolated intersections (see Chapter 36) and through interchange crossroad locations where more positive control measures are needed to promote safer traffic operations or where required for proper drainage. In these situations, use an M-2 (M-10) curb along the crossroad median; see Figure 34-2.A.
34-4 ROADSIDE ELEMENTS

34-4.01 General

Earth slopes are required to provide roadside and median ditches adjacent to highway facilities and to provide a stable transition from the highway profile to adjacent terrain features. With maintenance operations, economy may be attained through the use of mechanized equipment which operates best on relatively flat earth slopes. Flat slopes also facilitate turf establishment and are often required for soil stability. In addition to aesthetic enhancement, flat and well-rounded side slopes, combined with proper roadway elevations above natural ground lines, minimize snow drifting problems. With proper elevations, cross winds sweep the snow from the roadway surface, thus facilitating snow removal operations.

Using broad flat slopes on roadside ditches, which are totally visible to the driver, lessens the feeling of restriction and add considerably to a driver’s willingness to use the shoulder and earth slope area in emergencies. The use of flat side slopes for roadside ditches reduces both the depth and velocity of water, and thereby minimizes damage from erosion. See Chapter 38 for guidance on earth slopes and clear zones.

For urban facilities other than freeways and expressways, side slopes generally will be determined on a case-by-case basis considering the roadside development and right-of-way restrictions. For some urban projects, relatively steep side slopes and/or retaining walls may be required.

34-4.02 Fill Sections

Front slopes in fill sections are the slopes extending outward and downward from the hinge point to intersect the ditch bottom or natural ground line. The slope criteria depend upon the fill height, urban/rural location, project scope of work, and the presence of curbs. Figures 34-4.A and 34-4.B present the fill slope criteria. The designer should also consider the following:

1. **Maximum Slope.** As indicated in Figures 34-4.A and 34-4.B, the maximum front slope should be 1V:3H. A 1V:3H slope is a practical maximum when considering maintenance operations (e.g., mowing), erosion control, and roadside safety. Slopes steeper than 1V:3H should be used where fill heights are greater than 30 ft (9.0 m). Slopes steeper than 1V:3H will normally require a roadside barrier; see Figure 38-6.X for the location of the barrier where curbs are present.

2. **Shelf.** For curbed sections, a 3 ft to 10 ft (900 mm to 3.0 m) shelf is provided beyond the curb. If sidewalks are present or anticipated, the shelf width should be 10 ft (3.0 m) and sloped away from the roadway at a rate of 2%. If no sidewalks are present or anticipated, slope the shelf away from the roadway at 5%.
Project Scope of Work | Fill Height | Front Slopes (V:H)
---|---|---
New Construction and Reconstruction | 0 ft – 30 ft (0-9 m) | 1:6 to clear zone edge 1:3 maximum to toe
| >30 ft (>9 m) | 1:2 uniform slope with a roadside barrier
Existing to Remain (Reconstruction) | 0 ft – 30 ft (0-9 m) | 1:4 to clear zone edge 1:3 maximum to toe
| >30 ft (>9 m) | 1:2 uniform slope with a roadside barrier

TYPICAL FILL SECTIONS
(Highways Without Curbs)

Figure 34-4.A
Project Scope of Work | Fill Height | Front Slopes (V:H) |
|----------------------|-------------|------------------|
| New Construction and Reconstruction | 0 ft – 30 ft (0-9 m) | 1:6 to clear zone edge  
 | | | 1:3 maximum to toe  
 | | > 30 ft (>9 m) | 1:2 uniform slope with a roadside barrier  
| Existing to Remain (Reconstruction) | 0 ft – 30 ft (0-9 m) | 1:4 to clear zone edge  
 | | | 1:3 maximum to toe  
 | | > 30 ft (>9 m) | 1:2 uniform slope with a roadside barrier  

Note: For clear zones in curbed sections, see Section 38-3.
3. **Benching.** Where the height of a fill exceeds 30 ft (9.0 m), consider benching of the slope to minimize erosion problems. Approximately halfway down the slope, provide a bench with a V-type ditch. On short sections, the bench can be graded to drain to one side. For longer sections, grade the bench to drain from both directions. For more guidance on benching designs, the designer should contact the district geotechnical engineer.

4. **Reconstruction Projects.** For some reconstruction projects in urban or suburban locations, the existing pavement may be slightly above the surrounding topography. If this occurs, provide a drainage swale behind the curb and gutter as illustrated in Figure 34-4.B.

5. **Other Considerations.** Although Figures 34-4.A and 34-4.B provide specific criteria for front slopes, also consider right-of-way restrictions, utility considerations, and roadside development when determining the appropriate front slope for the site conditions. If practical, consider using flatter front slopes than indicated.

### 34-4.03 Ditch Sections

#### 34-4.03(a) Typical Slope Rates

On facilities without curb and gutter, roadside ditches are provided adjacent to embankment locations and in cut sections to control drainage. Figure 34-4.C presents IDOT criteria for embankment locations and cut sections. As illustrated in Figure 34-4.C, the ditch section includes the front slope, ditch width and back slope for the type of highway. Where the cut height exceeds 10 ft (3.0 m) from the bottom of the ditch to the existing ground line, the designer may consider using a 1V:2H back slope beyond the clear zone to reduce excavation costs.

Where the height of a cut exceeds 30 ft (9.0 m), consider benching the back slope to minimize erosion problems. Approximately halfway down the slope, provide a bench with a V-type ditch. On short sections, the bench can be graded to drain to one side. For longer sections, grade the bench to drain from both directions. For additional guidance on benching designs, the designer should contact the district geotechnical engineer.

#### 34-4.03(b) Material and Soils Conditions

The designer must ensure that permanent erosion control is considered in the design of ditches in cut slopes. The designer should contact the district landscape architect and the district geotechnical engineer, who will review the existing soil conditions to determine if additional measures may be required to control erosion (e.g., additional topsoil, special plantings, paving). It will be the designer’s responsibility to consider their recommendations for incorporation into the plans. As a general guide, longitudinal ditch slopes less than 1% can be seeded, slopes of 1% to 3% usually will require sodding or seeding with an erosion control blanket, and slopes greater than 3% will require riprap or other protective lining. Very flat longitudinal ditch slope
Project Scope of Work | Front Slope (V:H) | Minimum Ditch Bottom Width | Back Slopes (V:H) |
<table>
<thead>
<tr>
<th></th>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>New construction or reconstruction</td>
<td>1:6</td>
<td>4 ft (1.2 m) (1)</td>
<td>1:3 (2)</td>
</tr>
<tr>
<td>Reconstruction (allowed to remain in place) and 3R</td>
<td>1:4</td>
<td>2 ft (600 mm) (1)</td>
<td>1:3 (2)</td>
</tr>
</tbody>
</table>

Notes:
(1) A wider ditch may be used where detention storage of storm water is an important consideration.
(2) Where the height of cut exceeds 10 ft (3.0 m), consider using a 1V:2H back slope beyond the clear zone. See Section 38-3 for discussion on clear zones.

TYPICAL DITCH SECTIONS

Figure 34-4.C
(i.e., < 0.4%) may require a paved ditch so as to maintain the flow line over time. For more information on the design of ditch linings, the designer should review Chapter 40 in the *BDE Manual* and the *IDOT Drainage Manual*.

**34-4.03(c) Hydraulic Design**

Roadside and median ditches are to be designed according to the criteria presented in Chapter 40 and the *IDOT Drainage Manual*. The use of these criteria will ensure the proper drainage of the pavement subgrade and the adequate conveyance of surface flow without creating erosion of ditch sections.

**34-4.04 Cut Sections With Curbs**

On facilities with curbs, a shelf is provided with a back slope beyond the shelf. The shelf is usually sloped towards the roadway to eliminate the need for a separate drainage system behind the curb. Where sidewalks are present or anticipated in the future, provide a shelf width of 10 ft (3.0 m) with a cross slope of 2%. Where sidewalks are not present or anticipated in the future, the shelf cross slope should be 5% to provide for adequate drainage. This criteria is illustrated in Figure 34-4.D.

Where the height of a cut exceeds 30 ft (9.0 m), consider benching the back slope to minimize erosion problems. Approximately halfway down the slope, provide a bench with a V-type ditch. On short sections, the bench can be graded to drain to one side. For longer sections, grade the bench to drain from both directions. For additional guidance on benching designs, the designer should contact the district geotechnical engineer.

**34-4.05 Rock Cuts (Back Slopes)**

In rock cuts, the back slope generally is 1V:0.25H but could vary depending on the type of rock and field conditions; see Figure 34-4.E. For large cuts, benching of the back slope may be required. For guidance on benching designs in rock cuts, the designer should contact the district geotechnical engineer.

Conduct a cost-effective study to determine if a rock cut should encroach into the clear zone area or be located outside of the clear zone. If the rock face is located within the clear zone, provide a smooth rock cut or shield it with a roadside barrier. If the rock face and ditch to capture falling rock is outside of the clear zone, a roadside barrier typically will not be warranted.

In addition, conduct a hydraulic analysis to evaluate the need to control cascading water from the top of the cut and to determine the conveyance needs or roadside drainage at the toe of the cut.
Facility Back Slopes (V:H)

<table>
<thead>
<tr>
<th>Facility</th>
<th>Back Slopes (V:H)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Urban Arterials</td>
<td>1:3</td>
</tr>
<tr>
<td>Urban Marked Route Collectors</td>
<td>1:2</td>
</tr>
</tbody>
</table>

(A) DESIGN SPEED \( \leq 45 \text{ mph} \ (70 \text{ km/h}) \)

(B) DESIGN SPEED \( \geq 50 \text{ mph} \ (80 \text{ km/h}) \) (RESTRICTED RIGHT-OF-WAY)

Note: See Section 38-3 for clear zone discussion.
Notes:

1. Use 2% if sidewalks are presented or anticipated. Use 5% if sidewalks are not present or anticipated.

2. Discuss with the district geotechnical engineer to determine extra width needed for falling rock.

3. Back slopes in rock may require benching. Contact the district geotechnical engineer.

4. See Section 38-3.04.4 for clear zone discussion on rock cuts.

TYPICAL ROCK CUT SECTIONS

Figure 34-4.E
**34-4.06 Roadside Safety**

To safely accommodate a run-off-the-road vehicle, all slopes should be as flat as practical. Section 38-3 presents specific criteria to determine desirable front slope, ditch width, and back slope combinations. All hazards within the clear zone should be removed, relocated, made breakaway, or shielded.

**34-4.07 Transverse Slopes**

Common obstacles along roadsides are embankment (transverse) slopes created by median crossovers, driveways, or intersecting side roads. The criteria for designing transverse slopes are discussed in Section 38-4.

**34-4.08 Geotechnical Features**

During the Phase I development stage, the designer must ensure that the topography and geology of the selected alignment and profile are compatible with the proposed fill and cut slope sections. The use of earthwork computer programs will help to determine cross section limits. In addition, on new construction or reconstruction projects, the Phase I Geotechnical Report and any additional data must be analyzed during the preparation of the construction plans. This will help to ensure the stability of selected cut and fill slopes which are 1V:3H or steeper.

Major or unusual geotechnical features within the project limits will require special consideration. These features should be reviewed with the district geotechnical engineer. Usually, a meeting to discuss the geotechnical features will be warranted. The designer should discuss geotechnical features with the district geotechnical engineer, when the project includes the following:

1. **Earthwork.** Soil or rock cuts or fills where:
   - the maximum height of cut or fill exceeds 30 ft (9.0 m), or
   - the cuts or fills are located in topography and/or geologic areas with known stability problems.

2. **Soil and Rock Instability Corrections.** Cut, fill, or natural slopes which are presently or potentially unstable.

3. **Retaining Walls.** Where the maximum height at any point along the length of the retaining wall exceeds 10 ft (3.0 m), the Bureau of Bridges and Structures will be responsible for the retaining wall design and review. Geotechnical aspects may include bearing capacity, settlement, overturning, and sliding. When selecting the wall type, note that precast concrete block walls are not appropriate:
• in areas which will be exposed to salt or other de-icing chemicals;
• in wet areas which will keep them in a saturated condition, therefore allowing detrimental freezing to occur (e.g., a wall next to a pond, lake, or stream);
• for structurally critical applications (e.g., a wall to retain a road, support a bridge cone, support an abutment/pier);
• for tiered wall systems; and
• for walls higher than 5 ft (1.5 m), as measured from the top of the block elevation to the finished grade line at the wall face.

4. **Difficult or Unusual Geotechnical Problems.** These conditions may include embankment construction on weak and compressible foundation material (difficult) or fills constructed using degradable shales (unusual).

5. **New or Complex Designs.** This may include geotextile soil reinforcement, permanent ground anchors, wick drains, stone columns, etc.

6. **Unusual Design Methods.** This may include experimental retaining wall systems or pile foundations where dense soils exist.

### 34-4.09 Aesthetics

The designer should explore various options to improve the visual impact a roadway will have on the landscape. Varying the cross section elements will typically improve the aesthetics of the roadway. This may include:

• increasing or decreasing the side slopes to reduce the magnitude of exposed cut and fill slopes,
• reducing ditch widths or depths to reduce the amount of cut,
• using slope rounding to blend cuts and fills into the natural ground,
• warping side slopes to match the natural landscape,
• retaining existing vegetation,
• using a raised-curb or depressed median with plantings, and
• providing structures which match the natural landscape.

Section 33-6.03 provides additional guidance for improving highway aesthetics relative to its surroundings. Address aesthetic issues with the Stakeholders during the Context Sensitive Solutions (CSS) process.
34-5  RIGHT-OF-WAY

34-5.01  General

The purpose of acquiring highway rights-of-way is to provide sufficient room to construct the facility, to enable the safe operation of vehicles on the facility, and to permit the safe and efficient maintenance of the facility.

The Bureau of Program Development in Districts 2 through 9 and the Bureau of Programming in District 1 are responsible for plotting highway cross sections during Phase I studies. These cross sections aid in establishing the right-of-way width required for the construction and future maintenance of the highway. However, the exact final location of the right-of-way line will be the responsibility of the District Chief of Plats and Plans after all environmental commitments, construction, safety, and maintenance requirements have been met. The guidance used by the District Chief of Plats and Plans is contained in IDOT Land Acquisition Policies and Procedures Manual.

34-5.02  Definitions

The following definitions apply:

1. **Permanent Right-of-Way.** Right-of-way acquired for permanent ownership by the State for activities which are the responsibility of the State for an indefinite period of time. The State obtains the title to the property. Permanent right-of-way is typically acquired for roadways, roadsides, etc.

2. **Temporary Construction Easement.** Easements acquired for the legal right of usage by the State to serve a specific purpose for a limited period of time (e.g., construction, maintenance and protection of traffic during construction). Once the activity is completed, the State yields its legal right of usage.

3. **Permanent Easements.** Easements acquired with the perpetual right to construct and maintain a public highway and incidental facilities over and across the surface of lands. Types of permanent easements include:
   - highway easements,
   - utility easements,
   - storm sewer easements, and
   - areas of soil or ground water contamination.

4. **Channel Easements.** Easements acquired specifically for stream channel construction and maintenance, which provides the State with a permanent right of ingress and egress. The property owner relinquishes the right to modify the channel dimensions (e.g., slopes).
34-5.03 Establishment of Right-of-Way Lines

Proposed right-of-way lines will be dimensioned from a centerline or survey line. Centerlines may be the centerline of pavement to remain in place, proposed centerline of pavement, centerline of median, or centerline of platted streets. Survey lines may be a survey line of the proposed improvement or relocated survey line. Do not dimension the right-of-way line from a centerline of pavement in place, existing right-of-way line, or any other line that will be removed. Dimensions must be from a line that can be located in the field (e.g., monuments, physical objects, ties).

34-5.04 Right-of-Way Width

Width of the proposed right-of-way or break points in rural areas should be based on multiples of 5 ft (2.0 m) (e.g., 65 ft, 70 ft, 75 ft). Avoid widths of right-of-way or break points that are a decimal of a foot (meter) unless the proposed right-of-way line is along the property line. However, there may be cases where the proposed right-of-way or break points are rounded off to the nearest foot (300 mm) (e.g., existing development, near or at the back edge of the sidewalk). Right-of-way lines parallel or concentric with the existing centerline or survey line are the most desirable. On curves, it also may be advantageous to use a series of straight lines.

In general, for new facilities, the minimum right-of-way width will be the sum of the traveled way(s), outside shoulders, median width (if applicable), necessary width for fill and cut slopes, plus a maintenance border area beyond the construction limits. The total width will vary according to the functional classification and urban/rural environment.

In general, minimal additional right-of-way will be required for 3R projects. However, ditch cleaning and slope flattening may be desirable on these projects. Consequently, strips of minimum width of right-of-way or easements may be required.

Adequate right-of-way must also be attained around side road radius returns to accommodate the shoulder and ditch/drainage transition from the mainline to the side road. Culverts also require special attention particularly on extensions. Right-of-way may be required to match existing channels.

In addition to the border area beyond the construction limits, allowance may be necessary for the provision of frontage roads, special drainage facilities, roadside clear zones, and future expansion of the highway. These border areas are required for maintenance operations, the retention of natural growth for scenic and ecological purposes, erosion control and, in some cases, for accommodating public utilities; see Section 34-6. Border areas also serve as a buffer between the limits of construction and abutting private development.

34-5.05 Other Considerations

In addition to the minimum right-of-way widths, the designer should consider the following:
1. **Design of Right-of-Way Breaks.** Desirably, the right-of-way limits should be uniform and the number of breaks minimized. This will limit the number of right-of-way markers or corner fence posts. In addition, the designer should consider the following:

   a. **Break Points.** Identify each “break point” in the right-of-way line by a station and offset distance from the centerline or the survey line of construction.

   b. **Changes.** Avoid abrupt changes in the right-of-way lines. Where changes are required, the rate of change should be as flat as practical.

   c. **Breaks on Property Lines.** A change in the distance from the centerline to the right-of-way line should not occur on a property line if there is a taking from two adjacent properties. Right-of-way markers set on apparent property lines in the past are now considered by their owners as located on the property lines, which may or may not be correct.

   d. **Non-Stakeable Breaks.** Avoid right-of-way breaks where the break points cannot be staked. For example, avoid a right-of-way break point in a stream or in a driveway. Also, right-of-way breaks should be at least 20 ft (6.0 m) from the edge of any body of water (e.g., lakes, streams).

   e. **Small Parcels.** Additional right-of-way break points and short distances between breaks may be considered only where it will eliminate a taking (parcel) or will avoid leaving a small uneconomical remnant. In rural areas, small irregular and triangular-shaped remainders less than 50 ft (15 m) in width will be included as part of the right-of-way. To avoid relocating a building in urban areas, the right-of-way line may need to be adjusted.

2. **Acquiring Fee to Dedicated Right-of-Way.** Obtain the fee interest in right-of-way. When the owner has a fee interest to dedicated right-of-way which is adjacent to the property, the fee interest may be acquired for that portion of the right-of-way which lies between the existing right-of-way line and the property line. This would be in addition to any new right-of-way required. This procedure will eliminate the owner from having to pay taxes on the dedicated right-of-way and will make it easier for utility companies to obtain permits.

3. **Utility Adjustments.** Problems may occur with utility adjustments where the right-of-way lines are irregular and/or are placed too close to the outer limits of construction. For example, where a pole line is relocated on State right-of-way, the utility company may be faced with the following problems:

   - numerous guy wires,
   - poles or guy wires on private property that require easements and which may cause delays, and/or
• requesting cross sections from the State for the utility company to identify where it may or may not place power and/or communication poles.

Similar problems are encountered with relocated water and gas mains. Although these matters often do not cause direct and tangible cost to the Department, they may create unnecessary expense to the utility and indirectly may create delays to construction and increase user delays.

4. **End Right-of-Way Taking (Terminal Parcel).** Where a construction project ends within the limits of a particular property, it is desirable to continue the right-of-way across the property if additional right-of-way will be required for a future project. If the proposed project ends within the property, taper the proposed right-of-way line into the existing right-of-way line.

5. **Variable Median.** For variable width medians, describe the right-of-way from one survey line or centerline, wherever practical. For wide medians (200 ft (60 m) or more), it may be necessary to describe the right-of-way from two survey lines or centerlines.

6. **Sidewalks.** If a sidewalk will be constructed on a project, locate the right-of-way line a minimum of 1 ft (300 mm) from the back edge of the sidewalk, if practical. Grading for sidewalk construction, which lies outside of the existing or proposed right-of-way, Requires a temporary easement.

7. **Intersection Sight Distance (Corner Cuts).** Acquire adequate right-of-way to provide the applicable intersection sight distance as described in Chapters 36 and 49.

8. **Fee Taking Versus Temporary Easement.** Where it is necessary to work outside the existing right-of-way lines for grading of roadside ditches, channel changes, slope rounding, construction of temporary access roads at bridges, and/or other locations, the Department should acquire additional working area in fee interest in lieu of a temporary easement on construction projects. Additional width of right-of-way at bridges will allow for easier access for bridge maintenance and for work on channels (e.g., realignment, placement of riprap, jetties).
34-6 UTILITIES

34-6.01 Definition

A “utility” is defined as a privately, publicly, or cooperatively owned line, facility, or system for producing, transmitting, or distributing communications, cable television, power, electricity, light, heat, gas, oil, crude products, water, steam, waste, storm water not connected with highway drainage, or any other similar commodity. This includes any fire or police signal system or street lighting system, which directly or indirectly serves the public. The term “utility” will also apply to a utility company inclusive of any wholly owned or controlled subsidiary. The term “utility” includes those facilities used solely by the utility which are a part of its operating plant.

34-6.02 Location

In general, it will be the responsibility of the planner and designer to locate, identify and, to the maximum extent practical, avoid disturbance of all existing utilities and to determine, initially, the appropriate utility locations on new construction and reconstruction projects. The planner and/or designer should review Chapter 6 of the BDE Manual and the current edition of the IDOT Accommodation of Utilities on Right-of-Way of the Illinois Highway System for the latest utility accommodation criteria.

34-6.03 Design Considerations

The overall Department objective is to ensure completion of the required adjustment for all conflicting utility facilities in a mutually satisfactory manner in advance of the roadway construction. The district utility coordinator is responsible for working with the utility companies to develop the relocation design details for utility relocations or adjustments. This criteria is presented in the IDOT Accommodation of Utilities on Right-of-Way of the Illinois State Highway System. The designer should ensure that the proposed design is consistent with the proposed highway improvement.

1. Utility Locations. Utility installations should be located as follows:

- Locate longitudinal utilities parallel and as near as practical to the right-of-way line but not more than 8 ft (2.4 m) from the right-of-way line.

- Locate ground-mounted appurtenances for underground facilities within 1 ft (300 mm) or as near as practical to the right-of-way line.

- No new above-ground longitudinal utilities, including any above-ground appurtenances for underground installations, will be placed within the clear zone.

- No new longitudinal utility installations will be permitted under the paved portion of streets and highways under State jurisdiction.
- Utilities will not be permitted to cross under State highways in cattle passes, culverts, or other drainage facilities.

- New manholes will not be permitted in the traveled way or shoulders of State highways. Existing manholes may remain in place.

- Utility crossings should be approximately 90 degrees to the highway centerline as practical.

- No utility appurtenances (e.g., pumping stations, transformers) will be allowed within interchange right-of-way.

- Special restrictions may be placed on utility companies where visual quality is an important consideration. See *IDOT Accommodation of Utilities on Right-of-Way of the Illinois Highway System* for more information.

2. Cover. The following cover criteria, below the pavement surface, will be required for underground installations:

   a. Power. These installations will require a minimum cover of 30 in. (750 mm).

   b. Communication. Where these installations are installed by the plowed method, the minimum cover will be 2 ft (600 mm).

   c. Gas Pipelines. Gas installations must have a minimum cover of 30 in. (750 mm) at all locations within the highway right-of-way.

   d. Water Lines. To prevent freezing, place water lines below the frost line.

   e. Sewers and Drain Lines. Storm sewers, sanitary sewers, and drain lines must have a minimum clearance of 30 in. (750 mm) to the top of pipe to prevent freezing.

3. Aerial. The following will apply to power lines and/or communication lines:

   a. Guy Wires and Brace Posts. These devices will not be allowed on the State right-of-way.

   b. Overhead Clearances. For overhead power and communication lines crossing fully access-controlled facilities, the minimum vertical clearance is 20 ft (6.1 m) and for other facility types 18 ft (5.5 m).

   c. Location. In general, aerial utility poles should be located as close to the right-of-way line as practical. However, for urban areas the following will apply:

      - Curbed. For curbed sections, the minimum placement distance of poles behind the face of the curb is 18 in. (500 mm) to the closest face of the pole.
• **Shoulder with Curb and Gutter at Shoulder Edge.** The minimum pole placement is 4 ft (1.2 m) beyond the outside of the shoulder to the closest face of the pole. In addition, the clear zone distance must be checked.

4. **Light Standards.** Place light standards and power poles in accordance with the criteria presented in Chapter 56.

5. **Detours.** Awareness of potential utility conflicts is extremely important when constructing detours near the right-of-way line or on temporary right-of-way.
34-7 REFERENCES


5. IDOT Drainage Manual, Bureau of Bridges and Structures, IDOT.


Chapter Thirty-five

ACCESS CONTROL/
ACCESS MANAGEMENT

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
# Chapter Thirty-five

**ACCESS CONTROL/ACCESS MANAGEMENT**

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Chapter Thirty-five
ACCESS CONTROL/ACCESS MANAGEMENT

Chapter 35 discusses the general concepts of access management, describes common access management techniques, and presents detailed figures on providing access control for interchange crossroads and for crossroads intersecting expressways. Additional access control criteria and access management techniques are contained in the following chapters:

- Chapter 36, Section 36-7.01, provides general guidelines for designing the connections of proposed driveways and entrances to State highways in conjunction with new construction highway projects, and modifying the connections of existing driveways and entrances to State highways in conjunction with new construction, reconstruction, or 3R highway projects.

- Chapter 37 briefly describes access control criteria around interchanges.

- Chapter 44 presents access control drawings illustrating the mainline of rural and urban freeways.

- Chapter 45 discusses access control policies regarding expressways and includes illustrations of access control at frontage road/service drive intersections.

- Chapter 46 discusses access management techniques regarding Strategic Regional Arterials.

The IDOT Bureau of Operations handbook entitled, Policy on Permits for Access Driveways to State Highways (governed by the Illinois Highway Code sections 605 ILCS 5/4-209, 4-210, 4-211, and 4-212 and 92 Ill. Admin. Code 550) discusses procedures for obtaining access to non-access controlled State highways. It also describes the design requirements for driveways and entrances in conjunction with individual permits. Section 36-7.02 of this Manual also provides general information regarding the highway access permit process for new or revised individual entrances to a State highway.

35-1 GENERAL CONCEPTS

35-1.01 Definitions

1. **Access Control.** The condition where the public authority regulates the right of abutting owners to have access to and from a public highway by declaring the highway to be either fully or partially access controlled. This is accomplished through the purchase of access rights or right-of-way, driveway controls, turning restrictions, or geometric design (e.g., grade separations).
2. **Access Management.** The process of governing access to land development by a public agency where the agency considers the highway facility and its surrounding activities as part of an overall system. Individual parts of the system (e.g., zoning, land-use planning, site plan development, driveway permits, public transportation, roadway network) should be properly integrated and coordinated. Through proper application of access management, the objectives of providing safe and efficient traffic flow coupled with access to abutting properties can be achieved.

3. **Controlled Access Highway.** A highway where the right of abutting property owners or occupants of land to access, light, air rights, or view, in conjunction with a highway design, is controlled by a public authority (605 ILCS 5/8-101).

4. **Full Control of Access.** Highways which are designated to have full control of access are referred to as freeways. Priority is given to through traffic and access to the highway is only provided at interchanges with selected public roads. All other intersecting roads are either terminated at the right-of-way line, perpetuated with grade separations, or interconnected with other roads. Access is provided to properties abutting the freeway via frontage roads, service drives, or the existing public road system. Full control of access maximizes the capacity, safety, and vehicular speeds on the highway.

5. **Partial Control of Access.** An expressway design is the common term used for this type of facility. Priority is given to through traffic. Some intersections will be provided and private entrance connections will be allowed by permit. The proper selection and spacing of intersections and other connections provides a balance between the mobility and access functions of the highway.

Partial access control is required on rural multilane highways designated as expressways. These highways generally are of significant length and connect major termini. In urban areas, an existing highway or street may be designated as an expressway design with partial access control. In addition, some suburban highways on the minor arterial system, which are planned for upgrading to a multilane highway, should be investigated and considered for partial access control.

Access to expressways is provided by means of interchange facilities or by the following at-grade connections:

- selected public crossroads,
- frontage roads,
- service drives, and
- one point of direct access from an abutting property which is used solely for farming purposes and/or one point of access for a single family residence. Such points of access must meet the spacing requirements as stated in Chapter 45.

Direct commercial access to an expressway is prohibited.
6. Managed Access. On highways with neither full nor partial control of access, the concepts of access management are applied to provide an optimum balance between mobility and access functions. Private development is not guaranteed direct access to State-marked highways. However, reasonable access is guaranteed.

7. Control by Regulation. All highways warrant some degree of access management. Control by regulation is exercised by the Department, county highway departments or municipalities to specify the location of private access to and from the public road system. Occasionally, statutory control is used on arterials to restrict access to only public roads and major traffic generators. Zoning may be used to effectively control development on adjacent property so that major generators do not hinder traffic operations. However, zoning restrictions are at the discretion of the local government. Driveway regulations and permits are used to control the geometric design of an entrance, driveway spacing, and driveway proximity to public road intersections.

8. Access Control Line. A line established by the Department that prohibits ingress to and egress from a highway facility. When an existing access controlled highway is reconstructed, the access control lines should be reviewed for possible revisions.

35-1.02 Authority

35-1.02(a) Freeways and Expressways

Chapter 605 ILCS 5 of the Illinois Compiled Statutes is commonly known as the Illinois Highway Code. Section 8-101 of the Code authorizes the Department, a county, or municipality to evaluate and establish an access controlled type highway which promotes the safety and convenience of highway traffic.

The governing agency also has the authority to control existing and future highway access to land abutting an access controlled highway (Section 8-107) and may extinguish the right of access by purchase or condemnation (Sections 8-102 and 8-103). The Illinois Highway Code further authorizes the relocation or termination of intersecting roads (Section 8-106) and the location of first access points on a side road or street (Section 8-101). BDE is responsible for the administration of access requirements for access-controlled highways. The details of access control around major intersections on expressways or along interchange crossroads are shown in figures contained in this Chapter.

35-1.02(b) Other State Highways

Chapter 605, Section 5/4-210, of the Illinois Highway Code authorizes the Department to adopt and amend reasonable and necessary rules, regulations, and specifications covering standard entrance or exit driveways that serve residential, farm, commercial, industrial, and roadside service establishments and other uses of property abutting upon highways. These regulations are contained in the 92 Ill. Admin. Code 550, Policy on Permits for Access Driveways to State Highways. The central Bureau of Operations is responsible for administration of the Permit
Policy. In a general sense, Section 5/4-210 of the Code enables the Department to manage access to its network of non-access controlled State routes.

In addition, under Section 5/4-210, the Department may introduce controls such as conversion of streets or highways to one-way traffic operation, the prohibition of turning movements, the channelization of traffic by marked lanes, and the wide use of a variety of median types and median barriers.
35-2 ACCESS CONTROL CRITERIA

35-2.01 General

The extent of access control on any freeway or expressway is indicated by the access control line. During the development of location/design studies for a project, access control information is placed on aerial mosaics. The aerial mosaic exhibits are placed in an 11 in x 17 in format and are designated as an appendix to the Phase I report. See Section 35-5 for information on the preparation of access control plans. Access control lines are also placed on construction plans and right-of-way plats and plans.

The access control line is generally coincident with or parallel to the right-of-way line of the normal roadway section and is continuous throughout or intermittent, depending upon the degree of access control provided. The access control line, however, must assume various configurations at grade separation structures and bridges and also must be extended along intersecting highways. The extended distance along intersecting highways shall be sufficient to protect traffic movements near intersections or at interchange ramp terminals.

35-2.02 Access Control Along Interchange Crossroads

The development of the Interstate System and other access-controlled highways in Illinois has demonstrated the importance of minimizing congestion at freeway interchanges. This has been achieved by optimizing the relationship between the highway facilities and the use of land in interchange areas. Sound development of the area of influence around an interchange requires:

- proper land-use of the area adjacent to the interchange to maximize potential development, and
- proper highway design and length of access control along the crossroad.

Land-use planning in the interchange area is the responsibility of the local agency. One of their most valuable assets is undeveloped land. Unplanned development of this area can result in a substantial economic loss to the community and congestion on the adjacent highway system.

The design of the crossroad and the need for access control is a function of the design speed and projected traffic volumes. Also, operational maneuvers between the ramp terminal and the nearest access connection and adequate distance for advance guide signs have an important role in determining access control distances along the crossroad.

If private driveways, commercial entrances, and public streets are located too close to ramp terminals, they cause congested conditions due to conflicts between the ramp traffic, the through traffic on the crossroad, and the turning traffic at the first access connection. Substantial relief from these conditions can be obtained by the extension of access control a predetermined distance along the crossroads. This essential length of protected roadway will allow crossroad/ramp traffic to enter or leave the crossroad free of conflict with access
connection traffic. Such a design will also result in safer and more efficient access to land around the interchange area.

To promote safe and efficient traffic operations in the proximity of interchange ramp terminals and to promote proper land-use planning, the Department has adopted several methods of establishing access control limits along crossroads. Figures 35-2.B through 35-2.J present the Department's access control criteria for interchange areas. These apply to various combinations of interchange type (diamond, parclo, or trumpet), mainline facility type (freeway or expressway), crossroad type (two-lane or multilane divided), ramp type (on, off, or slip), and type of control at ramp terminal intersections with the crossroad (controlled ramp or free-flow). Each figure includes narrative information specifically applicable to that figure. In addition, the following comments apply to all figures:

1. **Dimension Values.** Figure 35-2.A presents the values for distances (D), bay tapers (T), and lengths to first access condition (L) based on the design speed of the crossroad.

2. **Application to Both Sides.** The lengths of access control (A/C) as shown in the figures should be provided equally on both sides of the crossroad. This will preclude minor entrances from developing between the ramps and access connections creating closely spaced offset intersections.

3. **Existing/Proposed Access Connections.** The lengths as shown in the figures should be used for determining the location of access connections. However, where there are existing access connections on the crossroad, the exact termination points of access control may require a detailed study. The study may determine that certain access connections be closed and relocated to a new service drive or frontage road.

For both existing and proposed connections, the specific design should also include consideration of the character of the area, cultural development, location of property lines, and skew angle of the intersection.

4. **Extension of Access Control Beyond Minimums.** At certain locations, it may be desirable to extend access control beyond the minimum limits to a nearby intersection or a major traffic generator. However, because the interchange area has marked potential for economic benefit to the community and for providing motorist services, discretion should be used in extending access control beyond the requirements. In all cases, an analysis should be made to determine if an extension of access control beyond the minimum requirements is a sound investment in the interest of highway safety and efficiency and consistent with abutting land use.

5. **Controlled Ramp Terminal.** A controlled ramp terminal is one through which traffic operations are normally regulated by either stop signs or traffic signals and entrance to or exit from such a terminal is through short-radius turns at a relatively slow speed. The establishment of minimum access control limits adjacent to a controlled ramp terminal is based on the need for auxiliary right- or left-turn lanes on the crossroad and for proper signing distance.
In evaluating operational maneuvers as a basis for establishing the extent of access control, the nearest access connection, whether existing, proposed, or future, is considered to be capable of generating traffic volumes of such magnitude as to require auxiliary turning lanes between the ramp terminal and access connection. Such consideration is necessary because the nature of such connections is readily susceptible to changes in development.

6. **Free-Flow Ramp Terminals.** A free-flow ramp terminal permits traffic to either enter or exit the crossroad at a relatively high speed without regulation of these maneuvers by either stop signs or traffic signals. The establishment of access control limits beyond free-flow ramp terminals, to the nearest access point, is based on the need for providing adequate space for critical operational maneuvers and to provide adequate geometric facilities for these maneuvers. Adequate distance for the placement of guide signs must also be provided.
### USE TO DETERMINE MINIMUM “L” IN ACCESS CONTROL FIGURES

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<td>100 km/hr.</td>
<td>170 m</td>
<td>85 m</td>
<td>190 m</td>
</tr>
<tr>
<td>110 km/hr.</td>
<td>185 m</td>
<td>90 m</td>
<td>270 m</td>
</tr>
</tbody>
</table>

- **L** = Length used to determine location of first access connection, ft (m)
- **T** = Length of taper of left-or right-turn lanes, ft (m)
- **D** = Deceleration distance (which includes **T**) to a stop condition for left- and right-turn lanes, ft (m)
- **G** = Distance a motorist travels while seeking a gap in the median lane after a free-flow entry, ft (m)
- **C** = Distance traveled while changing lanes (assume 3 seconds of travel time), ft (m)
- **R₁** = Radius return (see Section 36-2), ft (m)
- **R₂** = Control radius (see Section 36-2), ft (m)

In some areas, the storage distance (S) may govern, and the length of the turn lane will be either D or S + T, whichever is larger. See Section 36-3 to determine S.


1. Where the access connection is a marked route or potential high-volume generator, “L” should not be less than 700 ft (215 m) in rural areas and 500 ft (155 m) in urban areas. These distances will permit the proper placement of the M2-1 (Junction Marker) sign assembly or the placement of the D3 (street name) sign assembly for local roads and streets.

2. If the first access connection is a two-lane street or highway, the minimum distance to the first entrances on the access connection should be 300 ft (90 m). For multilane access connections, longer lengths must be considered to the first entrances to allow for the installation of left-turn lanes on the access connection. In all cases, access control is used in each of the four quadrants of the intersection of the first access connection with the crossroad.

### DIMENSIONS FOR ACCESS CONTROL FIGURES AND GENERAL NOTES

Figure 35-2.A
Notes:

1. The critical length “L” between the off ramp and first access connection usually is governed by a need for a future right-turn lane into the access connection.

2. In some cases, the length “L” on the same side of the crossroad as the on ramp may control the location of the first access connection. Check the length “L” on this side for sufficient signing distance. In rural areas, “L” should not be less than 600 ft (180 m). This distance will permit the proper placement of the Advance Route Turn assembly (Freeway) signs.

3. Also, refer to General Note 1 on Figure 35-2.A.

4. Refer to General Note 2 on Figure 35-2.A.

ACCESS CONTROL ALONG CROSSROAD AT DIAMOND INTERCHANGE
(Two-Lane or Multilane Divided Crossroad)

Figure 35-2.B
Notes:

1. The critical length “L” between the off ramp and first access connection is governed by the need for a left-turn lane into the access connection and the need for a left-turn lane into the on ramp. In addition, refer to General Note 1 on Figure 35-2.A.

2. On the opposite side of the crossroad from the off ramp, check the available distance to permit the proper placement of the Advance Route Turn assembly (Freeway) signs. In rural areas, this distance should not be less than 600 ft (180 m) from the access connection to the end of the left-turn lane on the crossroad.

3. Refer to General Note 2 on Figure 35-2.A.
Notes:
1. The added roadway connection is a design alternative that may be considered by a municipality or county after this type of interchange is opened to traffic. However, if a railroad parallels the crossroad, this type of connection is not allowed.

2. The added roadway connection is applicable where the projected 20-year DHV provides an overall intersection level of service of “C” or better.

3. The minimum length of access control shown for the roadway connection should provide sufficient distance for overlapping left-turn lanes and ensures the smooth flow of traffic into and out of the connection.

4. Refer to General Note 2 on Figure 35-2.A for the proper design of access control for the first access connection on the crossroad.

ACCESS CONTROL ALONG ADDED ROADWAY TO CROSSROAD ACROSS FROM OFF/ON RAMP AT TWO-QUADRANT PARCLO INTERCHANGE (Two-Lane or Multilane Divided Crossroad)

Figure 35-2.D
Notes:

1. The critical length “L” between the first access connection and the on ramp usually is governed by the future need for a right-turn lane into the on ramp. In rural areas, “L” should not be less than 600 ft (180 m). This distance will permit the proper placement of the Advance Route Turn assembly (Freeway) sign.

2. In some cases, the future need of a right-turn lane into the access connection on the opposite side of the crossroad from the on ramp may control the location of the first access connection. Check the layout for the distance available to construct a right-turn deceleration lane.

3. Refer to General Note 1 on Figure 35-2.A.

4. Refer to General Note 2 on Figure 35-2.A.
Notes:

1. The critical length "L" between the first access connection and the 1 ft (300 mm) stub of the free-flow on ramp is governed by the minimum advance signing distance. This minimum length will provide sufficient distance for the placement of the Advance Route Turn assembly (Freeway) signs.

2. Also, check the critical length "L" between the off ramp and the first access connection for adequate distance for a future right-turn lane into the access connection. In addition, refer to General Note 1 on Figure 35-2.A.

3. Refer to General Note 2 on Figure 35-2.A.

ACCESS CONTROL ALONG CROSSROAD AT
FOUR-QUADRANT PARCLO (Type A) INTERCHANGE
(Free-Flow On Ramp)

Figure 35-2.F
Notes:

1. The critical length “L” is controlled by the free-flow off ramp maneuver. The minimum required distance to the first access connection is based on the design speed of the crossroad and is the combination of the operational maneuvers as shown schematically above. See the table in Figure 35-2.A for distances. Use the equation \( L = (n - 1) (G + C) + D \), where \( n = 2 \) or 3 lanes, to determine the total required distances.

2. Refer to General Note 2 on Figure 35-2.A.

ACCESS CONTROL ALONG CROSSROAD AT FOUR-QUADRANT PARCLO (Type B) INTERCHANGE (Free-Flow Off Ramp)

Figure 35-2.G
Notes:

1. The critical length “L” between the ends of the Type B convergence and divergence on the crossroad to the first access connection usually is governed by the need for a left-turn lane into the access connection. Select a design speed and refer to the table in Figure 35-2.A.

2. In the case of a trumpet interchange stem which is designed as a multilane crossroad (Type A design), refer to Figure 35-2.G and use distances of “C” plus “D” to determine the critical length “L.” Start at the end of the minor convergence.

3. Refer to General Note 1 on Figure 35-2.A.

4. Refer to General Note 2 on Figure 35-2.A.

TRUMPET INTERCHANGE
(Two-Lane Divided Crossroad)

Figure 35-2.H
Note: The modified access control line is only used where single family residential entrances exist. For other types of development, full access control should be used along the frontage road and crossroad.

ACCESS CONTROL LIMITS NEAR URBAN FREEWAY SLIP RAMPS
(On And Off Of One-Way Frontage Road)

Figure 35-2.1
Notes:

1. This figure illustrates the first access connection on an expressway type highway beyond the end of the entrance ramp terminal. The minimum required distance to the first access connection is based on the design speed of the expressway and is the combination of the operational maneuvers as shown schematically in the above figure. See the table in Figure 35-2.A for distances. Use the equation \( L = (n-1) (G+C) + D \), where \( n = 2 \) or 3 lanes, to determine the total minimum required distance.

2. For details on the required length of access control on the first access connection, refer to Figures 35-2.K through 35-2.M.
35-2.03  **Expressways**

35-2.03(a)  **Access Control at Crossroads**

Where private driveways, commercial entrances, and access connections to public streets/highways are located too close to the expressway, they can cause hazardous and congested conditions due to conflicts between the expressway traffic, the through traffic on the crossroad, and the turning traffic at the access connections. Substantial relief from congested conditions can be obtained by the extension of access control a predetermined distance along the crossroad. This essential length of protected roadway will allow expressway traffic to enter or leave the crossroad free of conflict with access connection traffic.

The design criteria for access control on expressways are under the jurisdiction of BDE. Figures 35-2.K through 35-2.M illustrate examples of minimum access control requirements at expressway intersections with various crossroad configurations. At certain locations, it may be desirable to extend access control beyond minimum limits to a nearby intersection or a major traffic generator. Where future interchanges may be likely or are definitely planned at a crossroad, full control of access should be established along the crossroad to accommodate the actual type of future interchange or, if not known, at least 1000 ft to 1200 ft (300 m to 350 m) on each approach.

Figure 35-2.K illustrates an intersection of an expressway with a two-lane channelized crossroad. The use of left-turn lanes on both legs of the crossroad may be desirable from either a safety or operational perspective. If no access connections are existing or proposed and the 20-year DHV on the crossroad does not require more than two traffic lanes on the channelized approaches, terminate the access control along the crossroad near the ends of the mountable median strip or at a comparable point with flush channelization. The access connections shown in the figure indicate the minimum distance from the edge of the expressway where an existing or proposed public road or commercial access driveway may be connected.

Figure 35-2.L illustrates an intersection of an expressway with a multilane divided crossroad. Where a public road or commercial access connections are existing or proposed in the vicinity of the expressway intersection, terminate access control near the beginning of the radius returns as shown in the figure. Otherwise, terminate the length of access control along the crossroad opposite the theoretical nose location of a properly designed left-turn lane that will serve a future access connection. In determining the length of access control, assume that left-turn lanes will be required initially, for either safety or capacity, on both approaches of the crossroad intersection and for future turns into the access connections. The taper lengths for the left-turn lanes may be overlapped.

Figure 35-2.M shows an intersection of an expressway with an undivided crossroad (township road, county highway, or low-volume city street). Acquire access control along the crossroad for a minimum distance of 300 ft (90 m), as shown in the figure, which allows for the provision of constructing future overlapping left-turn lanes on the crossroad. The radius returns for existing, proposed, or future commercial access connections or public roads may begin near the point where the access control terminates.
With any of the three different crossroad designs, existing minor entrances may be permitted within the limits of access control under the following conditions:

- An existing private driveway for one single-family residence or one field entrance for farming purposes can be allowed to remain, by highway permit, as close as 100 ft (30 m) from the edge of the expressway traveled way.

- If it is determined that an existing commercial development will be significantly damaged, one low-volume entrance to such a development (on each side of the crossroad) can be allowed to remain by highway permit and access agreement as close as 200 ft (60 m) from the edge of the expressway traveled way. The decision to allow the existing commercial entrance to remain in operation must be carefully analyzed and a design exception must be requested in the Phase I report.

The design of access control as shown in Figures 35-2.K through 35-2.M will help to eliminate backups onto the expressway in the vicinity of the main intersection and thereby minimize any adverse operational effects on expressway traffic.

35-2.03(b)  Access Control at Frontage Road or Service Drive Connections

Frontage road or service drive connections to expressways are in essence minor intersections and, therefore, require some measure of access control to ensure satisfactory operating conditions and safety. Frontage road connections should be designed to avoid storage deficiencies and operational difficulties in association with large traffic generators that may locate opposite or near the connection. Therefore, frontage road or service drive connections should be designed with access control provided as illustrated in Figures 45-2.H and 45-2.I. Access control is provided opposite the “T” to prevent future operational problems and could allow the connection of a public street in the future.

35-2.03(c)  Elimination of Commercial Access

Direct access from commercial developments to the expressway is not permitted. Refer to Chapter 45 for a discussion on the design of commercial access points off of crossroads, frontage roads, and service drives.
Notes:

1. The channelizing islands on the crossroad usually are constructed as a raised-curb median for optimum delineation.

2. Refer to text in Section 35-2.03(a) for further guidance

TWO-LANE DIVIDED CROSSROAD INTERSECTING EXPRESSWAY
(Limits of Access Control)

Figure 35-2.K
Notes:

① Construct as a raised-curb median for optimum delineation.

② The distance to accomplish the length of access control along the crossroad is approximately 525 ft (160 m).

③ Refer to text in Section 35-2.03(a) for further guidance.

MULTILANE DIVIDED CROSSROAD INTERSECTING EXPRESSWAY
(Limits of Access Control)

Figure 35-2.L
Notes:

1. **The 300 ft (90 m) minimum access control distance is measured at right angles from the edge of the expressway traveled way to or along the centerline of the crossroad.**

2. **Refer to text in Section 35-2.03(a) for further guidance.**

**UNDIVIDED CROSSROAD INTERSECTING EXPRESSWAY**

**(Limits of Access Control)**

*Figure 35-2.M*
35-2.04 **Access Restrictions Along Side Roads**

Where a commercial entrance or street intersects a State highway, additional care should be taken to ensure future operational integrity of both routes, regardless of State highway cross section or current use of access control. This is typically completed by providing an access restriction along the side road for a sufficient distance beyond the nearest mainline edge of travel. See Section 36-7.02, item 4 for additional discussion. Additionally, Figure 36-7.D shows a typical design for a high-volume commercial entrance to a State highway utilizing an access restriction. This access restriction dimension is typically established at 300 feet (90 m) minimum, and can be increased based on proposed side road traffic. The district geometrics engineer will determine the proper distance for this dimension after analyzing traffic operations and performing a capacity analysis on the two closely spaced intersections. For existing locations without existing access control, or for locations where this length is proposed to be increased, coordination is required with the property owner, and purchase of access control rights will follow general land acquisition procedures and guidelines.
35-3  ESTABLISHING ACCESS CONTROLLED HIGHWAYS

35-3.01  Applicability

Highways are established as access controlled facilities where they comprise either a portion of a system of freeways (e.g., National System of Interstate and Defense Highways) or where a need to control access exists on the highway, such as on an expressway or on a portion of a highway (crossroads and side roads). Refer to the Illinois Compiled Statutes (605 ILCS 5/8-101).

35-3.02  Freeways or Expressways on New Location

An Access Control Plan is prepared as part of the location/design study. See Chapters 11 and 12 and Section 35-5 for details. After the detailed design for feasible alternatives is completed and after the Draft EIS is authorized for distribution, the district is required to conduct public involvement activities (usually an open house public hearing). Chapter 19 discusses the details of public involvement activities. The announcement for the public hearing should include a notice for road closures (see Chapter 11) and a statement on the implementation of corridor preservation. Guidelines for corridor preservation can be found in the Land Acquisition Policy and Procedures Manual.

After the public hearing is completed, the Design Report, Final EIS, disposition of comments received, and other documents (see Chapter 12) are submitted for approval by the Regional Engineer. For major new alignment projects or at the request of the Regional Engineer, submit the documents to BDE with a request for design approval. Once design approval is given and the Access Control Plan approved by the Regional Engineer/BDE, the district can then proceed to prepare and file a Route Location Decision and an Order Establishing a Freeway. These two documents are forwarded to BDE for execution. See Chapter 12 for examples of these two documents.

35-3.03  Freeways or Expressways on Existing Location

There are two types of access control scenarios in this category:

1. Where a highway is being studied as part of an overall system and a location/design study is initiated to examine whether the freeway or expressway should be located on new or existing locations, it will be necessary to complete the design study, the preparation of environmental documents, and public involvement before an existing alignment can be established as the preferred alternative.

Assuming the preferred alternative is designated along the existing highway, the district then submits all reports to the Regional Engineer and requests design approval. After approval of the Design Report, which includes the Access Control Plan, the district can prepare and submit an Order Establishing a Freeway to BDE for execution. In addition,
guidelines for implementing corridor preservation should be considered for the preferred alternative.

2. Where an existing segment of highway is already declared as an access controlled facility and the district wishes to extend the length of access control along the existing roadway or along a crossroad to provide for additional safety and mobility, it will not be necessary to prepare a design study on the proposed access extension. Instead, the following must be completed:

- Discuss the proposal at a district coordination meeting.

- Notify all existing property owners along the highway segment and discuss the proposed changes in access control with them. Document the results of each meeting. Single family residences and field entrances can be considered to remain in place by permit. No commercial entrances will be allowed.

- Publish in the local newspaper an offer to hold a public informational meeting on the proposed changes in access control. Requests to hold a meeting must be submitted in writing to the district.

- If the district decides to hold an informational meeting, summarize all comments received on the proposed changes in access control with proper documentation.

- Submit a revised Access Control Plan and the disposition of any comments received on the proposed changes to BDE and request concurrence of the Plan. The revised Access Control Plan can be shown on an aerial mosaic, on revised plan sheets, or on an Intersection Design Study drawing as appropriate. FHWA must approve any changes in access control on the Interstate System.

- Once the appropriate central office bureau has concurred with the revised Access Control Plan, the district can prepare a revised Order Establishing a Freeway and forward it to BDE for execution. The documents must include a copy of the previously approved Access Control Plan as an attachment.

A Route Location Decision is not required with either of the two scenarios described above.

35-3.04 Acquisition of Access Rights

The acquisition of access rights to property is a function of the Land Acquisition Office in each district. The Land Acquisition Policies and Procedures Manual includes a detailed discussion of the Department’s policies and responsibilities in the acquisition of freeway (or expressway) rights-of-way and the provisions involved in purchasing access rights. To exercise full or partial control of access on an existing highway, the Department must acquire, by purchase or condemnation, the access rights of abutting property owners. However, the filing of an Order Establishing a Freeway on an existing highway (see Chapter 12) does not require the Department to immediately acquire all access rights but, whenever an access permit is
requested on such a route, the Department has the option of either issuing a temporary permit or acquiring the access rights of the applicant.

When establishing an access controlled highway on a new location, a location not replacing an existing roadway to which an abutting owner formerly had access, the Department need not acquire nor pay for access rights because none exist.
35-4 REVISIONS TO EXISTING ACCESS CONTROL

Normally, changes in established access control are made only to allow additional or modified access to a local public road or designated street system as opposed to direct access to private property. However, revised access to private property is technically possible and legal although considerably more difficult to achieve.

When a release of access control is primarily intended to enhance transportation needs, it is referred to as “relinquishment of access control,” and the Bureau of Operations Policy and Procedures Manual will govern the release. When the release of access control is primarily intended to serve a commercial development, the release is referred to as “disposal of access control,” and the Bureau of Land Acquisition will determine the value of the previously acquired access rights, which will be credited to the Department’s road fund.

The detailed discussion of these procedures is contained in Chapter 6 of the Bureau of Operations Policies and Procedures Manual and in Chapter 12 of this Manual (see Order Establishing a Freeway). Also for major revisions to existing access control on freeways and expressways, such as adding a new access point, see Section 37-1 for documenting and processing any requested changes.
35-5 ACCESS CONTROL PLANS

35-5.01 General

During the location study phase of an expressway or freeway design, an Access Control Plan is prepared by the district/consultant and included as an Appendix to the design or combined study for the project (see Chapter 12). Design approval of the project will constitute approval of the Access Control Plan. The Access Control Plan must be approved prior to the execution of an Order Establishing a Freeway.

35-5.02 Aerial Photography

Aerial photography is requested from the Surveys, Mapping and Modeling Section at the same time that mapping is ordered for the project. Once the photography is obtained, a mosaic is made of the photographic prints to alleviate some of the distortion between frames.

After the aerial mosaic is completed, it is re-photographed and made into half-tone positive exhibits. These base exhibits are then used to prepare the actual Access Control Plan. Original half-tone positive exhibits on mylar are never enlarged or reduced in size due to the distortion that would be created by such a procedure.

The half-tone positives should be made into one of the following scale ratios:

<table>
<thead>
<tr>
<th>Urban Areas</th>
<th>Rural Areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>US Customary</td>
<td></td>
</tr>
<tr>
<td>1:100 or 1:200</td>
<td>1:500 or 1:600</td>
</tr>
<tr>
<td>Metric</td>
<td></td>
</tr>
<tr>
<td>1:1000 or 1:2500</td>
<td>1:5000 or 1:7500</td>
</tr>
</tbody>
</table>

The larger scale exhibit is requested where the designer wishes to show more detail on the Access Control Plan. The final Access Control Plan is developed into 11 x 17 in. sheets and assembled into a booklet format for ease of use by design and right-of-way personnel.

35-5.03 Fully Access Controlled Highways (Freeways)

The following data and information should be shown on the Access Control Plans for freeways:

- point of beginning and ending (stationing proceeds from west to east or south to north);
- North arrow;
- centerline distances, numbered to indicate every 100 ft (100 m) (urban) and every 1000 ft (300 m) (rural);
• property lines and ownership of land;
• major drainage courses with structure symbol;
• identity of all crossroads or streets by number and/or name;
• design traffic on the freeway between interchanges and on all crossroads to be separated or relocated;
• current ADT on all roads to be closed;
• existing and approximate proposed right-of-way lines;
• interchange locations with approved type and the ends of access control located on crossroad;
• frontage roads and proposed service drives (service drives may be revised as a result of ROW negotiations);
• data on intersecting railroads to include name, number and type of tracks, and number of trains per day; and
• any information that might be relevant to major environmental issues (wetlands, natural areas, etc.).

35-5.04 Partially Access Controlled Highways (Expressways)

The data and information described in Section 35-5.03 should be shown on the Access Control Plans for expressways. In addition, indicate the following information:

• all proposed or relocated field and private entrances to the expressway;
• proposed service drives and frontage roads and their direct connection to the expressway;
• proposed median crossovers;
• all existing entrances and median crossovers to be eliminated, where the expressway lies parallel and adjacent to an existing roadway; and
• limits of access control along each crossroad and at each direct connection.
35-5.05 **Access Control Plan Symbols**

To facilitate the preparation of Access Control Plans, Figure 35-5.A presents standard symbols for use. The symbols are drafted onto the half-tone positive exhibits. Attach a copy of the standard symbols to each Access Control Plan.

35-5.06 **Construction and Right-of-Way Plans**

Once the Access Control Plan has been approved through the design approval process, it is used as a guide in the preparation of construction plans and right-of-way plans. See Chapter 63 and the *Computer Aided Design, Drafting, Modeling and Deliverables Manual* for information on the preparation of plan sheets and CADD drafting guidelines.
**Legend for Access Control Plans**

**Figure 35-5.A**

(1 of 2)
**LEGEND FOR ACCESS CONTROL PLANS**

*Figure 35-5.A*

(2 of 2)
35-6 ACCESS MANAGEMENT

35-6.01 Access vs. Mobility

35-6.01(a) Basic Conflicts

A functional highway system must provide both traffic service and land access. However, this dual need creates a fundamental conflict. Achieving maximum efficiency and safety in traffic operations requires restriction of access and, conversely, increased access may result in a degradation of safety and capacity.

The typical business development and highway improvement cycle illustrate the problem. When businesses request and are granted access to a highway facility, they generate more traffic and consequently more businesses are attracted to the area, thereby generating a need for yet more access. As the cycle continues, the originally efficient highway becomes more congested and safety may be compromised.

With further increased development resulting in increased property values, major improvements of the existing highway become impractical, and new service on a new location may be warranted. The access-mobility conflict could be repeated on the new facility. Implementing access management techniques can reduce such occurrences from disrupting the transportation system.

35-6.01(b) Relationship to Functional Classification

The fundamental differences in the need for access versus mobility have resulted in the current practice of functionally classifying highways. The functional classification system is discussed in Section 43-1. Ideally, the balanced highway system will provide high-mobility arterials with full or partial access control, collectors to provide an intermediate level of access and mobility, and local roads and streets with limited mobility and a higher level of access. The highway system, when viewed in aggregate, fulfills both the needs of mobility and access via the functional classification system and the application of access management.

Access management techniques are directed primarily at principal arterials (other than access controlled highways) and minor arterials where the potential for conflicts are most severe.

35-6.02 Objectives of Access Management

Improved traffic service is a primary objective of access management. From a highway engineering perspective, the objectives of access management are to optimize the balance between safe, efficient transportation (or mobility), and access. Section 35-7 presents access management techniques that accomplish these objectives.
35-6.03 Benefits of Access Management

When successfully implemented, the application of access management to arterial streets will yield several benefits, as discussed in the following:

1. **Enhanced Mobility.** Significant benefits may be derived by minimizing the number of traffic conflict points, separating conflict areas, removing traffic queues from the through lanes, and providing more space for acceleration-deceleration at access points. The result is increased traffic-carrying capacity of the highway and a higher level of service (e.g., higher operating speeds, fewer delays, increased convenience, less driver frustration, lower operating costs).

2. **Improved Safety.** Access management techniques that enhance mobility also improve safety. Smoother traffic flow, with lower speed differentials between through traffic and turning traffic and with the number of crossing opportunities reduced or eliminated, results in improved safety. Reducing traffic crashes has tangible economic benefits by reducing injuries, property damage, and delays.

3. **Property Owner Benefits.** Access management techniques typically improve access to abutting properties along the highway corridor. The convenience of smoother-flowing traffic with safer access attracts commercial development and business. Growth in traffic attracts businesses and will likely increase commercial property values even if access is restricted to a few strategic points.

4. **Preservation of Highway Investment.** By increasing the traffic-carrying capacity of a highway, access management techniques can extend the functional service life of a facility and postpone the need for major highway improvements. Highway widening or relocation frequently results in disruption and/or displacement of people and businesses. New highways are expensive and often involve significant impacts. Access management offers an alternative that can postpone or eliminate the impacts of new highway construction or reconstruction and associated problems of relocations and traffic delays.

35-6.04 Disadvantages of Access Management

Although access management techniques may be in the best overall public interest, individual road users and property owners may object to the inconvenience associated with the elimination or denial of a specific access point. A property owner or business customer, for example, may be required to drive a longer distance to reach the desired location.

When proposing an access management strategy, the advantages and disadvantages of various alternatives should be considered and the public must be involved in the final decisions. If implementation of access management techniques eliminates previously available access, then the property owner may be entitled to compensation.
35-6.05 **Elements of an Access Management Program**

35-6.05(a) **Coordination**

An effective access management program on a particular street must involve not only the engineering aspects of highway design and traffic operations but also the broader issues of land-use planning and zoning, public involvement, and enforcement powers. Most of these issues are addressed outside the highway agency; therefore, close coordination with other agencies and the public is needed to develop and implement an effective program.

Highway agencies have some authority to regulate access; however, local governments control land use and zoning. Unless there is coordination between the highway agency and land-use planners, attempts by the highway agency alone to manage access are not likely to succeed. A comprehensive and rational access management plan, developed in cooperation with local agencies in charge of planning and zoning, has a much greater chance of success.

The following administrative processes are usually included in individual access management programs:

- zoning regulations,
- subdivision approval (Plat Act),
- site plan development (Access Agreement),
- driveway permits, and
- roadway design and construction.

35-6.05(b) **Enforcement**

In coordination with public involvement, attaining and retaining access management may be implemented via the following:

1. **Regulatory Authority.** A public agency can manage access to streets through the use of its regulatory authority to control traffic movements. These powers can be used to manage access directly (e.g., through the use of driveway permits and regulations) or indirectly (e.g., through the use of raised-curb median and curbs along the edges of the street). Access management is effectively achieved when abutting property owners are required to comply with regulations necessary for the efficient flow of traffic. This presently occurs through the plat approval process, with access agreements for major developments and through approval of individual driveway permits.

2. **Eminent Domain.** By using “eminent domain,” a highway agency can acquire private property when the action is deemed to be in the best interests of the public.
35-6.05(c) Engineering

The engineering component of an access management program consists of design criteria that control the number, location, and design of access points along the highway. The engineering components are grouped as follows:

1. **Techniques.** Access management includes the implementation of specific techniques that can be used individually or in aggregate to address an access problem. See Section 35-7.

2. **Overall Design Criteria.** Access management includes overall design criteria for the spacing between intersections, spacing between median openings, frequency of driveways, and the number of entrances and exits per property. These criteria are intended to provide the overall management of access along significant lengths of highway and, if the criteria are met, will help to ensure a continuous, high level of serviceability for the facility.

3. **Detailed Design.** All access elements must be properly designed to fulfill their intended function. For example, if a left-turn lane is installed, it must be sufficiently long to allow for vehicular storage. Driveway entrances should be designed for ease of entering and exiting considering their turning radii or flares, width, profile, etc.

Chapter 36 provides criteria and discusses details related to the spacing of intersections and design of median openings. The IDOT *Policy on Permits for Access Driveways to State Highways*, 92 Ill. Admin. Code 550 provides criteria and discusses details related to driveway location, spacing, and design.
35-7 ACCESS MANAGEMENT TECHNIQUES

In general, access management techniques are intended to minimize the frequency and severity of traffic conflicts, particularly at commercial driveway entrances. There are four major objectives for minimizing conflicts and increasing efficiency:

1. **Category A — Limit the Number of Conflict Points.** These techniques directly reduce the frequency of conflicts or reduce the area of conflict at some or all driveways on the highway by limiting or preventing certain maneuvers.

2. **Category B — Separate Basic Conflict Areas.** These techniques either reduce the number of driveways or increase the spacing between driveways or between driveways and intersections. They indirectly reduce the frequency of conflicts by separating turning vehicles at adjacent access points and by providing greater decision-making time for the through driver between successive conflicts with vehicles at driveways.

3. **Category C — Reduce Deceleration Requirements.** These techniques reduce the severity of conflicts by increasing driveway turning speeds or by improving sight distance.

4. **Category D — Remove Turning Vehicles From Through Lanes.** These techniques reduce both the frequency and severity of conflicts by providing separate lanes and adequate storage areas for turning vehicles.

With a decision to pursue access management on a particular street, many techniques are available from which to select an appropriate solution for a specific access problem. Figure 35-7.A summarizes 36 applicable techniques. Figures 35-7.B through 35-7.I provide sketches to illustrate some of the more common techniques.
### Category A — Limit Number of Conflict Points

* A-1: Install raised curb median with left-turn deceleration lanes.
A-2: Install one-way operations on the highway.
A-3: Install traffic signal at high-volume driveways when warranted.
* A-4: Channelize median openings to prevent left-turn ingress and/or egress maneuvers.
A-5: Install physical barrier (curbs, ditches) to prevent uncontrolled access along property frontages.
A-6: Locate driveway opposite a three-leg intersection or driveway and install traffic signals where warranted.
* A-7: Install two two-way driveways with limited turns in lieu of one standard two-way driveway.
* A-8: Install driveway channelizing island to prevent outbound left-turn maneuvers.
A-9: Close certain median openings (raised curb-median used on the street).
* A-10: Provide barrier curb median adjacent to dual left turn lanes and the left turn taper.

### Category B — Separate Basic Conflict Areas

B-1: Regulate minimum spacing of driveways.
B-2: Regulate minimum corner clearance.
B-3: Regulate minimum property clearance.
B-4: Regulate maximum number of driveways per property frontage.
* B-5: Consolidate access for adjacent properties.
B-6: Consolidate existing access wherever separate parcels are assembled under one purpose, plan, entity, or usage.
B-7: Encourage access onto a collector street (where available) in lieu of an additional driveway on main highway.

* See accompanying figure.
### Category C — Reduce Deceleration Requirements

- **C-1:** Install traffic signals where warranted to meter traffic for larger gaps.
- **C-2:** Time traffic signals to platoon traffic queues to create larger gaps.
- **C-3:** Install visual cues (signing) at the driveway entrance.
- **C-4:** Improve driveway sight distance.
- **C-5:** Regulate minimum sight distance.
- **C-6:** Optimize sight distance in the permit authorization stage.
- **C-7:** Move sidewalk-driveway crossing laterally away from highway.

### Category D — Remove Turning Vehicles From the Through Lanes

- **D-1:** Install two-way left-turn lane.
- **D-2:** Install alternating left-turn lanes.
- **D-3:** Install left-turn deceleration lane in existing median.
- **D-4:** Increase storage capacity of existing left-turn deceleration lane.
- **D-5:** Install continuous right-turn lane.
- **D-6:** Construct a local frontage road or service drive.
- **D-7:** Install additional driveway when total driveway demand exceeds capacity.
- **D-8:** Install right-turn deceleration lane.
- **D-9:** Install additional exit lane on driveway.
- **D-10:** Encourage connections between adjacent properties.
- **D-11:** Encourage adequate internal design with circulation plan.
- **D-12:** Provide a one-way frontage road.

*See accompanying figure.*
- Direct left turns prevented at all but major streets or major entrances.
- Desirable spacing between median openings is 660 ft (200 m) to 1320 ft (400 m)

**A-1: INSTALL RAISED-CURB MEDIAN**
(With Left-Turn Lanes)

*Figure 35-7.B*

- Elimination of left-turn egress shown.
- Used on high-volume divided arterials where prevented left-turn volume from the entrance is relatively low.

**A-4: CHANNELIZE MEDIAN OPENINGS**

*Figure 35-7.C*
• Used where good internal circulation is available on property and frontage is relatively long.
• Reduces the frequency of conflicts at a single property.

A-7: INSTALL TWO TWO-WAY DRIVEWAYS (With Limited Turns)

Figure 35-7.D

• Used on highway with medians in conjunction with major two-way driveways with low left-turn egress movements.
• Reduces conflict points from 9 to 2.

A-8: INSTALL DRIVEWAY CHANNELIZING ISLAND (To Prevent Left-Turn Maneuvers)

Figure 35-7.E
- Used to limit movements at access points near high-activity intersections

**A-10: INSTALL BARRIER CURB MEDIAN**  
(With Dual Left-turn Lanes)

Figure 35-7.F

- Used where adjacent properties have continuous parking lots.
- Used when separate parcels are assembled under one entity or usage.

**B-5: CONSOLIDATE ACCESS FOR ADJACENT PROPERTIES**

Figure 37-7.G
- Used in low-speed urbanized areas where right-of-way is restricted and left-turn demand into entrances is light.
- Usual spacing between cross streets is 450 ft (140m) to 650 ft (200m).

**D-2: INSTALL ALTERNATING LEFT-TURN LANE**

Figure 37-7.H

- Mainly used where median opening provides left-turn access into a commercial driveway.
- Reduces frequency of rear-end conflicts.

**D-3: INSTALL LEFT-TURN DECELERATION LANE**
(Existing Median)

Figure 37-7.I
35-8 REFERENCES


Chapter Thirty-six

INTERSECTIONS

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
# Chapter Thirty-six
## INTERSECTIONS

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Chapter Thirty-six
INTERSECTIONS

Intersections are an important part of the highway system. The operational efficiency, capacity, safety, and cost of the overall system are largely dependent upon its design, especially in urban areas. The primary objective of intersection design is to provide for the convenience, ease, comfort, and safety of those traversing the intersection while reducing potential conflicts between vehicles, bicycles, and pedestrians. Chapter 36 provides guidance in the design of intersections including alignment, profile, design vehicles, turning radii, right-turning roadways, left- and right-turn lanes, intersection sight distance, channelized islands, and intersections near railroads. Information that is also applicable to intersections is included in the following Chapters:

- Guidelines for preparing and processing intersection design studies are discussed in Chapter 14.
- Application of bicycle and pedestrian accommodations through intersections is discussed in Chapter 17.
- The various curb types used for channelization, islands, and medians are discussed in Chapter 34.
- Selection of median widths at intersections is discussed in Chapter 34.
- Access management near intersections is discussed in Chapter 35.
- Guidance pertaining to intersections on Strategic Regional Arterials (SRA’s) is discussed in Chapter 46.
- Two-way left-turn lanes are discussed in Chapter 48.
- Criteria for intersections on 3R projects are discussed in Chapter 49.
- The warrants and design criteria for intersection lighting are discussed in Chapter 56.
- Guidance on intersection traffic control devices, including striping, signing, and traffic signals is discussed in Chapter 57.
- Accessibility at intersections for persons with disabilities, including the design of compliant curb ramps, crosswalks, and roadway approach grades is discussed in Chapter 58.
36-1 GENERAL DESIGN CONTROLS

36-1.01 General Design Considerations

In every intersection design, there are many conflicting requirements that must be balanced against each other to produce a safe and efficient design. The five basic elements that must be taken into consideration include:

1. **Human Factors.** These include:
   - driving habits,
   - ability to make decisions,
   - driver expectancy,
   - decision and reaction time,
   - conformance to natural paths of movement, and
   - pedestrian use and habits.

2. **Traffic Considerations.** These include:
   - capacity,
   - DHV,
   - vehicular composition,
   - turning movements,
   - vehicular speeds (design and operating), and
   - safety.

3. **Physical Elements.** These include:
   - character and line of abutting property,
   - topography,
   - right-of-way,
   - horizontal alignment,
   - vertical alignment,
   - coordination of vertical profiles of the intersecting roads,
   - coordination of horizontal and vertical alignment for intersections on curves,
   - available sight distance,
   - intersection angle,
   - conflict area,
   - geometrics,
   - channelization,
   - traffic control devices,
   - lighting,
   - safety features,
   - bicycle traffic,
   - environmental impact, and
   - drainage requirements.
4. **Economic Factors.** These include:
   - cost of improvements;
   - crash history;
   - effects on adjacent property (e.g., access to businesses); and
   - impact on energy.

5. **Functional Intersection Area.** An intersection can be defined by both functional and physical areas. These are illustrated in Figure 36-1.A. The functional area of the intersection extends both upstream and downstream from the physical intersection area and includes any auxiliary lanes and their associated channelization.

The essence of good intersection design requires that the physical elements be designed to minimize the potential conflicts among cars, trucks, buses, bicycles, and pedestrians. In addition, human factors of the drivers and pedestrians must be taken into account while keeping costs and impacts to a minimum.
PHYSICAL AREA

FUNCTIONAL INTERSECTION AREA

PHYSICAL AND FUNCTIONAL INTERSECTION AREA

Figure 36-1.A
36-1.02 **Intersection Components**

Figure 36-1.B illustrates several of the components that may be included in a typical intersection.
36-1.03 **Intersection Types**

36-1.03(a) **General**

Intersections are usually a three-leg, four-leg, or multi-leg design. Individual intersections may vary in size and shape and may be channelized. The principal design factors that affect the selection of intersection type and its design characteristics are discussed in Section 36-1.01. Selection of the intersection type will be determined on a case-by-case basis.

Multi-leg intersections are those with five or more intersection legs. Where volumes are light and stop control is used, it may be satisfactory to have all intersection legs intersect at a common, all-paved area. At other than minor intersections, safety and efficiency are improved by rearrangements that remove some conflicting movements from the major intersection. This may be accomplished by realigning one or more of the intersecting legs and combining some traffic movements at adjacent subsidiary intersections or, in some cases, making one or more legs one-way departing from the intersection. Wherever practical, avoid using multi-leg intersections.

36-1.03(b) **Alternative Intersection Designs**

Some nontraditional designs may offer substantial advantages under certain conditions compared to corresponding conventional at-grade intersections or grade-separated diamond interchanges. The FHWA publication entitled, *Alternative Intersections/Interchanges: Information Report (AIIR)*, which can be found on the FHWA website, addresses geometric design features, operational and safety issues, access management, costs, construction sequencing, environmental benefits, and applicability for alternative intersections. The *Report* provides guidance on the following alternative designs that may provide a unique solution to special situations:

- displaced left-turn (DLT) intersection, also known as continuous flow intersection (CFI),
- median U-turn intersection (MUT),
- quadrant roadway intersection (QR),
- restricted crossing U-turn intersection (RCUT), also known as a J-turn or Superstreet,
- double crossover diamond (DCD) interchange, also known as diverging diamond interchange (DDI), and
- displaced left-turn (DLT) interchange.

Highway Capacity Software (HCS) now addresses the capacity of many of these alternative intersection types, in addition to more traditional intersection types; see Section 36-1.07.

36-1.04 **Intersection Spacing**

Spacing for unsignalized intersections and driveways will depend on the available stopping sight distance, intersection sight distance, traffic volumes, turning volumes, the addition of turn lanes, turning speeds, access control, and local development. The actual spacing will be determined on a case-by-case basis.

36-1.6
When introducing a new intersection, the designer must ensure that there is sufficient distance between the new and adjacent intersections so that they form distinct intersections. Avoid short distances between intersections, if practical, because they may impede traffic operations. For example, if two intersections are close together, they must be considered as one intersection for signal phasing purposes. To operate safely, each leg of the intersection may require a separate green phase; however, this may reduce the capacity for both intersections.

The need to efficiently move high volumes of traffic, especially during peak periods, is a major consideration in the spacing of signalized intersections. It is important that the signals be synchronized to efficiently move traffic. Figure 36-1.C illustrates the relationship between speed of progression, cycle length, and signalized intersection spacing.

36-1.05 Intersection Alignment

36-1.05(a) Angled Intersections

Highways should intersect at right angles. Intersections at acute angles are undesirable because they:

- restrict vehicular turning movements,
- require additional pavement and channelization for large trucks,
- increase the exposure time for vehicles and pedestrians crossing the main traffic flow, and
- restrict the crossroad sight distance.

Preferably, the angle of intersection should be within 15 degrees of perpendicular. This amount of skew can often be tolerated because the impact on sight lines and turning movements is not significant. Under restricted conditions where obtaining the right-of-way to straighten the angle of intersection would be impractical, an intersection angle up to 30 degrees from perpendicular may be retained for existing intersections, where historical crash data corroborates this decision. Where turning movements are significantly unbalanced, the intersections may be angled to favor the predominant movement. Intersection angles beyond these ranges may warrant more positive traffic control (e.g., all stop, traffic signals) or geometric improvements (e.g., realignment, greater corner sight distance).

Figure 36-1.D illustrates various angles of intersections and potential improvements to the alignment. Avoid using short-radius curves or unnatural travel paths near the intersection simply to reduce the intersection skew.
### US Customary

<table>
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<th>30</th>
<th>35</th>
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<td>70</td>
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<td>80</td>
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</tr>
</tbody>
</table>

**Notes:**

1. Represents maximum cycle length for actuated signal if all phases are used.
2. From a practical standpoint when considering progression, the distance between signalized intersections will usually be 2640 ft (800 m) or less. Therefore, the values in the table have been limited to 2640 ft (800 m)

**SIGNALIZED INTERSECTION SPACING GUIDELINES**

**FIGURE 36-1.C**
Notes:

1. Where there are high volumes of left turns from the major road, avoid using the offset intersection alignment illustrated in “C.”

2. Revised alignments “C” and “D” are not desirable in agricultural areas with large numbers of farm vehicles crossing the major road.

REALIGNMENT OF INTERSECTIONS

Figure 36-1.D
36-1.05(b) **Intersections on Curves**

Preferably, all legs of an intersection should be on a tangent section. Where a minor road intersects a major road on a horizontal curve, the geometric design of the intersection becomes significantly more complicated, particularly for sight distance, turning movements, channelization, and superelevation. The following guidelines address horizontal alignment at intersections:

1. **Realignment.** If relocation of the intersection is not practical, the designer may be able to realign the minor road to intersect the major road perpendicular to a tangent on the horizontal curve; see example “E” in Figure 36-1.D. Although an improvement, this arrangement may still result in difficult turning movements due to superelevation on the major road.

2. **Superelevated Mainline.** If the mainline is on a horizontal curve, the mainline superelevation rate must be minimized so that slowing or stopped vehicles do not slide across the pavement during wet or icy conditions. Figure 36-1.E provides the criteria for the maximum superelevation rate and rollover criteria that should be used where an important crossroad intersects a superelevated State highway. An important crossroad may be a marked highway, county highway, township road, or town street.

3. **Curved Approach.** Where a State highway or local road is on a curved alignment and is approaching a stop condition, special consideration is required in the design of the horizontal curvature prior to the intersection. This condition is illustrated in Figure 36-1.F. When designing this type of an approach, consider the following guidelines:

   - To design the horizontal curve, assume a design speed 20 mph (30 km/hr) less than the approach speed, but not less than 30 mph (50 km/hr) for design speeds less than or equal to 50 mph (80 km/hr).

   - The superelevation rate on the approach curve to an intersection should be limited to a maximum superelevation rate of 5% or less. The objective is to use as flat an alignment as practical with lower superelevation. The preferred design is to maintain a normal crown section through the curve assuming Method 2 distribution of superelevation. The minimum radius should not be less than that permitted for the highway classification. For additional guidance on horizontal curve designs; see Chapter 32.

   - Provide a short tangent section prior to the intersection. This will allow for the superelevation runoff to be developed outside of the intersection radius returns.

This procedure recognizes the need to accommodate a reasonable operating speed on a stop-controlled approach, while minimizing the potential for adverse operations on superelevated pavements during snow and ice conditions. Where the curved road is a local facility, design the curvature using the Bureau of Local Roads and Streets’ criteria. With the local roads criteria, the design is dependent on ADT and, in many cases due to the low ADT, the local facility can be designed with a normal crown section.
### Type of Improvement Category

<table>
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<th>Minimum Superelevation Rate “e” for Intersections on Curve</th>
<th>Rollover Guidelines</th>
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<td>10% Maximum</td>
</tr>
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</table>

**INTERSECTION WITH SUPERELEVATED MAINLINE**

Figure 36-1.E
INTERSECTION WITH SUPERELEVATED SIDE ROAD

Figure 36-1.F
4. **Frontage Road Approach.** Where a stop-controlled frontage road approaches a grade separated crossroad, the typical curved alignment may be replaced with a “buttonhook” design to minimize impacts and land acquisition; see Figure 36-1.G. This layout is especially suited to those cases where turning traffic between the frontage road and crossroad is light compared to the through traffic on the frontage road.

36-1.05(c) **Offset Intersections**

In general, 4-leg intersections should be designed such that opposing approaches line up with each other (i.e., there is no offset between opposing approaches). However, this is not always practical. Figure 36-1.H presents a diagram of an intersection with an offset between opposing approaches. Because of possible conflicts with overlapping turning vehicles, offset intersections should only be allowed to remain on low-volume approaches. The following criteria will apply for offset intersection approaches:

1. **Maximum Offset.** The maximum offset is determined from the application of a taper equal to V:1 (0.6V:1) applied to the intersection width, where V is the design speed in miles per hour (kilometers per hour); see Figure 36-1.H. In restricted locations and where V ≤ 45 mph (70 km/hr), the applied taper may be V²/60 (V²/155). V is selected as follows:
   - V = 20 mph (30 km/hr) for stop-controlled approaches.
   - V = the roadway design speed for the free-flowing approaches at a stop-controlled intersection.
   - V = the roadway design speed for the offset approaches at a signalized intersection.

2. **Turning Conflicts.** Evaluate the entire intersection for conflicts that may result from turning vehicles at an offset intersection. For example, offsets where the “jog” is to the left may result in significant interference between simultaneous left-turning vehicles.

3. **Evaluation Factors.** In addition to potential vehicular conflicts, the designer should evaluate the following at existing or proposed offset intersections:
   - through and turning volumes;
   - type of traffic control;
   - impact on all turning maneuvers;
   - intersection geometrics (e.g., sight distance, curb/pavement edge radii); and
   - crash history at existing intersections.

Where existing offset intersections are being considered to remain, the designer should coordinate the intersection design and traffic control requirements with BDE and the district Bureau of Operations.
ALTERNATIVE FRONTAGE ROAD INTERSECTION
(Buttonhook Design)

Figure 36-1.G
Notes:

1. Desirable taper rate is V:1 (0.6V:1), where V = design speed in mph (km/hr).
2. See discussion in Section 36-1.05(c) for more information.

OFFSET INTERSECTION

Figure 36-1.H
Profiles

Many drivers are unable to judge the effect of substantial profile grades on stopping and accelerating distances. Their normal deductions and reactions may thus be in error at a critical time. The design should avoid combinations of grade lines that make vehicular control difficult at intersections. To accomplish this, consider the profile for all roadway approaches to and through the intersection. The following criteria will apply.

Approach Gradients

The profile gradients of intersecting highways should be as flat as practical on those intersection approaches that will be used for storage of stopped vehicles and the crossing of pedestrians. This area is commonly referred to as the storage space or storage platform.

The designer shall consider the following in the design of intersection approach gradients:

1. **State Highways.** On the mainline highway, the storage platform gradient should be a minimum of 1% and a maximum of 2%, which will optimize operations for motorists and bicyclists and ensure both compliance with ADA standards (see Chapter 58 for information on Accessibility Standards) and proper roadway drainage.

   On important side roads (e.g., other state highway, county highway, local arterial) approaching the state highway, the storage platform gradient should be a minimum of 1% and a maximum of 2% draining away from the mainline highway. Maintain this gradient through the expected storage distance on that leg. At a minimum, provide the storage platform gradient on the side road for a distance of 50 ft to 100 ft (15 m to 30 m) beyond the edge of the mainline traveled way or to the ditch line of an arterial highway. Again, the selection of grades 2% or less will optimize operations for motorists and bicyclists and ensure compliance with ADA standards.

   For new intersection construction projects where pedestrians are a design user of the facility, compliance with accessibility standards is mandatory. For new construction/reconstruction projects involving intersections, intersection gradients complying with ADA criteria should be initially designed and constructed regardless of existing pedestrian presence. Should pedestrian accommodations be added along the facility in the future, applying this approach will ensure ADA compliance can be met without the need for costly intersection reconstruction.

   For existing locations within roadway improvement project limits, intersection gradients greater than 2% may necessitate geometric modifications to the roadway profile to meet accessibility standards, when either marked or unmarked crosswalks exist or are proposed. Sections 58-1.09 and 58-1.10 describe crosswalk cross-slope requirements based on whether or not there is “yield or stop control” for approaching vehicle traffic, and how this can affect roadway approach gradients. Where pedestrians are not a design user of the facility, intersection gradients greater than 3% will require correction of certain
design factors (e.g., stopping sight distances, deceleration lengths, traffic signal timing) to produce operating conditions as equivalent as practicable to those on level highways.

Any gradient through an intersection must reflect the practicalities of matching the basic profiles of the intersecting roadways and shoulders. When desirable intersection approach gradients, as discussed above, cannot be achieved due to terrain, right-of-way, or other important concerns on any project defined as an alteration of the facility, see Section 58-1.01, a design exception and/or a request for a maximum extent practicable determination (MEP) may be necessary; see Chapter 31.

2. Local Roads and Streets. For local collectors, local roads or streets, and entrances to the mainline highway, provide a profile that will drain away from the mainline highway. Where a local facility (e.g., township road, county roadway, low-volume town street) intersects a State highway on a tangent section, the side-road storage platform gradient may be a maximum of 4% draining away from the State highway, unless a marked or unmarked crosswalk exists or is proposed across the storage platform of the facility. For these locations, approach gradients steeper than 2% may necessitate geometric modifications to the roadway profile to meet accessibility standards; see Section 58-1.09.

3. Intersection Rollover. The algebraic difference between mainline highway and side road should not exceed the rollover guidelines described in Figure 36-1.E.

4. Grade Lines. The principles for coordinating the horizontal and vertical alignment discussed in Chapter 33 are also applicable to vertical profiles through intersections. In addition, do not place intersections on or near crest vertical curves unless the vertical curve is flat enough for the intersection pavement to be seen assuming decision sight distance criteria.

36-1.06(b) Cross-Section Transitions

One or more of the approaching legs of an intersection may need to be transitioned (or warped) to meet the cross section of the two crossing roads. The following applies:

1. Stop Controlled. Where the minor road is stop controlled, maintain the profile and cross section of the major road through an intersection and transition the cross slope of the stop-controlled roadway to match the major road cross slope and profile.

2. Signalized Intersection. At signalized intersections, or potentially signalized intersections, transition the cross section of the minor road to meet the profile and cross slope of the major road. Where compromises are necessary between two major roadways, provide the smoother riding characteristics to the roadway with the higher traffic volumes and operating speeds.

3. Transition Rates. Where one or both intersecting roadways are transitioned, the designer must determine the length and rate of transition from the typical section to the modified section. Desirably, design the transition to meet the general principles of superelevation transition which apply to that roadway (i.e., open-roadway or low-speed urban street
When these criteria are applied to intersection transition rates, the applied design speed is typically:

- 20 mph (30 km/hr) below the design speed but not less than 30 mph (50 km/hr) for a stop-controlled roadway,
- the highway design speed for a free-flowing roadway, or
- the highway design speed on each roadway of a signalized intersection.

At a minimum and consistent with field conditions, transition the approach pavements of an urban intersection within the curb or radius returns and for rural intersections within a distance of 50 ft (15 m).

36-1.06(c) Profiles at Intersections

Where the cross section of the minor road is warped to meet the major road, provide a vertical curve between the side road approach gradient and the mainline pavement; see Figure 36-1.I. The following vertical curve options are presented in order from the most desirable to the least desirable:

1. **Vertical Curves (SSD).** The criteria for stopping sight distance as described in Chapter 33 should be used for the vertical curve. Use the design speed discussed in Section 36-1.06(b) to design the vertical curve.

2. **Sag Vertical Curves (Minimum Comfort).** Under restricted conditions where the SSD criteria is not practical, the sag vertical curves at intersection approaches may be based on the following formulas:

\[ K = (0.1V)^2 \]  
\[ K = (0.034V)^2 \]  
\[ L = KA \]

where:
- \( K \) = the horizontal distance in feet (meters) needed to produce a 1% change in the gradient along the curve
- \( A \) = algebraic difference between the two tangent grades, %
- \( V \) = design speed, mph (km/hr)
- \( L \) = length of vertical curve, ft (m)

3. **Angular Breaks.** At stop-controlled intersections, angular breaks are typically provided when warping the cross section of the minor approach to meet the mainline cross section. Figure 36-1.I presents a schematic of vertical profiles through an intersection. Figure 36-1.E provides the maximum rollover guidelines which are also applicable for changes in angular breaks.
Desirably, the minor road profile should tie into the mainline travel lane cross slope; however, where the minor road is stop controlled, it will be acceptable for the minor road profile to tie into the mainline shoulder cross slope. Actual field conditions will determine the final design.

See Item 1 in Section 36-1.06(a) for storage platform gradients.

At signalized intersections, the most desirable cross slope option will be to transition all approach legs into a planar surface through the intersection and to limit the centerline rollover on the mainline to 2% - 3%.

For a signal controlled minor road descending from the mainline, maintain the travel lane cross slope of the mainline roadway through the length of the storage platform.
4. Driveways. For driveway profiles with and without sidewalks, the designer should refer to Section 36-7 and the IDOT Policy on Permits for Access Driveways to State Highways, 92 Ill. Admin. Code 550.

36-1.06(d) Drainage

Evaluate the profile and transitions at all intersections for impacts on drainage. This is especially important for channelized intersections on curves and grades. This may require the designer to check superelevation transition lengths to ensure flat sections are minimized. Low points on approach roadway profiles should be beyond a raised corner island to prevent water from being trapped and causing ponding.

36-1.07 Intersection Capacity Analysis

Capacity analysis influences several geometric design features including the number of approach lanes, auxiliary lanes, lane widths, channelization, and number of departure lanes. In addition, this analysis in conjunction with the Illinois Manual on Uniform Traffic Control Devices will determine whether an intersection may need to be signalized or stop controlled. Any considered change in traffic control should be reviewed with the district Bureau of Operations for concurrence.

It is important that the level of service for a signalized intersection be calculated for each lane group (a lane group may be one or more movements), each intersection approach, and the intersection as a whole. Level of service criteria are provided in the geometric design tables in Part V, Design of Highway Types, of the BDE Manual.

Once the minimum level of service has been selected and design traffic volumes are determined, use the Highway Capacity Manual and the Highway Capacity Software (HCS) to perform the detailed capacity analyses. Ensure that data used in the analyses are applicable for the intersection (i.e., do not assume the program default values are automatically applicable for the intersection). Other capacity and signal analysis programs may be used provided they are approved for use by the BDE. To be eligible for approval, the output results must be comparable to the HCS.

If the intersection is part of a traffic signal system, check the intersection design with an approved traffic progression program. These programs analyze all signalized intersections in the system to determine the overall capacity of the system. HCS is now able to perform both standalone intersection and corridor analyses. Whenever the information is available and relevant to the design, the capacity analysis should include nearby adjacent intersections within the corridor, as both upstream and downstream intersections can have a significant impact on overall capacity and delay. Also, see Figure 36-1.C for signalized intersection spacing guidelines.

In addition, if the capacity analysis at an intersection shows a saturated or over-saturated flow (i.e., flow rate at or over capacity, v/c ≥ 1.0) for any movement, a multi-period analysis within HCS is necessary to appropriately calculate the effects of residual queue back-up and sustained spillback in determining the actual level of service and delay for the intersection. See the Highway Capacity Manual (HCM) and HCS for more information.
36-1.08  **Design Vehicles**

36-1.08(a)  **Types**

The design vehicle affects the radius returns, left-turn radii, lane widths, median openings, turning roadways, and sight distances at an intersection. The basic design vehicles used by IDOT for intersection design are:

- **P** — Passenger car; includes vans and pickup trucks.
- **S-BUS-40 (S-BUS-12)** — 84-passenger school bus.
- **SU-30 (SU-9)** — Single-unit truck with an overall vehicle length of 30 ft.
- **WB-40 (WB-12)** — Tractor/Semitrailer combination with an overall wheelbase of 40 ft (12.2 m).
- **WB-50 (WB-15)** — Tractor/Semitrailer combination with an overall wheelbase of 50 ft (15.2 m).
- **WB-55 (WB-17)** — Tractor/Semitrailer combination with an overall wheelbase of 55 ft (16.8 m).
- **WB-65/67 (WB-20)** — Tractor/Semitrailer combination with an overall wheelbase of 65 ft or 67 ft (20.4 m).
- **WB-67D (WB-20D)** — Tractor/Semitrailer/Trailer combination with an overall wheelbase of 67 ft (20.4 m).
- **P/T** — Recreational vehicle, car, and camper trailer.

Figure 36-1.J illustrates the turning characteristics for a typical tractor/semitrailer design vehicle and definitions for terms that make up the characteristics. Figure 36-1.K shows the dimensions of commonly used truck tractors. For IDOT’s purposes, the long-haul tractors are used for the WB-65 and WB-67 design vehicles. The city and short haul tractors are used for the remaining multi-unit design vehicles. Figure 36-1.L shows the relationship between the maximum steering angle, effective wheelbase of a tractor, and the centerline turning radius on which the turning paths for combination trucks is based.

Figures 36-1.M through 36-1.U provide vehicular dimensions and turning templates for typical design vehicles. The turning path parameters for the design vehicles in Figures 36-1.M through 36-1.U may vary from the software used for intersection and other types of geometric layout. Vehicle turning software is periodically updated by the software manufacturers to be current with industry standards, while the turning path parameters for the design vehicles are meant to visually represent a turning path. The minimum turning radii shown in the figures are for turns less than 10 mph (15 km/hr).
36-1.08(b) Selection

Figure 36-1.V presents the recommended design vehicles at intersections based on the functional classification of the intersecting highways which the vehicle is turning from and onto. Figure 36-1.W presents the recommended truck type that should be used based on the Illinois “Designated State Truck Route System.” Chapter 43 further discusses the National Truck Network. The design vehicles shown in Figures 36-1.V and/or 36-1.W are for new construction and reconstruction projects. For 3R projects, the design vehicle will be site specific, and it may be a smaller design vehicle than that used for new construction and reconstruction projects.

In addition to Figures 36-1.V and 36-1.W, use the following guidelines when selecting a design vehicle:

1. **Minimum Designs.** The SU-30 and/or S-BUS-40 design vehicles are generally the smallest vehicles used in the design of State highway intersections. This design reflects that, even in urban residential or sparsely populated rural areas, garbage trucks, delivery trucks, and school buses will be negotiating turns with some frequency. Rural intersections which may serve school bus traffic should, at a minimum, accommodate a turning school bus without encroachment onto the opposing lanes of travel. Intersections of State highways with suburban residential streets should also accommodate, at a minimum an S-BUS-40. Encroachment onto the opposing lanes of travel is permitted, but not desirable. Urban intersections only need to accommodate design vehicles that are expected to use that intersection. See Section 36-2.01 for further discussion on encroachment.

2. **Recreational Areas.** Recreational areas typically will be designed using the SU design vehicle. This reflects that service vehicles are typically required to maintain the recreational area. Under some circumstances the passenger car with a trailer (P/T) may be the appropriate design vehicle (e.g., campground areas, boat launches).

3. **Mixed Use.** Some portions of an intersection may be designed with one design vehicle and other portions with another vehicle. For example, it may be desirable to design physical characteristics (e.g., corner islands) for the WB-67 (WB-20) truck, but provide painted channelization for the SU design vehicle. This technique can improve safety by providing additional guidance to motorists, bicyclists, and pedestrians at locations where a smaller design vehicle may comprise the majority of usage at an intersection.

4. **Turning Template.** The intersection design and layout should be checked with an approved computer simulated turning template program or with an actual turning template.

Federal law prohibits limiting the overall length of tractor/semitrailer and tractor/semitrailer/trailer combinations on the National Network; see Section 43-5 for a discussion on the National Network. Thus tractor/semitrailer and tractor/semitrailer/trailer combinations longer than WB-67 are allowed on some Illinois roads without permits, however unless vehicle surveys indicate a need for designing for larger vehicles, designing for WB-67’s is adequate for the facilities shown in Figure 36-1.V.
The Illinois Statutes applied the Federal law to all Class I highways. On Class II highways, the Illinois Statutes do not have an overall length limits, but limits the length from the front axle to the rear axle to 65 ft (WB-65) on Class II highways.

36-1.09 **Pedestrians and Bicyclists**

In the design of an intersection, safe and convenient movement of pedestrians and bicyclists shall always be considered. Where present, pedestrians and bicyclists should be treated as design users of the intersection and given the same consideration in the design process as the design vehicle. However, this may cause conflicting objectives in the overall design of an intersection. Wider intersection designs to accommodate the design vehicle significantly increase the crossing distance for pedestrians and bicyclists. The result is an increase in exposure at the intersection that can lead to increased crash potential for these vulnerable users. At signalized intersections, longer crossing times and conflicts with turning vehicles can significantly affect the overall intersection capacity, which can lead to operational and safety concerns. To improve pedestrian and bicycle accommodation, the geometric layout of the intersection may need to incorporate refuge islands, raised medians, special turn lanes added for bicyclists, additional traffic signal actuation devices specifically for pedestrians or bicyclists, or other design features.

Chapter 58 discusses the application of curb ramps at intersections for individuals with disabilities. Chapter 17 provides several applications for accommodating bicycle lanes and pedestrians through an intersection.

36-1.10 **Pavement Markings/Reflectorized Markers**


36-1.11 **Intersection Lighting**

The primary objective of highway lighting is to enhance highway safety. Intersection lighting enables the driver to determine the geometry and condition of the intersection at extended distances thereby simplifying the driving task. This in turn increases driver comfort and reduces fatigue which may contribute to highway safety. Chapter 56 discusses the warrants and design criteria for highway and intersection lighting.

36-1.12 **Bus Turnouts**

For design of bus turnouts near intersections, see Chapter 58.
Definitions:

1. **Turning Radius.** The circular arc formed by the turning path radius of the front outside tire of a vehicle. This radius is also described by vehicular manufacturers as the “turning curb radius.”

2. **Centerline Turning Radius (CTR).** The turning radius of the centerline of the front axle of a vehicle with its steering wheels at the steering lock position.

3. **Offtracking.** The difference in the paths of the front and rear wheels of a tractor/semitrailer as it negotiates a turn. The path of the rear tires of a turning truck does not coincide with that of the front tires. This effect is shown in the drawing above.

4. **Swept Path Width.** The amount of roadway width that a truck covers in negotiating a turn and is equal to the amount of off-tracking plus the width of the tractor unit. The most significant dimension affecting the swept path width of a tractor/semitrailer is the distance from the kingpin to the rear trailer axle or axles. The greater this distance is, the greater the swept path width.

5. **Steering Angle.** The average of the angles made by the left and right steering wheels with the longitudinal axis of the vehicle when the wheels are turned to their maximum angle. The Maximum angle controls the minimum turning radius of the vehicle.

6. **Tractor/Trailer Angle.** The angle between adjoining units of a tractor/semitrailer when the combination unit is placed into a turn. This angle is measured between the longitudinal axes of the tractor and trailer as the vehicle turns. The maximum tractor/trailer angle occurs when a vehicle makes a 180 degree turn at the minimum turning radius and is reached slightly beyond the point where a maximum swept path width is achieved.

**TURNING CHARACTERISTICS OF A TYPICAL TRACTOR-SEMITRAILER COMBINATION DESIGN VEHICLE**

Figure 36-1.J
DIMENSIONS OF COMMONLY USED TRUCK TRACTORS

FIGURE 36-1.K

COMPUTATION METHOD FOR DETERMINING THE CTR FOR TRACTOR-SEMITRAILER COMBINATION TRUCKS

FIGURE 36-1.L
MINIMUM TURNING PATH OF PASSENGER CAR
(P) DESIGN VEHICLE

Figure 36-1.M
*Note: The 84-passenger school bus is the largest school bus presently manufactured.

MINIMUM TURNING PATH OF 84-PASSENGER SCHOOL BUS (S-BUS) DESIGN VEHICLE

Figure 36-1.N
MINIMUM TURNING PATH OF SINGLE UNIT
[SU-30 (SU-9)] DESIGN VEHICLE

Figure 36-1.O
TURNING PATH OF TRACTOR/SEMITRAILER
[WB-40 (WB-12)] DESIGN VEHICLE

Figure 36-1.P
TURNING PATH OF TRACTOR/SEMITRAILER
[WB-50 (WB-15)] DESIGN VEHICLE

Figure 36-1.Q
*Note: Presently, trailers are manufactured in lengths of 40 ft (12.19 m), 42.5 ft (12.95 m), 45 ft (13.72 m), 48 ft (14.63 m), and 53 ft (16.16 m).

**TURNING PATH OF TRACTOR/SEMITRAILER**

[WB-55 (WB-17)] DESIGN VEHICLE

Figure 36-1.R
Note: The WB-67 is shown. A shorter wheelbase vehicle, the WB-65, can be created by moving the tandem wheel assembly on the trailer forward by 2 ft.

*Note: Presently, trailers are manufactured in lengths of 40 ft (12.19 m), 42.5 ft (12.95 m), 45 ft (13.72 m), 48 ft (14.63 m), and 53 ft (16.16 m).

TURNING PATH OF TRACTOR/SEMITRAILER
[WB-65 AND WB-67 (WB-20)] DESIGN VEHICLE

Figure 36-1.S
TURNING PATH OF TRACTOR/SEMITRAILER/TRAILER

[WB-67D (WB-20D)] DESIGN VEHICLE

FIGURE 36-1.T
MINIMUM TURNING PATH OF PASSENGER CAR AND TRAILER (P/T) DESIGN VEHICLE

Figure 36-1.U
### For Turn Made

<table>
<thead>
<tr>
<th>From</th>
<th>Onto</th>
<th>Design Vehicle (1)(2)(3)(4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Freeway Ramp</td>
<td>Other Facilities</td>
<td>WB-67 (WB-20)</td>
</tr>
<tr>
<td>Other Facilities</td>
<td>Freeway Ramp</td>
<td>WB-67 (WB-20)</td>
</tr>
<tr>
<td>Arterial or SRA&lt;sup&gt;(5)&lt;/sup&gt;</td>
<td>Arterial/SRA</td>
<td>WB-65 (WB-20)</td>
</tr>
<tr>
<td></td>
<td>Collector</td>
<td>WB-55 (WB-17)*</td>
</tr>
<tr>
<td></td>
<td>Local</td>
<td>WB-50 (WB-15)*</td>
</tr>
<tr>
<td></td>
<td>Local (Residential)</td>
<td>S-BUS*</td>
</tr>
<tr>
<td>Collector</td>
<td>Arterial/SRA</td>
<td>WB-55 (WB-17)*</td>
</tr>
<tr>
<td></td>
<td>Collector</td>
<td>WB-50 (WB-15)*</td>
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<tr>
<td></td>
<td>Local</td>
<td>S-BUS*</td>
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<td>Local (Residential)</td>
<td>SU*</td>
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<tr>
<td>Local</td>
<td>Arterial/SRA</td>
<td>WB-50 (WB-15)*</td>
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<td>Local (Residential)</td>
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<td>Local</td>
<td>SU*</td>
</tr>
<tr>
<td></td>
<td>Local (Residential)</td>
<td>SU*</td>
</tr>
</tbody>
</table>

*With encroachment, a WB-65 (WB-20) vehicle should physically be able to make the turn.

**Notes:**

1. Use this figure for new construction and reconstruction projects.
2. A smaller design vehicle may be considered as a design exception after an investigation of conditions and with justification.
3. For 3R projects, the design vehicle will be site specific with justification.
4. See also Section 36-1.08(b) regarding design vehicle selection.
5. SRA is a Strategic Regional Arterial route.

### SELECTION OF DESIGN VEHICLE AT INTERSECTIONS

*(Functional Classification)*

*Figure 36-1.V*
Illinois Statutes allow additional access off designated truck routes under different conditions. These are defined as follows:


2. Any tractor/semitrailer and tractor/semitrailer/trailer vehicle operating on a Class I truck route shall have access onto any street or highway for a distance of 5 miles (8.05 km) from a Class I highway to load and unload and 1 mile (1.61 km) to allow the driver to obtain food, fuel, rest, or repairs. However, some local highway authorities may post truck restrictions altering this provision. Under this condition, the combination truck units allowed access off the Class I truck route may be up to 8 ft-6 in. (2.59 m) wide with a 53 foot (16.16 m) long trailer (28.5 ft trailer for tractor/semitrailer/trailer combinations).

3. Any tractor/semitrailer vehicle operating on a designated State highway (Class I, II, III, or Other State Highways) shall have access on another designated State highway for a distance of 5 miles (8.05 km) on such streets or highways to load and unload and to allow the driver to obtain food, fuel, rest, or repairs.

4. If local authorities designate any street or highway for the same large vehicles and the same uses as stated above, such large vehicles may also use these locally designated highways as truck routes. However, these large vehicles are prohibited from using all other streets and highways under local jurisdiction unless an exception is applicable. An exception would be applicable on a local highway where a combination truck unit is within 5 miles (8.05 km) of a designated truck route and where no restricted weight limit is posted on the local highway. In such cases, the combination truck unit may be up to 8 ft-6 in. (2.59 m) wide, and have an overall length of 65 feet (19.82 m).

The statutes referred above do not imply geometric components such as intersection turn radii or driveway aprons be provided to accommodate trucks without encroachment.

**DESIGN VEHICLE SELECTION**  
(Designated State Truck Route System)

**Figure 36-1.W**
36-2 TURNING RADIi

Turning radii treatments for intersections are important design elements in that they influence the operation, safety, and construction costs of the intersection. The designer must ensure that the proposed design is compatible with the expected intersection operations.

36-2.01 Design for Right-Turning Vehicles

The following sections present several basic parameters the designer needs to consider in determining the proper pavement edge/curb line for right-turning vehicles.

36-2.01(a) Design Vehicle

Section 36-1.08 discusses the selection of the applicable design vehicle for different intersections. These vehicles are used to determine the pavement edge or curb line. Note that the design vehicle will determine the turning width, vehicular path width or swept-path width. The assumed speed of the vehicle is less than 10 mph (15 km/hr).

Where present, pedestrians and bicyclists should be treated as design users of the intersection and given the same consideration in the design process as the design vehicle.

36-2.01(b) Inside Clearance

Desirably, the selected design vehicle will make the right turn while maintaining approximately a 2 ft (600 mm) clearance from the pavement edge or face of curb.

36-2.01(c) Encroachment

To determine the amount of acceptable encroachment, the designer should evaluate several factors. These would include traffic volumes, one-way or two-way operations, urban/rural location, and the type of traffic control. For turns made onto local facilities, desirably the selected design vehicle will not encroach into the opposing travel lanes. However, this is not always practical or cost effective in urban areas. The designer must evaluate these encroachment conditions against the construction and right-of-way impacts and the effect on the pedestrian crosswalk distance. If these impacts are significant, and if through and/or turning volumes are relatively low, the designer may consider accepting some encroachment of the design vehicle into opposing lanes; see Figure 36-2.D.

The encroachment allowed into adjacent lanes of the road or street onto which the turn is made will depend on the following:

1. Urban. No encroachment should be allowed into opposing lanes for a right-turning vehicle from a side road or street onto a State route.
2. **Rural.** For rural intersections, the selected design vehicle should not encroach into the opposing lanes of traffic.

3. **Multilane Highways.** If there are two or more lanes of traffic in the same direction on the road onto which the turn is made, the selected design vehicle can occupy both travel lanes. Desirably, the right-turning vehicle will be able to make the turn while remaining entirely in the right through lane; see Figure 36-2.C. However, conditions do exist where this is not practical or desirable and can lead to inordinately wide intersections, deficient head-turn angles for right-turning vehicles (see Figure 36-2.E), and excessive pedestrian crossing times. Engineering judgment must be used in creating an intersection design that safely and efficiently accommodates all roadway users.

All intersections of two designated State truck routes should be checked to see if the WB-65 (WB-20) design vehicle can physically make the right-turn without backing up and without impacting curbs, parked cars, utility poles, culvert end sections, mailboxes, traffic control devices, or any other obstructions, regardless of the selected design vehicle or allowable encroachment.

36-2.01(d) **Parking Lanes/Shoulders**

At many intersections, parking lanes and/or shoulders will be available on one or both approach legs. This additional roadway width may be carried through the intersection. The following will apply:

1. **Parking Lanes.** Under restricted conditions, the designer may take advantage of shoulder and/or parking lane to ease the problems of large vehicles turning right at intersections with small radius returns. It will be necessary to restrict the parking a significant distance from the intersection. This area should be delineated with striped pavement markings. Parking should be removed from the intersection according to the *ILMUTCD*.

2. **Paved Shoulders.** At rural intersections, it may be preferable to continue a paved shoulder throughout the radius return. If a shoulder width transition is required, design it according to Figure 36-2.A.

3. **Curb.** If certain conditions such as drainage requirements, restricted right-of-way, greater delineation, or the desire to minimize off-tracking warrant the use of curbing along the radius return at rural intersections, terminate the curbing at the shoulder edge and transition the curb height as indicated in Figure 36-2.A. Where posted speeds are 50 mph or greater, use a mountable type curb. If a mountable curb is deemed to be ineffective at the specific location in deterring large trucks from making impermissible maneuvers and unwanted encroachments, a barrier curb may be utilized on a case-by-case basis, so long as a design exception is justified by the district and granted by BDE; see Section 31-7.
36-2.01(e) Pedestrian Considerations

The larger the right-turning radius, the farther pedestrians must walk across the street. This is especially important to persons with disabilities. Therefore, the designer must consider the number and type of pedestrians using an intersection when determining the edge of pavement or curb line design. This may lead to a decision to design a right-turn corner island (small or intermediate) for use as a pedestrian refuge.

36-2.01(f) Visibility of Traffic Control Devices

In addition to providing pedestrian refuge and reducing pedestrian exposure within the intersection by creating several shorter crossing maneuvers rather than a single, longer pedestrian maneuver, raised corner islands may be desirable to improve motorist visibility to traffic control devices, such as traffic signal posts and stop signs. Raised corner islands should be considered where there is current or proposed presence of large vehicles and/or pedestrians at an intersection, where visibility of traffic control devices may otherwise be limited, or where proposed geometrics through the use of a computer simulated turning template program and engineering analyses otherwise dictate. See Section 36-2.02 for more information regarding the use of corner islands.

36-2.01(g) Types of Radius Return Designs

Once the designer has determined the basic right-turning parameters (e.g., design vehicle, amount of allowable encroachment, inside clearance, need for corner island), it will be necessary to select the type of turning design for the curb return or pavement edge which will meet these criteria and will fit the intersection constraints.

The simple radius is the easiest to design and construct. However, two-centered or three-centered curves provide a better fit to the transitional turning paths of tractor/semitrailer design vehicles. Because the WB-67, WB-55, or WB-50 (WB-20, WB-17, or WB-15) trucks are allowed on all State highways, the Department has determined that two-centered or three-centered curves are desirable at all major intersections. Note that using these curves may require a corner island to improve visibility of traffic control devices, to reduce pedestrian crossing time exposure, and to provide pedestrian refuge.

Some of the advantages of the two-centered and three-centered curves as compared to the simple radius design include:

- When accommodating a specific design vehicle, they require less intersection pavement than a simple radius design, and especially for angles of turn greater than 90 degrees. For large vehicles, a simple radius is often an unreasonable design unless a corner island is used and, in effect, a turning roadway is provided.

- There are less right-of-way impacts at the intersection corners.

- A simple radius results in greater distances for pedestrians to cross the intersection.
*Note: Only use M-type curb on corner islands.

**SHOULDER/CURB AND GUTTER RADIUS RETURN TRANSITIONS**

Figure 36-2.A
SUMMARY OF RIGHT-TURN DESIGN ISSUES

Figure 36-2.B
RECONSTRUCTION OF LOCAL RESIDENTIAL STREET INTERSECTION
AT MULTILANE ARTERIAL ROUTE
(Right Turn Out of SU Truck)

Figure 36-2.C

Notes:

1. Figure indicates restricted cross section on arterial route.

2. Assumed steering angle of truck is 31.9°.

3. Turning radius of truck at centerline of front axle = CTR.

4. Corner radius = 30 ft (9.0 m).
Notes:

1. Figure indicates restricted cross section on arterial route.

2. Assumed steering angle of truck is 31.9°.

3. Turning radius of truck at centerline of front axle = CTR.

4. Corner radius = 30 ft (9.0 m).

RECONSTRUCTION OF LOCAL RESIDENTIAL STREET INTERSECTION AT MULTILANE ARTERIAL ROUTE (Right Turn In of SU Truck)

Figure 36-2.D
36-2.01(h)  **Turning Template(s)**

To determine the preliminary right-turn design, the designer should use the applicable turning template for the selected design vehicle and speed. Check all turning movements of the final intersection design with the applicable turning templates or with a computer simulated turning template program. If computer simulation is used to determine right-turn design, include the printout with the intersection design study.

36-2.01(i)  **Stop Bar Locations**

See the *Illinois Supplement to the Manual on Uniform Traffic Control Devices (ILMUTCD)* regarding stop bar placement at intersections. Stop bar locations should be checked against the criteria in the *ILMUTCD* at wide throat intersections. This is especially important where no corner island is used. On multilane approaches or approaches with corner islands, care should be taken in design to ensure the proposed stop bar placement of one lane does not create a line of sight restriction for the adjacent stopping maneuver. See Section 36-2.02(a) and (c) for more information on stop bar placement when using a corner island.

36-2.01(j)  **Summary**

Figure 36-2.B illustrates the many factors that should be evaluated in determining the proper design for right-turns movements at intersections. In summary, the following procedure applies:

1. Select the design vehicle(s) (Section 36-2.01(a)).
2. Determine the acceptable inside clearance (Section 36-2.01(b)).
3. Determine the acceptable encroachment (Section 36-2.01(c)).
4. Consider the benefits of any parking lanes or shoulders (Section 36-2.01(d)).
5. Consider impacts on pedestrians (Section 36-2.01(e)).
6. Consider the visibility of traffic control devices and determine the need for raised corner islands (Section 36-2.01(f)).
7. Design the radius returns (Section 36-2.01(g)).
8. Check all turning movements of all proposed designs with the applicable vehicular turning templates or computer simulated turning template program (Section 36-2.01(h)).
9. Check the location of stop bars (Section 36-2.01(i)).
10. Using this iterative process, revise the design as necessary to accommodate the right-turning vehicle, or determine that it is not practical to meet this design because of adverse impacts. If necessary, prepare a design exception request or seek a maximum extent practicable (MEP) determination for all non-compliant items (see Chapter 31).
36-2.01(k)  Local Street Reconstruction

When reconstructing an arterial, the designer often must maintain the existing width on the local street. Figure 36-2.C illustrates the turning path for an SU-30 design vehicle turning out of an existing local street with a 30 ft (9.0 m) radius. Figure 36-2.D illustrates the turning path for an SU-30 design vehicle turning onto an existing local street.

36-2.02  Corner Islands

36-2.02(a)  General Design Considerations

Raised corner islands, although they will require additional long-term maintenance, often provide substantial benefits, especially in urban environments. Corner islands can create positive driver guidance which may be especially advantageous where a tractor/semi-trailer is used as the design vehicle and/or at oblique angle crossing intersections. Corner islands can also help moderate vehicle turning speeds, provide pedestrian and bicyclist refuge areas, and allow for placement and optimal visibility of signs and signalized traffic control devices that may also include pedestrian signal heads and push buttons. Where non-motorized users will be present, corner islands can provide flush surfaces within the depressed sidewalk that can be used as relatively safe waiting areas for these users, while also shortening crossing distances and allowing a reduction in the time allocated for pedestrian movements.

Safety research shows that right-turn crashes may be of greater concern when one or a combination of any of the following factors exist or is proposed; see Figure 36-2.E:

- Right-turn radius return designed for WB-55 design vehicle or greater,
- Intersection angle less than 75 degrees,
- Right-turn angle between 25 and 30 degrees, or greater than 45 degrees,
- Head-turn angle greater than 140 degrees,
- Right-turning volume greater than 250 vph, or right-turn approach AADT greater than 3,125 vpd, or
- Moderate truck volumes (greater than 5%).

The standard corner island design (described in detail in Section 36-2.02(c)) has been shown to improve intersection sight distance by reducing necessary driver head-turn. As compared to past design practice, the standard design lengthens the approach side of the island along the turning roadway while reducing the length along the departure side of the turning roadway. This provides positive guidance for the approaching vehicle, while optimizing the motorist’s line of sight when completing the right-turn maneuver. This standard corner island design is expected to reduce the potential for right-turn crashes and improve intersection safety.
During the design process, assess the factors described in this section with the goal of minimizing right-turning crashes. See Figure 36-2.F for design options. Specifically:

- A standard corner island design incorporating the optimum geometrics should typically be implemented upon initial design and construction of those proposed facilities which include a raised corner island.
- Existing locations with a raised corner island should also be considered for retrofit to the standard corner island design whenever intersection improvements are proposed and existing crash data supports this modification.

**36-2.02(b) Design Parameters**

The type and size of triangular or corner islands will vary according to the angle of intersection, design vehicle, right-turn operation, available right-of-way, and safety considerations. Figure 36-2.G illustrates the typical designs for corner islands. Also consider the following:

1. **Island Sides.** The sides of the island are controlled by minimum island size and visibility requirements. The sides should not be less than 12 ft (3.6 m) after rounding the corners. If traffic signal posts or pedestrian accommodations are installed within the island, the sides of the island may need increased above minimum.
2. **Island Size.** The minimum island size for rural areas is 100 ft² (9.5 m²). For urban islands, the island area typically should be 75 ft² (7.0 m²) but not less than 50 ft² (4.7 m²). When traffic signal equipment or pedestrian accommodations are present within the island, the island size may need increased significantly above these minimums. When two pedestrian crossing directions need to be accounted for within the depressed portions of the island, an island of significant size must be designed to provide a sufficient size for the remaining raised island portions. Note the island area includes the concrete median surface and the top of the curb.

3. **Flush or Raised-Curb.** For proper delineation of corner islands, under all conditions (e.g., nighttime, rain, fog, snow), the raised-curb design is preferable.

4. **Curbing.** Only use the M-type curb on corner islands. Also consider the following:
   a. Use M-6 (M-15) curb on islands that are located adjacent to a highway with speeds of 45 mph (70 km/hr) or less.
   b. Use M-4 (M-10) curb on islands that are located adjacent to high-speed traffic (50 mph (80 km/hr) or greater). However, use M-6 (M-15) curb on islands where traffic signal supports, sign truss supports, or any other post with a foundation generally larger than a standard highway sign are present. Note that a stop sign is a standard highway sign.
   c. Use M-6.06 (M-15.15) or M-4.06 (M-10.15) concrete curb and gutter on all sides of islands where the island is offset the shoulder width from the edge of the traveled way.

5. **Island Offsets.** On streets with outside curb and gutter, offset the corner island face of curb from the edge of the traveled way according to Figure 36-2.G.

   In rural areas or for facilities with shoulders, the corner island is offset the shoulder width, but not greater than 8 ft (2.4 m) to the face of curb; see Figure 36-2.H. If a right-turn deceleration lane is provided on a rural facility, offset the corner island face of curb 8 ft (2.4 m) to the edge of pavement along that approach.

6. **Curb Cuts.** When a raised corner island or median is utilized, and a depressed sidewalk curb cut will be provided for accommodation of pedestrians and/or bicyclists, always seek to provide a minimum of 6 ft (1.8 m) of refuge width and include detectable warnings at all crosswalk locations, subject to ADA policy (see Chapter 58).

**36-2.02(c) Design Techniques**

The approach angle for right-turning vehicles is critical in the design of new corner islands or the modification of existing corner islands. If designed without the approach angle in mind, corner island design may impose challenges to the motorist regarding excessive head-turn and reduced sight distance. These challenges in the driving task are further amplified at intersection approaches on heavy skew angles. Figure 36-2.F depicts two options for a standard corner island design that will minimize potentially adverse operating characteristics.
In the design of a corner island, seek to meet or approach a head-turn angle goal of 115 degrees for the line of sight as shown for drivers at the stop bar. To accomplish this, consider the following techniques in developing the proposed geometrics at corner islands:

- Reducing the edge of pavement radius (in conjunction with island modifications),
- Adjusting the stop bar position,
- Reducing the island length adjacent to the mainline roadway,
- Removing or re-designing the raised island, or
- Placing additional pavement markings immediately adjacent to the outside radius, rather than immediately adjacent to the corner island.

These techniques are suggested to provide good approach visibility for drivers of passenger vehicles, while also allowing large trucks to complete the turn without encroaching onto the curb or shoulder.

Note that corner island design is not wholly a standardized design procedure; rather, design customization may be needed for urban and rural applications based on site specific factors and engineering judgment. When implementing the standard corner island design at skewed intersections, meeting the head-turn angle goal often becomes very challenging and designs different from those depicted may be necessary. In urban areas, adjustments to the stop bar locations depicted in Figure 36-2.F may be needed to accommodate pedestrian crosswalks and traffic signal equipment.
Notes:

1. ▲, ▼, ◐ - designates a specific corner of island.
2. Ramp the ▲ and ▼ noses of curbed corner islands unless the curb function is for the protection of pedestrians, signals, light standards, or sign truss supports.
3. See the IDOT Highway Standards for details of ramping noses.
4. All corner radii are to the face of curb at flowline.
5. Pedestrian accommodations shown are optional based on pedestrian need.

* These dimensions are controlled by the minimum area requirements of the island, as well as guidelines for traffic signal equipment and pedestrian accommodations, when utilized.

** These design elements vary by design vehicle.
36-2.03 **Turning Roadways**

Where the inner edges of pavements for right turns at intersections are designed to accommodate tractor/semi-trailer combinations or where the desired design permits passenger vehicles to turn at speeds of 15 mph (25 km/hr) or greater, the pavement area at the corner of the intersection may become excessively large for proper control of traffic. To avoid this, a raised corner island is used and the connecting roadway between the two intersection legs is defined as a turning roadway.

36-2.03(a) **Guidelines**

The need for a turning roadway will be determined on a case-by-case basis. The designer should consider the following guidelines in determining the need for a turning roadway:

1. **Trucks.** A turning roadway is usually required when the selected design vehicle is a tractor/semi-trailer combination.

2. **Island Type and Size.** Desirably, the raised corner island size should be at least 100 ft² (9.0 m²). At a minimum, the island should be at least 100 ft² (9.0 m²) in rural areas and 50 ft² (4.5 m²) in urban areas; see Figure 36-2.G.

3. **Level of Service.** A turning roadway can often improve the level of service through the intersection. At signalized intersections, a turning roadway with a free-flow acceleration lane may significantly improve the capacity of the intersection by removing the right-turning vehicles from the signal phasing. Level-of-service criteria are provided in the geometric design tables in Part V, Design of Highway Types, of the *BDE Manual*.

4. **Crashes.** Consider using a turning roadway with a right-turn lane if there are significant numbers of rear-end type crashes at an intersection. Turning roadways with larger radii, in conjunction with a right-turn lane, will allow vehicles to make the turning movements at higher speeds and, consequently, should reduce these types of accidents. However, where pedestrians are expected to be present it is important to also consider ways to maximize their visibility and safety.

Figure 36-2.H illustrates two options for turning roadway layout. Typically use a two-centered curve for the radius at the intersection. When designing the turning roadway, consider the effects of corner island design on safety (see Section 36-2.02). The High Speed Design is not recommended where pedestrians will be present.
1. $W =$ Width of turning roadway, see Figure 36-2.I.
2. See Figure 36-2.G for details of the corner island design.

**TYPICAL TURNING ROADWAY LAYOUT**
(Low/Intermediate Speed Design)

**Figure 36-2.H**
(1 of 2)
Notes:

1. \( W \) = Width of turning roadway, see Figure 36-2.I.
2. See Figure 36-2.G for details of the corner island design.

TYPICAL TURNING ROADWAY LAYOUT
(High Speed Design)

Figure 36-2.H
(2 of 2)
36-2.03(b) Design Speed

A turning roadway even at a low design speed (e.g., 10 mph (20 km/hr)) may still provide a significant benefit to turning vehicles regardless of the speed on the approaching highway. Typically, the design speed for a turning roadway will be in the range of 10-20 mph (20-30 km/hr).

36-2.03(c) Width

Turning roadway widths are dependent upon the turning radii design, design vehicle selected, angle of turn, design at edges of the turning roadway, and type of operation. Section 36-1.08 provides the criteria for selection of the appropriate design vehicle at an intersection. Turning roadways are designed for one-way operation and are segregated as follows:

1. **Case I.** One-lane with no provisions for passing a stalled vehicle on the traveled way.
2. **Case II.** One-lane with provision for passing a stalled vehicle on the traveled way.
3. **Case III.** Two-lane operation on the traveled way.

Figure 36-2.I presents guidelines for turning roadway widths for various design vehicles based on the above operations. Selection of the appropriate operation will depend on the intersection and will be determined on a case-by-case basis. The following presents several guidelines to consider:

1. **Case I.** For most turning roadway designs, use the Case I widths from Figure 36-2.I. The pavement widths in Figure 36-2.I provide an extra 6 ft (1.8 m) clearance beyond the design vehicle’s swept path. This additional width provides extra room for maneuverability and driver variances.

2. **Case II and III.** Case II and III widths are seldom required on turning roadways. This is due to the relatively short roadway lengths involved. The Case II widths may be appropriate where channelized islands are provided next to through traffic lanes. Case III widths are only applicable where two lanes are used through the turning roadway.

3. **Larger Vehicles.** In selecting the turning roadway width, the designer should also consider the possibility that a larger vehicle may also use the turning roadway. To some extent, the extra 6 ft (1.8 m) clearances in Case I widths will allow for the accommodation of the occasional larger vehicle at a lower speed and with less clearance. For example, a turning roadway designed for a WB-50 (WB-15) with a 100 ft (30 m) radius will still accommodate an occasional WB-55 (WB-17) vehicle. However, it will not accommodate a WB-67 (WB-20) vehicle. If there are a significant number of the larger vehicles using the turning roadway, it should be selected as the design vehicle.

4. **Shoulders.** For shoulder designs adjacent to turning roadways, see Figures 36-2.A and 36-2.H.

5. **Curbing.** Where curb and gutter is provided on the left and/or right side of the turning roadway, add the gutter widths to the widths shown in Figure 36-2.I.
<table>
<thead>
<tr>
<th>Radius on Inner Edge of Pavement, R (ft)</th>
<th>Case I, One-Lane, One-Way Operation, No Provision for Passing a Stalled Vehicle (ft)</th>
<th>Case II, One-Lane, One-Way Operation with Provision for Passing a Stalled Vehicle by Another of the Same Type (ft)</th>
<th>Case III, Two-Lane, One-Way Operation (Same Type Vehicle in Both Lanes) (ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>P</td>
<td>P/T</td>
<td>S-BUS-40</td>
</tr>
<tr>
<td></td>
<td>13</td>
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<td>18</td>
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<td>12</td>
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<td>14</td>
</tr>
</tbody>
</table>

Notes:
1. Only use the turning roadway widths in this figure as a guide and check with a turning template or a computer simulated turning template program.
2. See Section 36-1.08 for dimensions of design vehicles.

**TURNING ROADWAY WIDTHS**
(US Customary)

**Figure 36-2.I**
<table>
<thead>
<tr>
<th>Radius on Inner Edge of Pavement, R (m)</th>
<th>Case I, One-Lane, One-Way Operation, No Provision for Passing a Stalled Vehicle (m)</th>
<th>Case II, One-Lane, One-Way Operation with Provision for Passing a Stalled Vehicle by Another of the Same Type (m)</th>
<th>Case III, Two-Lane, One-Way Operation (Same Type Vehicle in Both Lanes) (m)</th>
</tr>
</thead>
<tbody>
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<td>P/T</td>
<td>S-BUS-12</td>
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</tr>
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</tr>
<tr>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td></td>
<td>Tangent</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes:  
1. Only use the turning roadway widths in this figure as a guide and check with a turning template or a computer simulated turning template program.  
2. See Section 36-1.08 for dimensions of design vehicles.  

**TURNING ROADWAY WIDTHS**  
(Metric)  
Figure 36-2.I
**36-2.03(d) Horizontal Alignment**

The horizontal alignment for turning roadway design differs from that of open-roadway conditions, which are discussed in Chapter 32. In comparison, turning roadway designs reflect more restrictive field conditions, and less demanding driver expectation and driver acceptance of design limitations. The following assumptions are used to design horizontal alignment for turning roadways:

1. **Curvature Arrangement.** The radii designs discussed in Section 36-2.01 (e.g., simple radius, two or three-centered curves) are also applicable to turning roadways. For most turning roadway designs, a two-centered curve is desirable. A large simple radius can be used where right-of-way is available and where a higher turning speed is desired (e.g., 20-25 mph (30 - 40 km/hr)).

2. **Superelevation.** Turning roadways are relatively short in length as indicated in Figure 36-2.H. This increases the difficulty of superelevating the roadway. For turning roadways developed with two-centered curves, a low design speed (e.g., 10 – 20 mph (20 - 30 km/hr)) is appropriate and the superelevation rate will typically be 2%. The maximum superelevation rate for turning roadways should not exceed 4%. This would apply only where a large simple radius is used. The factors that control the amount of superelevation are the need to meet pavement elevations of the two intersecting roadways, providing for drainage within the turning roadway, and design speed. Selection of the appropriate superelevation rate will be based on field conditions and will be determined on a site-by-site basis.

3. **Superelevation Development.** Figure 36-2.J illustrates a schematic of superelevation development for a turning roadway adjacent to a tangent section of highway and includes both a right-turn lane and an acceleration-lane taper. The actual development will depend upon the practical field conditions combined with a reasonable consideration of the theory behind horizontal curvature. The following criteria should be met:
   - No change in the normal cross slope is necessary up to Section B-B. Here, the width of the right-turn lane is less than 3 ft (1.0 m).
   - At Section C1-C1, the full width of the right-turn lane is obtained and should be sloped at 2.5%. The 2.5% cross slope is carried through to C2-C2.
   - The full width of the turning roadway should be attained at Section D-D. The amount of superelevation at D-D will depend upon the practical field conditions.
   - Beyond Section D-D, rotate the turning roadway pavement as needed to provide the required superelevation for the design speed of the turning roadway.
   - The superelevation treatment for the exiting portion of the turning roadway should be similar to that described for the entering portion. However, the superelevation rate on the turning roadway at the beginning of the acceleration taper should match the cross slope of the merging highway or street plus 0.5%.
SUPERELEVATION DEVELOPMENT OF TURNING ROADWAY
(High Speed Design - Mainline on Tangent or Curved to the Right)

Figure 36-2.J
Figure 36-2.K illustrates an existing situation where the mainline curves to the left and away from the crossroad. The designer should make every effort to avoid designing intersections on a curve where superelevation is needed. If this is not practical, the designer can compensate for this problem by proposing the use of a parallel right-turn deceleration lane prior to the turning roadway as shown in Figure 36-2.K.

4. **Cross Slope Rollover.** Figure 36-2.L presents the maximum allowable algebraic difference in the cross slopes between the mainline and the right-turn lane that precedes the turning roadway. In Figures 36-2.J and 36-2.K, this criterion applies between Section A-A and Section D-D. This likely will be a factor only for a superelevated mainline to the left.

5. **Minimum Radius.** The minimum turning roadway radii are based on the design speed, side-friction factors, and superelevation rate. Figure 36-2.M presents minimum radii for various turning roadway conditions.

### 36-2.03(e) Deceleration/Acceleration Lanes

Consider the following guidelines for using an acceleration or deceleration lane with turning roadways:

1. **Deceleration Lane Guidelines.** Consider the following guidelines for including a deceleration lane prior to the turning roadway:
   
   a. **Turning Roadway Design Speed.** A right-turn deceleration lane may be considered where the turning roadway design speed is more than 20 mph (30 km/hr) lower than that of the mainline design speed.

   b. **Storage Length.** A right-turn deceleration lane may be beneficial at signalized intersections where the through lane storage may limit access to the turning roadway. In these cases, the deceleration lane should extend upstream beyond the through lane storage requirements.

2. **Acceleration Lane Guidelines.** Consider the following guidelines for including an acceleration lane after the turning roadway:

   a. **Traffic Condition.** Consider providing an acceleration lane where it is desirable to provide a free-flowing traffic merge. The acceleration lane should not be preceded by a stop or yield condition.

   b. **Traffic Volumes.** Consider providing an acceleration lane where the turning traffic must merge with the through traffic of a high-speed, high-volume facility and/or where there is a high volume of trucks turning onto the mainline.

   c. **Sight Distance.** Acceleration lanes may be considered if there is inadequate sight distance available to allow the driver to safely merge with the mainline facility.
SUPERELEVATION DEVELOPMENT OF TURNING ROADWAY
(High Speed Design- Mainline Curved to the Left)

Figure 36-2.K
### US Customary

<table>
<thead>
<tr>
<th>Design Speed of Turning Roadway Curve (mph)</th>
<th>Rollover (Algebraic Difference) in Cross Slope at Crossover Line (%)</th>
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<td>Desirable</td>
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<tr>
<td>10-20</td>
<td>5</td>
</tr>
<tr>
<td>25-30</td>
<td>5</td>
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<td>&gt;30</td>
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### Metric

<table>
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<tr>
<th>Design Speed of Turning Roadway Curve (km/hr)</th>
<th>Rollover (Algebraic Difference) in Cross Slope at Crossover Line (%)</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Desirable</td>
</tr>
<tr>
<td>20-30</td>
<td>5</td>
</tr>
<tr>
<td>40-50</td>
<td>5</td>
</tr>
<tr>
<td>&gt;50</td>
<td>4</td>
</tr>
</tbody>
</table>

Note: Values apply between the traveled way and the right-turn lane for turning roadways.

MAXIMUM PAVEMENT CROSS SLOPES AT TURNING ROADWAYS

Figure 36-2.L
### US Customary

<table>
<thead>
<tr>
<th>Turning Roadway Design Speed (mph)</th>
<th>Assumed Maximum Comfortable Side Friction (f)</th>
<th>Assumed Superelevation (e)</th>
<th>Calculated Radius (ft)</th>
<th>Design Radius (R₁) (ft)</th>
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</thead>
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<td>16.7</td>
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<td>15.9</td>
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</tr>
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<td>4%</td>
<td>533.3</td>
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### Metric

<table>
<thead>
<tr>
<th>Turning Roadway Design Speed (km/hr)</th>
<th>Assumed Maximum Comfortable Side Friction (f)</th>
<th>Assumed Superelevation (e)</th>
<th>Calculated Radius (m)</th>
<th>Design Radius (R₁) (m)</th>
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<td>8.5</td>
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<td>4%</td>
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</tr>
</tbody>
</table>

Note: For design speeds greater than 45 mph (60 km/hr), use open-roadway conditions; see Chapter 32.

**MINIMUM RADII FOR TURNING ROADWAYS**

Figure 36-2.M
d. **Right-Turn vs. Left-Turn Lanes.** Right-turn acceleration lanes are more common than left-turn acceleration lanes. Left-turn acceleration lanes can be considered only after an engineering study has been completed and approved by BDE.

3. **Deceleration Lane Design.** For guidance on the design of right-turn deceleration lanes, see Section 36-3.02.

4. **Acceleration Lane Design.** Consider the following when designing an acceleration lane:

   a. **Type.** Design acceleration lanes at intersections in the same manner as for interchange ramps using the taper design; see Section 37-6.02. Under some circumstances, a parallel-lane design may be more appropriate (e.g., steep upgrade, large volume of trucks). Parallel-lane design criteria are presented in the current edition of the AASHTO *A Policy on Geometric Design of Highways and Streets*.

   b. **Lengths.** Right-turn acceleration lanes should meet the criteria presented in Figure 36-2.N. The “controlling curve” at an intersection is the design speed of the turning roadway or the speed at which a vehicle can make the right turn. The acceleration distance from Figure 36-2.N should be adjusted for grades using the factors presented in Figure 36-2.O. Where there is a significant number of turning trucks, the designer may consider lengthening the acceleration lane to account for their longer acceleration distances.

   c. **Taper.** See Figure 36-2.N for the taper length distance to be provided at the end of the acceleration lane.

36-2.04 **Left-Turn Control Radii**

For left turns, the motorist generally has a guide at the beginning and end of the turn and an open intersection in the middle. Therefore, the precise alignment of a two-centered or three-centered curve is generally not applicable. Simple curves are typically used for left-turn control radii. Occasionally, a two-centered curve may be desirable to accommodate the off-tracking of large vehicles; the second curve has a larger radius.

The design values for left-turn control radii are usually a function of the design vehicle, angle of intersection, number of lanes, and median widths. For roadways intersecting at approximately 90 degrees, radii of 50 ft to 80 ft (15 m to 24 m) should typically satisfy all controlling factors. If center divisional islands are present, select control radii so that the nose of each divisional island is no closer than 4 ft (1.2 m) nor greater than 10 ft (3.0 m) from the edge of the traveled way of the intersecting highway. The nose location is also affected by the selected nose radii. For additional guidance on median openings and median nose designs, see Section 36-4.04.

Left-turn control radii for dual-lane turning movements should be larger than those indicated for the single-lane design. See Section 36-3.05 for additional design details.
<table>
<thead>
<tr>
<th>Design Speed of Highway (mph)</th>
<th>Speed Reached at End of Full Lane Width (mph) ($V_a$)</th>
<th>Length of Taper (ft)</th>
<th>$L = \text{Length of Acceleration Lane Excluding Taper (ft)}$</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>23</td>
<td>135</td>
<td>180</td>
</tr>
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<td>70</td>
<td>53</td>
<td>310</td>
<td>1620</td>
</tr>
</tbody>
</table>

**Notes:**

1. These values are for grades 3% or less. See Figure 36-2.O for steeper upgrades or downgrades.

2. See Figure 36-2.M for radii of turning roadways.

3. The acceleration lengths are calculated from the distance needed for a passenger car to accelerate from the average running speed of the entrance curve to reach a speed ($V_a$) of approximately 5 mph below the average running speed on the mainline.

4. Length of taper approximates 3 seconds travel time at the design speed.

**DESIGN LENGTHS FOR ACCELERATION LANES**

(Passenger Cars)

(US Customary)

---

36-2.27
Figure 36-2.N

<table>
<thead>
<tr>
<th>Design Speed of Highway (km/hr)</th>
<th>Speed Reached at End of Full Lane Width (km/hr) ((V_a))</th>
<th>Length of Taper (m)</th>
<th>(L = ) Length of Acceleration Lane Excluding Taper (m) for Design Speed of Turning Roadway (km/hr)</th>
<th>For Average Running Speed (km/hr) ((V'_a))</th>
</tr>
</thead>
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<td>50</td>
<td>37</td>
<td>45</td>
<td>60 50 30 35 42 51</td>
<td>0 20 28 35 42 51 60</td>
</tr>
<tr>
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<td>45</td>
<td>50</td>
<td>95 80 65 45 60 50 30</td>
<td>0 20 28 35 42 51 60</td>
</tr>
<tr>
<td>70</td>
<td>53</td>
<td>60</td>
<td>150 130 110 90 65 45 30</td>
<td>0 20 28 35 42 51 60</td>
</tr>
<tr>
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<td>60</td>
<td>70</td>
<td>200 180 165 145 115 65 45</td>
<td>0 20 28 35 42 51 60</td>
</tr>
<tr>
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<td>67</td>
<td>75</td>
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<td>0 20 28 35 42 51 60</td>
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<tr>
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<td>85</td>
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<td>0 20 28 35 42 51 60</td>
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<td>81</td>
<td>90</td>
<td>430 410 390 370 340 290 260</td>
<td>0 20 28 35 42 51 60</td>
</tr>
</tbody>
</table>

Notes:

1. These values are for grades 3% or less. See Figure 36-2.O for steeper upgrades or downgrades.
2. See Figure 36-2.M for radii of turning roadways.
3. The acceleration lengths are calculated from the distance needed for a passenger car to accelerate from the average running speed of the entrance curve to reach a speed \((V_a)\) of 10 km/hr below the average running speed on the mainline.
4. Length of taper approximates 3 seconds travel time at the design speed.

DESIGN LENGTHS FOR ACCELERATION LANES (Passenger Cars) (Metric)

Figure 36-2.N
<table>
<thead>
<tr>
<th>Design Speed of Highway (mph)</th>
<th>Design Speed of Acceleration Lane (mph)</th>
<th>Difference of Length on Grade to Length on Level</th>
</tr>
</thead>
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<tr>
<td></td>
<td>20</td>
<td>30</td>
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<tr>
<td></td>
<td>3.01% to 4.00% Upgrade</td>
<td>3.01% to 4.00% Downgrade</td>
</tr>
<tr>
<td>40</td>
<td>1.30</td>
<td>1.30</td>
</tr>
<tr>
<td>45</td>
<td>1.30</td>
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<td>1.55</td>
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<tr>
<td>70</td>
<td>1.50</td>
<td>1.60</td>
</tr>
<tr>
<td></td>
<td>4.01% to 6% Upgrade</td>
<td>4.01% to 6% Downgrade</td>
</tr>
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<td>1.50</td>
</tr>
<tr>
<td>45</td>
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<td>70</td>
<td>2.00</td>
<td>2.20</td>
</tr>
</tbody>
</table>

**Notes:**

1. Where an acceleration lane is proposed on a grade greater than 3%, select a length of lane from Figure 36-2.L and multiply that value by the ratio obtained from above to determine the design length on grade.

2. No adjustment is needed on grades 3% or less.

3. The “grade” in the table is the average grade measured over the distance for which the acceleration length applies.

---

GRADE ADJUSTMENTS FOR ACCELERATION
(Passenger Cars)
(US Customary)

Figure 36-2.O
### Design Speed of Highway (km/hr)

<table>
<thead>
<tr>
<th>Design Speed of Acceleration Lane (km/hr)</th>
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<th>50</th>
<th>60</th>
<th>70</th>
<th>80</th>
<th>All Speeds</th>
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<tr>
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<td>1.4</td>
<td>1.5</td>
<td>—</td>
<td>0.65</td>
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<tr>
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<td>1.5</td>
<td>1.5</td>
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<td>1.7</td>
<td>1.7</td>
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<td>0.60</td>
</tr>
<tr>
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<td>1.7</td>
<td>1.7</td>
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<td>1.7</td>
<td>—</td>
<td>—</td>
<td>0.60</td>
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<tr>
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<td>1.7</td>
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<tr>
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<td>2.2</td>
<td>2.4</td>
<td>2.5</td>
<td>0.50</td>
</tr>
<tr>
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<td>2.6</td>
<td>2.8</td>
<td>3.0</td>
<td>0.50</td>
</tr>
</tbody>
</table>

### Notes:

1. Where an acceleration lane is proposed on a grade greater than 3%, select a length of lane from Figure 36-2.L and multiply that value by the ratio obtained from above to determine the design length on grade.

2. No adjustment is needed on grades 3% or less.

3. The “grade” in the table is the average grade measured over the distance for which the acceleration length applies.

---

**GRADE ADJUSTMENTS FOR ACCELERATION**

(Passenger Cars)

(Metric)

*Figure 36-2.O*
36-3  AUXILIARY TURN LANES

When turning maneuvers for left- and right-turning vehicles occur from the through travel lanes, it typically disrupts the flow of through traffic. This is especially true on high-volume highways. To minimize potential conflicts and to improve the level of service and safety, the use of auxiliary turn lanes may be warranted for intersections.

36-3.01  Turn Lane Guidelines

36-3.01(a)  Right-Turn Lane Warrants

The use of right-turn lanes at intersections can significantly improve operations. Consider using an exclusive right-turn lane for the following:

- at any unsignalized intersection on a two-lane urban or rural highway that satisfies the criteria in Figure 36-3.A;
- at any unsignalized intersection on a high-speed, four-lane urban or rural highway that satisfies the criteria in Figure 36-3.B;
- on expressways at all public road intersections where the current ADT on the side road is greater than 250;
- at any intersection where a capacity analysis determines a right-turn lane is necessary to meet the level-of-service criteria;
- at any signalized intersections where the right-turning volume is greater than 150 vph and where there is greater than 300 vphpl on the mainline;
- for uniformity of intersection design along the highway if other intersections have right-turn lanes;
- at any intersection where the mainline is curved to the left and where the mainline curve requires superelevation;
- at railroad crossings where the railroad is located close to the intersection and a right-turn lane would be desirable to efficiently move through traffic on the parallel roadway; or
- at any intersection where the crash experience, existing traffic operations, sight distance restrictions (e.g., intersection beyond a crest vertical curve), or engineering judgment indicates a significant conflict related to right-turning vehicles.
Note: For highways with a design speed below 50 mph (80 km/hr), with a DHV in one direction of less than 300, and where right turns are greater than 40, an adjustment should be used. To read the vertical axis of the chart, subtract 20 from the actual number of right turns.

Example

Given:
- Design Speed = 35 mph (60 km/hr)
- DHV (in one direction) = 250 vph
- Right Turns = 100 vph

Problem: Determine if a right-turn lane is warranted.

Solution: To read the vertical axis, use 100 - 20 = 80 vph. The figure indicates that right-turn lane is not necessary, unless other factors (e.g., high crash rate) indicate a lane is needed.

GUIDELINES FOR RIGHT-TURN LANES AT UNSIGNALIZED INTERSECTIONS ON TWO-LANE HIGHWAYS

Figure 36-3.A
Note: For speeds less than 50 mph (80 km/hr), see Section 36-3.01(a).

GUIDELINES FOR RIGHT-TURN LANES AT UNSIGNALIZED INTERSECTION ON FOUR-LANE HIGHWAYS
(Design Speed of 50 mph (80 km/hr) or Greater)

Figure 36-3.B
36-3.01(b) **Left-Turn Lane Warrants**

The accommodation of left turns is often the critical factor in proper intersection design. Left-turn lanes can significantly improve both the level of service and intersection safety. Always use an exclusive left-turn lane at all intersections on divided urban and rural highways with a median wide enough to accommodate a left-turn lane, regardless of traffic volumes. Consider using an exclusive left-turn lane for the following:

- at any unsignalized intersection on a two-lane urban or rural highway that satisfies the criteria in Figures 36-3.C, D, E, F, or G;
- at any signalized intersection where the left-turning volume is equal to or greater than 75 vph for a single turn lane or 300 vph for a dual turn lane;
- at any intersection where a capacity analysis determines a left-turn lane is necessary to meet the level-of-service criteria, including dual left-turn lanes;
- for uniformity of intersection design along the highway if other intersections have left-turn lanes (i.e., to satisfy driver expectancy); or
- at any intersection where the crash experience, traffic operations, sight distance restrictions (e.g., intersection beyond a crest vertical curve), or engineering judgment indicates a significant conflict related to left-turning vehicles.
VOLUME GUIDELINES FOR LEFT-TURN LANES AT UNSIGNALIZED INTERSECTIONS ON TWO-LANE HIGHWAYS
(60 mph Design Speed)

Figure 36-3.C

Instructions:
1. The family of curves represent the percent of left turns in the advancing volume (VA). The designer should locate the curve for the actual percentage of left turns. When this is not an even increment of five, the designer should estimate where the curve lies.

2. Read VA and V₀ into the chart and locate the intersection of the two volumes.

3. Note the location of the point in #2 relative to the curve in #1. If the point is to the right of the curve, then a left-turn lane should be considered. If the point is to the left of the curve, then a left-turn lane is not warranted based on traffic volumes.
VOLUME GUIDELINES FOR LEFT-TURN LANES AT UNSIGNALIZED INTERSECTIONS ON TWO-LANE HIGHWAYS
(100 km/hr Design Speed)

Figure 36-3.C
VOLUME GUIDELINES FOR LEFT-TURN LAKES AT UNSIGNALIZED INTERSECTIONS ON TWO-LANE HIGHWAYS
(55 mph Design Speed)

Figure 36-3.D

1. The family of curves represent the percent of left turns in the advancing volume (VA). The designer should locate the curve for the actual percentage of left turns. When this is not an even increment of five, the designer should estimate where the curve lies.

2. Read VA and VO into the chart and locate the intersection of the two volumes.

3. Note the location of the point in #2 relative to the curve in #1. If the point is to the right of the curve, then a left-turn lane should be considered. If the point is to the left of the curve, then a left-turn lane is not warranted based on traffic volumes.
VOLUME GUIDELINES FOR LEFT-TURN LANES AT UNSIGNALIZED INTERSECTIONS ON TWO-LANE HIGHWAYS
(90 km/hr Design Speed)

Figure 36-3.D

\[ V_A = \text{Total advancing traffic volume which includes all turning traffic} \]

\[ V_O = \text{Total opposing traffic volume which includes all turning traffic} \]

Instructions:

1. The family of curves represent the percent of left turns in the advancing volume \((V_A)\). The designer should locate the curve for the actual percentage of left turns. When this is not an even increment of five, the designer should estimate where the curve lies.

2. Read \(V_A\) and \(V_O\) into the chart and locate the intersection of the two volumes.

3. Note the location of the point in \#2 relative to the curve in \#1. If the point is to the right of the curve, then a left-turn lane should be considered. If the point is to the left of the curve, then a left-turn lane is not warranted based on traffic volumes.
VOLUME GUIDELINES FOR LEFT-TURN LANES AT UNSIGNALIZED INTERSECTIONS ON TWO-LANE HIGHWAYS  
(50 mph Design Speed)  

Figure 36-3.E

Instructions:
1. The family of curves represent the percent of left turns in the advancing volume ($V_A$). The designer should locate the curve for the actual percentage of left turns. When this is not an even increment of five, the designer should estimate where the curve lies.
2. Read $V_A$ and $V_O$ into the chart and locate the intersection of the two volumes.
3. Note the location of the point in #2 relative to the curve in #1. If the point is to the right of the curve, then a left-turn lane should be considered. If the point is to the left of the curve, then a left-turn lane is not warranted based on traffic volumes.
VOLUME GUIDELINES FOR LEFT-TURN LANES AT UNSIGNALIZED INTERSECTIONS ON TWO-LANE HIGHWAYS
(80 km/hr Design Speed)

Figure 36-3.E

\[ V_A = \] Total advancing traffic volume which includes all turning traffic

\[ V_O = \] Total opposing traffic volume which includes all turning traffic

Instructions:

1. The family of curves represent the percent of left turns in the advancing volume \((V_A)\). The designer should locate the curve for the actual percentage of left turns. When this is not an even increment of five, the designer should estimate where the curve lies.

2. Read \(V_A\) and \(V_O\) into the chart and locate the intersection of the two volumes.

3. Note the location of the point in \#2 relative to the curve in \#1. If the point is to the right of the curve, then a left-turn lane should be considered. If the point is to the left of the curve, then a left-turn lane is not warranted based on traffic volumes.
Figure 36-3.F

VOLUME GUIDELINES FOR LEFT-TURN LANES AT UNSIGNALIZED INTERSECTIONS ON TWO-LANE HIGHWAYS
(45 mph Design Speed)

\[ V_A \] = Total advancing traffic volume which includes all turning traffic

\[ V_0 \] = Total opposing traffic volume which includes all turning traffic

Instructions:

1. The family of curves represent the percent of left turns in the advancing volume \( (V_A) \). The designer should locate the curve for the actual percentage of left turns. When this is not an even increment of five, the designer should estimate where the curve lies.

2. Read \( V_A \) and \( V_0 \) into the chart and locate the intersection of the two volumes.

3. Note the location of the point in \#2 relative to the curve in \#1. If the point is to the right of the curve, then a left-turn lane should be considered. If the point is to the left of the curve, then a left-turn lane is not warranted based on traffic volumes.
VOLME GUIDELINES FOR LEFT-TURN LANES AT UNSIGNALIZED INTERSECTIONS ON TWO-LANE HIGHWAYS

(70 km/hr Design Speed)

Figure 36-3.F
VOLUME GUIDELINES FOR LEFT-TURN LANES AT UNSIGNALIZED INTERSECTIONS ON TWO-LANE HIGHWAYS
(40 mph Design Speed)

**Figure 36-3.G**

Instructions:

1. The family of curves represent the percent of left turns in the advancing volume ($V_A$). The designer should locate the curve for the actual percentage of left turns. When this is not an even increment of five, the designer should estimate where the curve lies.

2. Read $V_A$ and $V_o$ into the chart and locate the intersection of the two volumes.

3. Note the location of the point in #2 relative to the curve in #1. If the point is to the right of the curve, then a left-turn lane should be considered. If the point is to the left of the curve, then a left-turn lane is not warranted based on traffic volumes.

$V_A =$ Total advancing traffic volume which includes all turning traffic

$V_o =$ Total opposing traffic volume which includes all turning traffic
VOLUME GUIDELINES FOR LEFT-TURN LANES AT UNSIGNALIZED INTERSECTIONS ON TWO-LANE HIGHWAYS
(60 km/hr Design Speed)

Figure 36-3.G
36-3.02  **Turn Lane Design Parameters**

36-3.02(a)  **Turn Lane Widths**

The width of the turn lane should be determined relative to the functional class, urban/rural location, and project scope of work (new construction, reconstruction, 3R). Part V, Design of Highway Types, of the *BDE Manual* presents the applicable widths for auxiliary lanes based on these criteria. Desirably, turn-lane widths should be 12 ft (3.6 m) or a minimum of 11 ft (3.3 m). However, for 3R projects, lane widths as narrow as 10 ft (3.0 m) are allowed for urban auxiliary lanes or through lanes on non-designated truck routes (see Chapter 49). The geometric design tables in Part V also provide criteria for the applicable shoulder widths adjacent to auxiliary lanes. In general, the minimum shoulder widths adjacent to a turn lane with shoulders should be 4 ft (1.2 m). For curbed sections, the minimum width of the gutter adjacent to the turn lane should be 6 in. to 24 in. (150 mm to 600 mm), with drainage requirements usually dictating the appropriate width.

36-3.02(b)  **Turn Lane Lengths**

Desirably, the length of a right- or left-turn lane at an intersection should allow for both safe vehicular deceleration and storage of turning vehicles outside of the through lanes. However, this is often not practical. The length of auxiliary lanes will be determined by a combination of its taper length ($L_T$), deceleration length ($L_D$), and storage length ($L_S$). For urban areas, the functional length will be the taper length plus the storage length, or the deceleration length that includes the taper length, whichever is larger. For rural areas, typically the functional length will be the deceleration length that includes the taper length. In most high-speed, low-volume rural situations, the storage length will not be a controlling factor. Figure 36-3.H illustrates a schematic of auxiliary lanes at an intersection.

The following discusses IDOT criteria for turn lane lengths:

1. **Taper.** The entrance taper into the turn lane may be either a straight or a reverse curve taper. Always use the straight taper across bridges for ease of construction. Figure 36-3.I provides the recommended taper rates for a straight or reverse curve taper. Where the highway is on a curved alignment, the taper of the turn lane should be more pronounced than usual to ensure that the through motorists are not inadvertently directed into the turn lane. This is accomplished by shortening the taper length. Where the entrance taper is shortened, ensure that the overall deceleration distance from Figure 36-3.I is still provided for the turn lane.

2. **Deceleration.** For rural facilities, the deceleration distance ($L_D$) should meet the criteria presented in Figure 36-3.I. The following will apply:

   a. **Design Speed.** The deceleration length will depend upon the mainline design speed and the proposed type of operation at the end of the turn lane. These
design speeds are provided in the geometric design tables in *Part V, Design of Highway Types*.

b. **Location.** The deceleration distance includes the taper lengths. For left turns, the deceleration distance is usually measured beginning at the end of the left-turn control radii. For right turns, the deceleration distance may be set at either one of two locations; see Figure 36-3.H. At intersections with minor public roads (e.g., frontage roads, service drives, local roads with current ADT volumes less than 400), a design speed of 50 mph (80 km/hr) may be used to determine the deceleration length.

c. **Strategic Regional Arterials (SRA).** For SRA routes, the minimum storage length should be 150 ft (45 m).

d. **Grades.** Where grades are greater than 3%, adjust the deceleration distance using the factors in Figure 36-3.I.

e. **Urban.** These distances are desirable on urban facilities; however, this is not always feasible. Under restricted urban conditions, deceleration may have to be accomplished entirely within the travel lane. For these cases, the length of full-width turn lane will be based solely on providing adequate vehicular storage (i.e., \( L_D = 0.0 \) ft (0.0 m)).

f. **Trucks.** Where it is determined that a turn lane will be used by a large number of trucks, increase the length of the deceleration distance by approximately 30%. This will compensate for the braking constraints of large trucks.
Note: The schematic of the major road (free flowing) also applies to all legs of a signalized intersection.

Key:  
\[ L_T = \text{Taper length} \]
\[ L_D = \text{Deceleration length} \]
\[ L_S = \text{Storage length} \]

See Section 36-3.02(b) for additional guidance.

**TYPICAL AUXILIARY LANES AT AN INTERSECTION**

Figure 36-3.H
### US Customary

<table>
<thead>
<tr>
<th>Design Speed of Highway (mph)</th>
<th>Assumed Running Speed (mph)(^{(1)})</th>
<th>Length of Taper (ft)</th>
<th>Stop Condition</th>
<th>Speed Reduced to (mph)</th>
<th>15</th>
<th>20</th>
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**Total Length of Deceleration Lane Including Taper Length (ft)**

<table>
<thead>
<tr>
<th>Design Speed of Highway (km/hr)</th>
<th>Assumed Running Speed (km/hr)(^{(1)})</th>
<th>Length of Taper (m)</th>
<th>Stop Condition</th>
<th>Speed Reduced to (km/hr)</th>
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<th>30</th>
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<td>150</td>
<td>140</td>
<td>120</td>
<td>105</td>
<td></td>
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### Metric

**Grade Adjustment Factors\(^{(2)}\)**

#### Downgrade

<table>
<thead>
<tr>
<th>Grade Adjustment</th>
<th>6.00% to 5.00%</th>
<th>4.99% to 4.00%</th>
<th>3.99% to 3.01%</th>
<th>3.00% to 0%</th>
</tr>
</thead>
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<tr>
<td>Adjustment Factor</td>
<td>1.35</td>
<td>1.28</td>
<td>1.20</td>
<td>1.00</td>
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</tbody>
</table>

#### Upgrade

<table>
<thead>
<tr>
<th>Grade Adjustment</th>
<th>0% to 3.00%</th>
<th>3.01% to 3.99%</th>
<th>4.00% to 4.99%</th>
<th>5.00% to 6.00%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adjustment Factor</td>
<td>1.00</td>
<td>0.90</td>
<td>0.85</td>
<td>0.80</td>
</tr>
</tbody>
</table>

\(^{(1)}\) Average running speed assumed for calculations.

\(^{(2)}\) Ratio from this table multiplied by the length provided above will yield the total deceleration length adjusted for grade. Adjustment factors apply to all design speeds and are added to the tangent or storage length.

**DECELERATION DISTANCES FOR TURNING LINES**

**Figure 36-3.I**
3. **Storage Length (Signalized Intersections).** The storage length \((L_S)\) for turn lanes should be sufficient to store the number of vehicles likely to accumulate during the red phase of the signal cycle in the design hour. The designer should consider the following in determining the recommended storage lengths for signalized intersections:

   a. Determine the distance using the criteria for signalized intersections in the *Highway Capacity Manual* and Highway Capacity Software, or use the following formula:

   \[
   \text{Storage Length (ft)} = \frac{(1-G/C)(DHV)(1 + \frac{\text{%trucks}}{100})(2 \times 25)}{(# \text{ cycles per hour})(# \text{ traffic lanes})}
   \]

   \[
   \text{Equation 36-3.1 (US Customary)}
   \]

   \[
   \text{Storage Length (m)} = \frac{(1-G/C)(DHV)(1 + \frac{\text{%trucks}}{100})(2 \times 7.5)}{(# \text{ cycles per hour})(# \text{ traffic lanes})}
   \]

   \[
   \text{Equation 36-3.1 (Metric)}
   \]

   where:

   - \(G\) = green time (sec)
   - \(G = g(\text{protected}) + g(\text{unopposed/permitted})\) time values from HCM analysis (sec)
   - \(C\) = cycle length (sec)
   - \(DHV\) = Design Hourly Volume (vph) for turn lane

   b. Where rightURNS-on-red are permitted or where separate right-turn signal phases are provided, the length of the right-turn lane may be reduced due to less accumulation of turning vehicles. The storage length \((L_S)\) needed for a separate right-turn lane is measured from the stop bar for the right-turning roadway; see Figure 36-3.H.

   c. At signalized intersections, the designer should also consider that entry into right- and left-turn lanes may be blocked by the signal storage needs of the adjacent through lanes. If this occurs, provide longer lengths of turn lanes.

4. **Storage Length (Unsignalized Intersections).** To determine the minimum storage length for unsignalized intersections, complete an unsignalized intersection capacity analysis based on guidance provided in the *Highway Capacity Manual* and output provided by Highway Capacity Software. Then utilize the vehicle queuing information from the analysis output, length of a typical vehicle, and estimation of heavy vehicles at the intersection to determine the expected storage length.
5. **Minimum Turn Lane Length.** With safety improvement or 3R type projects, the full width length of the right- or left-turn lanes may be 115 ft (35 m) plus the taper length.

### 36-3.03 Left-Turn Lane Design

#### 36-3.03(a) General Criteria

In addition to the criteria for left-turn lane widths and lengths discussed in Section 36-3.02, the designer should consider the following general criteria:

1. **Transition Areas.** Do not locate left-turn lanes within any portion of a channelized approach island which is transitional in width. Allow the median width to be fully developed before beginning any additional tapers. If at all possible, refrain from placing tapers within the limits of another taper.


3. **Offset Turn Lanes.** Providing an offset design ensures that opposing left-turning motorists can see past one another to view oncoming through traffic. Offset left-turn lanes can be either a parallel or tapered type.

4. **Indirect Turns.** Where operational or safety concerns preclude the use of typical left-turn lanes, the designer may consider the use of indirect left turns or jughandles that cross the mainline or intersect the crossroad at a different location. Because these require special consideration and treatment, they must be developed in consultation with BDE.

5. **Opposing Left-Turning Traffic.** If simultaneous and opposing left-turn lanes are proposed, the designer must ensure that there is sufficient space for all turning movements. Desirably, the separation between pavement markings should be 10 ft (3.0 m). If space is unavailable, it will be necessary to alter the signal phasing to allow the two directions of turning traffic to move through the intersection on separate phases. See Section 36-3.05 for additional guidance.

6. **Opposing Through Traffic.** Where more than two through traffic lanes will oppose the movement from a left-turn lane, the left-turns should be operated only as a protected movement. This is because crash issues can result from permitted phasing as left-turning drivers can have difficulty processing approaching vehicles from more than two oncoming lanes.
**Approach Taper Rates for Flush Channelization**

<table>
<thead>
<tr>
<th>Present Speed (mph)</th>
<th>Design Speed (mph)</th>
<th>Approach Taper Rates</th>
<th>Left-Turn Lane</th>
</tr>
</thead>
<tbody>
<tr>
<td>≥50</td>
<td>50 mph (80 km/h)</td>
<td>50:1</td>
<td>15:1</td>
</tr>
<tr>
<td>45</td>
<td>45 mph (70 km/h)</td>
<td>45:1</td>
<td>13:1</td>
</tr>
<tr>
<td>40/35</td>
<td>40 mph (60 km/h)</td>
<td>40:1</td>
<td>11:1</td>
</tr>
<tr>
<td>≤30</td>
<td>30 mph (50 km/h)</td>
<td>35:1</td>
<td>9:1</td>
</tr>
</tbody>
</table>

* Storage lengths may be increased if necessary.

**Flush Channelized Islands at Isolated Rural or Urban Intersections**
(Safety Improvement or 3R Projects)

Figure 36-3.J
Note: Paved shoulders through the intersection area should be a minimum of 4 ft (1.2 m) wide.

Figure 36-3.K

FLUSH CHANNELIZED ISLANDS AT AN ISOLATED, HIGH-SPEED RURAL INTERSECTION

(New Construction/Reconstruction Projects)
At isolated intersections, transition the pavement to an undivided cross section according to the guidelines shown in the IDOT publication “Transitional Approaches to Channelized Intersections”, Figure 36-3k, and Section 36-4.03.

For curb & gutter selection, See Section 34-2.04.

Reverse Curve Taper

See Section 36-3.02 for left-turn lane lengths.

In urban or suburban areas, use curb & gutter along the outside edges of pavement. In some suburban locations and in all rural areas, use paved shoulders through the intersection.

<table>
<thead>
<tr>
<th>Typical Cross Section Widths Through Intersections§</th>
<th>Urban/Suburban Areas</th>
<th>Rural Areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>M (Median Width)</td>
<td>W (Traveled Way Width)</td>
<td>M (Median Width)</td>
</tr>
<tr>
<td>16 ft (5.0 m)</td>
<td>24 ft or 36 ft (7.2 or 10.8 m)</td>
<td>18 ft (5.5 m)</td>
</tr>
<tr>
<td>18 ft (5.5 m)</td>
<td>24 ft (7.2 m)</td>
<td>22 ft (7.0 m)</td>
</tr>
<tr>
<td>22 ft (7.0 m)</td>
<td>24 ft or 36 ft (7.2 or 10.8 m)</td>
<td>22 ft (7.0 m)</td>
</tr>
<tr>
<td>30 ft (9.5 m)</td>
<td>24 ft or 36 ft (7.2 or 10.8 m)</td>
<td>36 ft (10.9 m)</td>
</tr>
</tbody>
</table>

Notes:

1. This width of curbed median usually is used on city streets where a traversable median is desired between intersections.
2. Generally, this width of raised-curb median should not be used on city streets with unsignalized intersections and median crossovers.
3. For additional guidance on median and traveled way widths, see the geometric design tables in Part V, Design of Highway Types.
36-3.03(b) Parallel Left-Turn Lanes Without Offset

Figures 36-3.J through 36-3.N and the following provide the design criteria for left-turn lanes that are adjacent and parallel to the through traveled way and are not offset:

1. **Two-Lane Facilities.** For safety improvements and 3R projects, use a flush median design at isolated intersections as shown in Figure 36-3.J. For new construction or reconstruction projects, a channelized left-turn lane with a flush island or a raised-curb island may be used depending on specific site conditions. Figure 36-3.K illustrates the flush design and Figure 36-3.L illustrates the raised-curb median design. Both figures depict parallel left-turn lanes with negative left-turn lane offset. Additional design details may be needed to incorporate a tapered left-turn lane or positive offset left-turn lane design to improve sight distance and safety; see Section 34-3. Where the raised-curb median is channelized back to a two-lane traveled way, use the criteria discussed in the IDOT publication, *Transitional Approaches to Channelized Intersections*, Figure 36-3.K, and Section 36-4.03(a).

2. **Narrow Raised-Curb Medians.** Left-turn lanes generally will be the parallel design. This design is illustrated in Figure 36-3.L. To properly develop left-turn lanes for new construction and reconstruction projects, see the footnotes in Figure 36-3.L. Additional design details may be needed to incorporate a tapered left-turn lane or positive offset left-turn lane design to improve sight distance and safety; see Section 34-3.

3. **Narrow Expressway Medians.** Left-turn lanes generally will be the parallel design due to restricted right of way. This is illustrated in Figure 36-3.M. Figure 36-3.M also illustrates how to terminate a median barrier before the development of the left-turn lane. Additional design details may be needed to incorporate a tapered left-turn lane or positive offset left-turn lane design to improve sight distance and safety; see Section 34-3.

4. **Multilane Highways with Wide Medians.** Figure 36-3.N illustrates a typical parallel left-turn lane design with a wide depressed median. When using this design, consider the following:

   - This design is generally only used where the current crossroad ADT is less than 1500 and where the current left-turn DHV in each direction from the mainline is no greater than 60 vph.
   - On existing expressways or multilane facilities, median widths of 40 ft to 70 ft (12.0 m to 21.5 m) are allowed to remain in place.
   - On new construction or reconstruction projects, use a median width of 50 ft (15 m) and median slopes of 1V:6H.
   - Additional design details may be needed to incorporate a tapered left-turn lane or positive offset left-turn lane design to improve sight distance and safety; see Section 34-3.
Notes:

1. Use a 20 ft (6.0 m) median only where ROW or topography dictates.
2. Where the current crossroad ADT is greater than 250, provide right-turn lanes on the expressway.
3. A two-centered curve is desirable with right-turn lanes; see Section 36-2.01.
4. End the right-turn deceleration length at the beginning of the radius return.
5. Intersection sight distance must be checked for the vehicle on the side road for the line of sight past the median barrier.
6. For proper placement of a stop sign, a small triangular corner island may be required on the crossroad approach to the expressway.
7. See the Bureau of Operations' Policy and Procedures Manual for proper placement of advance guide signs.

EXPRESSWAY INTERSECTION WITH MEDIAN BARRIERS
(Design Speed ≥ 50 mph (80 km/hr) and Narrow Median with Restricted ROW)

Figure 36-3.M
Notes:

1. Where the current crossroad ADT is greater than 250, provide right-turn lanes on the expressway or multilane facility.
2. A two-centered curve is desirable with right-turn lanes; see Section 36-2.01.
3. End the right-turn deceleration length at the beginning of the radius return.
4. For proper placement of a stop sign, a small triangular corner island may be required on the crossroad approach to the expressway.
5. See the Bureau of Operations' Policy and Procedures Manual for proper placement of advance guide signs.

See Section 36-3.03(b) for additional design details.

EXPRESSWAY OR MULTILANE FACILITY WITH A WIDE MEDIAN ≥ 40 ft (12 m)
(Parallel Left-Turn Lane Design without Offset)

Figure 36-3.N
36-3.03(c) **Offset Left-Turn Lanes**

Offset left-turn lanes can consist of either a tapered design or a parallel design. Figures 36-3.O through 36-3.S illustrate the various designs for offset left-turn lanes. In addition, the designer should consider the following:

1. **Tapered Offset Left-Turn Lanes.** Figure 36-3.O(1) illustrates a typical tapered offset left-turn lane design in a wide median. Figure 36-3.O(2) provides the details on the channelization portion of the offset design. The advantages of the tapered offset design versus a parallel lane design without an offset is that the offset design provides better visibility for the turning motorist to the opposing traffic, decreases the possible conflict between opposing left-turning vehicles, and serves more left-turning vehicles in a given time period. In addition, the designer should consider the following:

   a. **Guidelines.** Provide a tapered offset left-turn lane design where at least two of the following are applicable:
      - the median width is equal to or greater than 40 ft (12 m) and only one left-turn lane in each direction on the mainline highway is required for capacity;
      - the current mainline ADT is 1500 or greater and the left-turn DHV in each direction from the mainline is greater than 60 vph. Under these conditions, vehicles waiting in opposing left-turn lanes have the probability of obstructing each other’s line of sight; and
      - the intersection will be signalized.

   b. **Median Widths.** Median widths of 40 ft to 70 ft (12 m to 21.5 m) are allowed to remain in place on existing expressways or multilane facilities. On new construction or reconstruction projects, use a median width of 50 ft (15 m) and median slopes of 1V:6H.

   c. **Curb and Gutter.** Use M-4 (M-10) curb and gutter on all corner and channelizing island, unless signals are placed within the island. In this situation, use M-6 (M-15) curb and gutter.

2. **Parallel Offset Left-Turn Lanes.** By maximizing sight distance for left-turning vehicles, parallel offset left-turn lanes offer similar advantages as the tapered design. However, they may be used at intersections with medians less than 40 ft (12 m) but greater than 13 ft (4.0 m). Figures 36-3.P, 36-3.Q, and 36-3.R illustrate the plan views for parallel offset left-turn lanes for median widths of 16 ft, 18 ft, and 22 ft (5.0 m, 5.5 m, and 7.0 m), respectively. Figure 36-3.S provides the typical section design criteria for all three median widths.
Notes:
1. Place drainage inlets in the M-4.24 (M-10.60) gutter to facilitate drainage within the left-turn bay.
2. A two-centered curve is desirable with right-turn lanes; see Section 36-2.01.
3. Where a left-turn lane is required, design the median as a raised-curb median for delineation. Where no median is proposed, the minimum traveled way width should be 22 ft (6.6m).
4. End the right-turn deceleration length at beginning of the radius turn.
5. See the Bureau of Operation’s Policy and Procedures Manual for proper placement of guide sign.

Consider providing lighting at this intersection.

EXPRESSWAY OR MULTILANE FACILITY WITH MEDIAN WIDTH ≥ 40 ft (12 m)
(Tapered Offset Left-Turn Lane Design))

Figure 36-3.O(1)
TYPICAL CORNER ISLAND AND CHANNELIZATION DETAILS
(Tapered Offset Left-Turn Lane)

Figure 36-3.O(2)
Note: See Figure 36-3.S for typical Section A-A.

**TYPICAL DESIGN FOR PARALLEL OFFSET LEFT-TURN LANES**
(Existing 16 ft (4.88 m) Wide Traversable Median)

**Figure 36-3.P**
TYPICAL DESIGN FOR PARALLEL OFFSET LEFT-TURN LANES
(18 ft (5.5 m) Raised-Curb Median)

Figure 36-3.Q

Note: See Figure 36-3.S for typical Section A-A.
Note: See Figure 36-3.S for typical Section A-A.

**TYPICAL DESIGN FOR PARALLEL OFFSET LEFT-TURN LANES**
(22 ft (7.0 m) Raised-Curb Median)

Figure 36-3.R

TYPICAL SECTION WITH PARALLEL OFFSET LEFT-TURN LANES

Figure 36-3.S
36-3.04 **Right-Turn Lane Design**

36-3.04(a) **General**

Section 36-3.02 provides design criteria for right-turn lane widths and lengths. Right-turn lanes may be designed with or without turning roadways depending on site conditions. Figures 36-3.H, 36-3.M, 36-3.N, and 36-3.O(1) illustrate typical designs for right-turn lanes. For information on the design of offset right-turn lanes see item (c) below.

36-3.04(b) **Access within Right-turn Lanes**

Because of potential conflicts with right-turning traffic, commercial entrances should not be allowed within the limits of the right-turn lane storage or taper.

36-3.04(c) **Offset Right-turn Lanes**

A potential problem in installing exclusive right-turn lanes at intersections is that vehicles in the right-turn lane on the major road, especially buses and large trucks, may block the minor-road drivers' view of through traffic approaching from the left. This can lead to crashes between vehicles departing from the minor road and those proceeding through on the major road. To reduce the potential for crashes of this type, right-turn lanes can be offset laterally so that vehicles in the right-turn lanes do not obstruct the view of the minor road driver. Figure 36-3.T(1) illustrates a typical tapered design for an offset right-turn lane at a high speed rural location. Alternatively, a parallel offset right-turn lane design can be considered which achieves the same sight distance enhancement objectives. An example of the parallel design is shown in Figure 36-3.T(2).

When an exclusive right-turn lane is proposed or currently exists within the project at an unsignalized tee or four-legged intersection, the use of an offset right-turn lane should be considered for the initial construction or as an intersection improvement, respectively, when any of the following factors exist or are proposed within the project’s design life:

- Heavy volume of right-turning vehicles;
- High proportion of heavy vehicles (large trucks and buses) in the right-turning traffic stream, which may impede sight distance to the adjacent through lane(s) of traffic;
- Mainline horizontal curvature which reduces available sight lines, or
- Multi-lane crossroad approach.

Existing crash data should also be used to support the decision to either install an offset right-turn lane, or maintain or install a traditional right-turn lane, on existing routes.

Installation of offset right-turn lanes increases the overall width of the intersection. The additional width lengthens intersection crossing times thereby increasing pedestrian and bicyclist exposure.
TAPERED OFFSET RIGHT-TURN LANE DESIGN EXAMPLE

Figure 36-3.T(1)
PARALLEL OFFSET RIGHT-TURN LANE DESIGN EXAMPLE

Figure 36-3.T(2)
within the intersection. This increase in exposure for these vulnerable users, in addition to the higher travel speeds that often result from this type of design, could lead to additional crash risks. A pedestrian refuge island could be installed between the offset right-turn lane and through lanes to mitigate these risks. However, raised islands should not typically be used on high speed approaches. Where pedestrians and bicyclists will be present, additional consideration should therefore be given before implementing offset right-turn lanes. In cases where an on-street bike lane is provided along the mainline, an offset right-turn lane would not typically be used.

36-3.05 Dual Turn Lanes

36-3.05(a) Guidelines

At intersections with high-turning volumes throughout the day, dual left- and/or right-turn lanes may be considered. However, multiple turn lanes may cause problems with right-of-way, lane alignment, local access, traffic signal phasing and visibility, signing locations, accommodating pedestrians, and erratic movements for turning drivers. In place of dual right-turn lanes, and while addressing pedestrian safety concerns, the designer may consider providing a turning roadway with a design speed of 15 mph (25 km/hr) or more and a free-flow, right-turn acceleration lane; see Section 36-2.03. Dual left- and/or right-turn lanes are generally considered where:

- there is insufficient space to provide the necessary length of a single turn lane because of restrictive site conditions (e.g., closely spaced intersections);
- based on a capacity analysis, the necessary time for a protected left-turn phase for a single lane becomes unattainable to meet the level of service criteria (average delay per vehicle); and/or
- more than 300 vph are projected to be turning.

Dual left and right-turn lanes should only be used with signalization providing a separate protected turning phase. Since a protected signal phase may increase signal inefficiencies that may negatively affect overall delay and level of service (LOS), it may be more prudent to provide a single left- or right-turn lane, and with it, a permissive left-turn signal and/or the allowance of right-turns on red if the volume warranting dual turn lanes only occurs for one or two hours of the day. However, permissive left-turns across three lanes of opposing through traffic should be avoided.

36-3.05(b) Design

Figure 36-3.V illustrates the more important design elements for dual left-turn and right-turn lanes. Figure 36-3.W illustrates a typical cross section for a dual left-turn lane design. In addition, the designer should consider the following:

1. Taper Length. Taper lengths for dual turn lanes should be a minimum of 300 ft (90 m); see Figure 36-3.V.
2. **Turning Radii.** The turning radii for dual left-turns should be a minimum of 90 ft (27 m). This will allow for two vehicles to comfortably negotiate the turns side-by-side.

<table>
<thead>
<tr>
<th>Inner Radius</th>
<th>Traveled Way Edge Design</th>
<th>Minimum Width of Departure Opening</th>
</tr>
</thead>
</table>
| 90 ft to 160 ft (27 m to 49 m) | Shoulder and Shoulder Curb and Shoulder Curb and Curb | 35 ft (10.5 m) E-E  
35 ft (10.5 m) + GW  
35 ft (10.5 m) + GWs |
| 160 ft to 250 ft (50 m to 75 m) | Shoulder and Shoulder Curb and Shoulder Curb and Curb | 33 ft (9.8 m) E-E  
33 ft (9.8 m) + GW  
33 ft (9.8 m) + GWs |

GW = Gutter Width  
E-E = Edge to Edge

**MINIMUM DEPARTURE OPENINGS FOR DUAL LEFT-TURN LANES**

*Figure 36-3.U*

3. **Throat Width.** On dual left-turn lanes, the presence of center and corner islands may lead to an increase in shy distances that will restrict turning paths, therefore, the design width of the left-turning paths is critical. Also, the magnitude of the inner radius influences the amount of off-tracking and, as such, the required width of the turning path. Figure 36-3.U gives the minimum widths of two-lane, left-turn departure openings based on the dimension of the inner radius and on the design of the traveled way edges at the most critical location of off-tracking. A computer simulated turning template program should be used when possible to check turning path/throat width design.

4. **Median Widths and Type.** Dual left-turn lanes require a minimum median width of 30 ft (9.0 m). For access management, the median shall be barrier curb, where the design speed is less than 50 mph (80 km/hr). If the design speed is 50 mph (80 km/hr) or greater, a divided median should be considered or mountable curb should be utilized. The median approaching the left turn lanes should fully shadow the dual left-turn lanes. If the median width approaching (upstream) the intersection is less than 30 feet (9.0 m), 30 foot (9.0 m) minimum median width and barrier type curb should extend, at a minimum, throughout the length of the left turn bay taper and storage up to the stop bar.

5. **Special Pavement Markings.** Consult with the District Bureau/Section of Traffic or the Bureau of Operations in the Central Office for the use of pavement marking within the intersection to effectively and safely guide two lines of vehicles turning abreast.
Figure 36-3.V

SCHEMATIC FOR DUAL LEFT AND RIGHT-TURN LANES
(Raised-Curb Median)
6. **Opposing Left-Turning Traffic.** If opposing dual left-turn lanes are proposed, the designer must ensure that there is sufficient space for all turning movements. Desirably, the separation between the outside edges of the opposing left-turn turning paths should be 10 ft (3.0 m); see Figure 36-3.V. If space is unavailable, it will be necessary to alter the signal phasing to allow the two directions of turning traffic to move through the intersection on separate phases.

7. **Turning Templates.** The turning paths for multiple turn lanes must be checked for conflicts by using the applicable turning templates or a computer simulated turning template program. The designer should assume that the selected design vehicle will turn from the outside lane of the multiple turn lanes. Desirably, the inside vehicle should be an SU but, as a minimum, the inside vehicle can be assumed to be a passenger car turning side by side with the selected design vehicle. Include a printout of the computer simulated turning paths with the IDS, if applicable.
Note: See Figure 36-3.U for location of Section A-A.

**Typical Section with Dual Left-Turn Lanes**

(Raised-Curb Median and Posted Speed < 50 mph (80 km/hr))

Figure 36-3.W
36-4 CHANNELIZING ISLANDS AND MEDIAN TREATMENTS

Several of the design elements described in this chapter require flush or raised channelizing islands and/or median treatments within the intersection area. Some intersections, especially those with oblique angle crossings, result in large paved areas that may cause motorists to wander from natural or expected paths and may cause long pedestrian crossings. These movements may result in conflicts and/or unpredictable operations, but could be enhanced by incorporating channelizing islands or medians in the design of the intersection.

At rural locations where higher speeds are prevalent, flush channelizing medians and islands can be used in conjunction with left-turn lanes and for turning roadways. In urban areas where speeds generally are lower, but where traffic volumes are generally higher, raised channelizing islands are used in conjunction with added lanes primarily to increase capacity and safety at the intersection.

36-4.01 Island Types

Islands can be grouped into the following classifications. Most island types serve at least two of these functions:

1. **Corner/Directional Islands.** Directional or corner triangular islands control and direct right-turn movements and guide the driver into the proper direction. Section 36-2.02 discusses corner islands.

2. **Center Channelizing Islands.** Center channelizing islands (also known as channelizing medians) separate opposing traffic flows, alert the driver to the crossroad ahead, and regulate traffic through an intersection. These islands are often introduced at intersections on undivided highways and are particularly advantageous in controlling left-turns at skewed intersections.

3. **Refuge Islands.** Refuge islands may include both corner islands and center channelizing islands, and function to aid and protect pedestrians who cross a wide roadway. These islands may be required for pedestrians where complex signal phasing is used and may permit the use of two-stage crossings. Their use may also increase traffic signal efficiency by allowing the time allocated for pedestrian movements to be reduced.

36-4.02 Selection of Island Type

Islands may be some combination of flush, traversable, raised-curb, or turf, and could be triangular or elongated in shape. Selection of an appropriate type of channelizing island should be based on:

- traffic characteristics;
- cost considerations;
- location type (urban, suburban, or rural);
- degree of access management desired,
The following offers guidance on the selection of island and median types.

**36-4.02(a) Flush or Traversable Islands**

Flush islands, which are delineated by pavement markings (e.g., paint, thermoplastic, epoxy), or traversable islands, which are delineated by M-2 (M-5) curbs, are appropriate:

- on highways to delineate separate left-turn lanes (flush or traversable);
- in restricted locations where delineation of vehicular paths is desirable, but space for larger, raised-curb islands is not available (flush);
- in areas where better long-term visual delineation is needed at night and during inclement weather, but space for raised-curb islands is not available (traversable);
- to separate opposing traffic streams on low-speed urban streets (flush or traversable); and/or
- for temporary channelization during construction (flush).

**36-4.02(b) Raised-Curb Islands**

Raised-curb islands include barrier (B-type) or mountable (M-type) curb at least 4 in. (100 mm) high, and are appropriate as follows:

- on low-speed highways where the primary function is to provide positive separation for opposing traffic movements;
- at locations requiring positive delineation of vehicular paths, such as where a major route turns or at intersections with unusual geometry (including approaches to roundabouts);
- where the island is intended to prohibit or prevent traffic movements (e.g., wrong-way movements or to manage access within the intersection);
- where the number of lanes and/or volume of traffic being crossed by motorists attempting to turn left from adjacent entrances in the vicinity of the intersection would otherwise pose safety concerns;
- where traffic back-ups on the mainline intersection approach could otherwise cause sight distance restrictions to traffic turning from either the mainline or adjacent entrances in the vicinity of the intersection;
- where a primary or secondary island function is to provide a location for traffic signals, signs, or other fixed objects; and/or
- where a primary function of the island is to provide a pedestrian refuge.
Raised-curb islands and medians are generally not used in rural environments, but may be utilized to address specific safety and operational concerns at rural intersections having the following characteristics:

- on the crossroad through an interchange to delineate median crossovers and turn lanes, and to prevent wrong-way movements, and
- at unusual or complex intersection configurations where higher visibility would promote greater safety and more efficient traffic operations.

Where curb and gutter is proposed in high-speed rural areas with design speeds of 50 mph (80 km/h) or greater, only use mountable curbs and consider providing supplemental intersection illumination. In addition, provide prismatic reflectors on the top of curbs to enhance delineation of the island and turn lanes at night. Section 34-2.04 provides further guidance on the types of curbing used for islands.

### 36-4.02(c) Pavement Edge Islands

Channelizing islands formed by pavement edges generally only apply to rural or suburban areas. One example of this channelization type is where a divided four-lane facility with a median ditch section is temporarily tapered to a two-lane highway section. This reduction of the four lanes down to two is considered channelization. See Chapter 45 for details of these channelized approaches.

### 36-4.03 Design of Islands and Median Treatments

#### 36-4.03(a) Channelizing Islands

Because center channelizing islands (flush or raised-curb) are often introduced within the traveled way, special care is necessary in their design to ensure that they do not become a hazard. The designer should consider the following criteria:

1. **Nose.** Place the noses of raised-curb islands so that they are conspicuous to approaching motorists and are outside of the assumed vehicular path. This clearance should be both physical and visual so that drivers will not veer away from the island.

2. **Nose Ramping.** Ramp the approach nose of raised-curb according to the criteria presented in the *IDOT Highway Standards*. Nose ramping is applicable where:
   - a raised-curb median or curbed centerline channelization is introduced to separate opposing lanes of traffic;
   - a change is made from a flush or traversable two-way, left-turn lane to a raised-curb median; and
   - median crossovers or openings are outlined with curb and gutter.
At locations that are designed for the protection of pedestrians, traffic signals, light standards, or sign supports, nose ramping may be considered optional.

3. **Alignment.** Provide a smooth, free-flowing alignment both into and out of the divided roadway. On entering the channelized approach, widen the traveled way out opposite the curbed nose and gradually transition it to the normal divided traveled way width. Also, provide a gradual transition on the departure side of the divided roadway. Where two lanes are being funneled down to one lane on the departure side of the channelizing island, provide sufficient pavement width and/or an outside paved shoulder at the curbed nose to provide some lateral escape clearance for merging vehicles. This is important where a motorist has failed to observe the single lane warning signs and is still operating two abreast as the vehicle approaches the transition to two-lane, two-way operations.

4. **Island Size.** Traffic channelizing islands should be large enough to command the driver’s attention. Island shapes and sizes vary from one intersection to another. The typical width for a flush-type island on new construction is 13 ft (4.0 m) and for 3R construction is 12 ft (3.6 m). For raised-curb islands introduced at isolated intersections, the divisional island should be designed according to the IDOT publication *Transitional Approaches to Channelized Intersections* and Figure 36-3.L. Also, see Figure 36-4.A. For flush, channelizing islands introduced at isolated intersections, see Figures 36-3.J and 36-3.K.

5. **Island Length.** The island should be of sufficient length to forewarn a motorist of an approaching intersection and to provide space for the proper development of a free-flowing alignment. The edge of the traveled way, the width of the divided roadways, and the width of the center channelizing island normally control the length of island and the pavement edge radii.

6. **Delineation.** Channelizing islands should be delineated based on their size, location, and function. Raised-curb islands present the most positive means of delineation. Where space is limited, use paint to delineate the island. Raised pavement markers, curb-top reflectors, or paint striping can be used in advance of, and around, an island to help alert the driver of an approaching island. These traffic control devices are especially important at the approach to raised-curb divisional islands.

Round the approach and merging ends of curbed islands according to Figure 36-4.A.

7. **Offsets.** Figure 36-4.A provides guidance on the applicable offsets that should be used with curbed-channelizing islands.

8. **Corrugated Median Surface.** In advance of the curbed nose of a divisional island, provide a sufficient length of corrugated median that allows the driver enough warning time to move away from the raised-curb island. Use 1½ seconds of travel time based on the design speed to determine the length of the corrugated surface.

9. **Cross Slopes.** With center curbed-channelizing islands, up to approximately 32 ft (9.5 m) wide and where such islands are located on tangent segments or on very flat curvature, the length of the island normally provides sufficient distance for gradual lateral shifts of traffic either to the right (entering) or to the left (departing). Because the required lateral shifts
usually are not greater than the normal rate of lane shifts made during a passing measure, the cross slope of the pavement through the channelized approach can be unidirectional at 3/16"/ft (1.5%) or 1/4"/ft (2%) and should be sloped away from the island.

10. **Stopping Sight Distance.** At a minimum, provide stopping sight distance to the ramped nose of the island. Desirably, provide decision sight distance to the ramped nose.

11. **Typical Designs.** Figure 36-4.A illustrates a typical curbed divisional island and applicable approach treatment. Guidance for standardized designs based on various design speeds, pavement widths, and island widths are provided in IDOT’s *Transitional Approaches to Channelized Intersections*. This document can be found on the IDOT website. For flush-channelizing islands, see Figures 36-3.J and 36-3.K.

12. **Simplicity.** Do not introduce divisional islands in areas which can create confusion due to complexity or which cause excessive restrictions. Complex intersections, which present multiple choices of movement, are undesirable. Ensure that the design remains simple to eliminate possible confusion.
Notes:

1. For additional design details, see the IDOT publication Transitional Approaches to Channelized Intersections.

2. The length and shape of channelizing islands derived from the above sketch also may be used as a guide for determining a flush, center island design.

3. If \( W_2 = 14 \text{ ft (4.2 m)} \), use a \( 3/16"/\text{ft (1.5\%)} \) drainage slope on the traveled way.

4. If \( W_2 = 22 \text{ ft (6.6 m)} \) or \( 24 \text{ ft (7.2 m)} \), use a \( 1/4"/\text{ft (2.0\%)} \) drainage slope on the traveled way.

5. Ramp nose at \( W_4 \) location.

\[ M = \text{See Figure 36-3.L for typical median widths} \]

\[ W_1 = \text{Undivided approach width} \]

\[ W_2 = \text{Divided approach width} \]

\[ W_3 = \frac{W_1}{2} \text{ or 14 ft (4.2m), whichever is larger} \]

\[ W_4 = \frac{W_3 + W_2}{2}, \text{ desirable} \]

\[ W_5 = W_2 + 1 \text{ ft (300 mm)} \]

**TYPICAL CHANNELIZING ISLAND DESIGN**  
(Raised-Curb Medians)

**Figure 36-4.A**
36-4.03(b) **Corner Islands**

See Sections 36-2.02 and 36-2.03 for design details on corner islands.

36-4.03(c) **Curb Ramps**

See Section 58-1 for the application of ADA criteria at intersections. If the crosswalk is placed through a channelizing island and/or a median, give special consideration to the treatment of curb ramps. A crosswalk can sometimes be located directly in front of a divisional island nose without special design provisions, or the island can be shortened sufficiently to permit such location without loss of control for turning vehicles. However, safety can typically be enhanced if the crosswalk passes through the raised curb island, thereby providing a location of pedestrian refuge. In such cases it is usually desirable to depress the entire crosswalk through the island, rather than to construct multiple ramps. This is particularly true if the island is less than 100 ft² (9.0 m²) or is less than 16 ft (4.8 m) wide. The remaining portion of raised island on either side of the ramp should be of sufficient size to distinguish it as a raised island and for ease of construction.

36-4.04 **Median Openings**

36-4.04(a) **Location/Spacing**

Desirably, median openings should be provided on divided highways at all public roads and major traffic generators. However, this may result in close intersection spacing that may impair the operation of the facility. The following recommended minimum spacings should be evaluated when determining the location for a median opening:

1. **Rural Facilities.** Median openings should be at least ½ mile (800 m) apart and, desirably, 1 mile (1.6 km) apart, subject to public service requirements and as determined by an engineering study.

2. **Urban Facilities.** The desirable minimum spacing between median openings should be approximately ¼ mile (400 m). However, this may not always be practical. At a minimum, the spacing of median openings should be far enough apart to allow for the development of exclusive left-turn lanes with proper lengths.

For both rural and urban facilities, the available sight distance in the vicinity of a median opening is also a factor in the determination of its location. In addition, on some facilities, commercial establishments with heavy truck traffic may dictate the location of median openings. For additional details on the location and spacing of median openings, see Chapters 45 through 48.
36-4.04(b)  **Design**

Figure 36-4.B presents a general figure for the design of a median opening at an intersection. The following will apply to the design of median openings:

1. **Design Vehicle.** Use the largest vehicle that will be making a left turn with some frequency. See Section 36-1.08 for guidelines in selecting the design vehicle.

2. **Encroachment.** The desirable design will allow the design vehicle to make a left turn and to remain entirely within the through inside lane of the divided facility. In addition, the turning vehicle should be no closer than 2 ft (600 mm) to the inside curb or inside edge of pavement. However, depending on traffic control or available intersection sight distance, it would be acceptable for the design vehicle to occupy both travel lanes; see Figure 36-4.B.

3. **Length of Opening.** The length of a median opening should properly accommodate the turning path of the design vehicle. The minimum length is the largest of the following:

   - approach width plus 8 ft (2.4 m), including crossroad median width;
   - approach width plus the width of shoulders, including crossroad median width;
   - the length based on the selected design vehicle; or
   - 40 ft (12 m).

Evaluate each median opening individually to determine the proper length. Consider the following factors in the evaluation:

   a. **Turning Templates.** Check the proposed design with the turning template for the selected design vehicle. Give consideration to the frequency of the turn and to the encroachment onto adjacent travel lanes or shoulders by the turning vehicle.

   b. **Nose Offset.** At four-leg intersections, traffic traveling through the median opening (going straight) will pass the nose of the median end (semicircular or bullet nose). To provide a sense of comfort for these drivers, the offset between the crossroad through travel lane (extended) and the median nose should be at least 4 ft (1.2 m).

   c. **Lane Alignment.** Provide a design where the lanes line up properly across the intersection. Consider the use of tapered left-turn lanes within the median to provide additional sight distance to oncoming traffic at both signalized and unsignalized median crossings.
Note: See discussion in Section 36-4.04(b) for minimum L criteria.

MEDIAN OPENING DESIGN

Figure 36-4.B
d. **Location of Crosswalks.** Desirably, pedestrian crosswalks will intersect the median nose to provide some refuge for pedestrians. Therefore, the median opening design should be coordinated with the location of crosswalks.

e. **Traffic Control.** The geometrics engineer should coordinate with the district Bureau of Operations on the design of the intersection for signing, striping, and traffic control.

4. **Median Nose Design.** The shape of the nose at median openings is determined by the width of the median ($M_1$) or ($M_2$). The two basic types of median nose designs are the semicircular design and bullet-nose design. The following summarizes their usage:

- For medians up to 4 ft (1.2 m) in width, there is little operational difference between the two designs.

- The semicircular design is generally acceptable for median widths ($M_1$) up to 10 ft (3.0 m).

- For medians ($M_1$) wider than 10 ft (3.0 m), use the bullet-nose design. Also use this design for the divisional island remaining after locating a left-turn lane in median.

- As medians become successively wider, the minimum length of the median opening becomes the governing design control.

For the bullet-nose design, a compound curvature arrangement should be used. Figure 36-4.C provides the typical details for a median opening with a bullet-nose design.

5. **U-turns.** Median openings are sometimes used to accommodate U-turns on multilane divided highways. Preferably, a vehicle should be able to begin and end the U-turn on the inner lanes next to the median. Figure 36-4.D provides the minimum median widths for U-turn maneuvers for various design vehicles and various levels of encroachment. Check the U-turn design with the applicable turning template.

6. **Sight Distance.** Check all median openings for applicable sight distance criteria; see Section 36-6.
**Figure 36-4.C**

- **L** = Length of median opening. See discussion in Section 36-4.04(b) for minimum L values.
- **M<sub>1</sub>** = Median width measured between the two edges of the inside travel lanes
- **M<sub>2</sub>** = Width of divisional island (raised-curb or depressed) remaining after the width of the left-turn (if present) has been subtracted from the median width (**M<sub>1</sub>**)
- **O** = Nose offset.
- **P** = As shown in figure.

**MEDIAN NOSE DESIGN**
(Multilane Divided Highways)

**R<sub>1</sub>** = variable, based on design vehicle and median width (**M<sub>2</sub>**)

**R<sub>2</sub>** = **M<sub>2</sub>/5** to edge of left-turn lane

**R<sub>2</sub>** = **M<sub>1</sub>/5** to edge of traveled way where a left-turn lane is not present

**R<sub>2</sub>** is typically rounded up to the next highest whole number
### Minimum Widths Needed for U-Turns
(Multilane Divided Highways)

**Figure 36-4.D**

<table>
<thead>
<tr>
<th>Type of Maneuver</th>
<th>M - Min. width of median for design vehicle</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>P</td>
</tr>
<tr>
<td></td>
<td>19 ft (5.7 m)</td>
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<tr>
<td>Inner Lane to Inner Lane</td>
<td></td>
</tr>
<tr>
<td></td>
<td>30 ft (9 m)</td>
</tr>
<tr>
<td>Inner Lane to Outer Lane</td>
<td></td>
</tr>
<tr>
<td></td>
<td>18 ft (5 m)</td>
</tr>
<tr>
<td>Inner Lane to Shoulder</td>
<td></td>
</tr>
<tr>
<td></td>
<td>8 ft (2 m)</td>
</tr>
</tbody>
</table>
36-5  EXTENSION OF THROUGH LANES BEYOND AN INTERSECTION

Where traffic volumes drop off considerably after passing a crossroad, one lane can be dropped beyond the intersection. A lane may be dropped downstream as an exclusive turn lane or with a merging taper into the adjacent through lane. In either scenario, proper highway signing and pavement striping is critical in order to convey the upstream lane drop to the motorist.

To fully realize capacity benefits and to provide for a safe merge when utilizing a merging taper, the through lanes must be extended beyond the intersection for a defined minimum distance. Figure 36-5.A provides preliminary design criteria for determining the minimum distance a lane should be extended beyond an intersection. For higher volume locations, additional length beyond the minimum may be required for the formation of adequate gaps in traffic that will minimize conflicts during merging. Each intersection should therefore be designed on a case-by-case basis, considering all site specific factors.
36-5.2 Illinois INTERSECTIONS October 2015

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EXTENSION OF THROUGH LANE BEYOND AN INTERSECTION

Figure 36-5.A

### Notes:

1. $D_E$ is that distance required by a vehicle to accelerate from a stop to 5 mph (10 km/hr) below the design speed of the highway.

2. The taper distance is calculated assuming a 12 ft (3.6 m) lane and a taper rate of 45:1 for design speeds of 45 mph (70 km/hr) or less or 50:1 for design speeds of 50 mph (80 km/hr) or greater.

### Table

<table>
<thead>
<tr>
<th>Design Speed (mph)</th>
<th>$D_E$ (ft)</th>
<th>Taper Length (ft)</th>
<th>Design Speed (km/h)</th>
<th>$D_E$ (m)</th>
<th>Taper Length (m)</th>
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<td>1750</td>
<td>600</td>
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</table>

#### Table Notes:

- **US Customary**
- **Metric**

---

**Curb and Gutter**

---

**Provide Paved shoulder Through Taper and Beyond**

---

**End Shoulder**

---

**Crossroad**

---

**Stop Line**
36-6 INTERSECTION SIGHT DISTANCE

36-6.01 General

At each intersection the potential exists for vehicles to conflict with each other when entering, exiting, or crossing the intersection. The designer should provide sufficient sight distance for a driver to perceive these potential conflicts and to perform the necessary actions needed to negotiate the intersection safely. The additional costs and impacts to achieve this sight distance are often justified based on the safety and operational considerations.

Because all intersections on State highways are either stop controlled or signalized, no guidelines are provided for no control or yield-controlled intersections. For these types of intersections, the designer is referred to NCHRP Report 383, Intersection Sight Distance for guidance and/or the AASHTO Policy on the Geometric Design of Highways and Streets.

36-6.02 Design Procedures

The Department uses gap acceptance as the conceptual basis for its intersection sight distance (ISD) criteria. The ISD criteria used by the Department is intended to find a balance between an acceptable level of safety and what can be provided at an intersection on a practical basis. This ISD methodology ensures that an intersection operates smoothly without forcing a vehicle on the major road to stop. As the crossroad vehicle makes the turn and accelerates, field studies have indicated that mainline vehicles reduce their speed to approximately 70% of the mainline design speed to compensate for the entering vehicle.

The intersection sight distance is obtained by providing clear sight triangles both to the right and left as shown in Figure 36-6.A. The lengths of legs of these sight triangles are determined as follows:

1. Minor Road. The length of leg along the minor road is based on two parts. The first is the location of the driver’s eye on the minor road. This distance is not wholly based on the location of the stop bar, but instead through research on how far away from through traffic the stopping motorist feels comfortable, even potentially after a two-stop process (stop at stop bar, then pull up and stop at a safe spot closer to the edge of pavement that maximizes sight lines). This distance is typically assumed to be 14.4 ft (4.4 m) from the edge of the major road traveled way, but can be increased due to sight specific issues. The second part is based on the distance to the center of the vehicle on the major road. For right-turning vehicles, this is assumed to be the center of the closest travel lane from the left. For left-turning vehicles, this is assumed to be the center of the closest travel lane for vehicles approaching from the right.
2. **Major Road.** The length of the sight triangle or ISD along the major road is determined using the following equation:

3.

\[
\begin{align*}
 b &= ISD = 1.467 V_{\text{major}} t_c & \text{Equation 36-6.1 (US Customary)} \\
 b &= ISD = 0.278 V_{\text{major}} t_c & \text{Equation 36-6.1 (Metric)}
\end{align*}
\]

where:
- \( b \) = length of sight triangle along the major road or ISD, ft (m)
- \( ISD \) = Intersection Sight Distance, ft (m)
- \( V_{\text{major}} \) = design speed of major road, mph (km/hr)
- \( t_c \) = critical gap for entering or crossing the major road, sec

The critical gap time \( (t_c) \) varies according to the design vehicle, the grade on the minor road approach, the number of lanes on the major roadway, the type of operation, and the intersection skew.

Within this clear sight triangle, if practical, remove or lower any object that would obstruct the driver’s view. These objects may include buildings, parked or turning vehicles, trees, hedges, tall crops, unmowed grass, fences, retaining walls, and the actual ground line. In addition, where an interchange ramp or crossroad intersects the major road near a bridge on a crest vertical curve, items such as bridge parapets, piers, abutments, guardrail, or the crest vertical curve itself may restrict the clear sight triangle. Figure 36-6.B illustrates, in both the plan view and profile view, the application of the clear sight triangles at an interchange ramp. This figure also applies to any crossroad intersection.

The height of eye for passenger cars is assumed to be 3.5 ft (1080 mm) above the surface of the minor road. The height of object for an approaching vehicle on the major road is also assumed to be 3.5 ft (1080 mm). An object height of 3.5 ft (1080 mm) assumes that a sufficient portion (9 in. (225 mm)) of an oncoming passenger car must be seen to identify it as an object of concern by the minor road driver. Using the 3.5 ft (1080 mm) height for both vehicles assumes that each driver can see and recognize the other vehicle. If there are a sufficient number of trucks on the minor road or ramp to warrant their consideration, use Figure 36-6.C to determine the appropriate eye height for the minor road vehicle.
CLEAR SIGHT TRIANGLES FOR STOP-CONTROLLED INTERSECTIONS

Figure 36-6.A
36-6.03 Stop-Controlled Intersections

Where traffic on the minor road or an exit ramp of an intersection is controlled by stop signs, the driver of the vehicle on the minor road must have adequate sight distance for a safe departure from the stopped position. This assumes that the approaching vehicle comes into view just as the stopped vehicle begins its departure. The following sections discuss the application of the Department's ISD methodology at stop-controlled intersections.

36-6.03(a) Turns Onto Major Roadway

To determine the intersection sight distance for vehicles turning left or right onto the major road, the designer should use Equation 36-6.1 and the gap times \( t_c \) presented in Figure 36-6.D. Figure 36-6.D also presents adjustments to the gap times for multilane facilities and steep grades on the minor road approach. These adjustments are further discussed below. Figure 36-6.E provides the ISD values for typical design vehicles on two-lane, level facilities. The designer should also consider the following:

1. **Turning Maneuver.** There is only a minimal difference in the base gap acceptance times between the left- and right-turning drivers. Consequently, only one gap time is provided for both the left- and right-turning vehicle onto the major road. See Figure 36-6.B.

2. **Multilane Facilities.** For multilane facilities, the gap acceptance times presented in Figure 36-6.D may need to be adjusted to account for the additional distance required by the turning vehicle to cross the additional lanes or median. The following will apply:
   a. **Left-Turns.** For left-turns onto multilane highways without a median, add 0.5 seconds for passenger cars or 0.7 seconds for trucks for each additional lane from the left, in excess of one, to be crossed by the turning vehicle. Assume that the left-turning driver will enter the left most travel lane on the far side of the major road.
   b. **Right Turns.** Because the turning vehicle is assumed to be turning into the nearest right through lane, no adjustments to the gap times are required. This is the same for either two-lane or multilane facilities.
   c. **Medians.** Depending on the median width, it also may be necessary to add additional time to the base gap time; see Item 3.
INTERSECTION SIGHT DISTANCE CONTROLS

Figure 36-6.B
<table>
<thead>
<tr>
<th>20-Year ADT of Tractor/Semitrailers on Exit Ramp or Crossroad</th>
<th>Approaching Vehicle on Mainline (2)</th>
<th>Stopped Design Vehicle on Crossroad (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADT ≤ 40</td>
<td>Passenger Car h₂ = 3.5 ft (h₂ = 1080 mm)</td>
<td>Passenger Car h₁ = 3.5 ft (h₁ = 1080 mm)</td>
</tr>
<tr>
<td>40 &lt; ADT ≤ 100</td>
<td>Passenger Car h₂ = 3.5 ft (h₂ = 1080 mm)</td>
<td>Single Unit (SU) or Bus h₁ = 6 ft (h₁ = 1.8 m)</td>
</tr>
<tr>
<td>ADT &gt; 100</td>
<td>Passenger Car h₂ = 3.5 ft (h₂ = 1080 mm)</td>
<td>Tractor/Semitrailers (MU) h₁ = 8 ft (h₁ = 2.5 m)</td>
</tr>
</tbody>
</table>

Notes:
1. h₁ - Assumed height of eye for stopped motorist.
2. h₂ - Assumes 9 in. (225 mm) of top of approaching vehicle can readily be seen by stopped motorist.
3. Where a mainline crest vertical curve lies close to an intersection of a crossroad or ramp, it may be necessary to increase the length of the vertical curve (designed for either existing or proposed stopping sight distance) or to reduce the grades in order to obtain the proper ISD in the vertical plane.

DESIGN VEHICLES USED TO DETERMINE AVAILABLE ISD ALONG A CROSSROAD

Figure 36-6.C
<table>
<thead>
<tr>
<th>Design Vehicle</th>
<th>Gap Acceptance Time ($t_c$) (sec)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Passenger Car</td>
<td>7.5</td>
</tr>
<tr>
<td>Single-Unit Truck</td>
<td>9.5</td>
</tr>
<tr>
<td>Tractor/Semitrailer</td>
<td>11.5</td>
</tr>
</tbody>
</table>

Note: Times are for turns onto a two-lane highway without a median and may require adjustments to the base time gaps.

Adjustments:

1. **Multilane Highways.** The following will apply:
   - For left turns onto two-way multilane highways without a median, add 0.5 seconds for passenger cars or 0.7 seconds for trucks for each additional lane from the left, in excess of one, to be crossed by the turning vehicle. See discussion in Section 36-6.03(a) for additional guidance.
   - For right turns, no adjustment is necessary.

2. **Minor Road Approach Grades.** If the approach grade on the minor road exceeds +3%, the following will apply:
   - For right turns, multiply 0.1 seconds times the actual percent grade on the minor road approach and add this number to the base time gap.
   - For left turns, multiple 0.2 seconds times the actual percent grade on the minor approach and add this number to the base time gap.

3. **Major Road Approach Grade.** Major road grade does not affect calculations.
<table>
<thead>
<tr>
<th>Design Speed ($V_{major}$)</th>
<th>ISD</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Passenger Cars</td>
<td>Single-Unit Trucks</td>
<td>Tractor/Semitrailers</td>
</tr>
<tr>
<td></td>
<td>20 mph</td>
<td>25 mph</td>
<td>30 mph</td>
</tr>
<tr>
<td>US Customary</td>
<td>225 ft</td>
<td>280 ft</td>
<td>335 ft</td>
</tr>
<tr>
<td></td>
<td>280 ft</td>
<td>350 ft</td>
<td>420 ft</td>
</tr>
<tr>
<td></td>
<td>340 ft</td>
<td>425 ft</td>
<td>510 ft</td>
</tr>
<tr>
<td>Metric</td>
<td>63 m</td>
<td>84 m</td>
<td>105 m</td>
</tr>
<tr>
<td></td>
<td>80 m</td>
<td>106 m</td>
<td>132 m</td>
</tr>
<tr>
<td></td>
<td>96 m</td>
<td>128 m</td>
<td>160 m</td>
</tr>
</tbody>
</table>

**Notes:**

1. These ISD values assume turns onto a two-lane facility without a median.
2. These ISD values assume a minor road approach grade ≤ +3%.

INTERSECTION SIGHT DISTANCES FOR TWO-LANE HIGHWAY
(Left and Right Turns From Minor Road)

*Figure 36-6.E*
3. **Left Turns Through Medians.**

   a. **Narrow Medians.** For a facility that does not have a median wide enough to store a stopped design vehicle, divide the median width by 12 ft (3.6 m) to get the corresponding number of lanes and then use the criteria in Item 2a above to determine the additional time factor.

   b. **Wide Medians.** For a facility that does have a median wide enough to store a stopped design vehicle, the designer should evaluate the sight distance needed in two separate steps:

      - First, with the design vehicle stopped on the side road, use the gap acceptance times for a vehicle turning right or use Figure 36-6.E directly to determine the applicable ISD. Under some circumstances, it may also be necessary to check the straight through crossing maneuver to determine if it is the critical movement. Straight through crossing criteria are discussed in Section 36-6.03(b).

      - Second, with the design vehicle stopped in the median, assume a two-lane roadway design and use the gap acceptance times for a vehicle turning left or use Figure 36-6.E directly to determine the applicable ISD.

Section 36-6.07 provides an example of school bus crossing a wide median.

4. **Approach Grades.** If the approach grade on the minor road exceeds 3%, see the criteria in Figure 36-6.D.

5. **Trucks.** At some intersections (e.g., near truck stops, interchange ramps, grain elevators), the designer may want to use the truck as the design vehicle for determining the ISD. The gap acceptance times \( t_c \) for single-unit and tractor/semitrailer trucks are provided in Figure 36-6.D. Calculated ISD values for two-lane roadways are presented in Figure 36-6.E. The height of eye for these vehicles is discussed in Section 36-6.02 as shown in Figure 36-6.C.

**36-6.03(b) Vehicle Crossing Mainline**

In the majority of cases, the intersection sight distance for a crossing maneuver is less than that required for a left- or right-turning vehicle. However, in the following situations, the straight through crossing sight distance may be the more critical movement:

- where left and/or right-turns are not permitted from a particular approach and the crossing maneuver is the only legal or expected movement (e.g., indirect left turns);

- where the design vehicle must cross more than four travel lanes or, with medians, the equivalent distance; or

- where a substantial volume of heavy vehicles cross the highway and there are steep grades on the minor road approaches.
Use Equation 36-6.1 and the gap acceptance times ($t_c$) and adjustment factors in Figure 36-6.F to determine the ISD for crossing maneuvers. Where narrow medians are present which cannot store the design vehicle, include the median width in the overall width to determine the applicable gap time. Divide this overall width by 12 ft (3.6 m) to determine the corresponding number of lanes for the crossing maneuver. Add 0.5 seconds for passenger cars or 0.7 seconds for trucks for each additional lane, in excess of two, to be crossed by the design vehicle.

<table>
<thead>
<tr>
<th>Design Vehicle</th>
<th>Gap Acceptance Time ($t_c$) (sec)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Passenger Car</td>
<td>6.5</td>
</tr>
<tr>
<td>Single-Unit Truck</td>
<td>8.5</td>
</tr>
<tr>
<td>Tractor/Semitrailer</td>
<td>10.5</td>
</tr>
</tbody>
</table>

Note: Times are for crossing a two-lane highway without a median.

Adjustments:

1. Multilane Highway. Where the design vehicle is crossing a major road with more than two lanes and/or where there is a narrow median which cannot store the design vehicle, add 0.5 seconds for passenger cars or 0.7 seconds for trucks for each additional lane in excess of two. See the discussion in Section 36-6.03(b) for additional guidance.

2. Approach Grade. If the approach grade on the minor road exceeds +3%, multiply 0.1 seconds times the actual percent grade of the minor road approach, and add this number to the base time gap.

**GAP ACCEPTANCE TIMES**

(Vehicle Crossing Mainline)

![Figure 36-6.F](image)

36-6.03(c) Four-Way Stop

At intersections with all-way stop control, provide enough sight distance so that the first stopped vehicle on each approach is visible to all the other approaches. The ISD criteria for left- or right-turning vehicles as discussed in Section 36-6.03(a) are not applicable in this situation. Often intersections are converted to all-way stop control to address limited sight distance at the intersection. Therefore, providing additional sight distance at the intersection is unnecessary.

36-6.04 Signal-Controlled Intersections

At signalized intersections, provide sufficient sight distance so that the first vehicle on each approach is visible to all other approaches. Traffic signals are often used at high-volume intersections to address accidents related to restricted sight distances. Therefore, the ISD criteria for left- or right-turning vehicles as discussed in Section 36-6.03(a) is typically not applicable at signalized intersections. However, where right-turn-on-red is allowed, check to see that the ISD as presented in Section 36-6.03(a) for a stop-controlled right-turning vehicle is available to the left. If it is not, this may warrant restricting the right-turn-on-red movement. In addition, if the
traffic signal is placed on two-way flash operation (i.e., flashing amber on the major-road approaches and flashing red on the minor-road approaches) under off-peak or nighttime conditions, provide the ISD criteria as discussed in Section 36-6.03(a) for a stop-controlled intersection.

36-6.05 **Left Turns From the Major Road**

At all intersections, regardless of the type of traffic control, the designer should consider the sight distance needs for a stopped vehicle turning left from the major road. This situation is illustrated in Figure 36-6.G. The driver will need to see straight ahead for a sufficient distance to turn left and clear the opposing travel lanes before an approaching vehicle reaches the intersection. In general, if the major highway has been designed to meet the stopping sight distance criteria, intersection sight distance only will be a concern where the major road is on a horizontal curve, where there is a median, or where there are opposing vehicles making left turns at an intersection. Sight distance for opposing left turns may be increased by offsetting the left-turn lanes; see Section 36-3.03(c).

Use Equation 36-6.1 and the gap acceptance times \( t_c \) from Figure 36-6.H to determine the applicable intersection sight distances for the left-turning vehicle. Where the left-turning vehicle must cross more than one opposing lane, add 0.5 seconds for passenger cars or 0.7 seconds for trucks for each additional lane in excess of one. Where medians are present and the left-turn lanes are not offset, the designer will need to consider the median width in the same manner as discussed in Section 36-6.03. Figure 36-6.I provides the ISD values for typical design vehicles and two common left-turning situations on a facility without a median.
Figure 36-6.G
INTERSECTIONS SIGHT DISTANCE CONTROLS
(Left Turns from the Major Road)

Note: See Section 36-6.05 for discussion and application
### Design Vehicle Gap Acceptance Time (t_c) (sec)

<table>
<thead>
<tr>
<th>Design Vehicle</th>
<th>Gap Acceptance Time (t_c) (sec)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Passenger Car</td>
<td>5.5</td>
</tr>
<tr>
<td>Single-Unit Truck</td>
<td>6.5</td>
</tr>
<tr>
<td>Tractor/Semitrailer</td>
<td>7.5</td>
</tr>
</tbody>
</table>

**Adjustments:** Where left-turning vehicles cross more than one opposing lane, add 0.5 seconds for passenger cars or 0.7 seconds for trucks for each additional lane in excess of one. See Section 36-6.05 for additional guidance on median widths.

**GAP ACCEPTANCE TIMES**
(Left Turns From Major Road)

Figure 36-6.I

**36-6.06 Effect of Skew**

Where is it impractical to realign an intersection which is greater than 30 degrees from perpendicular, adjust the gap acceptance times presented in the above sections to account for the additional travel time required for a vehicle to make a turn or cross a facility. At oblique-angled intersections, determine the actual path length for a turning or crossing vehicle by dividing the total distance of the lanes and/or median to be crossed by the sine of the intersection angle. If the actual path length exceeds the total width of the lanes to be crossed by 12 ft (3.6 m) or more, apply the applicable adjustment factors; see Figure 36-6.J.
<table>
<thead>
<tr>
<th>Design Speed $(V_{major})$</th>
<th>ISD</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>US Customary</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Passenger Cars</td>
<td>Single-Unit Trucks</td>
<td>Tractor/Semitrailers</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crossing 1 lane</td>
<td>Crossing 2 lanes</td>
<td>Crossing 1 lane</td>
<td>Crossing 2 lanes</td>
<td>Crossing 1 lane</td>
<td>Crossing 2 lanes</td>
<td></td>
</tr>
<tr>
<td>20 mph</td>
<td>165 ft</td>
<td>180 ft</td>
<td>195 ft</td>
<td>210 ft</td>
<td>225 ft</td>
<td>240 ft</td>
</tr>
<tr>
<td>25 mph</td>
<td>205 ft</td>
<td>225 ft</td>
<td>240 ft</td>
<td>260 ft</td>
<td>280 ft</td>
<td>295 ft</td>
</tr>
<tr>
<td>30 mph</td>
<td>245 ft</td>
<td>265 ft</td>
<td>290 ft</td>
<td>310 ft</td>
<td>335 ft</td>
<td>355 ft</td>
</tr>
<tr>
<td>35 mph</td>
<td>285 ft</td>
<td>310 ft</td>
<td>335 ft</td>
<td>365 ft</td>
<td>390 ft</td>
<td>415 ft</td>
</tr>
<tr>
<td>40 mph</td>
<td>325 ft</td>
<td>355 ft</td>
<td>385 ft</td>
<td>415 ft</td>
<td>445 ft</td>
<td>475 ft</td>
</tr>
<tr>
<td>45 mph</td>
<td>365 ft</td>
<td>400 ft</td>
<td>430 ft</td>
<td>465 ft</td>
<td>500 ft</td>
<td>530 ft</td>
</tr>
<tr>
<td>50 mph</td>
<td>405 ft</td>
<td>445 ft</td>
<td>480 ft</td>
<td>515 ft</td>
<td>555 ft</td>
<td>590 ft</td>
</tr>
<tr>
<td>55 mph</td>
<td>445 ft</td>
<td>490 ft</td>
<td>525 ft</td>
<td>570 ft</td>
<td>610 ft</td>
<td>650 ft</td>
</tr>
<tr>
<td>60 mph</td>
<td>490 ft</td>
<td>530 ft</td>
<td>575 ft</td>
<td>620 ft</td>
<td>665 ft</td>
<td>710 ft</td>
</tr>
<tr>
<td>65 mph</td>
<td>530 ft</td>
<td>575 ft</td>
<td>625 ft</td>
<td>670 ft</td>
<td>720 ft</td>
<td>765 ft</td>
</tr>
<tr>
<td>70 mph</td>
<td>570 ft</td>
<td>620 ft</td>
<td>670 ft</td>
<td>720 ft</td>
<td>775 ft</td>
<td>825 ft</td>
</tr>
<tr>
<td>30 km/hr</td>
<td>50 m</td>
<td>50 m</td>
<td>55 m</td>
<td>59 m</td>
<td>63 m</td>
<td>67 m</td>
</tr>
<tr>
<td>40 km/hr</td>
<td>65 m</td>
<td>67 m</td>
<td>73 m</td>
<td>78 m</td>
<td>84 m</td>
<td>89 m</td>
</tr>
<tr>
<td>50 km/hr</td>
<td>77 m</td>
<td>84 m</td>
<td>91 m</td>
<td>98 m</td>
<td>105 m</td>
<td>112 m</td>
</tr>
<tr>
<td>60 km/hr</td>
<td>92 m</td>
<td>100 m</td>
<td>109 m</td>
<td>117 m</td>
<td>125 m</td>
<td>134 m</td>
</tr>
<tr>
<td>70 km/hr</td>
<td>107 m</td>
<td>117 m</td>
<td>127 m</td>
<td>137 m</td>
<td>146 m</td>
<td>156 m</td>
</tr>
<tr>
<td>80 km/hr</td>
<td>123 m</td>
<td>134 m</td>
<td>145 m</td>
<td>156 m</td>
<td>167 m</td>
<td>178 m</td>
</tr>
<tr>
<td>90 km/hr</td>
<td>138 m</td>
<td>150 m</td>
<td>163 m</td>
<td>175 m</td>
<td>188 m</td>
<td>200 m</td>
</tr>
<tr>
<td>100 km/hr</td>
<td>153 m</td>
<td>167 m</td>
<td>181 m</td>
<td>195 m</td>
<td>209 m</td>
<td>223 m</td>
</tr>
<tr>
<td>110 km/hr</td>
<td>169 m</td>
<td>184 m</td>
<td>199 m</td>
<td>214 m</td>
<td>230 m</td>
<td>245 m</td>
</tr>
</tbody>
</table>

Note: Assumes no median on major road.
SIGHT DISTANCE AT SKEWED INTERSECTIONS

Figure 36-6.K
36-6.07 **Examples of ISD Applications**

The following three examples illustrate the application of the ISD criteria:

**Example 36-6.07(1)**

Given:  
Minor road intersects a four-lane highway with a TWLTL.  
Minor road is stop controlled and intersects major road at 90 degrees.  
Design speed of the major highway is 45 mph.  
All travel lane widths are 12 ft.  
The TWLTL width is 12 ft.  
Grade on minor road is 1%.  
Trucks are not a concern.

Problem: Determine the intersection sight distance needed to the left and right of the minor road; see Figure 36-6.B.

Solution:

1. For the passenger car turning right, the ISD to the left can be determined directly from Figure 36-6.E, because the right-turning motorist is assumed to turn into the near lane.  
For the 45 mph design speed, the ISD to the left is 500 ft.

2. For the passenger car turning left, the ISD to the right must reflect the additional time required to cross the additional lanes and TWLTL; see in Section 36-6.03(a). The following will apply:
   
a. First, determine the extra width required by the one additional travel lane and the TWLTL and divide this number by 12 ft:

   \[
   \frac{(12 + 12)}{12} = 2 \text{ lanes}
   \]

b. Next, multiply the number of lanes by 0.5 seconds to determine the additional time required:

   \[(2 \text{ lanes})(0.5 \text{ sec/lane}) = 1.0 \text{ second}\]

c. Add the additional time to the basic gap time of 7.5 seconds and insert this value into Equation 36-6.1:

   \[
   ISD = (1.467)(45)(7.5 + 1.0) = 561 \text{ ft}
   \]

   Provide an ISD of 561 ft to the right for the left-turning vehicle.

3. Check the passenger vehicle crossing the mainline, as discussed in Section 36-6.03(b). The following will apply:
a. First determine the extra width required by the two additional travel lanes and the TWLTL and divide this number by 12 ft:

\[
\frac{(12 + 12 + 12)}{12} = 3.0 \text{ lanes}
\]

b. Next, multiply the number of lanes by 0.5 seconds to determine the additional time required:

\[(3.0 \text{ lanes})(0.5 \text{ sec/lane}) = 1.5 \text{ seconds}\]

c. Add the additional time to the basic gap time of 6.5 seconds and insert this value into Equation 36-6.1:

\[
\text{ISD} = (1.467)(45)(6.5 + 1.5) = 530 \text{ ft}
\]

The 530 ft for the crossing maneuver is less than the 561 ft required for the left-turning vehicle and, therefore, is not the critical maneuver.

4. Prepare a scaled drawing in the horizontal and vertical planes and graphically check to determine if the applicable ISD is available.

Example 36-6.07(2)

Given: Minor road intersects a four-lane divided highway.

Minor road is stop controlled and intersects major road at 90 degrees.

Design speed of the major highway is 60 mph.

All travel lane widths are 12 ft.

The median width is 50 ft.

Grade on minor road is +2%.

The design vehicle is a 64-passenger school bus that is 35.8 ft long.

Problem: Determine the intersection sight distance needed to the left and right of the minor road; see Figure 36-6.B.

Solution:

1. For a school bus, assume a SU design vehicle for gap acceptance times.

2. For the school bus turning right, the ISD to the left can be determined directly from Figure 36-6.E. For the 60 mph design speed, the ISD to the left is 840 ft.

3. Determine if the straight through crossing maneuver is critical; see Section 36-6.03(b). No adjustments are required to the base time of 8.5 seconds. Therefore, use Equation 36-6.1 directly:

\[
\text{ISD} = (1.467)(60)(8.5) = 750 \text{ ft}
\]
The crossing maneuver ISD is less than the right-turning maneuver and, therefore, is not critical.

4. For the school bus turning left, it can be assumed the school bus can safely stop in the median (i.e., 50 ft minus 35.8 ft). The ISD to the right can be determined directly from Figure 36-6.E. For the 60 mph design speed, the ISD to the right for the left turn is 840 ft. The crossing maneuver will not be critical.

5. Prepare a scaled drawing in the horizontal and vertical planes and graphically check to determine if the applicable ISD is available.

**Example 36-6.07(3)**

Given:  
Minor road intersects a four-lane divided highway.  
Minor road is stop controlled and intersects major road at 90°.  
Design speed of the major highway is 50 mph.  
All travel lane widths are 12 ft.  
Existing median width is 48 ft.  
Traffic signals are likely within 10 years.  
Current mainline ADT is 1600 and left-turn volumes exceed 60 vph.  
Trucks are not a concern.

Problem: Determine the intersection design and sight distance for a vehicle turning left from the major road.

Solution:

1. From Section 36-3.03(c), the recommended left-turn lane design is a tapered offset left-turn lane.

2. Because the offset left-turn lane design places vehicles near the median edge of the opposing lanes, no adjustment is necessary for the median width in computing the gap acceptance time.

3. For the left-turning vehicle, the ISD can be determined directly from Figure 36-6.I. For the 50 mph design speed and crossing two lanes, the required ISD is 480 ft.

4. Prepare a scaled drawing in the horizontal and vertical planes and graphically check to determine if the applicable ISD is available.
36-7  DRIVEWAYS, ENTRANCES, AND MINOR SIDEROADS

Section 36-7.01 discusses the design of proposed driveways, entrances, and minor side road approaches to State highways; as well as modifying the connections of existing driveway, entrance, or minor side road approaches to State highways in conjunction with new construction, reconstruction, or 3R highway projects.

Chapter 5 and the Bureau of Operations' Maintenance Policy Manual, provide information regarding necessary local agency agreements and maintenance obligations on state highway projects with side roads or local participation.

Section 36-7.02 provides general information regarding the highway access permit process for new or revised individual entrances to a State highway. For detailed information regarding requirements for the construction or modification of permitted access to State Highways or the access permit process in general, refer to the Bureau of Operations publication entitled, Handbook for the Policy on Permits for Access Driveways to State Highways. The information in the Handbook is governed by the Illinois Highway Code sections 605 ILCS 5/4-209, 4-210, 4-211 and 4-212 and 92 Ill. Admin. Code 550.

For information regarding access management concepts, objectives, benefits, and techniques, see Chapter 35.

For additional access management concepts applicable to Strategic Regional Arterials; see Chapter 46.

36-7.01  General Considerations

The Department has the authority to make access revisions pursuant to the Illinois Highway Code, 605 ILCS 5/4-211. During the design of highway reconstruction projects or when changes in operational conditions warrant review and potential revisions, sideroads, driveways and entrances to public or non-public facilities may be altered, relocated, or eliminated after notification and appropriate discussion with the local agency or property owner. (For public connections to State highways, public involvement may be required. See Chapter 19). Any such revisions will typically be accomplished at Department expense for existing access locations that are legally permitted. Owners or developers who construct access facilities not in accordance with the approved access permit or without an access permit, must correct or remove the access within a specified period of time as directed by the Department; otherwise the Department will cause the removal or closure of the access facility at the owner’s expense.

Although all types of property tracts need access to and from public roadways and are guaranteed that right by the Illinois Highway Code, 605 ILCS 5/4-209, 4-210, 4-211, 4-212, the nature of that need varies according to the type of facility (see 605 ILCS 5/8-102, 8-103 regarding access to freeways), land use (e.g., agricultural, industrial, commercial, or residential), the characteristics of the mainline roadway (urban, suburban, or rural), and safety considerations. Details of the access design depend on factors such as the volume of traffic, the types of vehicles using the entrance, and adjacent compatible land uses.
In all cases for new construction, reconstruction, or 3R projects, district staff are required as part of the roadway project to examine what changes are needed to existing side roads, entrances and driveways, and to document any recommended changes in the Phase I Engineering Report. See Chapter 11 for Phase I Engineering Report guidelines. The designer must exercise good judgment that reflects an understanding of traffic characteristics when categorizing a particular entrance and applying appropriate design standards.

36-7.01(a) Definitions

The following definitions are used in the design of driveways, entrances, and side roads. Note for the purposes of this section, the terms “entrance” and “driveway” will be used interchangeably.

1. Access Facility. A driveway, entrance, or side road approach facilitating vehicular movement between abutting property or right-of-way and a State highway. Normally, it includes only the part of the driveway, entrance, or side road that lies within the established right-of-way limits of the State highway.

2. Commercial Entrance (CE). A driveway that provides access to a single property or business being used for commercial purposes (such as office, retail, or services) or industrial purposes, or provides access for more than a single-family residence or duplex, or more than two single family residences sharing a common entrance.

3. High-Volume Commercial Entrance. A driveway that provides access to a development with substantially more trips than average commercial generators. Such developments are characterized by large parking areas, high-type access facilities, and traffic volumes of sufficient magnitude to have a pronounced effect on the safety and capacity of adjacent streets and highways. Examples of high-volume commercial generators include shopping centers, industrial complexes, office parks, and sports stadiums.

4. Non-Commercial Entrance. A driveway that provides access to a single-family residence, a duplex, or to not more than two single family residences on adjacent properties which are served by a common entrance. Also provides access to agricultural land, including field entrances, but excluding entrances used for the sale of agricultural products to the general public.

5. Private Entrance (PE). A special type of non-commercial access facility that provides access to a single-family residence, or to not more than two single family residences on adjacent properties which are served by a common entrance.

6. Field Entrance (FE). A special type of non-commercial access facility that provides access to land for agricultural uses.

7. Street or Side Road Approach. A special type of access facility that provides a direct connection between a State highway and an intersecting public road.
36-7.01(b) Construction Projects Involving Proposed Entrances

New entrance design practices should consider the following concerns and variables:

- Convenient and safe vehicle ingress and egress;
- Functional classification and design/posted speeds of mainline;
- ADT’s and heavy vehicle percentages of mainline and entrance;
- Access control limits, density of access points, and mainline roadway operations;
- Proposed parcel usage and size of entrance design vehicle;
- Interactions with other nearby entrances or side streets;
- Accessibility and safety of all pedestrians (including individuals with disabilities), and incorporation of proper ADA requirements;
- Interactions where bicycle lanes or side paths are present;
- Interactions where public transportation stops are in the vicinity of the driveway;
- Terrain and drainage; and
- Visibility and sight distance requirements.

These considerations will affect entrance geometric design details such as alignment, entry shape (radius returns or side flares), width, grade, and cross slope, in addition to related design items such as sidewalk or bike path alignment and the location of first available parking bays beyond the entrance.

See Figure 36-7.A for general design guidelines for proposed entrances and driveways abutting the State highway system. Also see Sections 36-7.01(d) – (g) of this manual and the Handbook for the Policy on Permits for Access Driveways to State Highways for additional design information specific to IDOT. Additionally, NCHRP Report 659 provides detailed guidance for the geometric design of new driveways and entrances.

36-7.01(c) Construction Projects Involving Existing Entrances

When the Department undertakes the improvement of an existing roadway, district staff must examine limits of the entire project for safety, sight distance, and operational issues. In all cases for new construction, reconstruction, or 3R type projects, the designer is required to examine what changes are needed to existing side roads, major entrances, and driveways, and to document any recommended changes in the Phase I Engineering Report. See Chapter 11 for Phase I Engineering Report guidelines. For any existing entrance that does not meet design, safety or operational criteria, contact the property owner during the project development phase to discuss the potential or observed issues, historical crash data, and current safety analyses of the subject location. Identify and discuss potential solutions for closing, reconstructing, or realigning the entrance to improve safety and operational objectives. Do not allow such substandard entrances to remain without addressing the issues.
For basic design parameters to remain in place for various entrance types, see Figure 36-7.A. See also Sections 36-7.01(d) – (g) of this manual, the Handbook for the Policy on Permits for Access Driveways to State Highways and NCHRP Report 659 for additional design information.

36-7.01(d) Construction Projects Involving Proposed Sideroads

Construction projects involving proposed sideroads intersecting a State highway should adhere to the following procedures, depending on project scope:

- For new sideroads being constructed through the development process, follow the general procedures for driveway and entrance permits; see Section 36-7.02 and the Handbook for the Policy on Permits for Access Driveways to State Highways.
- For new sideroad intersections being constructed as part of the state highway improvement, follow the design guidelines set forth throughout Chapter 36, as well as either New Construction/Reconstruction or 3R guidelines, as appropriate.
- For new sideroad intersections being constructed as a locally led project, see the Bureau of Local Roads and Streets Manual.

36-7.01(e) Construction Projects Involving Existing Sideroads

Construction projects involving existing sideroads intersecting a State highway should adhere to the following procedures, depending on project scope:

- Intersections with existing sideroads should be evaluated on all New Construction/Reconstruction projects using the design criteria presented throughout Chapter 36. Revisions should be made to the existing facility when operational and safety factors dictate.
- Intersections with existing sideroads should be evaluated on all 3R projects using the criteria presented in Section 49-3.06. Revisions should be made to the existing facility when operational and safety factors dictate.
<table>
<thead>
<tr>
<th></th>
<th>NON-COMMERCIAL RURAL</th>
<th>NON-COMMERCIAL URBAN</th>
<th>COMMERCIAL RURAL</th>
<th>COMMERCIAL URBAN</th>
<th>INDUSTRIAL-COMMERCIAL-RECREATIONAL HIGH-VOLUME TRAFFIC GENERATORS</th>
<th>STREETS AND SIDE ROADS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>WIDTH OF DRIVE</strong></td>
<td>12' Min. (1)</td>
<td>35' Max. (60' Max. at 6' from Edge of Pavement)</td>
<td>35' Max. (85' Max. at Face of Curb)</td>
<td>2 @ 24' or 35' Max.</td>
<td>30' Min. (Urban) 24' Min. (Rural)</td>
<td></td>
</tr>
<tr>
<td><strong>RADII OF FLARE</strong></td>
<td>10' Min. (2)</td>
<td>5' Min. (2)</td>
<td>10' Min. (2)</td>
<td>10' Min. (2)</td>
<td>30' - 50' or 3-Centered Curve</td>
<td></td>
</tr>
<tr>
<td><strong>ANGLE OF DRIVE</strong></td>
<td>60°-90°</td>
<td>45°-90°</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>ISLAND AREA</strong></td>
<td>---</td>
<td>10' Min. at ROW 5' Min. Radius (10' Min. 6' from Edge of Pavement)</td>
<td>6' Min. at Edge of Pavement and at ROW 5' Min. Radius</td>
<td>4' - 18' Wide Median</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>DISTANCE FROM PROPERTY LINE</strong> (to any part of driveway or flare)</td>
<td>0' Min.</td>
<td>5' Min. (6' from Edge of Pavement)</td>
<td>3' Min.</td>
<td>10' Min.</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td><strong>DISTANCE FROM INTERSECTING STREET</strong> (edge of road to beginning of driveway flare)</td>
<td>50' Min.</td>
<td>5' Min. (4)</td>
<td>50' Min.</td>
<td>---</td>
<td>100' Min.</td>
<td>---</td>
</tr>
<tr>
<td><strong>DISTANCE BETWEEN DRIVES</strong></td>
<td>---</td>
<td>10' Min. (6' from Edge of Pavement and at ROW)</td>
<td>6' min. (At Edge of Pavement and at ROW)</td>
<td>440' Min. 660' Desirable</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

HORIZONTAL DESIGN GUIDELINES FOR ENTRANCES, DRIVEWAYS AND SIDE ROADS
Figure 36-7.A (US Customary) (1 of 3)
Notes:

(1) The desirable width of field entrances (FE's) is 24’ to allow for the use of oversized farm implements.

(2) Non-commercial and low to moderate volume commercial entrances may be designed with a straight flare rather than radius.

(3) 45° angle of intersection is permitted only for one-way drives. 60° is minimum for two-way drives.

(4) This dimension is the undisturbed length of curb between the driveway flare and intersecting street flare.

HORIZONTAL DESIGN GUIDELINES FOR ENTRANCES, DRIVEWAYS AND SIDE ROADS

Figure 36-7.A

(US Customary)

(2 of 3)
**HORIZONTAL DESIGN GUIDELINES FOR ENTRANCES, DRIVEWAYS AND SIDE ROADS (Metric)**

**Figure 36-7.A**

(1 of 3)
Notes:

(1) The desirable width of field entrances (FE's) is 7.2 m to allow for the use of oversized farm implements.
(2) Non-commercial and low to moderate volume commercial entrances may be designed with a straight flare rather than radius.
(3) 45° angle of intersection is permitted only for one-way drives. 60° is minimum for two-way drives.
(4) This dimension is the undisturbed length of curb between the driveway flare and intersecting street flare.
HORIZONTAL DESIGN GUIDELINES FOR ENTRANCES, DRIVEWAYS AND SIDE ROADS

Figure 36-7.A

(Figure Parameters)

(3 of 3)
36-7.01(f) Driveway Profiles

An important item to consider in the design of new entrances or the evaluation of existing entrances is the change in grade without a vertical curve.

Desirably, vertical curves should be used to connect slopes of different grades. Where the change in grade of the entrance is critical, the designer should insert a vertical curve to prevent a vehicle from bottoming out. To prevent drag, vertical curves should be used where a hump or dip is greater than 6 inches (150 mm) within a wheel base length of approximately 10 feet (3.0 m). To prevent center or overhang drag, with some allowance for load and bounce, crest vertical curves should not exceed a 3 inch (80 mm) hump in a 10 foot (3.0 m) chord, and sag vertical curves should not exceed a 2 inch (50 mm) depression in a 10 foot (3.0 m) chord. Based on these constraints, the maximum grade on driveways, and the maximum algebraic difference in grade where an omission of a vertical curve may be considered, are shown in Figure 36-7.B.

If sidewalks intersect with the driveway profile, the profile must be adjusted to fit policy sidewalk slope criteria. See Figure 36-7.C and the Illinois Highway Standards for compliant sidewalk details. Also Chapter 58 provides additional accessibility discussion.

For considerations in the design of sideroad profiles, see Section 36-1.06.

<table>
<thead>
<tr>
<th></th>
<th>Non-Commercial Rural</th>
<th>Non-Commercial Urban</th>
<th>Commercial Rural</th>
<th>Commercial Urban</th>
<th>High-Volume Commercial Entrance</th>
<th>Streets and Roads</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Grade on Driveway Proper</td>
<td>12% (1)</td>
<td>8% (1)</td>
<td>10% (1)</td>
<td>6% (1)</td>
<td>4% (1)</td>
<td>Design as a Local Road</td>
</tr>
<tr>
<td>Maximum Algebraic Difference in Grades where Omission of Vertical Curve may be Considered</td>
<td>6%</td>
<td>8%</td>
<td>3%</td>
<td>6%</td>
<td></td>
<td>Use Vertical Curves See Section 36-7.01(d)</td>
</tr>
</tbody>
</table>

(1) Note: If sidewalk or a side path is present adjacent to the entrance, the entrance grade used shall be broken to allow the extension of the sidewalk or side path through the entrance at a maximum cross slope of 2% (1.5% preferred). See Figure 36-7.C.

VERTICAL PROFILE GUIDELINES FOR ENTRANCES, DRIVEWAYS AND SIDE ROADS
Figure 36-7.B
Profiles for Urban Driveways
(Assumes Parallel Sidewalk or Sidepath)

\[ S_1 = +1.5\% \text{ MIN.} \]
\[ +6.0\% \text{ MAX. COMMERCIAL} \]
\[ +8.0\% \text{ NON-COMMERCIAL} \]

\[ S_2 = +1.5\% \text{ PREFERRED} \]
\[ +2.0\% \text{ MAX.} \]

-6.0\% MAX. COMMERCIAL
-8.0\% MAX. NON-COMMERCIAL

Typical Entrance Profiles

Profiles for Rural Driveways
(Assumes No Parallel Sidewalk or Sidepath)

10' MIN.

20' V.C. MIN.

4%

+ 10\% MAX. COMMERCIAL
+ 12\% MAX. NON-COMMERCIAL

- 10\% MAX. COMMERCIAL
- 12\% MAX. NON-COMMERCIAL

TYPICAL ENTRANCE PROFILES
Figure 36-7.C
36-7.01(g)  **Driveway Sight Distance**

Section 36-6 discusses intersection sight distance (ISD) criteria for State highway intersections with public roads on new construction or reconstruction projects. Section 49-3.06(e) discusses intersection sight distance criteria for State highway intersections with public roads on 3R projects.

Desirably, these criteria, depending on project type, will also apply to intersection sight distances for exiting vehicles at driveways and entrances, however, the use of full intersection criteria may not always be practicable. It is important to check for sight obstructions (e.g., buildings, trees, hedges, bushes, fences, signs) in the vicinity of the driveway entrance which may restrict sight lines, and to reduce sight line constraints to the extent possible. To perform the check for exiting vehicles, it is reasonable to assume an eye location of approximately 12 feet (3.6 m) from the edge of traveled way. As a minimum, provide stopping sight distance (SSD) for an approaching vehicle on the traveled way to an exiting vehicle at a driveway. Locations of non-compliant sight distance identified during project development must still meet the lesser 3R SSD requirements found in Section 49-3.06(e). When driveway sight distance cannot be provided to the minimum 3R distances, note and discuss this issue at a district coordination meeting with warrant justification and documentation as a Level Two design exception. See Section 31-7 regarding the design exception process.

36-7.01(h)  **Auxiliary Lanes**

Consider using deceleration and acceleration lanes at high-volume commercial entrances, especially on high speed or high volume arterials. Section 36-3 further discusses the design and guidelines for using auxiliary lanes. In addition to traffic-volume considerations, it may be necessary to provide a right-turn lane into a driveway if the change in grade is abrupt at the driveway entrance. Where a separate right-turn lane is provided, no part of the auxiliary lane taper should encroach on the radius return of an adjacent intersecting side road.

36-7.01(i)  **Typical Entrance Drawings**

Closely spaced or improperly designed entrances may cause operational problems, especially when high volume roadways and/or high-volume driveways are involved. Also, operational and safety problems can result if driveways are located too close to side road intersections. As an aide in the design process, typical drawings have been developed and provided for various access scenarios. See the following for additional information:

- Illustrations 2 and 4 through 10 of the *Handbook for the Policy on Permits for Access Driveways to State Highways* provide typical entrance drawings applicable to both the design and permitting processes.
- Figures 35-7.E and 46-2.C give examples of right-in/right-out channelized driveways, which may be an effective alternative in improving safety and operations for entrances in close proximity to intersections.
- Figures 35-7.B through 35-7.I provide details of general access management scenarios that can be applied to commercial entrance design.
TYPICAL HIGH VOLUME COMMERCIAL ENTRANCE
(TEE INTERSECTION TO A STATE HIGHWAY WITH NO ACCESS CONTROL)
Figure 36-7.D

- NOTE: THE DISTRICT GEOMETRICS ENGINEER WILL DETERMINE THE PROPER DISTANCE FOR THIS DIMENSION AFTER ANALYZING TRAFFIC OPERATIONS AND PERFORMING A CAPACITY ANALYSIS ON THE TWO CLOSELY SPACED INTERSECTIONS.
Entrances to major developments adjacent to State highways are designed using the same criteria required for street intersections. Figure 36-7.D shows a typical design for a high-volume commercial entrance to a State highway. Modifications of this typical design are possible and would be dependent on specific factors such as the classification of the State highway, traffic flow characteristics of the two closely spaced intersections, results of a capacity analysis, potential for safety issues, and the potential immediate or future need for traffic signals on the ring road resulting in the need for proper vehicular storage.

36-7.02 Entrance/Driveway Access Permit Process

The State statutes listed in Section 36-7.01 grant the Department authority to permit driveways and entrances to State highways. The IDOT Bureau of Operations publication entitled, *Handbook for the Policy on Permits for Access Driveways to State Highways* contains the detailed procedures for obtaining new or revised access to State highways. The general procedure is noted below.

1. General Permitting Procedures. An access permit is required for the construction of any new access facility, or the revision of an existing access facility, within the right-of-way of a State highway when the work is to be done by any person or agency other than the Department. Such proposed entrance work is reviewed by district staff to ensure conformance with Departmental policies.

   Access permits are issued by the permits unit of the appropriate district office. In some cases where the curbing along a State highway is maintained by a municipality, permits for access work may be issued by that municipality with the Department's concurrence. The district office will advise an applicant of the appropriate issuing authority. In all cases where the proposed access is to a State highway, final jurisdiction concerning the permit will remain with the Department. No work shall be undertaken on State right-of-way until the person or agency has received an approved access permit and after a notice is provided to the permits unit that driveway construction is to begin.

   An approved access permit only covers the use of entrances, driveways, and/or side roads for land uses as permitted. Changes in land use, land use density, or ownership typically void any individual permit and necessitate new permit applications. Within a development, access to individual parcels subsequently established must be by internal circulation. Therefore, include all phased development as part of an original permit in order to maintain the integrity of the access facility and avoid the reconstruction of the access facility in the future.

2. Procedures for Platting Developments. In accordance with the *Plat Act, 765 ILCS 205/2*, for municipalities with population less than one million, the local agency must submit the plat to the appropriate district’s plats and plans office for approval, and the Department has 90 days to respond to the submittal in writing. Failure by the Department to respond within 90 days, once submitted, allows the public agency to approve the plat without Departmental concurrence. For municipalities with population greater than one million, Department approval is not required for the local agency to approve the plat, although
coordination with the Department is preferable to assure overall conformance to local and Departmental policies on land subdivision, safety, and access control.

3. **Procedures for Major Developments.** The approval process for a proposed access facility to a major development adjacent to a State highway is a two-part process.

The first part of the approval process for major developments involves initial planning. During this first phase, a traffic study, intersection design study, and hydraulic study may be required to be submitted by the developer for review and approval to both State and local roadway agencies.

The developer is required to meet and discuss the proposed development with the Department’s district personnel prior to beginning such studies. It is recommended that appropriate local roadway agency representatives also be in attendance in order to discuss additional local regulations and access requirements. This preliminary meeting is held to discuss the Department’s access permitting process and policy requirements well in advance of the developer’s decisions on final arrangement of buildings, internal driveways, and parking facilities, and must involve the entire developable area rather than only a portion of the property or only along the State highway frontage of the proposed development. This helps to ensure that proposed access to the facility will operate satisfactorily beyond any proposed initial phase of development. The preliminary discussions provide a proposed framework for the required analysis and also help to ensure that the final entrance location(s) to the State highway and proposed layout of the development will be acceptable to both the Department and municipality, while also compatible with adjacent land development.

The meeting discussion should also include the need for, and requirements of, hydraulic, traffic, and intersection design studies for the proposed development. These studies shall be completed by the developer’s engineering consultant at the developer’s expense and submitted to the district’s permit unit for review, coordination, and approval. The permits unit will forward the studies to other district bureaus and units as necessary for adequate review to ensure all Departmental policies are met.

The planning documents that may need to be submitted, depending on project scope and size, are:

- **Hydraulic Study.** Drainage collected by ditches, gutters, or pipes on private property shall not be discharged into the highway drainage system unless expressly approved by the Department. The hydraulic study must include all calculations necessary in assessing stormwater run-off for the proposed facility and for mitigating potential increases in flow or flow-rate onto the State system. The study must show that proposed storm water detention is provided on private property and that runoff which enters the State’s drainage system does not exceed that which naturally occurs from the property to be developed.

- **Traffic Study.** The traffic study must project traffic being generated by the proposed development out to a 20 year design life from the date of proposed
construction (as mandated in Figure 31-4.A), assess warrants for the potential mitigation of development traffic through permitted improvements such as the addition of travel lanes or traffic signals, and propose potential locations of development ingress/egress that meet Department operational and safety criteria for both the mainline and side road or entrance. Depending on traffic being generated by the proposed development, the developer's engineer may need to analyze additional intersections adjacent to the proposed development to assess potential impacts to capacity and public safety. These requirements will be discussed at the initial meeting with the Department.

After the initial meeting, and only after total site traffic is submitted to and reviewed and approved by district personnel, shall the developer's engineering consultant use the capacity analysis results of the traffic study to assess and recommend proposed locations of optimal ingress/egress, and the need, in accordance with IDOT policy, for mitigation of development traffic through permitted improvements. Potential improvements may consist of additional lanes or existing lane extensions (both through and/or turn lanes) or modifications to existing traffic control, including the addition of traffic signals or proposed changes to existing traffic signal timing.

c. Intersection Design Study. Only after completion and approval of the traffic study, can work begin on the intersection design study (IDS), if required. See Chapter 14 for IDS warrants and requirements.

The second part of the approval process for major developments involves the preparation of detailed design construction plans for the entrance or new intersection. The detailed design, including intersection or entrance details and design of the stormwater runoff and detention system(s) for the development, must be one which provides good service to users while at the same time minimizes interference to the safe and efficient movement of through highway traffic. This second part of the process requires obtaining an entrance permit pursuant to the Illinois Highway Code, 605 ILCS 5/4-210. See the Handbook for the Policy on Permits for Access Driveways to State Highways for a typical example of a highway permit application. See Figure 36-7.D for a typical example of an entrance to a major development.

In addition to the guidelines listed above, an Access Agreement is also required for most major developments. The district permits unit will be responsible for preparing and finalizing an Access Agreement with the developer. See the Handbook for the Policy on Permits for Access Driveways to State Highways for a typical example of an Access Agreement. The Access Agreement must be signed by the developer before an access permit can be issued for this type of entrance or new intersection.

4. Access Restrictions for Major Developments. With any new major access point, it is important to consider managing access to the development to preserve the operational integrity of the highway system. This is most easily achieved by an entrance or side road design which will minimize the likelihood of traffic queuing out onto the highway from the development and will not provide inordinate vehicular delay or deficient levels of service through the standard 20 year design period. See Section 31-4.02 regarding design year
selection. See Section 31-4.04 regarding Level of Service criteria.

As an aide to ensure operational integrity of both routes upon initial construction of the proposed development and in the future, a restriction to full access should be created along the proposed development entrance or side road for a sufficient distance beyond the nearest mainline edge of travel way. This access restriction dimension is typically established at 300 feet (90 m) minimum, but can be increased as needed based on proposed side road traffic and capacity; see Figure 36-7.D. The access restriction is generally defined within the Intersection Design Study completed for the proposed intersection, and is also placed as a note and dimension on the subdivision plat at the time of development. The access restriction is then established as part of the plat of right-of-way dedication for the proposed entrance or side road following general Land Acquisition guidelines. For more on the Department’s access management principles; see Section 35-6.
36-8 INTERSECTION DESIGN NEAR RAILROADS

These design guidelines apply to all State highway geometric improvement projects where the route is adjacent and parallel to a railroad. Where an at-grade railroad crossing is within 200 ft (60 m) of an intersection, the design should address efforts to keep vehicles from stopping or storing on the tracks. This applies to either signal- or stop-controlled intersections. Intersection designs within 200 ft (60 m) of a grade crossing, or greater than 200 ft (60 m), if capacity and queuing analyses determine that queuing will be possible over the grade crossing, should be coordinated with the Illinois Commerce Commission’s Railroad Safety Section as soon as possible during the design phase. For roundabout intersections near railroads; see Section 36-9.02 (d).

The following factors should be identified and considered during the planning stages:

1. **Clear Storage Distance.** Consider alternative designs that provide a minimum distance of 75 ft (23 m) between the proposed intersection stop bar and a point 6 ft (1.8 m) from the closest rail.

2. **Space for Vehicular Escape.** On the far side of any railroad crossing, consider providing an escape area for vehicles (e.g., shoulder with curb and gutter behind the shoulder, flush medians, flush-corner islands, right-turn acceleration lanes, improved corner radii).

3. **Conflicting Commercial Access.** Left-turn vehicular movements that may inhibit the clearance of queued traffic on the approaches to railroad tracks should be discouraged. If entrances exist on the street approach, consider using design features that would eliminate the problems (e.g., left-turn lane, raised-curb median). Entrances should be placed at a sufficient distance from an at-grade railroad crossing to ensure that the turning path of a passenger vehicle is completed and on tangent at the stop line in advance of the warning devices. No part of an entrance should be placed closer to the track(s) than the warning devices or the stop line extended perpendicular to the roadway centerline, except in the case of entrances used exclusively by railroads to access railroad property.

4. **Pre-Signal Traffic Signals.** Pre-signals should be installed at a grade crossing where the distance between the stop bar and the nearest rail is 56 ft (17.1 m) or less. If the crossing is on a State highway, or if a high percentage of multi-unit vehicles cross the tracks, then pre-signals should be installed where the distance between the stop bar and the nearest rail is 81 ft (24.7 m) or less. If pre-signals are required on the near side of the tracks, a raised-curb median may be necessary adjacent to the tracks to provide for proper placement of signals. When pre-signals are included in the design, all left turn movements must be designed as protected only for all legs (or split-phase on the highway-railroad grade crossing legs in conjunction with protected only left turns on the parallel street). Exceptions to some of these requirements may include the use of 4-quadrant gates at the highway-railroad grade crossing and/or the use of flashing yellow arrows on the street paralleling the tracks. Flashing yellow arrow designs (protected-permitted or permitted left-turn phasing) on the street paralleling the tracks may be considered as long as a red left arrow is displayed towards the crossing during the entire railroad preemption sequence. The pre-signal indications terminate before the associated downstream intersection indications terminate on a cycle-by-cycle basis. This should be simulated in
the corresponding capacity analysis as extended amber and all-red times (12-14 seconds per pre-signal phase terminated), which can lead to significant delay and detrimental level-of-service results. This will affect required storage length calculations for many movements as overall intersection delay will significantly increase. Storage length calculations on the highway-railroad grade crossing leg shall not include the area between the pre-signal and intersection.

5. **Restricted Intersection Capacity.** During periods of frequent railroad preemption of traffic signals, consider the effects of reduced traffic flow, lack of progression on the street paralleling the tracks, and traffic backups. Available computer programs should be used to analyze different capacity and operational scenarios and to recommend any countermeasures. Plans for geometric changes proposed at or near intersections having railroad preemption of traffic signals should be coordinated with the Illinois Commerce Commission's Railroad Safety Section.


7. **Protected Left-Turn Storage.** On the street that parallels the tracks, analyze the storage length needed for left-turns into the side street and across the tracks during preemption of the traffic signals. Without the proper storage length available, this could cause backups into the through lanes.

8. **Right-Turn Lanes.** On the street which runs parallel to the railroad and where an actuated NO RIGHT TURN SIGN is proposed in conjunction with railroad preemption, a right-turn lane should be considered for the right-turn movement across the tracks. The auxiliary lane provides a refuge for right-turning vehicles during railroad preemption and eliminates the problem of traffic temporarily blocking the through lanes.

9. **Side Street Left-Turn Lane Capacity.** On streets that cross railroad tracks, provide sufficient left-turn storage lengths that will avoid the problem of left turns spilling out onto through lanes and blocking the through lanes.

10. **Other.** See the Bureau of Operations *Policies and Procedures Manual* and memorandum for additional information.
36-9  ROUNDBOUTS

36-9.01  General

Roundabouts are a type of circular intersections in which traffic travels counterclockwise (in right-hand traffic countries) around a central island. Specific design and traffic control features define and distinguish roundabouts from traffic circles. These features include yield control of all entering traffic, channelized approaches that deflect traffic flow, and appropriate geometric curvature to ensure that travel speeds on the circulatory roadway are typically less than 30 mph (50 km/hr). Figure 36-9.A illustrates the key components of a roundabout.
When operating within their capacity, roundabouts typically operate with lower vehicle delays than other intersection forms and control types. With no conflicts within a roundabout it is unnecessary for traffic to come to a complete stop. When queues exist at one or more approaches, traffic within the queues usually continues to move, and this is typically more tolerable to drivers than a stopped or standing queue.

Studies have shown that compared to other types of intersections, roundabouts have:

Improved safety:
- Elimination of high conflict angles;
- Lower operating speeds; and
- Fewer vehicular conflict points.

Reduced congestion:
- Efficient during peak hours and other times, and
- Typically less delay.

Reduced pollution and fuel use:
- Fewer stops and hard accelerations, and
- Less time idling.

Reduced costs:
- No signal equipment to install, power, and maintain, although some savings may be offset by the need and cost of illumination;
- Smaller roundabouts may require less right-of-way than traditional intersections; and
- Often less pavement needed.

Complement other common community values:
- Quieter operation, and
- More functional and aesthetically pleasing.

Public acceptance of roundabouts is often one of the biggest challenges facing a jurisdiction that is planning to install its first roundabout. Without the benefit of explanation or first-hand experience and observation, the public is likely to incorrectly associate roundabouts with older, nonconforming traffic circles that they have either experienced or about which they have heard. Equally possible, without adequate education, the public (and agencies alike) will often have a natural hesitation or resistance against changes in their driving behavior and driving environment. In this situation, a proposal to install a roundabout may initially experience a negative public reaction. However, the history of the first few roundabouts installed in the United States also indicated that public attitude toward roundabouts improved significantly after construction. A survey conducted of jurisdictions across the United States reported a significant negative public attitude toward roundabouts prior to construction (68% of the responses were negative or very negative), but a positive attitude after construction (73% of the responses were positive or very positive).
36-9.02 Roundabout Selection

36-9.02(a) Comparison of Performance of Alternative Intersection Types.

A roundabout is often compared to other intersection types, usually either a stop- or signal-controlled intersection. To simplify the selection process, the following generalized information is offered for a planning-level operational comparison of control modes:

- A roundabout will almost always provide a higher capacity and lower delays than all-way stop-controlled operating with the same traffic volumes.

- A roundabout is unlikely to offer better performance in terms of lower overall delays than two-way stop control (TWSC) at intersections with minor movements (including cross-street entry and major-street left turns) that are not experiencing, nor predicted to experience, operational problems under TWSC.

- A single-lane roundabout may be assumed to operate within its capacity at any intersection that does not exceed the peak-hour volume warrant for signals.

- A roundabout that operates within its capacity will generally produce lower delays than a signalized intersection operates with the same traffic volumes and right-of-way limitations.

Unlike traffic signal control, there are no warrants for roundabouts currently included in the ILMUTCD. Each roundabout must be justified on its own merits as the most appropriate intersection treatment alternative.

36-9.02(b) Selection Consideration Factors

In determining whether to use a roundabout or a more traditional intersection at a site, consider the following:

1. Safety. The frequency of crashes at an intersection is related to the number of conflict points at an intersection, as well as the magnitude of conflicting flows at each conflict point. A conflict point is a location where the paths of two vehicles, or a vehicle and a bicycle or pedestrian diverge, merge, or cross each other. For example, the number of vehicle-vehicle conflict points for four-leg intersections drops from 32 to 8 with roundabouts, a 75% decrease. Fewer conflict points mean fewer opportunities for collisions. Also, a roundabout has zero vehicle crossing points.

   The severity of a collision is determined largely by the speed of impact and the angle of impact. The higher the speed and the higher the angle of impact the more severe the collision. Roundabouts reduce in severity or eliminate many severe conflicts that are present in traditional intersections.

2. Construction Costs. The costs of installing roundabouts will vary significantly from site to site. A roundabout may cost more or less than a traffic signal, depending on the amount of new pavement area and the extent of other roadway work required. At some existing
unsignalized intersections, a traffic signal can be installed without significant modifications to the pavement area or curbs. In these instances, a roundabout is likely to be more costly to install than a traffic signal, as the roundabout can rarely be constructed without significant pavement and curb modifications. Consideration of maintenance and power should be included with the long-term signal costs.

However, at new sites, and at signalized intersections that require widening at one or more approaches to provide additional turn lanes, a roundabout can be a comparable or less expensive alternative. While roundabouts typically require more pavement area at the intersection, they may require less pavement width on the upstream approaches and downstream exits if multiple turn lanes associated with a signalized intersection can be avoided. The cost savings of reduced approach roadway widths is particularly advantageous at interchange ramp terminals and other intersections adjacent to grade separations where wider roads may result in larger bridge structures.

In most cases, a roundabout is more expensive to construct than the two-way or all-way stop-controlled intersection alternatives.

3. **Movements.** Roundabouts tend to treat all movements at an intersection equally. Each approach is required to yield to circulating traffic, regardless of whether the approach is a local street or major arterial. In other words, all movements are given equal priority. This may result in more delay to the major movements than might otherwise be desired.

This problem is most acute at the intersection of high-volume major streets with low- to medium-volume minor streets (e.g., major arterial streets with minor collectors or local streets). Therefore, the overall street classification system and hierarchy should be considered before selecting a roundabout (or stop-controlled) intersection. This limitation should be specifically considered on emergency response routes in comparison with other intersection types and control. The delays depend on the volume of turning movements and should be analyzed individually for each approach.

4. **Vehicle Delay and Queue Storage.** When operating within their capacity, roundabout intersections typically operate with lower vehicle delays than other intersection forms and control types. With a roundabout, it is unnecessary for traffic to come to a complete stop when no conflicts are present. Where there are queues on one or more approaches, traffic within the queues usually continues to move. This is typically more tolerable to drivers than a stopped or standing queue. The performance of roundabouts during off-peak periods is particularly good in contrast to other intersection forms, typically with very low average delays.

5. **Signal Progression and Access.** It is common practice to coordinate traffic signals on arterial roads to minimize stops and delay to through traffic on the major road. By requiring coordinated platoons to yield to traffic in the circulatory roadway, the introduction of a roundabout into a coordinated signal system may disperse and rearrange platoons of traffic if other conflicting flows are significant, thereby reducing progressive movement. To minimize overall system delay, it may be beneficial to divide the signal system into subsystems separated by the roundabout, assigning each subsystem its own cycle.
The traffic performance of the combination roundabout-signal system should be tested in advance with traffic modeling software. In some cases, total delay, stops, and queues will be reduced by the roundabout. The number of available gaps for midblock unsignalized intersections and driveways may also be reduced by the introduction of roundabouts, although this may be offset by the reduced speeds near roundabouts. In addition, roundabouts can enable safe and quick U-turns that can substitute for more difficult midblock left turns, especially where there is no left turn lane.

6. **Environmental Factors.** Roundabouts may provide environmental benefits if they reduce vehicle delay and the number and duration of stops compared with another alternative. Even where there are heavy volumes, vehicles continue to advance slowly in moving queues rather than coming to a complete stop. This may reduce noise and air quality impacts and fuel consumption significantly by reducing the number of acceleration/deceleration cycles and the time spent idling. In general, if stop or yield control is insufficient, traffic through roundabouts generates less pollution and consumes less fuel than traffic at fixed-time signalized intersections. However, vehicle-actuated signals typically cause less delay, less fuel consumption, and fewer emissions than roundabouts as long as traffic volumes are low. During busy hours, vehicle-actuated signals tend to operate like fixed-time signals, and the percentage of cars that must stop becomes high.

7. **Space Requirements.** Roundabouts usually require more space for the circular roadway and central island than the rectangular space inside traditional intersections. Therefore, roundabouts may have a significant right-of-way impact on the corner properties at the intersection, especially when compared with other forms of unsignalized intersection. The dimensions of a traditional intersection are typically comparable to the envelope formed by the approaching roadways. However, to the extent that a comparable roundabout would outperform a signal in terms of reduced delay and thus shorter queues, it will generally require less queue storage space on the approach legs.

If a signalized intersection requires long and/or multiple turn lanes to provide sufficient capacity or storage, a roundabout with similar capacity may require less space on the approaches. As a result, roundabouts may reduce the need for additional right-of-way on the links between intersections, at the expense of additional right-of-way requirements at the intersections themselves. The right-of-way savings between intersections may make it feasible to accommodate parking, wider sidewalks, planter strips, wider outside lanes, and/or bicycle lanes in order to better accommodate pedestrians and/or bicyclists. Another space-saving strategy is the use of flared approach lanes to provide additional capacity at the intersection while maintaining the benefit of reduced spatial requirements upstream and downstream of an intersection.

At interchange ramp terminals, paired roundabouts have been used to reduce the number of lanes in freeway over- and underpasses. In compact urban areas, there are typically signalized intersections at both ends of overpass bridges, necessitating two additional overpass lanes to provide capacity and storage at the signalized intersections.
8. **Older Drivers.** Roundabouts assist older drivers by reducing the speed at the intersection (i.e., conditions change more slowly allowing for more time to make proper responses), providing less complicated situations and decision-making, judging gaps is easier and mistakes are rarely fatal, providing less demand to accurately judge speeds of traffic, and reducing the required visual scans.

9. **Corner Property Access.** Access to corner properties may be restricted or require driveways to be offset at roundabouts due to the prohibition of driveways within the circulatory roadway.

10. **Operations and Maintenance Costs.** Compared to signalized intersections, a roundabout does not have signal equipment that requires constant power, periodic light bulb and detection maintenance, and regular signal timing updates. Roundabouts, however, can have higher landscape maintenance costs, depending on the degree of landscaping provided on the central island, splitter islands, and perimeter. Illumination costs for roundabouts and signalized intersections are similar.

    Drivers sometimes face a confusing situation where they approach a signalized intersection during a power failure, but such failures have minimal temporary effect on roundabouts or any other unsignalized intersections, other than the possible loss of illumination. The service life of a roundabout is significantly longer, approximately 25 years, compared with 10 years for a typical signal.

11. **Traffic Calming.** A series of roundabouts can have secondary traffic calming effect on streets by reducing vehicular speeds. Speed reduction at roundabouts is caused by geometry rather than by traffic control devices or traffic volume. Consequently, speed reduction can be realized at all times of day and on streets of any traffic volume. It is difficult to speed through an appropriately designed roundabout with raised channelization that forces vehicles to physically change direction. In this way, roundabouts can complement other traffic calming measures.

    Roundabouts have also been used successfully at the interface between rural and urban areas where speed limits change. In these applications, the traffic calming effects of roundabouts force drivers to slow and reinforce the notion of a significant change in the driving environment.

12. **Aesthetics.** Roundabouts offer the opportunity to provide attractive entries or centerpieces to communities. However, hard objects in the central island directly facing the entries are a safety hazard. The portions of the central island and, to a lesser degree, the splitter islands that are not subject to sight-distance requirements offer opportunities for aesthetic landscaping. Pavement textures can be varied on the aprons as well. They can also be used in tourist or shopping areas to facilitate safe U-turns and to demarcate commercial uses from residential areas. Avoid “attractive nuisances” in the central island, which could attract pedestrians to cross the circulating roadway for closer inspection.

13. **Pedestrian Conflicts.** If a queuing analysis determines frequent interruptions from pedestrians to the traffic flow at the exit, causing traffic to regularly back into the circulatory
roadway, consideration should be given to a conventionally controlled intersection instead of a roundabout.

36-9.02(c) **Locations**

Consider providing roundabouts at intersections having one of more of the following conditions:

- intersections with high crash rates/high severity rates;
- intersection with complex geometry (e.g., more than four approaches);
- rural intersections with high-speed approaches;
- freeway interchange ramp terminals;
- closely spaced intersections;
- closely spaced offsetting intersections;
- replacement of all-way stops;
- replacement of signalized intersections;
- at intersections with high left-turn volumes;
- replacement of two-way stops with high side-street delay;
- intersections with high U-turn movements;
- transitions from higher-speed to lower-speed areas (traffic calming);
- where aesthetics are important; and
- where accommodating older drivers is an objective.

Roundabouts are not appropriate everywhere. Intersections that may not be good candidates include those with topographic or site constraints that limit the ability to provide appropriate geometry, those with highly unbalanced traffic flows (i.e., very high traffic volumes on the main street and very light traffic on the side street), and isolated intersections in a network of traffic signals.

Roundabouts often require more space in the immediate vicinity of the intersection than a comparable stop-controlled or signalized intersection. This space requirement is dictated by a number of factors, including the size and shape of the roundabout (e.g., circular versus noncircular). However, in the context of a corridor, the additional space needed in the vicinity of a roundabout may be offset by reduced space needed between intersections.

36-9.02(d) **Types**

1. **Single-lane.** A single-lane roundabout can be assumed to operate acceptably if the sum of the entering and circulating volumes for each approach is less than 1000 vph. Maximum entering design speeds based on a theoretical fastest path [fastest path discussed in Section 36-9.04(b)] of 20 mph to 25 mph (32 km/hr to 40 km/hr) are recommended at single-lane roundabouts. Generally, the diameter of the inscribed circle of a single-lane roundabout ranges from 105 ft to 150 ft (32 m to 46 m) with the larger size capable of accommodating a WB-67 (WB-20) design vehicle. The typical maximum service volume is 25,000 vpd.
Single-lane roundabouts are much simpler for bicyclists than multilane roundabouts since they do not require bicyclists to change lanes to make left-turn movements or otherwise select the appropriate lane for their direction of travel. In addition, at single-lane roundabouts, motorists are less likely to cut off bicyclists when exiting the roundabout. These are important factors for selecting a single-lane roundabout over a multi-lane roundabout in the short term, even when long-term traffic predictions suggest that a multilane roundabout may be desirable.

2. **Multilane.** Multilane roundabouts have at least one approach with at least two lanes on the entries or exits. Multilane roundabout design tends to be less forgiving that single-lane roundabout design. Geometry, pavement markings, and signs must be designed together to create a comprehensive system to guide and regulate road users who are traversing roundabouts.

Key considerations for all multilane roundabouts include:

- Lane arrangements to allow drivers to select the appropriate lane on approach and navigate through the roundabout without changing lanes.
- Alignment of vehicles at the entrance line into the correct lane within the circulatory roadway.
- Accommodation of side-by-side vehicles through the roundabout.
- Alignment of the legs to prevent exiting-circulating conflicts.
- Accommodation for all travel modes.

At multilane roundabouts, maximum entering design speeds of 25 mph to 30 mph (40 km/hr to 48 km/hr) are recommended based on a theoretical fastest path [fastest path discussed in Section 36-9.04(b)] assuming vehicles ignore all lane lines. Generally, the inscribed circle diameter of a multilane roundabout ranges from 150 ft to 250 ft (46 m to 76 m). Roundabouts with three-or four-lane entries may require larger diameters of 180 ft to 350 ft (55 m to 100 m) to achieve adequate speed control and alignment. The typical maximum service volume for a two-lane roundabout is 45,000 vpd.

3. **Mini.** With a diameter less than 100 ft, the mini roundabout is smaller than the typical single-lane roundabout. The smaller diameter is made possible by the use of a fully traversable central island to accommodate large vehicles, as opposed to the typical single-lane roundabout where the diameter must be large enough to accommodate a multi-unit within the circulatory roadway (and truck apron if applicable) without it needing to travel over the central island. The small footprint of a mini-roundabout offers flexibility in working within constrained sites. The typical maximum service volume is 15,000 vpd.

36-9.03 **Public Involvement**

Public acceptance of roundabouts is often one of the biggest challenges facing a jurisdiction that is planning to install its first roundabout, thus the use of Context Sensitive Solution principles is
recommended for regions new to roundabout operations. Without the benefit of explanation or first-hand experience and observation, the public (and agencies alike) is likely to incorrectly associate roundabouts with older, non-conforming traffic circles that they have either experienced or heard about.

In such a situation, a proposal to install a roundabout may initially experience a negative public reaction. However, the history of roundabouts installed in the United States also indicates that public attitude toward roundabouts typically improves significantly after construction. Surveys conducted by the Insurance Institute for Highway Safety reported a significant negative public attitude toward roundabouts prior to construction (41% oppose), but a positive attitude after construction (63% positive or very positive).

A variety of techniques have been used successfully in the United States to inform and educate the public about new roundabouts. Some of these include public meetings, websites, informational brochures and videos, and announcements in the newspaper or on television and radio. A public involvement process should be initiated as soon as practical, preferably early in the planning stages of a project while other intersection forms are being considered.

The FHWA has brochures promoting roundabouts available for distribution at public meetings as well as informational videos for viewing. If a roundabout has been constructed in the vicinity, make recommendations for the public to visit the site or discuss with officials within the jurisdiction in which the roundabout is located. Include animated traffic software to show roundabout operations. Other states have created informational videos and brochures of their own which they have used successfully.

36-9.04  Geometric Design

The geometric design of a roundabout requires the balancing of competing design objectives. Designing a roundabout is a process of determining the optimal balance between safety provisions, operational performance, accommodation of the design vehicle, and consideration of non-motorized travel modes.

Roundabout design is an iterative process where a variety of design objectives must be considered and balanced within site-specific constraints. Individual geometric components are not independent of each other; the interaction between the components of the geometry is more important than the individual pieces. Favoring one component of design may negatively affect another. When developing a design, the trade-offs of safety, capacity, cost and so on must be recognized and assessed throughout the design process. A common example of such a trade-off is accommodating large trucks on the roundabout approach and entry while maintaining low design speeds. Increasing the entry width or entry radius to better accommodate a large truck may simultaneously increase the speeds that passenger vehicles enter the roundabout. Therefore, the designer must balance these competing needs and may need to adjust the initial design parameters. To both accommodate the design vehicle and maintain low speeds, additional design modifications could be required, such as offsetting the approach alignment to the left or increasing the inscribed circle diameter of the roundabout.
Once a roundabout location, an initial inscribed diameter, and approach alignment are identified, the design can be more fully developed to include establishing the entry widths, circulatory roadways width, and initial entry and exit geometry. Once the initial designs for the entries and exits on each approach have been laid out, performance checks should be undertaken to evaluate the design versus the principles (including fastest path and design vehicle accommodation) to identify any required design refinements. Based on the performance checks, it may be necessary to perform design iterations to adjust the inscribed circle diameter, approach alignments, roundabout locations, and/or entry and exit design to improve the composition of the design.

36-9.04(a) Design Speed

A well-designed roundabout reduces vehicle speeds upon entry and achieves consistency in the relative speeds between conflicting traffic streams by requiring vehicles to negotiate the roundabout along a curved path. Speed management is often a combination of managing speeds at the roundabout itself and managing speeds on the approaching highways. In urban settings, entering vehicles negotiate a curve sharp enough to slow speeds to about 15 mph to 20 mph (25 km/hr to 30 km/hr); in rural settings, entering vehicles may be held to somewhat higher speeds of 30 mph to 35 mph (50 km/hr to 55 km/hr). Within the roundabout and as vehicles exit, low speeds are maintained by the deflection of traffic around the center island and the relatively tight radius of the roundabout at the exit lanes. Low speeds aid in the smooth movement of vehicles into, around, and out of a roundabout.

Maximum entering design speeds based on a theoretical fastest path of 20 mph to 25 mph (30 km/hr to 40 km/hr) are recommended at single-lane roundabouts. At multilane roundabouts, maximum entering design speeds of 25 mph to 30 mph (40 km/hr to 50 km/hr) are recommended based on a theoretical fastest path assuming vehicles ignore all lane lines.

36-9.04(b) Vehicle Paths

1. Natural Path. The natural path is the path approaching vehicles will tend to naturally take through the roundabout geometry, assuming there is traffic in all approach lanes. The natural path does not have sudden changes in curvature. It has transitions between tangents and curves and between consecutive reversing curves. Secondly, it means that consecutive curves should be of similar radius. If a second curve has a significantly smaller radius than the first curve, the driver may be traveling too fast to negotiate the turn and may not be able to stay within the lane.

With single-lane roundabouts, it is relatively simple to achieve the speed objectives. With a single traffic stream entering and circulating, there is no conflict between traffic in adjacent lanes. The outside curb line of the entry is commonly designed curvilinearly tangential to the outside edge of the circulatory roadway. Likewise, the projection of the inside (left) edge of the entry roadway is commonly curvilinearly tangential to the central island. Figure 36-9.B shows a typical single-lane roundabout entrance design.
A good multilane entry design aligns vehicle into the appropriate lane within the circulatory roadway. Likewise, the design of the exits should also provide appropriate alignment to allow drivers to intuitively maintain the appropriate lane. These alignment considerations often compete with the fastest path speed objectives.

A useful surrogate used by some practitioners for capturing the effects of entry speed, path alignment, and visibility to the left is the entry (phi) angle. Typically, entry angles are between 20 and 40 degrees. The entry (phi) angle is discussed in Section 36-9.4(h).

SINGLE-LANE ROUNDABOUT ENTRY DESIGN

Figure 36-9.B
2. **Fastest Path.** Fastest path is a critical element in the design of roundabouts. The fastest path is the smoothest, flattest path possible for a single vehicle, in the absence of other traffic and ignoring all lane markings. The fastest path through a roundabout is drawn to ensure that the geometry imposes sufficient curvature to achieve a safe design speed. The fastest path is drawn for a vehicle traversing through the entry, around the central island, and out the relevant exit. The fastest path must be drawn for all approaches and all movements, including left-turn movements. Note that the fastest path methodology does not represent expected vehicle speeds, but rather theoretically attainable entry speeds for design purposes.

Figure 36-9.C illustrates and gives a description of the five fastest paths that must be checked for each approach.

To determine the speed of a roundabout, the fastest path allowed by the geometry is drawn. The design speed of the roundabout is determined from the smallest radius along the fastest allowable path. The smallest radius usually occurs on the circulatory roadway as the vehicle curves to the left around the central island. Figure 36-9.D and Figure 36-9.E illustrate the construction of the fastest through paths at a single-lane roundabout and a multilane roundabout, respectively.
Radius | Description
--- | ---
Entry Path Radius, R₁ | The minimum radius on the fastest through path prior to the yield line. This is not the same as Entry Radius.
Circulating Path Radius, R₂ | The minimum radius on the fastest through path around the central island.
Exit Path Radius, R₃ | The minimum radius on the fastest through path into the exit.
Left Turn Path Radius, R₄ | The minimum radius on the path of the conflicting left-turn movement.
Right Turn Path Radius, R₅ | The minimum radius on the fastest path of a right-turning vehicle.

FASTEST PATH RADII

Figure 36-9.C
OFFSETS AND FASTEST THROUGH PATH FOR A SINGLE-LANE ROUNDABOUT

Figure 36-9.D

OFFSETS AND FASTEST THROUGH PATH FOR A MULTI-LANE ROUNDABOUT

Figure 36-9.E
When drawing the fastest path, use spiral curves or place a tangent of approximately three (3) seconds of travel distance between consecutive curves to account for the time it takes for a driver to rotate the steering wheel. The entry path radius, $R_1$, is a measure of the deflection imposed on a vehicle prior to entering the roundabout. The ability of the roundabout to control speed at the entry is a proxy for determining the potential safety of the roundabout and whether drivers are likely to yield to circulating vehicles. The construction of the fastest path should begin at least 165 feet (50 m) prior to the entrance line using the appropriate offsets identified in Figure 36-9.D and Figure 36-9.E. The $R_1$ radius should be measured as the smallest best-fit circular curve over a distance of at least 65 ft to 80 ft (20 m to 25 m) near the entrance line. See Figure 36-9.F for additional guidance.

![ENTRY PATH RADIUS](Figure 36-9.F)

3. **Vehicle Path Overlap.** Vehicle path overlap occurs within the circulatory roadway of multilane roundabouts when the natural path through the roundabout of one traffic stream overlaps the path of another. The main consequence of vehicle path overlap is reduced capacity because vehicles will tend to not fully utilize both entry lanes. Also, path overlap can create safety problems since the potential for sideswipe and single-vehicle crashes is increased. The most common type of path overlap is where vehicles in the left lane on entry are cut off by vehicles in the right lane due to inadequate entry path alignment. Path overlap can also occur upon the exit from the roundabout where the exit radii are too small or the overall exit geometry does not adequately align the vehicle paths into the appropriate lanes. See Figure 36-9.G for examples of vehicle overlap. The desired result of the entry design is for vehicles to naturally be aligned into their correct lane within the circulatory roadway, as illustrated in Figure 36-9.H.
PATH OVERLAP AT A MULTILANE ROUNDABOUT

Figure 36-9.G

DESIRABLE VEHICLE PATH ALIGNMENT

Figure 36-9.H
36-9.04(c) Speed Consistency

Consistency between the speeds of various movements within the intersection can help to minimize conflicts between adjacent traffic streams. Minimize relative speeds that occur between conflicting traffic streams and between consecutive geometric elements. The speed differential should be no more than approximately 10 mph to 15 mph (15 km/hr to 25 km/hr). These values are typically achieved by providing a low absolute maximum speed for the fastest entering movement.

36-9.04(d) Design Vehicle

Passenger buses should be accommodated within the circulatory roadway without tracking over the truck apron, which could jostle bus occupants. Where the design dictates the need to accommodate large design vehicles within their own lane, there are a number of design considerations that come into play. First a larger inscribed circle diameter and entry/exit radii may be required to accommodate the design vehicle and maintain speed control. Another technique for accommodations on the entry is to provide gore striping, i.e., a striped vane island between the entry lanes. This method can help center the vehicles within the lane and allow a cushion for off-tracking by the design vehicle. Also, the use of a mountable truck apron [discussed in Section 36-9.04(i)] around the perimeter of the central island can provide the additional width needed for the off-tracking of the trailer wheels.

36-9.04(e) Non-motorized Design Users

This group includes bicyclists, pedestrians, skaters, and strollers. There are two general design issues that are most important for non-motorized users. First, lowering the speeds of motorized vehicles make roundabouts both easier to use and safer for non-motorized users. Therefore, the use of low design speeds is recommended in areas where non-motorized users are common. Second, one-lane roundabouts are generally easier and safer for non-motorized users than multilane roundabouts.

See Sections 36-9.7(a) and 36-9.7(b) for discussion on pedestrian and bicycle accommodations, respectively, and the design of splitter islands to accommodate the same.

36-9.04(f) Size

The inscribed circle diameter is the distance across the circle inscribed by the outer edge of the circulatory roadway, i.e., the sum of the central island diameter plus twice the circulatory roadway width. For single-lane roundabouts, the inscribed circle diameter typically should be at least 105 ft (32 m) to accommodate a WB-50 (WB-15) design vehicle and 130 to 150 ft (40 to 46 m) to accommodate a WB-67 (WB-20) design vehicle. Truck aprons are typically needed to keep the inscribed circle diameter reasonable while accommodating the larger design vehicles. Generally, the inscribed circle diameter of a multilane roundabout ranges from 150 ft to 250 ft (46 to 76 m).
36-9.04(g) **Alignment of Approaches and Entries**

The alignment of an approach affects the amount of deflection (speed control) that is achieved, the ability to accommodate the design vehicle, and the visibility angles to adjacent legs. There are three alternatives to the approach alignment: Offset to the left of center; alignment through the center; and offset to the right of center. Figure 36-9.I shows examples of the three approach alignments.

**ENTRY ALIGNMENT ALTERNATIVES**

Figure 36-9.I

1. **Alignment Through Center.** A common starting point in design is to center the roundabout so that the centerline of each leg passes through the center of the inscribed circle. This location typically allows the geometry of a single-lane roundabout to be adequately designed such that vehicles will tend to maintain slow speeds through both the entries and exits. The radial alignment also makes the central island more conspicuous to approaching drivers and minimizes roadway modifications required upstream of the intersection.

2. **Offset Left Alignment.** An offset of the centerline to the left of the roundabout’s center point will typically increase the deflection achieved at the entry to improve speed control and is the preferred alignment of the Department. A disadvantage that may result is the possibility of a tangential exit that may provide less speed control for the downstream pedestrian crossing.

3. **Offset Right Alignment.** Approach alignments that are offset to the right of the roundabout’s center point typically do not achieve satisfactory results, primarily due to a
lack of deflection and lack of speed control that result from this alignment, thus should be avoided. An offset-right alignment brings the approach in at a more tangential angle and reduces the opportunity to provide sufficient entry curvature. Vehicles may enter the roundabout too fast and are less likely to yield to vehicles in the circulating roadway.

4. **Approach Curve.** As long as the offset left alignment is utilized, simple entry curves will provide sufficient deflection to reduce entry speeds. With the offset left alignment, additional approach curves should not be needed. With a radial design or if high entry speeds exist, an S-curve or a series of reverse curves may be needed to slow approaching vehicles. Do not superelevate the approach curves as superelevation would counter the affect curve deflection has for speed control. High entry speed design is discussed in more detail under Section 36-9.4(t), “Rural Roundabouts.”

**36-9.04(h) Entry Design**

1. **Single-lane Entry Design.** The design of the entry curvature should balance the competing objectives of speed control, adequate alignment of the natural paths, and the need for appropriate visibility lines. The entry curb radius should produce a maximum design speed of 20 mph to 25 mph (30 km/hr to 40 km/hr) on the theoretical fastest path. The entry curb radius should not be confused with the entry path curve, (R1 in Figure 36-9.C) defined by the fastest vehicular travel path through the entry geometry.

The typical design for the entry curb radius for single lane entry approach alignment is to align the outside (right) curb line of the entry curvilinearly tangential to the outside edge of the circulatory roadway. Likewise, the projection of the inside (left) edge of the entry roadway is commonly curvilinearly tangential to the central island. Figure 36-9.A shows the components discussed. The entry radius at urban single-lane entries typically range from 50 ft to 100 ft (15 m to 30 m). The entry curb radius should produce an appropriate design speed on the fastest vehicular path.

Entry from high-speed approaches is started upstream by establishing designs which encourage drivers to slow down in advance of the roundabout. A recommended method to achieve speed reduction is through the use of successive reverse curves. An acceptable speed change on successive geometric elements through the approach is approximately 12 mph (20 km/hr). Tangent segments must be place between reverse curves to allow drivers to rotate the steering wheel between the reverse curves. Refer to the fourth point under Section 36-9.04(t) for further direction on high-speed approaches.

Another important principle in the design of an entry is sight distance and visibility. The angle of visibility to the left must be adequate for entering drivers to comfortably view oncoming traffic from the immediate upstream entry or from the circulatory roadway. Sections 36-9.4(o) and 36-9.4(p) discuss sight distance issues.
2. **Multilane Entry Design.** The entry geometry should provide adequate horizontal curvature to channelize drivers into the circulatory roadway to the right of the central island. The desired result of the entry design is for vehicles to naturally be aligned into their correct lane within the circulatory roadway.

The use of small entry radii [less than 45 ft (14 m)] at multilane roundabout entries may produce low entry speeds, small fastest path radii ($R_1$), and reduced capacity, but often leads to vehicle path overlap [discussed in Section 36-9(b)] on the entry, since the geometry of the outside (right) lane tends to lead vehicles into the inside (left) circulatory lane; see Figure 36-9.J. Values of $R_1$ in the range of 175 ft to 275 ft (53 m to 84 m) are generally preferable. This results in a design speed of 25 mph to 30 mph (40 km/hr to 50 km/hr).

A common technique to promote good path alignment for multilane entry approaches is to use a compound curve or curve followed by a tangent. This design consists of an initial small-radius entry curve [65 ft to 120 ft (20 m to 35 m)] set back at least 20 ft (6.0 m) from the edge of the circulatory roadway. A short section of large-radius [greater than 150 ft (45 m)] or a tangent is fitted between the entry curve and the circulatory roadway to align vehicles into the proper circulatory lane at the entrance line. See Figure 36-9.K for a layout of the entry curve described above.

3. **Entry Angle Phi ($\Phi$).** A useful surrogate used by some practitioners for capturing the effects of entry speed, path alignment, and visibility to the left is the entry angle phi ($\Phi$). Typically $\Phi$ entry angles are between 20 and 40 degrees. Refer to the Wisconsin DOT Roundabout Guide for the uses of the phi angle.

36-9.04(i) **Entry Width**

1. **Single-lane Entries.** Entry width at single lane entries is measured from the point where the entrance line intersects the left edge of traveled way to the right edge of the traveled way, along a line perpendicular to the right curb line as shown in Figure 36-9.A. Typical entry widths for single-lane entrances range from 14 ft to 18 ft (4.5 m to 5.5 m). The entry is often widened through a flare from the upstream approach width.

2. **At Multilane Entries.** A typical entry width for a two-lane entry ranges from 24 ft to 30 ft (7.5 m to 9 m) and 36 ft to 45 ft (11 m to 14 m) for a three-lane entry. The entry width should be primarily determined based upon the number of lanes identified in the operational analysis combined with the turning requirements for the design vehicle.
ENTRY VEHICLE PATH OVERLAP

Figure 36-9.J

MINOR APPROACH OFFSET TO INCREASE ENTRY DEFLECTION

Figure 36-9.K
36-9.04(j) **Circulatory Roadway Width**

The required width of the circulatory roadway is determined from the number of entering lanes and the turning requirements of the design vehicle. Except opposite a right-turn only lane, the circulating width should be at least as wide as the maximum entry width and up to 120% of the maximum entry width.

1. **Single-lane Roundabouts.** For single-lane roundabouts, the circulatory roadway width usually remains constant throughout the roundabout. Typically circulatory roadway widths range from 16 ft to 20 ft (5.0 m to 6.0 m). A truck apron will often be needed within the central island to accommodate larger design vehicles, but maintain a relatively narrow circulatory roadway to adequately constrain vehicle speeds. Additional discussion of truck aprons is provided in Section 36-9.04(l). To avoid jostling passengers the circulatory roadway, width should be wide enough to accommodate a bus without use of the truck apron.

2. **Multilane Roundabouts.** The circulatory roadway width is usually governed by the design criteria relating to the types of vehicles that may need to be accommodated adjacent to one another through a multilane roundabout. It is acceptable for multi-unit vehicles to encroach upon adjacent lanes. Multilane circulatory roadway lane widths typically range from 14 ft to 16 ft (4.5 m to 5.0 m).

36-9.04(k) **Central Island**

The central island is the raised non-traversable area (except for mini-roundabouts and the truck apron) surrounded by the circulatory roadway. If a truck apron is provided the truck apron is part of the central island. The island is typically landscaped for aesthetic reasons and raised about 3 ft to enhance driver recognition of the roundabout upon approach. A circular central island is preferred because the constant radius circulatory roadway helps promote constant speeds around the central island, but oval or irregular shapes can be used at irregularly shaped intersections such as offsetting intersections.

Roundabouts in rural environments typically need larger central islands than urban roundabouts to enhance their visibility, accommodate larger design vehicles, enable better approach geometry to be designed in the transition from higher speeds, and be more forgiving to errant vehicles.

Avoid “attractive nuisances” in the central island, which could encourage pedestrians to cross the circulating roadway for closer inspection.

36-9.04(l) **Truck Aprons**

A truck apron provides additional paved area to allow the over-tracking of large semi-trailer vehicles upon the central island without compromising the deflection for smaller vehicles. A traversable truck apron is typical for most roundabouts to accommodate large vehicles while minimizing other roundabout dimensions. The truck apron should be designed such that they are traversable to trucks but discourage passenger vehicles from using them by distinguishing the
apron from the circulatory roadway. Distinguishing characteristics include bordering at the edge of the circulating roadway with a raised 2 in. or 3 in. (50 mm to 75 mm) curb and constructing the apron with a different surface or color from the circulating roadway. The recommended maximum cross slope of the truck apron is 1.5% sloping to the roadway or outside to be compatible with the drainage within the inscribed circle. The minimum width for the truck apron is 12 feet (3.6 m). Figure 36-9.L shows a multi-unit truck utilizing a truck apron.

The vertical design of the truck apron should be reviewed to confirm that there is sufficient clearance for low-boy type trailers which may have only 6 in. to 8 in. (150 mm to 200 mm) between a level roadway surface and the bottom of the trailer.

LARGE TRUCK OVERTOPPING THE TRUCK APRON

Figure 36-9.L

36-9.04(m) Exit Design

The exit curb radii are usually larger than the entry curb radii in order to minimize the likelihood of congestion and crashes at the exits. This, however, is balanced by the need to maintain low speeds through the pedestrian crossing on the departure. The exit curb radius is commonly designed to be curvilinearly tangential to the outside edge of the circulatory roadway. Likewise, the projection of the inside (left) edge of the exit roadway is commonly curvilinearly tangential to the central island.
1. **Single-lane Exits.** Single-lane exits in urban environments should be designed to enforce slow exit path speeds to maximize safety for pedestrians crossing the exiting stream. Pedestrian activities should be considered at all exits except where separate pedestrian facilities or other restrictions eliminate the likelihood of pedestrian activity in the foreseeable future.

For designs using an offset-left approach alignment, the exit design may require much larger radii, ranging from 300 ft to 800 ft (90 m to 245 m) or greater. These radii may provide acceptable speed through the pedestrian crossing area given that the acceleration characteristics of the vehicles will typically result in a practical limit to the speeds that can be achieved on the exit. The fastest-path methodology can be used to verify the exit speed.

2. **Multilane Exits.** Inadequate horizontal design of the exits can result in exit vehicle path overlap. If the exit radius on a multilane exit is too small, traffic on the inside of the circulatory roadway will tend to exit into the outside exit lane on more comfortable turning radius causing vehicle path overlap, similar to that occurring at entries.

### 36-9.04(n) Splitter Islands

Purposes of a splitter island are to provide refuge for pedestrians, assist in controlling speeds, guide traffic into the roundabout, physically separate entering and exiting traffic streams, control access, and deter wrong-way movements. Additionally, splitter islands can be used as a place for mounting signs. Splitter islands should be provided on all the legs of a roundabout.

A properly designed splitter island deflects traffic and positions vehicles into a correct alignment to enter the circulatory roadway. This deflection is critical to slowing vehicles before they enter the circulatory roadway. The splitter island should have enough curvature to block a direct path to the central island for approaching vehicles.

When used as a pedestrian refuge, splitter islands shall be a minimum of 6 ft (1.8 m) and preferably 8 ft (2.4 m) from the back of the curb to the back of the curb within the pedestrian refuge area. The total length of the raised island should generally be at least 50 ft (15 m), although 100 ft (30 m) is desirable, to provide sufficient protection for pedestrians and to alert approaching drivers to the geometry of the roundabout. On higher speed roadways, splitter island lengths of 150 ft (45 m) or more are often beneficial; see Figure 36-9.M.

The raised portion of the island controls access to adjacent driveways. Refer to Section 36-9.5(e) for a discussion on access control strategies for the approach and departure of a roundabout.

If the roadway does not have a median at the approach to the splitter island, the approach should have a corrugated median and the nose should be ramped.
36-9.04(o) **Stopping Sight Distance**

Stopping sight distance should be provided at every point within a roundabout and on each entering and exiting approach.

36-9.04(p) **Intersection Sight Distance**

Intersection sight distance is the distance required for a driver without the right-of-way to perceive and react to the presence of conflicting vehicles. Intersection sight distance is achieved through the establishment of sight triangles that allow a driver to see and safely react to potentially conflicting vehicles. The only locations requiring evaluation of intersection sight distance within roundabouts are the entries.

The sight triangle is bound by a length of roadway defining a limit away from the intersection on each of the two conflicting approaches and by a line connecting those two limits. For roundabouts, these legs should be assumed to follow the curvature of the roadway, and thus distances should be measured not as straight lines but as distances along the vehicular path.

Figure 36-9.N presents a diagram showing the method for determining intersection sight distance. The following two subsections discuss each of the approaching sight limits.
1. **Approach Leg of Sight Triangle.** The length of the approach leg of the sight triangle should be limited to 50 ft (15 m). This value is intended to require vehicles to slow down prior to entering the roundabout, which supports the need to slow down and yield at the roundabout entry and allows drivers to focus on the pedestrian crossing prior to entry.

2. **Conflicting Leg of Sight Triangle.** A vehicle approaching an entry to a roundabout faces conflicting vehicles within the circulating roadways and on the immediate upstream entry. In most cases it is best to provide no more than the minimum required intersection sight distance on each approach. Excessive intersection sight distance can lead to higher vehicle speeds that reduce the safety of the intersection for all road users.

Section 6.7.3.2 of *NCHRP Report 672, Roundabouts: An Informational Guide*, defines the limits of the intersection sight triangle and the methodology of calculating the lengths of each leg.
36-9.04(q) **Vertical Considerations**

Components of vertical alignment design for roundabouts include profiles, superelevation, approach grades, and drainage.

1. **Profiles.** Each approach profile should be designed to the point where the approach baseline intersects with the central island. A profile for the central island is then developed that passes through these four points (in the case of a four-legged roundabout). The approach roadway profiles are then readjusted as necessary to meet the central island profile.

Another method has the PGL/profile line following the inside exit path side of the splitter island making it a physical/tangible line to follow for plan prep and construction. From the intersection of the PGL/profile and the outside of the circulatory roadway the PGL/profile line runs across the circulatory roadway to the center of the central island; see Figure 36-9.O.

**ALTERNATIVE PGL/PROFILE LAYOUT**

*Figure 36-9.O*
2. **Superelevation/Cross Slope.** Two primary methods for the superelevation of the circulating roadway are recommended: outward sloping or crowned circulating roadway. Outward sloping is the most common type of vertical design, especially for single-lane roundabouts. Outward sloping means the pavement slopes away from the central island. When the outward sloping cross section is used, the circulating roadway is graded independently of each approach, with the circulatory roadway draining outward with a grade of 1.5% to 2%.

Crowned circulatory roadways consists of approximately 2/3 width sloping toward the central island and 1/3 width sloping outward. Exact location of the crown may vary according to the joint plan and future staging. The cross slopes should range from 1.5% to 2%. Placing the crown 2/3 of the width into the circulatory roadway is more compatible for lowboy trailers by allowing more height to raise the low-boy bed. The intent is to minimize the occurrence of the trailer bottoming-out upon the curb of the truck apron. Figure 36-9.P shows an example of a cross section of a roundabout with a crowned circulatory roadway.

3. **Approach Grades.** Grades of the approach legs should follow guidelines in Section 36-1.06(a).

4. **Drainage.** If the circulating roadway slopes away from the central island, inlets will generally be placed on the outer curb line of the roundabout. For circulating roads that are crowned, drainage inlets will be required along the central island, since a portion of the circulating roadway drains toward the central island.

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**CIRCULATORY ROADWAY AND TRUCK APRON CROSS SECTION**

*Figure 36-9.P*
36-9.04(r) **Bus Stop Locations**

Transit considerations at a roundabout are similar to those at a conventional intersection.

1. **Nearside stops.** If an approach has only one lane and capacity is not an issue on that entry, the bus stop could be located at the pedestrian crossing in the lane of traffic. Do not locate the bus stop at the pedestrian crossing for entries with more than one lane because vehicles in the lane next to the bus may not see pedestrians as pedestrians use the crossing. For multilane approaches, a nearside bus stop can be included in the travel lane as long as it is set back at least 50 ft (15 m) from the crosswalk.

2. **Far-side stops.** Bus stops should be located carefully to minimize the probability of vehicle queues spilling back into the circulatory roadway. This typically means that bus stops located on the far side of the intersection need to have pullouts or be further downstream than the splitter island. If a pullout is used, position the pullout beyond the pedestrian crossing to improve visibility of pedestrians to other exiting vehicles. Pedestrian access routes to transit should be designed for safety, comfort, and convenience. If demand is significant (e.g., near a station or terminus), pedestrian crossing capacity should be taken into account.

36-9.04(s) **Right-turn Bypass Lane**

A right-turn bypass lane allows right-turning traffic to bypass the roundabout, providing additional capacity for the through and left-turn movements at the approach. Bypass lanes are most beneficial when the demand of an approach exceeds its capacity and a significant proportion of the traffic is turning right. In some cases, the use of a right-turn bypass lane can avoid the need to build an additional entry or circulatory lane. To determine if a right-turn bypass lane should be used, the capacity and delay calculations should be performed. A right-turn bypass lane should only be implemented where needed, especially in urban areas with pedestrian and bicycle activities. There are two options for right-turn bypass lanes: Figure 36-9.Q gives examples of both a full and partial bypass lane.

1. **Full bypass.** A full bypass lane carries the bypass lane parallel to the adjacent exit roadway, and then merges it into the main exit lane.

2. **Partial bypass.** A partial bypass lane, with or without a vane, provides a yield-controlled entrance onto the adjacent exit roadway. This option is generally better for bicyclists and pedestrians and is recommended as the preferred option in urban areas where pedestrians and bicyclists are prevalent. The partial bypass lane should direct the vehicle to the adjacent leg’s splitter island to minimize the likelihood of the driver using the bypass lane as a though lane.
RIGHT TURN BYPASS LANES
(Top view, full bypass. Bottom view, partial bypass)
Figure 36-9.Q
Roundabouts located on rural roads often have special design considerations because approach speeds are higher than for urban or local streets, and drivers are less likely to expect to encounter speed interruptions. The primary safety concern in rural locations is to make drivers aware of the roundabout with ample distance to comfortably decelerate to the appropriate speed. The design of a roundabout in a high-speed environment typically employs all the techniques of a roundabout in a lower-speed environment, with greater emphasis on the items presented below.

1. **Visibility.** The potential for single-vehicle crashes can be minimized with attention to proper visibility of the roundabout and its approaches. Where possible, the geometric alignment of approach roadways should be constructed to maximize the visibility of the central island and the shape of the roundabout. Where adequate visibility cannot be provided solely through geometric alignment, additional treatments (signing, pavement markings, advanced warning beacons, etc.) should be considered. Note that many of these treatments are similar to those that would be applied to rural stop-controlled or signalized intersections.

2. **Curbing.** Narrow shoulder widths and curbs on the outside edges of pavement generally give drivers a sense they are entering a more controlled setting, causing them to naturally slow down. Thus, when installing a roundabout on an open rural highway, curbs should be provided at the roundabout and on the approaches, and consideration should be given to reducing shoulder widths. Extend the curbing from the approach for at least the length of the required deceleration to the roundabout.

3. **Splitter Islands.** Splitter islands should generally be extended upstream of the entrance line to the point at which entering drivers are expected to begin decelerating comfortably. A minimum of 200 feet (60 m) is recommended for high-speed approaches.

4. **Approach Curves.** The radius of an approach curve (and subsequent vehicular speeds) has a direct impact on the frequency of crashes at roundabouts. A study has shown that decreasing the radius of an approach curve generally decreases the approaching rear-end vehicle crash rate and the entering-circulating and exiting-circulating vehicle crash rates. On the other hand, decreasing the radius of an approach curve may increase the single vehicle crash rate on the curve. This may encourage drivers to cut across lanes and increase sideswipe crashes on the approach.

One method to achieve speed reduction in order to reduce crashes at the roundabout is the use of successive reverse curves on the approaches; see Figure 36-9.R. By limiting the reduction in the design speed on successive reverse curves to approximately 12 mph (20 km/hr), the crash rate was reduced. Provide tangents between successive reverse curves of approximately 3 seconds of travel distance to allow a change in rotation of the steering wheel and do not superelevate the curves. A report recommended the approach speed be limited to no more than 35 mph (60 km/hr) immediately prior to the entry curves to minimize high-speed rear-end crashes and entering-circulating vehicle crashes.
36-9.04(u) **Mini-roundabouts**

A mini-roundabout is characterized by a smaller diameter and traversable island. Mini-roundabouts are best suited to environments where speeds are already low and environmental constraints would preclude the use of a larger roundabout with a raised central island.

Mini-roundabouts operate in the same manner as larger roundabouts, with yield control on all entries and counterclockwise circulation around a central island. Due to the small footprint, large vehicles are typically required to travel over the fully traversable central island, but buses should be accommodated within the circulatory roadway to avoid jostling passengers by running over a traversable central island.

36-9.04(v) **Staging Single-Lane versus Multilane Roundabout**

When projected traffic volumes indicate that a multilane roundabout is required for future year conditions, engineers should evaluate the duration of time that a single-lane roundabout would operate acceptably before requiring additional lanes. Where a single lane roundabout should be sufficient for much of its design life, engineers should evaluate whether it is best to first construct a single-lane roundabout until traffic volumes dictate the need for expansion to a multilane roundabout. One reason to stage the construction of a multilane roundabout is that future traffic predictions may never materialize due to the significant number of assumptions that must be made when developing volume estimates for a 20 or 30-year design horizon. Also, non-motorized users are better accommodated on single-lane roundabouts.

Single lane roundabouts are generally simpler for motorists to learn and are more easily accepted in new locations. This, combined with fewer vehicle conflicts, should result in a better overall crash experience and allow for a smooth transition into the ultimate multilane build-out of the intersection.
When considering an interim single-lane roundabout, the engineer should evaluate the right-of-way and geometric needs for both the single-lane and multilane configurations.

Two methods to expand from a single-lane to a double lane roundabout:

1. **Expansion to the outside.** When using this option, care should be taken to provide adequate geometric features, including entry and splitter island design, to ensure that speed reduction and adequate natural paths can be provided at build-out. This configuration has the potential to be less of a disruption to vehicular traffic during the expansion since the majority of the improvements are on the outside of the roadway.

2. **Expansion to the inside.** Expansion to the inside involves adding any necessary lanes for the ultimate configuration to the inside of the interim roundabout configuration, with the outer curbs and inscribed circle diameter remaining the same in both interim and ultimate configurations. This allows the engineer to set the outer limits of the intersection during the initial construction and limits the future construction impacts to surrounding properties during widening, as sidewalks, drainage features, and outer curb lines will not typically require adjustments.

36-9.05 **Operational Performance**

The operational performance of roundabouts is relatively simple, although the techniques used to model performance can be quite complex. A few features are common to the modeling techniques employed by all analysis tools:

- Drivers must yield the right-of-way to circulating vehicles and accept gaps in circulating traffic stream. Therefore, the operational performance of a roundabout is directly influenced by traffic patterns and gap acceptance.

- As with other types of intersections, the operational performance of a roundabout is directly influenced by its geometry

Influences to roundabout operations follow:

1. **Gap Acceptance.** The operation of vehicular traffic at a roundabout is determined by gap acceptance: Entering vehicles look for and accept gaps in circulating traffic. The low speed of a roundabout facilitates these gap acceptance practices. Furthermore, the operational efficiency (capacity) of roundabouts is greater at lower circulating speeds because of the following two phenomena.

   - The faster the circulating traffic, the larger the gaps that entering traffic will comfortably accept. This translates to fewer acceptable gaps and therefore more instances of entering vehicles stopping at the yield line.

   - Entering traffic, which is first stopped at the yield line, requires even larger gaps in the circulating traffic in order to accelerate and merge with the circulating traffic. The faster the circulating traffic, the larger this gap must be. This translates into fewer acceptable gaps and therefore longer delays for entering traffic.
2. **Traffic Flow and Driver Behavior.** The capacity of a roundabout decreases as the conflicting flow increases. In general, the primary conflicting flow is the circulating flow that passes directly in front of the subject entry. Exiting flow may also affect a driver’s decision on when to enter the roundabout. This phenomenon is similar to the effect of the right-tuning stream approaching from the left side of a two-way stop-controlled intersection. Another behavioral effect occurs when both the entering and conflicting flow volumes are high. Limited priority (where circulating traffic adjusts its headway to allow entering vehicles to enter) or priority reversal (where entering traffic forces circulating traffic to yield) may occur.

3. **Geometry.** Geometry plays a significant role in the operational performance of a roundabout in a number of key ways:
   - It affects the speed of vehicles through the intersection, thus influencing their travel time by virtue of geometry alone (geometric delay).
   - It dictates the number of lanes over which entering and circulating vehicles travel. The width of the approach roadway and entry determine the number of vehicle streams that may form side-by-side at the yield line and govern the rate at which vehicles may enter the circulating roadway.
   - It can affect the degree to which flow in a given lane is facilitated or constrained. For example, the angle at which a vehicle enters affects the speed of that vehicle, with entries that are more perpendicular requiring lower speeds and thus longer headway. Likewise, the geometry of multilane entries may influence the degree to which drivers are comfortable entering next to one another.
   - It may affect the driver’s perception of how to navigate the roundabout and their corresponding lane choice approaching the entry. Improper lane alignment can increase friction between adjacent lanes and thus reduce capacity. Imbalanced lane flows on an entry can increase the delay and queuing on an entry despite the entry operating below its theoretical capacity.

Lane changes within circulating lanes should not be required other than when a lane is added within the circulatory roadway. A lane added within the circulating roadway does not create any additional conflicts.

**36-9.05(a) Entering, Circulating, and Exiting Volumes**

The analytic methods in the *Highway Capacity Manual* allow the assessment of the operational performance of an existing or planned one-lane or two-lane roundabout when given traffic demand levels.

1. **Determining Roundabout Flow Rates.** The circulating flow rate opposing a given entry is defined as the flow conflicting with the entry flow of that leg. See Exhibit 21-11 of the 2010 *Highway Capacity Manual* (HCM). For example the movements that contribute to the northbound circulating flow rate (shown as $v_{c,NB}$ in Exhibit 21-11 of the HCM) are the movements that flow in front of the northbound entry, which are the eastbound through, eastbound left-turn, eastbound U-turn, southbound Left-turn, southbound U-turn, and westbound U-turn movements.
Conversion of Turning-Movement Volumes to Roundabout Volumes

Prior to conducting a roundabout analysis, turning-movement volumes must first be converted to roundabout volumes.

**Turning-Movement Data**
- Percent heavy vehicles for all movements = 2%
- Peak Hour Factor (PHF) = 0.97

![Diagram showing turning-movement volumes]

**Step 1: Convert Movement Demand Volumes to Flow Rates**
Each turning-movement volume given in the problem is converted to a demand flow rate by dividing by the peak-hour factor. As an example, the northbound left volume is converted to a flow rate in passenger cars per hour as follows:

\[ v_{NRL} = \frac{V_{NRL}}{PHF} = \frac{145}{0.97} = 149 \text{ pc/h} \]

**Step 2: Adjust Flow Rates for Heavy Vehicles**
The flow rate for each movement may be adjusted to account for vehicle stream characteristics as follows (northbound left turn illustrated):

\[ f_{HV} = \frac{1}{1 + P_r (E_T - 1)} = \frac{1}{1 + 0.02(2 - 1)} = 0.980 \]

\[ v_{NRL,pcx} = \frac{v_{NRL}}{f_{HV}} = \frac{149}{0.980} = 152 \text{ pc/h} \]

The resulting adjusted flow rates for all movements accounting for Steps 1 and 2 are therefore computed as follows:

![Diagram showing adjusted roundabout volumes]

**CONVERSION OF TURNING-MOVEMENT VOLUMES TO ROUNDBOUD VOLUMES**

Figure 36-9.S

(1 of 2)
Conversion of Turning-Movement Volumes to Roundabout Volumes

Step 3: Determine Entry Flow Rates by Lane
The entry flow rate is calculated by summing up the movement flow rates that enter the roundabout. For single-lane roundabouts, all approach volumes are summed together. Additional lane-use calculations are required for multilane roundabouts.

The entry flow rates are calculated as follows for the south leg (northbound entry):

\[ V_{e,NB, per} = V_{NBU, per} + V_{NBL, per} + V_{NBR, per} + V_{NBR_r, per} \]

\[ = 0 + 152 + 220 + 79 = 451 \text{ pc/h} \]

Step 4: Determine Circulating Flow Rates
The circulating flow is calculated for each leg. The circulating volumes are the sum of all volumes that will conflict with entering vehicles on the subject approach. For the south leg (northbound entry), the circulating flow is calculated as follows:

\[ V_{c,NB, per} = V_{WBU, per} + V_{SBL, per} + V_{SBR, per} + V_{ERT, per} + V_{EBR, per} + V_{EBU, per} \]

\[ = 0 + 268 + 0 + 315 + 258 + 0 = 841 \text{ pc/h} \]

Step 5: Determine Exiting Flow Rates
The exiting flow is calculated for each leg by summing all flow that will be exiting the roundabout on a particular leg. For the south leg (northbound entry), the exiting volume is calculated as follows:

\[ V_{ex, per,NB} = V_{NBU, per} + V_{WBE, per} + V_{SBE, per} + V_{EBR, per} \]

\[ = 0 + 105 + 100 + 110 = 315 \text{ pc/h} \]

Result
The following figure illustrates the final volumes converted into roundabout entering, exiting, and circulating flow rates.
2. **Conversion of Turning-Movement Volumes to Roundabout Volumes.** See Figure 36-9.S. After determining the demand flow rate, by dividing by the peak-hour factor, and then adjusting for heavy vehicles to determine the passenger car equivalents, one can determine the entry flow rates, circulating flow rates, and the exiting flow rates.

- Entry flow rates are calculated by summing up the movement flow rates that enter the roundabout. For single-lane roundabouts, all approach volumes are summed together. Additional lane-use calculations are required for multilane roundabouts.

- Circulating flow rates are the sum of all volumes that are expected to conflict with entering vehicles on the subject approach.

- Exiting flow rates are calculated for each leg by summing all flow that will be exiting the roundabout on a particular leg.

The exiting flow rate for a given leg is used primarily in the calculation of conflicting flow for right-turn bypass lanes and in determining queuing at exit–side crosswalks. For example the movements contributing to the southbound exiting flow rate (shown as \( v_{ex,SB} \) in Exhibit 21-12 of the HCM) are the eastbound right-turn, southbound through, westbound left-turn, and northbound U-turn movements.

**36-9.05(b) Capacity**

The maximum flow rate that can be accommodated at a roundabout entry depends on two factors: The circulating flow rate in the roundabout that conflicts with the entry flow, and the geometric elements of the roundabout. The larger gaps in the circulating flow are more useful to the entering drivers and more than one vehicle may enter each gap. As the circulating flow increases, the size of the gaps in the circulating flow decreases, thus the rate at which vehicles can enter also decreases.

The geometric elements of the roundabout also affect the rate of entry flow. The most important geometric elements are the width and number of lanes at entry, and the circulatory roadway width within the roundabout. Two entry lanes permit nearly twice the rate of entry flow compared to one lane. A wider circulatory roadway allows vehicles to travel side-by-side or staggered, which creates a tighter group of vehicles, thereby providing longer gaps.

1. **Single-lane Roundabout Entry Capacity.** A single-lane roundabout can be expected to handle 25,000 vpd and peak-hour flows between 2000 vph and 2500 vph. This rate exceeds 1900 vph, which is the typical single-lane capacity of a signalized intersection. This higher rate is achievable for several reasons. First, this is the total of all the approaches of the roundabout, not a single approach. Second, because of multiple approaches and right turns, much of the traffic does not conflict and may enter the intersection nearly simultaneously.

2. **Single-lane Exit Capacity.** It is difficult to achieve an exit flow on a single lane of more than 1400 vph, even under good operating conditions for vehicles (i.e., tangential
alignment, and no pedestrians or bicyclists). Under normal urban conditions, the exit lane capacity should be in the range of 1200 vph to 1300 vph. Therefore, exit flows exceeding 1200 vph may indicate a lower LOS or the need for a multilane exit.

3. **Multilane Roundabout Capacity.** For planning purposes, multilane roundabouts (two-lane entries) can be expected to handle ADT’s between 25,000 vpd and 45,000 vpd and peak-hour flows between 2500 vph and 4500 vph.

4. **Pedestrian Effects on Entry and Exit Capacity.** Pedestrians crossing at a marked crosswalk that have priority over entering motor vehicles can have a significant effect on the entry capacity. In such cases, if the pedestrian crossing volume and circulating volume are known, multiply the vehicular capacity by a factor, $f_{ped}$, according to the relationship shown in Exhibit 21-18 or Exhibit 21-20 of the 2010 *Highway Capacity Manual* (HCM) for single-lane and double-lane roundabouts, respectively. Note that the effects of conflicting pedestrians on the approach capacity decrease as conflicting vehicular volumes increase, as entering vehicles become more likely to have to stop regardless of whether pedestrians are present. Consult the (HCM) for additional guidance on the capacity of pedestrian crossings if the capacity of the crosswalk itself is an issue. A similar concern may occur at the roundabout exit where pedestrians cross.

36-9.05(c) **Capacity Software**

IDOT requires the current version of Signalized (and unsignalized) Intersection Design and Research Aid (SIDRA) for capacity analyses of roundabouts. SIDRA closely follows the methods used in the *Highway Capacity Manual* (HCM), which IDOT requires for computing highway capacity analyses. SIDRA software also includes alternative tools for applications beyond the ability of the HCM.

36-9.05(d) **Traffic Control**

Vehicles entering the roundabout must yield to the traffic within the circle. A YIELD sign is required at the entry along with the appropriate pavement markings. There is no traffic control within the circular roadway.

36-9.05(e) **Access Control**

Roundabouts can be used at key public and private intersections to facilitate major movements and enhance access management. Major commercial driveways may be allowed as legs of the roundabout, however, installation of a roundabout strictly for access to private development is discouraged. Minor public and private access points between roundabouts can be accommodated by partially or fully restricted two-way stop-controlled intersections, with the roundabouts providing U-turn opportunities.

Most of the principles used for access management at conventional intersections can also be applied at roundabouts. Property access within the vicinity of an individual roundabout...
intersection must be carefully evaluated. If an access, such as a driveway, is necessary within an intersection a roundabout should be discouraged at the location. As a corollary to this, do not include driveways within the circulating area of a roundabout. Driveways introduce conflicts into the circulating roadway, including acceleration and deceleration. Traditional driveways do not discourage wrong way movements as a splitter island does.

Access points should be no closer to the roundabout intersection than the splitter islands. On a larger consideration, access points near roundabouts are governed by a number of factors:

1. **Capacity of the Minor Movements at the Access Point.** While roundabouts may allow for fewer lanes between intersections, the traffic pattern that emerges from roundabouts can have a significant impact on existing midblock access. Unlike the platooned flow typically downstream of a signalized intersection, traffic passing in front of an access point downstream of a roundabout should be more randomly distributed. As a result, an access point downstream of a roundabout may have less capacity and higher delay than one downstream of a traffic signal.

2. **Need to Provide Left-turn Storage on the Major Street to Serve the Access Point.** For all but low-volume driveways, it is desirable to provide separate left-turn storage for access points downstream of a roundabout to minimize the likelihood that a left-turning vehicle could block the major street traffic. If an access point is necessary and left turn access is permitted, it should be located far enough from the splitter island of the roundabout that the required deceleration and storage lengths can be provided.

3. **Sight distance needs.** A driver at the access point should have proper intersection sight distance. Vehicles within the roundabout should be visible when approaching or departing the roundabout.

**36-9.06 Safety**

The use of roundabouts is a proven safety strategy for improving intersection safety by eliminating or altering conflict types, reducing crash severity, and causing drivers to reduce speeds as they proceed into and through the intersections. This is true for urban, suburban, and rural environments in replacing two-way stop and signal controls. While overall crash frequencies have been reduced, the crash reductions are most pronounced for motor vehicles, less pronounced for pedestrians, and equivocal for bicyclists and motorcyclists depending on the study and bicycle treatments.

The reasons for the increased safety level at roundabouts are:

- Roundabouts have fewer vehicular conflict points in comparison to conventional intersections and the potential for the most severe types of conflicts, such as right angle and left turn head-on crashes, is greatly reduced with roundabout use.
• Lower absolute speeds generally associated with roundabouts decrease the braking distance required to avoid potential conflicts. Low vehicle speeds help reduce crash severity, making fatalities and serious injuries much less common at roundabouts.

• Since most users travel at similar speeds through roundabouts, crash severity can be reduced compared to some traditionally controlled intersections.

• Pedestrians need only cross one direction of traffic at a time at each approach as they traverse roundabouts (i.e., crossing in two stages), as compared with many traditional intersections. Pedestrian-vehicle conflict points are reduced at roundabouts; from the pedestrian perspective, conflicting vehicles come from fewer directions.

NCHRP Report 572, Roundabouts in the United States and NCHRP Report 672, Roundabouts: An Informational Guide include intersection-level crash prediction models to evaluate the safety performance of an existing roundabout relative to its peers, and in the estimation of the expected safety changes, if a roundabout is contemplated for constructions at an existing conventional intersection.

Although the frequency of crashes is most directly tied to volume, the severity is most directly tied to speed. Therefore, careful attention to the design speed of a roundabout is fundamental to attaining good safety performance.

36-9.07 Pedestrian and Bicycle Accommodations

As with the motorized design vehicle, the design criteria for non-motorized potential roundabouts users (bicyclists, pedestrians, wheelchairs, etc.) shall be considered when developing many of the geometric components of a roundabout design. There are two general design issues that are most important for non-motorized users. First, lower motorized vehicle speeds make roundabouts both easier to use and safer for non-motorized users. Second, one-lane roundabouts are generally easier and safer for non-motorized users than multilane roundabouts. When non-motorized users are a significant consideration, do not design a multilane roundabout when a single lane roundabout should be sufficient.

36-9.07(a) Pedestrians

Pedestrian activities shall be considered at all roundabouts except where separate pedestrian facilities or other restrictions eliminate the likelihood of pedestrian activity in the foreseeable future.

Pedestrians desire crossing locations as close to the roundabout as possible to minimize out-of-direction travel. The further the crossing is from the roundabout, the more likely pedestrians will choose a shorter route that may put them in greater danger. In general, at a minimum, locate the pedestrian crossing one car length or approximately 20 feet upstream from the yield point and place the crossing at full vehicle-length-increments from the yield line for crossings further from the yield line.
For pedestrian safety the crossing should not be located too far back from the yield line so that entering vehicle speeds are not sufficiently reduced or exiting vehicles are accelerating. It may be appropriate to design the pedestrian crossing at two or three car lengths from the yield point at some multilane entries. At single-lane roundabouts in urban environments, exits should be designed to enforce low exit path speeds to maximize safety for pedestrians crossing the exiting stream.

At roundabouts with multilane pedestrian street crossings, a pedestrian activated signal should be provided for each multilane segment of each pedestrian street crossing. A pedestrian signal found to be effective in increasing yielding rates is the rectangular rapid flashing beacon. Pedestrian hybrid beacons (commonly referred to as HAWK signals) are not recommended for pedestrian signals at roundabouts.

Regardless of the type of pedestrian signal, the operation for a pedestrian crossing a roundabout approach should be done in two stages. A single-stage pedestrian signal can result in excessive amount of delay to vehicular traffic. At two-stage signalized pedestrian crossings, there are two separate pedestrian walk intervals, one for crossing the entry roadway and one for crossing the exit roadway.

Roundabouts with single lane approach and exit legs are not required to provide pedestrian activated signals. If a roundabout consists of multilane and single lane pedestrian crossings consider including pedestrian activated signals at the single lane pedestrian street crossings for consistency.

The raised splitter island width shall be a minimum of 6 ft (1.8 m) wide (from the back-of-curb to the back-of-curb) at the crosswalk to adequately provide shelter for users and to provide the minimum width for the use of detectable warnings within the splitter island.

Roundabout operations at the exit can be affected by pedestrian use of the crosswalk. A queuing analysis at the exit crosswalk may determine that a crosswalk location of more than one vehicle length from the circulatory roadway may be desirable to reduce the likelihood of queuing into the circulatory roadway due to pedestrians crossing. Also, it may be easier for pedestrians to visually distinguish exiting vehicles from circulating vehicles at crosswalks located further from the roundabout. If a queuing analysis determines frequent interruptions from pedestrians to the traffic flow at the exit, causing traffic to regularly back into the circulatory roadway, consideration should be given to a conventionally controlled intersection instead of a roundabout.

The draft Public Rights-of-Way Accessibility Guidelines (PROWAG) from the United States Access Board include a requirement to provide a detectable edge treatment between sidewalks and roundabouts wherever pedestrian crossings are not intended, such as adjacent to the perimeter of the circulatory roadway, along the approaches, or along the exit/entrance radii.

Landscape strips are an effective method to provide a detectable edge treatment. Landscape strips provide many benefits, including increased comfort for pedestrians, room for street furniture and snow storage, and a buffer to allow for the overhang of large vehicles as they navigate the roundabout. Also, the setback discourages pedestrians from crossing to the central island or
cutting across the circulatory roadway of the roundabout. The setback helps guide pedestrians with vision impairment to the designated crosswalk.

If the sidewalk must be flush with the back of the curb, provide a detectable edge treatment along the street side of the sidewalk. If chains, fences, or railings are used for edge treatment, the bottom of the edge treatments shall be no higher than 15 in. (380 mm) above the sidewalk. Detectable warning surfaces, such as truncated domes, shall not be used for edge treatment because detectable warning surfaces indicate the flush transition between the sidewalk and the roadway. In addition to chains, fences, or railings, low shrubs or grass may be used for edge treatments.

36-9.07(b) Bicycles

Bicyclists’ decisions at roundabouts depend on how the bicyclist chooses to travel through the intersection. If traveling as a vehicle, as is often the case for experienced cyclists and cyclists in lower volume and low speed environments, the decision process mirrors that of motorized vehicles. Effective designs that constrain motorized vehicles to speeds more compatible with bicycle speed, around 15 mph to 20 mph, are much safer for bicyclists. If traveling as a pedestrian, as is often the case for less experienced cyclists and cyclists in higher traffic volume environments, the decision process mirrors that of pedestrians.

Although the best design provides bicyclists the choice of proceeding through the roundabout as either a vehicle or as a pedestrian, in general, bicyclists are better served by being treated by roundabout designers as vehicles. When entering traffic volumes are projected to be large (i.e., greater than 12,000 ADT), look at other options such as shared use-paths, which provide a physical separation from vehicles around the periphery of the roundabout.

If bicycle lanes are provided on the roadway approaches provide a ramp from the roadway to a shared-use path prior to the intersection to allow a bicyclist to exit the roadway and proceed around the intersection safely through the use of cross walks if the bicyclist is uncomfortable mixing with vehicles. Consider bicycle ramps and a shared-use path around the circulatory roadway for bicycle accommodations even if no sidewalks or shared-use paths are proposed approaching the roundabout. Continue the shared-use path around the circulatory roadway, but separate from the circulatory roadway, where bicycle use is expected. Do not provide bike lanes within the circulatory roadway.

For bicycle design considerations through a roundabout; see Section 17-2.04.

36-9.08 Parking

Parking within the circulatory roadway is prohibited. Parking on entries and exits to the roundabout should be set back far enough so as not to hinder roundabout operations or to impair visibility of pedestrians.
36-9.09 **Illumination**

For a roundabout to operate satisfactorily, a driver must be able to enter the roundabout, move through the circulating traffic, and separate from the circulatory stream in a safe and efficient manner. Pedestrians must also be able to safely use the crosswalks. To accomplish this, a driver must be able to perceive the general layout and operation of the intersection in time to make the appropriate maneuvers at all times of the day. Adequate lighting shall therefore be provided at all roundabouts including those in rural locations.

Lighting of roundabouts provides:

1. visibility from a distance for users approaching the roundabout;
2. visibility of the key conflict areas to improve users' perception of the layout and visibility of other users within the roundabout;
3. additional visibility for signing and pavement markings; and
4. visibility of pedestrians at and within the crosswalks.

The effectiveness of auto headlights is limited in a roundabout due to the constrained curve radius, making the roadway lighting system very important for nighttime visibility of obstructions and hazards. Approach lighting should provide good perception of the presence of the roundabout.

See Section 56-2.08 for more guidance on lighting for roundabouts.

36-9.10 **Signing and Delineation**

Pavement marking and signs are integral to the design of roundabouts, especially multilane roundabouts. The *ILMUTCD*, the latest version of FHWA’s *Standard Highway Signs*, and any applicable state and local standards govern the design and placement of traffic control devices, including signs, pavement markings and signals. Consult the Bureau of Operations or Bureau of Traffic within the respective District of the roundabout location for specific standards for delineating and signing roundabouts.

Entry lanes should be well referenced, especially for multilane roundabouts, which should have cars in their proper lane at the approach so lane changing is not required through circulating lanes. Signs should be located where they have the maximum visibility for road users, but a minimal likelihood of even momentarily obscuring pedestrians and bicyclists.

A YIELD sign is required at the entry along with the appropriate pavement markings. There is no traffic control within the circular roadway.
36-10 REFERENCES


# Chapter Thirty-seven
## INTERCHANGES

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Chapter Thirty-seven
INTERCHANGES

AASHTO defines an interchange as a system of interconnecting roadways in conjunction with one or more grade separations that provide for the movement of traffic between two or more roadways on different levels. The operational efficiency, capacity, safety, and cost of the highway facility are largely dependent upon its design. Chapter 37 provides guidance in the design of interchanges including interchange types, selection, layout, operations, spacing, freeway ramp terminals, ramps, and ramp/crossroad terminals. Information that is also applicable to interchanges is included in the following chapters:

- Chapter 15 discusses the procedures and content for interchange type and design studies.
- The application of bicycle lanes through interchanges is discussed in Chapter 17.
- Chapter 35 discusses access control along interchange crossroads.
- Chapter 36 discusses intersection designs, including left and right-turn lanes, channelizing islands, turning radii, design vehicles, sight distance requirements, etc.
- Chapter 44 discusses freeway new construction and reconstruction design criteria, lane drops, frontage roads, grade separations, and access control along the freeway.
- Chapter 50 discusses freeway 3R design criteria.
- The warrants and design criteria for interchange lighting are discussed in Chapter 56.
- Guidance on interchange and/or ramp/crossroad terminal intersection traffic control devices, including striping, signing, and traffic signals is discussed in Chapter 57.
- Accessibility for persons with disabilities, including the design of compliant curb ramps, crosswalks, and roadway approach grades at interchange ramp/crossroad terminals is discussed in Chapter 58.

37-1 GENERAL

37-1.01 Responsibilities

The district is responsible for determining the need for, location of, type of, and design of interchanges. For interchange types other than the conventional diamond and parclo Type C, BDE involvement in type studies is recommended because of the larger number of alternatives requiring analysis and the typically higher costs; see Chapter 15.
37-1.02 **Guidelines**

The need for an interchange will vary based on site-specific conditions. Consider the following guidelines when determining the need for an interchange:

1. **Access Control.** The following will apply:
   a. **Full Access Control.** On all fully access-controlled facilities, intersecting crossroads must be terminated, rerouted, provided a grade separation, or provided an interchange. The importance of the continuity of the crossroad, the feasibility of an alternative route, traffic volumes, construction costs, environmental impacts, etc., are evaluated in order to determine which option is most practical. Interchanges generally are provided at:
      - all freeway-to-freeway crossings;
      - all major highways, unless determined inappropriate; and
      - other highways based on the anticipated demand for regional access.
   b. **Partial Access Control.** On facilities with partial access control (expressways), intersections with public roads will be accommodated by an interchange or with an intersection. Grade separations are rarely provided. Interchanges should be constructed or planned at most marked route crossroads according to the following guidelines:
      - Initially construct an interchange where traffic signals are warranted within nine years of construction.
      - Where signals are warranted within 10 to 20 years, plan for the future development of an interchange. Purchase the access rights for approximately 1000 ft to 1200 ft (300 m to 350 m) along each leg of the major crossroad.
      - Where a low-volume marked route exists within 2 miles (3.0 km) of another parallel marked route or high-volume crossroad, consider relocating the low-volume route and providing one interchange for both routes.
      - An interchange generally will not be warranted where traffic signals are not warranted within the 20-year design period.
   c. **No Access Control.** On a facility with no access control, the need for an interchange will be determined on a case-by-case basis emphasizing cost effectiveness, safety, and operations. A road-user benefit analysis will generally be required to determine the economic feasibility of an interchange. See Item 5. However, this analysis alone is not sufficient justification for the provision of an interchange.
2. **Congestion.** Consider providing an interchange where the level of service (LOS) at an intersection is unacceptable, and the intersection cannot be redesigned to operate at an acceptable LOS.

3. **Safety.** In special cases, consider the crash reduction benefits of an interchange at an existing intersection that exhibits extremely high-crash frequencies and rates.

4. **Site Topography.** Where access is necessary, the topography may dictate an interchange or a grade separation rather than an intersection.

5. **Road-User Benefits.** If an analysis reveals that road-user benefits over the service life of the interchange will exceed costs, then an interchange may be considered. The designer must consider all costs including right-of-way, construction, maintenance, and user costs in the analysis. For additional guidance, the designer may refer to the AASHTO publication, *A Manual on User Benefit Analysis of Highway and Bus-Transit Improvements.*

6. **Access.** An interchange may be required in an area where access availability from other sources is not practical, and the freeway is the only facility that serves the area.

7. **Traffic Volumes.** Although there are no specific traffic volumes that warrant an interchange, consider providing an interchange where the traffic volumes at an intersection are at or near capacity and where other improvements are not practical.

37-1.03 **New or Revised Interstate Access Approval**

37-1.03(a) **FHWA Regulations**

Section 111 of Title 23, *United States Code* (23 U.S.C. 111) identifies that all agreements between FHWA and IDOT for the construction of projects on the Interstate System must contain a clause that IDOT will not add any points of access to, or exit from, the project in addition to those approved by FHWA in the plans for the project, without the prior approval of FHWA. 23 CFR 625 designates those criteria and policies that are acceptable to FHWA for the geometric and structural design of highways, including Interstate facilities.

The original FHWA policy regarding new or revised access points to existing Interstate facilities was first published in the *Federal Register* (55 Fed. Reg. 42670) on October 22, 1990, revised in the February 11, 1998 *Federal Register* (63 Fed. Reg. 7045), and then revised again in the August 27, 2009 *Federal Register* (74 Fed. Reg. 43743). The February 1998 revision incorporates the planning requirements of the 1991 *Intermodal Surface Transportation and Efficiency Act*, clarifies the coordination between the access request and environmental procedures, and updates the policy language at various locations. The August 2009 revisions were made to reflect the direction provided in the *Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users* (SAFETEA–LU), to clarify the operational and safety analysis and assessment of impacts that provides the basis for proposed changes in access to the Interstate System, and to update language at various locations to reference.
Federal laws, regulations, and FHWA policies. Additional guidance from FHWA Headquarters office was established in 1996 and 1997. This guidance allowed FHWA Division Offices to approve more Interstate revisions in access and established a two-step process for approving these changes.

New or revised access points to the existing Interstate System will be reviewed against the criteria in Section 37-1.03(b). Sections 37-1.03(d) and 37-1.03(e) define the information required to be included in final submittals to FHWA when requesting approval for revisions in Interstate access. Section 37-1.03(c) provides the procedures obtaining approvals from IDOT and/or FHWA.

37-1.03(b) Applicability

In general, all new and/or revised access points should be minimized on existing fully access-controlled facilities. Each entrance and exit point on the mainline, including “locked gate” access (e.g., utility opening), is defined as an access point. For example, a standard diamond interchange configuration has four access points. Revised access is considered to be a change in the existing interchange configuration although the number of access points may not change. For example, replacing one of the direct ramps of a diamond interchange with a loop or changing a cloverleaf interchange into a fully directional interchange is considered to be a revised access.

The criteria in Section 37-1.03 is applicable to new or revised access points to existing fully access-controlled facilities (Interstate and non-Interstate facilities) regardless of the funding source. Consequently, it applies to private developers, and any changes to an access-controlled facility, which may be required of the private developer by IDOT or a local agency.

Each access revision will need to be analyzed on a case-by-case basis. Consider the following:

1. **Revisions Requiring BDE/FHWA Access Approval.** The following revisions to access-controlled facilities will require BDE/FHWA access approval:
   - new freeway-to-freeway interchange;
   - major modification of freeway-to-freeway interchange configuration (e.g., adding new ramp(s), abandoning/removing ramp(s), completing basic movements);
   - new partial interchange or new ramps to-from a continuous frontage road that creates a partial interchange (e.g., slip ramps);
   - new freeway-to-crossroad interchange (e.g., addition of a combination of on-ramps and off-ramps);
   - modification of existing freeway-to-crossroad interchange configuration (e.g., replacing one of the direct ramps of a diamond interchange with a loop);
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- completion of basic movements at a partial interchange (e.g., completing a partial diamond interchange by adding a ramp, the addition of any on- or off-ramp to the mainline);
- locked gate access (e.g., access via locked gates by privately employed personnel); and
- abandonment of ramps or interchanges.

2. Revisions not Requiring FHWA Access Approval. The following revisions to access-controlled facilities are not considered a change in access and, therefore, do not require FHWA access approval, but still may require BDE approval:

a. **Ramp/Crossroad Improvements.** This includes the addition of left-turn storage lanes, right-turn storage lanes, and/or through travel lanes at the local road end of ramps. These additions will inherently and expeditiously increase ramp safety for ramps that chronically back-up onto the mainline travel lanes, by shortening the queue lengths and minimizing the occurrence of high-speed, rear-end collisions. For the proposed addition of new storage and through travel lanes at the local termini of existing ramps, ensure that adequate stopping sight distance, decision sight distance, geometrics, etc., are provided.

b. **Ramp Relocation.** This includes relocation or shifting of existing crossroad/ramp termini (i.e., moving the ramp end that connects with the local road). However, the designer must still ensure that adequate stopping sight and decision sight distance are provided at the ramp terminal.

c. **Services Ramps.** Ramps providing access to rest areas, information centers, and weigh stations within the Interstate controlled access are not considered access points requiring FHWA approval. These facilities can only be accessible to vehicles to and from the Interstate System. Access to or from these facilities and local roads and adjoining property is prohibited. The only allowed exception is for access to adjacent publicly owned conservation and recreation areas, if access to these areas is only available through the rest area, as allowed under 23 CFR 752.5(d).

d. **Auxiliary Lanes.** This includes the addition of a single auxiliary lane between two adjacent interchange ramps. The single auxiliary lane should not function as a mainline travel lane.

e. **Acceleration and Deceleration Lanes.**

   i. **Decreasing the Length.** Decreasing the length of any deceleration lane or acceleration lane on any existing ramps is not considered a change in access. However, prior to decreasing the length, conduct a safety analysis by analyzing the crash history and potential, review the sight distance, and ensure adequate signing is provided.
ii. **Increasing the Length.** Increasing the length of an off-ramp deceleration lane or increasing the length of an on-ramp acceleration lane is not considered a change in access. If the adjacent upstream on-ramp or adjacent downstream off-ramp exists at a distance equal to or less than the criteria in Section 37-2.16 (i.e., measured between physical gore areas), conduct an operational analysis (e.g., weaving, capacity, signing). The spacing between interchanges should safely accommodate weaving, diverging, merging maneuvers, and good directional signing.

iii. **Design Exceptions.** If the design criteria cannot be met, obtain a design exception for the improvement. See Section 31-7 for the procedures for obtaining a design exception.

f. **Addition of On-Ramp Lanes.** This consists of adding a lane to a single lane on-ramp, resulting in a two-lane on-ramp. Although an individual access justification approval is not required, the district will be responsible for conducting an operational analysis (e.g., weaving, capacity, signing).

g. **Traffic Signals.** This includes traffic signalization improvements at ramp termini with local roads.

h. **Signing and Pavement Markings.** This includes new signing, striping, and/or resurfacing of an on-ramp or off-ramp where geometric features are not changed.

i. **Roadside Safety.** Installation of roadside guardrail and concrete barriers (e.g., for resurfacing and safety projects) will not require access approval.

### 37-1.03(c) Processing Procedures

BDE and FHWA must approve all proposed changes in interchange configurations on the Interstate System, even if the number of access points does not change. For proposed changes on non-Interstate freeways, BDE or the Bureau of Operations will review and approve any access changes (i.e., FHWA will not be regularly involved for these facilities).

The following procedures are applicable where 1) the highway is on the State highway system and Federal funds were used for right-of-way and/or construction costs of the roadway segment; and 2) the highway is access controlled and the proposed access revisions will modify previous commitments made in environmental documents:

1. **Environmental Procedures.** The FHWA revised access approval constitutes a Federal action and, as such, requires that the transportation planning, conformity, congestion management process, and the *National Environmental Policy Act* (NEPA) procedures be followed and their requirements satisfied. NEPA procedures also apply even when changes to an Interstate facility are being financed completely by the State, local municipality, or a private developer. The NEPA procedures will be accomplished as part of the normal project development process and as a condition of the access approval.
The district will determine the type and scope of the necessary environmental process in cooperation with FHWA; see Chapter 22. Generally, this will occur at scheduled district coordination meetings. Compliance with the NEPA procedures should proceed concurrently with the analyses to determine engineering acceptability and feasibility. Although compliance with the NEPA procedures need not precede the determination of engineering acceptability and feasibility, the FHWA Illinois Division Office will not give final access approval before the completion of the NEPA process.

2. **Secondary Impacts.** Determine the secondary impacts associated with the proposed access revisions based on traffic-induced impacts on the State highway facility and on the potential environmental impacts on the surrounding area. Because the area of influence on the highway facilities and surrounding land use will vary, describe the limits of influence for each case prior to determining impacts.

3. **Outside Agency Proposals.** The district will recommend whether IDOT or the agency requesting the revision will conduct the studies. BDE will review and approve Phase I reports.

4. **FHWA Coordination.** BDE usually will review and approve the interchange type and interchange design studies (IDS) using the Department’s Certification Acceptance procedures except where the action is proposed on the Interstate system. For Interstates, FHWA must also agree on the type and the design details, see Section 37-1.03(d). IDOT must discuss with FHWA any proposed access control revisions on the NHS at scheduled district coordination meetings.

5. **Central Office Processing.** Access control revisions along a freeway will be processed by the Central Office in the following manner:
   a. **Bureau of Operations.** In general, proposed revisions in the access control along freeways and along interchange crossroads on the State highway system will be reviewed and processed by the Bureau of Operations except where location/design studies are necessary and/or where IDOT construction funds are used in the action.
   b. **BDE.** Where design studies and/or construction funds are used in the proposed action requiring access control revisions, BDE will review and process the proposed action.
   c. **Freeway Orders.** Projects involving a revision to an existing Freeway Order will be handled by either BDE or the Bureau of Operations up to the stage where a Freeway Order revision is filed for approval. After this stage, BDE will process the revision of the Freeway Order.
   d. **Impact Assessments.** Where assessments of the impacts of proposed access control revisions are required, BDE will determine what elements should be considered in the review and processing of the assessment. Proposed access changes should be discussed at district coordination meetings and then
submitted for review early in the NEPA process. This procedure will allow for a timely determination of engineering and operational acceptability and will ensure that the proposed design is acceptable for inclusion as an alternative in the environmental process.

e. **Overlapping.** Where the criteria are overlapping, unclear, or there is uncertainty about who is responsible for conducting the review and processing of the request, BDE and the Bureau of Operations will coordinate to determine which Bureau will take responsibility for the request.

f. **FHWA Approval.** Submit the Access Justification Report (AJR) to the FHWA Division Office for approval. This submission will be a “stand-alone” document that will show reasonable care has been performed and confirm future safety and traffic operations along the Interstate corridor will not be adversely affected by the proposed new or revised Interstate access. Section 37-1.03(d) further discusses FHWA approvals.

g. **Filing.** BDE will retain on file the approved revision in access submittal.

6. **Coordination Meetings.** The agendas for scheduled district coordination meetings should clearly distinguish projects involving proposed access control revisions from other projects. Furnish this information in adequate time to allow either BDE or Bureau of Operations to facilitate their attendance.

### 37-1.03(d) FHWA Approvals

FHWA approval is only required where there are new or revised access points to the Interstate System. For non-Interstate routes, BDE or the Bureau of Operations will review and approve any access changes. The following will apply to Interstate routes:

1. **Design Criteria.** All FHWA approvals for new, added or revised access are conditioned upon IDOT complying with all applicable Federal rules and regulations. For Illinois, the design criteria are contained in the *BDE Manual* and the *Illinois Highway Standards* which meet or exceed the criteria presented in the AASHTO publications, *A Policy on Geometric Design of Highways and Streets* and *A Policy on Design Standards - Interstate System*.

2. **FHWA Concept Approval.** Concept approval is the first step in the FHWA approval process and involves a determination of safety engineering, and operational acceptability. Ideally, it should be done as soon as possible and when the Department has a good understanding of the scope of the improvement. The FHWA Division Office and IDOT will develop a consensus on proposed access concepts at the coordination meetings. FHWA concept approval will need to be received from either the FHWA Headquarters Office (Washington, D.C.) or from the FHWA Illinois Division Office (Springfield, IL). The following identifies the FHWA office that will submit the approval:
a. **FHWA Headquarters Concept Approval.** Concept review and approval is required from the FHWA Headquarters (HQ) Office for the specific major Interstate access requests that are listed below. Item 3 discusses the information that needs to be provided to the local FHWA Division Office for FHWA HQ concept review and approval. Three copies of the official transmittals requesting FHWA HQ concept approval, and local FHWA Division Office final approval, will need to be sent to the FHWA Division Office. Note that advance coordination with the FHWA HQ Office may be necessary, and appropriate, on certain complex and/or controversial projects that will require FHWA HQ concept review and approval during the project’s environmental process. In these cases, IDOT should coordinate directly with the local FHWA Division Office. The FHWA HQ Office concept approval is required for the following types of Interstate revised access:

- new freeway-to-freeway interchange,
- major modification of freeway-to-freeway interchange configuration,
- new partial interchange or new ramps to/from continuous frontage road that create a partial interchange, and
- new freeway-to-crossroad interchange located in a Transportation Management Area (TMA).

b. **FHWA Illinois Division Office Concept Approval.** The FHWA Division Office and the Department will develop a consensus on proposed access concepts at coordination meetings, which are documented in the Access Justification Report (AJR); see Section 37-1.03(e). FHWA Division Office concept approval will be given by the FHWA Division Administrator. Send the AJR to the FHWA Division Office with signature lines for the FHWA Division Office Field Engineering Manager (FEM) (recommend approval) and for the FHWA Division Office Division Administrator (for approval). The signed AJR will document FHWA concept approval. Once signed, the AJR will be sent to IDOT. The FHWA Division Office gives concept approval for the following types of Interstate revised access:

- new freeway-to-crossroad interchange not located in a TMA,
- modification of existing freeway-to-crossroad interchange configuration,
- completion of basic movements at partial interchange,
- locked gate access, and
- abandonment of ramps or interchanges.

3. **FHWA Final Approval.** The FHWA Division Administrator gives final approval for all types of Interstate access changes. Concept Approval and completion of the NEPA process are needed for the Final Approval of Access Revision. No additional information
is required for the final approval request unless any conditions previously noted in the AJR have changed substantially.

4. **Reevaluation.** An affirmative determination by FHWA of engineering and operational acceptability for proposals for new or revised access points to the Interstate System should be reevaluated whenever a significant change in conditions occurs (e.g., land use, traffic volumes, roadway configuration or design, environmental commitments). Proposals must be reevaluated if the project has not progressed to construction within eight years of receiving an affirmative determination of engineering and operational acceptability (23 CFR 625.2(a)). If the project is not constructed within this time period, an updated Access Justification Report based on current and projected future conditions must be submitted to FHWA to receive either an affirmative determination of engineering and operational acceptability, or final approval if all other requirements have been satisfied.

### 37-1.03(e) Access Justification Report Contents

The Access Justification Report (AJR) should include the following:

1. **Description.** Provide a clear description of the proposed new or revised access.

2. **Purpose.** Describe the purpose and need for the new or revised access point (i.e., why it is needed).

3. **Cost.** Include the estimated total cost of the project.

4. **Background Information.** Provide any additional background support information that might help explain and/or support the proposal (e.g., developer driven, known public opposition, status of the NEPA process including the summary of any input received from public meetings, source of project funding, implementation schedule).

5. **Concerns.** List any known areas of concern (e.g., environmental, safety). Always include a crash analysis summary for all new or revised access requests. Identify all presently known “Five Percent Report Locations” within or adjacent to the project limits, and proposed mitigation measures to improve safety in the future. FHWA must be assured that there will be steps taken so that either no impact or only minimal adverse impact on safety and operation of the Interstate facility itself will occur.

6. **Communities.** Note the distances to and size of communities or facilities directly served.

7. **Connections.** Describe the relationship and distance of the interchange to adjacent interchanges, adequacy of acceleration, deceleration and weaving lengths, and the ability to provide adequate signing.

8. **Design Exceptions.** Clearly identify any necessary design exceptions from currently adopted BDE design criteria; see Section 31-7.
9. **Traffic Signals/Signing.** For each request, include a conceptual plan of the type and location of the signs proposed to support each design alternative. Identify any additional proposed traffic signalization, if applicable.

10. **Lane Balance.** Describe how the interchange will provide lane balance and the basic number of lanes.

11. **Existing Facilities.** FHWA policy states: “The need being addressed by the request cannot be adequately satisfied by existing interchanges to the Interstate, and/or local roads and streets in the corridor can neither provide the desired access, nor can they be reasonably improved (such as access control along surface streets, improving traffic control, modifying ramp terminals and intersections, adding turn bays or lengthening storage) to satisfactorily accommodate the design-year traffic demands (23 CFR 625.2(a)).” The intent of this requirement is to demonstrate that an access point is needed for regional traffic needs and not to solve local system needs or problems. The facility should not be allowed to become part of the local circulation system, but should be maintained as the main regional and interstate highway it was intended to be.

In the case of adding a new interchange or new ramp(s), evaluate or consider whether existing or possible future roads or streets generally parallel to the Interstate facility that could be used as a connection to existing adjacent interchange ramps in lieu of adding a new interchange or ramps.

12. **Transportation System Management.** FHWA policy states: “The need being addressed by the request cannot be adequately satisfied by reasonable transportation system management type improvements (such as ramp metering, mass transit, and HOV facilities), geometric design, and alternative improvements to the Interstate without the proposed change(s) in access (23 CFR 625.2(a)).” The intent of this requirement is to ensure that all reasonable alternatives, including improvements to the existing local roads and streets in lieu of new access, have been fully considered.

13. **Access Connections and Design.** FHWA policy states: “The proposed access connects to a public road only and will provide for all traffic movements. Less than “full interchanges” may be considered on a case-by-case basis for applications requiring special access for managed lanes (e.g., transit, HOVs, HOT lanes) or park and ride lots. The proposed access will be designed to meet or exceed current standards (23 CFR 625.2(a), 625.4(a)(2), and 655.603(d)).” The intent of this requirement is that, except in the most extreme circumstances, all interchanges should provide for all basic movements. Partial interchanges usually have undesirable operational characteristics. If circumstances exist where a partial interchange is considered appropriate, then commitments to the FHWA, possibly even purchase of necessary right-of-way during the initial project stage for future completion, must be made by IDOT. Special purpose access for HOV’s, for transit vehicles, or for park and ride lots should be treated as special cases and the movements to be provided decided on a case-by-case basis.

14. **Transportation Land Use Plans.** FHWA policy states: “The proposal considers and is consistent with local and regional land use and transportation plans. Prior to receiving
final approval, all requests for new or revised access must be included in an adopted Metropolitan Transportation Plan, in the adopted Statewide or Metropolitan Transportation Plan (STIP or TIP) and the Congestion Management Process within transportation management areas, as appropriate, and as specified in 23 CFR 450, and transportation conformity requirements of 40 CFR 51 and 93." The intent of this requirement is to cause sufficient review and coordination so as not to have piece-meal consideration of added access and to avoid as much as practical future conflict with other, possibly more needed, access. The request should include a discussion as to how the current proposal fits into the overall plans for the area and, if it is an addition to the current plans for the area, how it fits in and affects the current plans. Added access requests do not have to be included in official transportation plans or approved by MPOs or similar organizations prior to submittal. All coordination may be completed after access approval and as part of the normal project development process. The expectation here is that any proposal is considered in view of currently known plans for transportation facilities and/or land use planning. This is especially important where several new interchanges are anticipated.

15. **Comprehensive Interstate Network Study.** FHWA policy states: “In corridors where the potential exists for future multiple interchange additions, a comprehensive corridor or network study must accompany all requests for new or revised access with recommendations that address all of the proposed and desired access changes within the context of a longer-range system or network plan (23 U.S.C. 109(d), 23 CFR 625.2(a), 655.603(d), and 771.111).” The intent of this requirement is to analyze and consider all proposed changes in access for an area at the same time. See Section 37-1.03(d) for guidance regarding adjacent interchange spacing that trigger the need for FHWA approval. If a new or revised interchange is being proposed and another new or revised adjacent interchange is being planned and programmed by IDOT then analyze both changes together.

16. **Coordination with Transportation System Improvements.** FHWA policy states: “When a new or revised access point is due to a new, expanded, or substantial change in current or planned future development or land use, requests must demonstrate appropriate coordination has occurred between the development and any proposed transportation system improvements (23 CFR 625.2(a) and 655.603(d)). The request must describe the commitments agreed upon to assure adequate collection and dispersion of the traffic resulting from the development with the adjoining local street network and Interstate access point (23 CFR 625.2(a) and 655.603(d)).” It is recognized that more and more private involvement in transportation improvements will be happening in the future. The intent of this requirement is not to try to control developers and their plans through IDOT, which has no such direct powers. It is incumbent upon IDOT, however, to ensure that the highway facilities are developed in an orderly and coordinated manner to serve the public. Therefore, when private development is clearly the driving force behind the need for access, it is only reasonable that the IDOT and the developer work closely together in order to develop the access to achieve mutual benefits with minimal adverse impact on travelers. Stage construction could be used where extensive private development is not expected to be completed for several years. The developer might be required to have
certain parts of the local circulation system ready before ramps can be constructed or opened to traffic. In some heavily congested areas, the developer might be required to provide ride-sharing incentives or even assist in providing transit facilities. The intent is therefore to accomplish any coordination that might be possible, even if it is only to know what each is doing and when.

This coordination and cooperation is appropriate where a developer has agreed to fund or perhaps even construct access at the same time the IDOT is planning or is already in the process of improving that particular section of the route. It is only reasonable that these activities be coordinated to ensure compatibility.

17. **Status of Planning and NEPA.** FHWA policy states: “The request for new or revised access contains information relative to the planning requirements and the status of the environmental processing of the proposal.” The intent of this requirement is to confirm and report information relative to the status of the planning and NEPA processes, with regard to the access request (e.g., anticipated schedule dates, public hearing dates, public support or opposition, recent activities, future activities).

18. **Operational Analysis.** FHWA policy states: “An operational and safety analysis has concluded that the proposed change in access does not have a significant adverse impact on the safety and operation of the Interstate facility (which includes mainline lanes, existing, new, or modified ramps, ramp intersections with crossroad) or on the local street network based both the current and the planned future traffic projections. The analysis shall, particularly in urbanized areas, include at least the first adjacent existing or proposed interchange on each side of the proposed change in access (23 CFR 625.2(a), 655.603(d) and 771.111(f)). The crossroads and other roads and the local street network, to at least the first major intersection on either side of the proposed change in access, shall be included in this analysis to the extent necessary to fully evaluate the safety and operational impacts that the proposed change in access and other transportation improvements may have on the local street network (23 CFR 625.2(a) and 655.603(d)). Requests for a proposed change in access must include a description and assessment of the impacts and ability of the proposed changes to safely and efficiently collect, distribute and accommodate traffic on the Interstate facility, ramps, intersection of ramps with crossroad, and local street network (23 CFR 625.2(a) and 655.603(d)). Each request must also include a conceptual plan of the type and location of the signs proposed to support each design alternative (23 U.S.C. 109(d) and 23 CFR 655.603(d)).” The intent of this requirement is to ensure that sufficient operational analyses are made to determine the impact of the revised or new access on the Interstate operation. For consistency, it is anticipated that the current *Highway Capacity Manual* analysis procedures will be used.

At a minimum, the operational impact on the mainline between the proposed new/revised access and the adjacent existing interchanges on either side should be analyzed. The analysis should be extended as far along the mainline and include as many existing interchanges as is necessary to establish the extent and scope of the
impacts. This could be critical in urban areas with many relatively closely spaced interchanges (i.e., interchanges spaced at less than 1 mile (1.6 km) apart).

The operational analysis of the proposed change will need to be designed to a design year that is 20 years after the date when the construction of the project is scheduled to be complete, and open to the traveling public.

In order to perform an operational analysis that is as accurate as possible, the traffic volume counts used should not be more than 2 years old, if practical.

The following additional items are required by the current FHWA Illinois Division Administrator for any Access Justification Report (AJR) to even be considered for approval:

- A brief discussion of the anticipated safety implications of the proposed access point on mainline Interstate traffic given the existing analysis of projected changes in traffic flow and level of service.
- A brief discussion of the anticipated safety implications of the proposed access point on mainline Interstate traffic given the existing analysis of the geometrics of existing nearby interchanges, the geometrics associated with the proposal, and shifts in nearby traffic patterns.
- A brief summary of the crash history of the affected Interstate segment, a comparison of this history with statewide averages for comparable facilities, and the identification of any Five Percent Report Locations on the affected Interstate segment.
- A brief concluding statement summarizing the level of impact the proposed access point change is expected to have on safety performance of the mainline Interstate facility.
- A brief concluding statement summarizing the level of impact the proposed access point change is expected to have on traffic flow performance of the mainline Interstate facility.

The operational analysis should typically include some or all of the information in Items 19 and 20.

19. **Interchange Location Map.** Include a dimensioned, detailed drawing of the design elements of the existing and proposed change conditions, including, as applicable:

- project limits,
- adjacent interchange(s),
- ramp to be added,
- ramp to be removed,
relocation of ramp gore,
configuration,
travel lanes and shoulder widths,
ramp radii,
ramp grades,
acceleration lane lengths,
deceleration lane lengths,
taper lengths,
auxiliary lane lengths,
taper or parallel type exit ramps,
truck climbing lane(s),
auxiliary/operational lane(s), and
collector/distributor road(s).

The drawing, and/or report wording, should identify all presently known pertinent engineering design details of the proposed change. Clearly identify any design exceptions and compare them with the latest BDE and AASHTO criteria.

Include another drawing showing the traffic volumes for all turning movements as well as mainline, ramp, and local road traffic volumes. Identify current and design year ADT and DHV.

20. **Highway Capacity Analysis.** Use the current *Highway Capacity Manual* (HCM), or current version of the *Highway Capacity Software* (HCS), for the needed engineering analyses. An acceptable engineering analysis for determining engineering acceptability and feasibility will need to be determined jointly by FHWA and IDOT. Include all the following engineering analysis, unless otherwise agreed to by BDE and FHWA:

   a. **Existing Peak Hour Volumes.** Provide a plan view map, with ramps and mainline through lanes labeled with Existing “AM Peak Hour” and “PM Peak Hour” volumes.

   b. **Design Year No-Build Peak Hour Volumes.** Provide a plan view map, with ramps and mainline through lanes labeled with the Design Year No-Build “AM Peak Hour” and “PM Peak Hour” volumes.

   c. **Design Year Build Peak Hour Volumes.** Provide a plan view map, with ramps and mainline through lanes labeled with the Design Year Build “AM Peak Hour” and “PM Peak Hour” volumes.

   d. **Summary of Operational Analysis.** Preferably, provide a table listing the “Freeway LOS”, “Ramp LOS”, “Weave LOS”, and “Non-Weave LOS” for the corresponding Existing AM/PM, Design Year “No-Build” AM/PM, and Design Year “Build” AM/PM for various on-ramps, off-ramps, and through lanes.
e. **Existing Peak Hour Levels of Service.** Provide a plan view map, with ramps, mainline through lanes, and crossroads labeled with calculated Existing “AM Peak Hour Level of Service” values and “PM Peak Hour Level of Service” values.

f. **Design Year No-Build Peak Hour Levels of Service.** Provide a plan view map, with ramps, mainline through lanes, and crossroads labeled with calculated Design Year No-Build “AM Peak Hour Level of Service” values and “PM Peak Hour Level of Service” values.

g. **Design Year Build Peak Hour Levels of Service.** Provide a plan view map, with ramps, mainline through lanes, and crossroads labeled with calculated Design Year Build “AM Peak Hour Level of Service” values and “PM Peak Hour Level of Service” values.

h. **Basic Freeway Segments Analyses of Existing Conditions.** Preferably, provide program outputs from the latest release of the HCS for all adjacent freeway segments.

i. **Basic Freeway Segments Analyses of the Design Year “No-Build” Conditions.** Preferably, provide program outputs from the latest release of the HCS for all adjacent freeway segments.

j. **Basic Freeway Segments Analyses of the Design Year “Build” Conditions.** Preferably, provide program outputs from the latest release of the HCS for all adjacent freeway segments.

k. **Ramp Junction Analyses of the Existing Conditions.** Preferably, provide program outputs from the latest release of the HCS for all ramp junctions.

l. **Ramp Junction Analyses of the Design Year “No-Build” Conditions.** Preferably, provide program outputs, including queue analysis, from the latest release of the HCS for all ramp junctions.

m. **Ramp Junction Analyses of the Design Year “Build” Conditions.** Preferably, provide program outputs, including queue analysis, from the latest release of the HCS for all ramp junctions.

n. **Weave Area Analyses of the Existing Conditions.** Preferably, provide program outputs from the latest release of the HCS for all weaving areas.

o. **Weave Area Analyses of the Design Year “No-Build” Conditions.** Preferably, provide program outputs from the latest release of the HCS for all weaving areas.

p. **Weave Area Analyses of the Design Year “Build” Conditions.** Preferably, provide program outputs from the latest release of the HCS for all weaving areas.
37-2 GENERAL DESIGN CONSIDERATIONS

37-2.01 Interchange Spacing

Where interchanges are spaced farther apart, freeway operations, level of service, and safety between connecting facilities are improved. Desirably, the spacing between interchanges on the average should not be less than 2 miles (3 km) in urban areas, 4 miles (6 km) in suburban areas, and 7.5 miles (12 km) in rural areas. These values allow adequate distances for an entering driver to adjust to the freeway environment, for proper weaving maneuvers between entrance and exit ramps, and for adequate signing distances. However, considering the effects of existing streets and highways, traffic operations, and social considerations, the spacing between adjacent interchanges may vary considerably. The minimum distance between adjacent interchanges should not be less than 1 mile (1.5 km) in urban areas, 2 miles (3 km) in suburban areas, and 3 miles (5 km) in rural areas. In urban areas, a spacing of less than 1 mile (1.5 km) may be developed by using grade-separated ramps or collector-distributor roads.

37-2.02 Basic Number of Lanes

The basic number of lanes is the minimum number of lanes designated and maintained over a significant length of a route based on the overall operational needs of that section. The number of lanes should remain constant over short distances. For example, do not drop a lane at the exit of a diamond interchange and then add it at the downstream entrance simply because the traffic volume decreases between the exit and entrance ramps. Likewise, do not drop a basic lane between closely spaced interchanges simply because the estimated traffic volume does not warrant the higher number of lanes. Lane drops should only occur where there is general lowering of the traffic volumes on the freeway route as a whole.

37-2.03 Lane Balance

Lane balance refers to certain principles that apply at freeway exits and entrances:

1. **Exits.** The number of approach lanes on the highway should equal the sum of the number of mainline lanes beyond the exit plus the number of exiting lanes minus one; see Figure 37-2.A. An exception to this principle would be at cloverleaf loop ramp exits that follow a loop ramp entrance or at exits between closely spaced interchanges (e.g., interchanges where the distance between the taper end of the entrance terminal (1 ft (300 mm) stub) and the beginning taper (1 ft (300 mm) stub) of the exit terminal is less than 1500 ft (450 m) and a continuous auxiliary lane is used between the terminals). In these cases, the auxiliary lane may be dropped at a single-lane exit with the number of lanes on the approach roadway being equal to the number of through lanes beyond the exit plus the lane on the exit.

2. **Entrances.** At entrances, the number of lanes beyond the merging of the two traffic streams should be not less than the sum of the approaching lanes minus one; see Figure 37-2.A.
ILLINOIS INTERCHANGES

Figure 37-2.A

LANE BALANCE BUT NO COMPLIANCE WITH BASIC NUMBER OF LANES

- A -

NO LANE BALANCE BUT COMPLIANCE WITH BASIC NUMBER OF LANES

- B -

COMPLIANCE WITH BOTH LANE BALANCE AND BASIC NUMBER OF LANES

- C -

Exit

\[ N_C = N_F + N_E - 1 \]

\[ N_C \rightarrow N_F \rightarrow N_E \]

Entrance

\[ N_F \rightarrow N_C \rightarrow N_E \]

\[ \text{Max: } N_C = N_F + N_E \]
\[ \text{Min: } N_C = N_F + N_E - 1 \]

Where:

- \( N_C \) = Number of Lanes for Combined Traffic
- \( N_F \) = Number of Lanes on Freeway
- \( N_E \) = Number of Lanes on Exit or Entrance Ramp

LANE BALANCE EQUATIONS

- D -

COORDINATION OF LANE BALANCE AND BASIC NUMBER OF LANES
3. **Travel Lanes.** Reduce the number of travel lanes on the freeway only one lane at a time.

For example, dropping two mainline lanes at a two-lane exit ramp would violate the principle of lane balance. One lane should provide the option of remaining on the freeway. Lane balance would also prohibit immediately merging both lanes of a two-lane entrance ramp into a highway mainline without the addition of at least one additional lane beyond the entrance ramp. Figure 37-2.04 illustrates how to coordinate lane balance and the basic number of lanes at an interchange. Figure 37-2.04 also illustrates how to achieve lane balance at the merging and diverging points of branch connections.

### 37-2.04 Capacity and Level of Service

The capacity of an interchange will depend upon the operation of its individual elements that include:

- basic freeway section where interchanges are not present,
- freeway ramp terminals,
- weaving areas,
- ramp proper,
- collector-distributor roadways, and
- ramp/crossroad intersections.

The basic capacity reference is the *Highway Capacity Manual* (HCM). The HCM and the *Highway Capacity Software* (HCS) provide the analytical tools required to analyze the level of service for each element listed above. Other capacity analysis programs and techniques may be used provided they are approved by BDE. To be eligible for approval, the output results of other programs and techniques must compare closely with the HCS.

Level of service values presented in Chapter 44 for freeways will also apply to interchanges. Desirably, the level of service of each interchange element should be equal to the level of service provided on the basic freeway section. Individual elements should not operate at more than one level of service below that of the basic freeway section. In addition, the operation of the ramp/crossroad intersection in urban areas should not impair the operation of the mainline. This will likely involve a consideration of the operational characteristics on the minor road for some distance in either direction from the interchange. For most projects, the district geometrics engineer will be responsible for conducting or reviewing the capacity analysis at interchanges.

### 37-2.05 Auxiliary Lanes

As applied to interchange design, auxiliary lanes are most often used to comply with the principle of lane balance, to increase capacity, to accommodate weaving, or to accommodate entering and exiting vehicles. Operational efficiency of the freeway may be improved if a continuous auxiliary lane is provided between entrance and exit terminals where interchanges
are closely spaced. An auxiliary lane may be dropped at an exit if properly signed and designed. The following statements apply to the use of an auxiliary lane within or between interchanges:

1. **Within Interchange.** Figure 37-2.B provides the basic schematics of alternative designs for adding and dropping auxiliary lanes within interchanges. The selected design will depend upon traffic volumes for the exiting, entering, and through movements.

2. **Between Interchanges.** Where interchanges are closely spaced, the designer should provide an auxiliary lane where the distance between the taper end of the entrance terminal and beginning taper of the exit taper is less than 1500 ft (450 m). Figure 37-2.C illustrates where an auxiliary lane is used between two closely spaced interchanges.

Auxiliary lane drops beyond the interchange may be merged approximately 2500 ft (750 m) beyond the influence of the last interchange. Design details for auxiliary lane drops beyond an interchange are provided in Chapter 44. Design details for dropping auxiliary lanes at exits or adding them at entrances are provided in Section 37-6. If the auxiliary lane is dropped at a single lane exit, a recovery area beyond the gore should be provided as shown in Figure 37-2.B. Where certain sight distance restrictions are unavoidable (e.g., on structures), the recovery area should be extended 500 ft to 1000 ft (150 m to 300 m) downstream from the exit. This distance should be increased to 1500 ft (450 m) or more with complex designs.

### 37-2.06 Route Continuity

The major route should flow continuously through an interchange. For freeway and expressway routes that change direction, the driver should not be required to change lanes or exit to remain on the major route. Route continuity without a change in the basic number of lanes is consistent with driver expectancy, simplifies signing, and reduces the decision demands on the driver. Interchange configurations should not necessarily favor the heavier traffic movement. Other marked routes that turn or exit at an interchange can be accomplished by a single-lane ramp if capacity is adequate. If these ramps are longer than ½ mile (800 m), consider providing a two-lane ramp for better traffic operations.

### 37-2.07 Uniformity

Interchange configurations should be uniform from one interchange to another. All ramps should exit and enter on the right except under highly unusual conditions. Dissimilar arrangements between interchanges can cause confusion resulting in undesirable lane switches, reduced speeds, etc., especially in urban areas where interchanges are closely spaced.
AUXILIARY LANES WITHIN AN INTERCHANGE

Figure 37-2.B
Notes:

1. If the distance between the theoretical 1 ft (300 mm) stubs is less than or equal to 1500 ft (450 m), provide an auxiliary lane connecting the entrance terminal to the exit terminal even if the auxiliary lane would not be required by a weaving analysis.

2. See Figure 37-6.L for Entrance Ramp Terminal with auxiliary lane.

3. See Figure 37-6.B for Exit Terminal with auxiliary lane.

AUXILIARY LANE BETWEEN TWO INTERCHANGES

Figure 37-2.C
37-2.08 **Left-Hand Ramps**

Avoid the use of left-hand exit and entrance ramps. They are less efficient operationally than right-hand ramps and may present a serious crash potential. They also introduce an undesirable element of non-uniformity into the design of a freeway system that leads to confusion and, in some cases, hazardous behavior by drivers. The disadvantages of left-hand ramps greatly outweigh the potential for directional turning movements and the increased flexibility of design. Therefore, where a left-hand ramp is being considered, approval of the design and analysis must be obtained from BDE for the Interchange Design Study (IDS).

37-2.09 **Signing and Marking**

Proper interchange operations depend partially on the compatibility between its geometric design and the traffic control devices at the interchange. The proper application of signs and pavement markings will increase the clarity of paths to be followed, safety, and operational efficiency. The logistics of signing along a highway segment will also impact the minimum acceptable spacing between adjacent interchanges. See the Bureau of Operations Departmental Policy TRA-14, and use the current edition of the Bureau of Operation’s *Traffic Policies and Procedures Manual*, the *Pavement Marking Selection, Installation, and Inspection Manual*, the *Manual on Uniform Traffic Control Devices*, and the *Illinois Highway Standards* to select and design the appropriate pavement markings and crosswalks at interchanges. Chapter 57 provides general guidelines for the placement of pavement markings and reflectorized markers. For complex interchanges and location/design studies involving closely spaced interchanges, include a preliminary signing plan with the IDS.

37-2.10 **Ramp Metering**

Ramp metering may be used to improve freeway operations. Ramp metering consists of traffic signals installed on entrance ramps before the entrance terminal to control the number of vehicles entering the freeway. The Bureau of Operations will determine the need for ramp metering. If ramp metering is used, the designer will need to coordinate with the Bureau of Operations to determine the placement of the ramp signal to ensure that there is sufficient storage area before the ramp signal and that sufficient acceleration distance is available beyond the signal to allow a vehicle to reach the freeway operating speed.

37-2.11 **Weaving Sections**

Weaving sections are highway segments where the pattern of traffic entering and exiting at contiguous points of access results in vehicular paths crossing each other. The turbulent effect of weaving operations can result in reduced operating speeds and levels of service for the through traffic. Weaving sections may be eliminated at an interchange between two major highways by using directional or semi-directional connections or by using collector-distributor roadways.

Consider the following for weaving sections:
1. **Weave Length.** Weaving sections on freeways other than cloverleafs should be at least 1000 ft (300 m) or the length determined using the *Highway Capacity Manual* (HCM), whichever is greater. Section 37-3.06(b) discusses the minimum design criteria for one-sided weaving sections at cloverleaf interchanges.

2. **Level of Service.** The level of service of a weaving section should be the same as the adjacent mainline; however, at a minimum, it can be one level lower. A higher volume in weaving sections may be accommodated and their adverse impact on through traffic minimized by providing the weaving section on collector-distributor roadways. Section 37-4.02 discusses the use and design of collector-distributor roadways.

### 37-2.12 Grading and Landscaping

Consider the grading around an interchange early in the design process. Alignment, fill and cut sections, median widths, lane widths, drainage, structural design, and infield contour grading, all affect the aesthetics of the interchange. Properly graded interchanges allow the overpassing structure to blend naturally into the terrain. In addition, ensure that the crossroad and ramp slopes are not too steep to compromise safety and that they can support plantings that prevent erosion and enhance the appearance of the area. Flatter slopes also allow easier maintenance. Transitional grading between cut and fill slopes should be long and natural in appearance. The designer must ensure that plantings will not affect the sight distance within the interchange and that larger plantings are a significant distance from the traveled way. See Chapter 59 for additional guidelines.

### 37-2.13 Review for Ease of Operation

Review the proposed design from the driver’s perspective. Examine all possible movements that a motorist might encounter. Several computer programs are available that allow a designer to test drive the design. Review the plans for areas of possible confusion, sufficient weaving and sight distances, proper signing, and ease of operation.

### 37-2.14 Geometric Design Criteria

Design all roadways through an interchange with the same criteria as used for the approaches including design speed, sight distance, horizontal and vertical alignment, cross section, and roadside safety elements. The applicable chapters in Parts IV, Roadway Design Elements, and V, Design of Highway Types, present the geometric design criteria that apply to the roadways through interchanges. In addition, consider the following:

1. **Functional Classification.** Determine the crossroad functional classification using the criteria in Chapter 43.

2. **Design Year.** Typically, use a 20-year design period based on the anticipated opening date of the facility.
3. **Design Speed.** The crossroad design speed will be based on its functional classification and its urban or rural classification; see the geometric design tables in Part V, Design of Highway Types. For rural crossroads (e.g., county highways, township roads), the minimum design speed of the crossroad through the interchange should be 55 mph (90 km/hr).

4. **Horizontal Alignment.** In general, lay out the alignment of the freeway/expressway and crossroad through the interchange on a tangent. Where this is not practical, consider the following:
   a. **Freeway Mainline.** Avoid curves to the left.
   b. **Freeway Ramp Terminals.** Lay out the freeway alignment so that only one exit terminal departs from the mainline curving to the right, or design the mainline curve to lie entirely within the limits of the interchange and away from the exit and entrance terminals.
   c. **Superelevation.** Desirably, lay out the horizontal alignment so that superelevation and superelevation transitions will not be required through the freeway ramp terminals or through the ramp/crossroad intersection.
   d. **Crossroad.** Where a curve is necessary, provide a significantly large horizontal curve so that superelevation is not required on the crossroad.
   e. **Structures.** For a freeway or expressway over a crossroad, place the PC or PT of the horizontal curve 400 ft (120 m) or more from the back of the bridge abutment.

5. **Vertical Alignment.** Vertical profiles for both roadways through the interchange should be as flat as practical. Where compromises are necessary, use the flatter grade on the major facility. In addition, the designer should consider the following:
   a. **Sight Distance.** To improve the sight distance to exit gores, locate exit ramp terminals and major divergences where the mainline is on an upgrade.
   b. **Ramps.** Avoid creating a hidden ramp roadway in the vertical plane. Also, provide flat approach grades adjacent to the crossroad. For additional information on storage platforms at the ramp/crossroad intersection, see Sections 36-1.06 and 37-5.01.
   c. **Exit Ramp Terminals.** Where a freeway or expressway is proposed to cross over the crossroad, locate the exit ramp terminals on the mainline no closer than 1000 ft (300 m) from the high point of a crest vertical curve on the mainline. This will ensure that no hidden ramps exist and will provide for safer operations at the exit ramp terminal.
   d. **Turning Trucks.** Large trucks may become unstable when executing a nonstop, left turn from a crossroad on a downgrade. The combination of a downgrade,
sharp turning maneuvers into a ramp, and reverse superelevation may produce instability in large trucks. Therefore, the maximum grade for all crossroads associated with these conditions is desirably 2% through the ramp/crossroad terminal. For existing crossroads to remain in place, limit the downgrade to 3%. At a maximum, limit the up and downgrades to 4%.

6. **Cross Sections.** When designing the crossroad through the interchange, consider the following:

   a. **Widths.** In general, carry the approach cross section of the major facility through the interchange. See Sections 37-5.01 and 37-5.02 for typical cross sections of a crossroad through an interchange.

   b. **Raised-Curb Medians.** Raised-curb medians are used throughout the limits of the interchange. This facilitates the construction of separate left-turn lanes and promotes the proper use of the ramp/crossroad intersections. To determine the crossroad channelized approach in conjunction with the crossroad design speed and number of lanes on the crossroad, see the IDOT publication *Transitional Approaches to Channelized Intersections* for additional information. Chapter 36 also provides guidance on the design of channelized left-turn lanes and islands.

   c. **Side Slopes.** Side slopes on the crossroad through the interchange area should be 1V:4H or flatter. Chapter 34 and Part V further discuss roadway side slopes.

7. **Sight Distance.** Because of the additional demand placed on the driver at an interchange, the designer should consider the following sight distance elements:

   a. **Stopping Sight Distance.** Provide adequate stopping sight distance on both intersecting highways throughout the interchange and on all ramps. Check both the vertical and horizontal alignment to ensure that the location of piers, abutments, structures, bridge rails, vertical curves, etc., will not restrict sight distance. Chapter 32 discusses the application of horizontal sight distance. Chapter 33 discusses the application of vertical sight distance.

   b. **Decision Sight Distance.** Desirably, provide decision sight distance to all decision points (e.g., exit and entrance terminals). Driver expectancy should not be violated; see Chapter 31.

   c. **Intersection Sight Distance.** Section 36-6 discusses intersection sight distance (ISD), which is also applicable at ramp/crossroad intersections (non-merging sites). Section 37-5.01 provides additional ISD guidance that should be considered at ramp/crossroad intersections that are stop controlled.
8. **Ramp/Crossroad Intersections.** When designing the ramp/crossroad intersection, consider the following:

   a. **Angle of Ramp Intersection.** To determine the appropriate angle for the ramp/crossroad intersection, see Section 37-5.

   b. **Access Control.** To determine the required length of access control along the crossroad at the interchange, see Chapter 35.

   c. **Left-Turn Lanes.** Select the appropriate left-turn lane lengths based on the design speed of the crossroad and/or the required storage lengths; see Section 36-3.02. For guidance on the design of left-turn lanes across or under a structure, see Section 37-5.

   d. **Design Vehicle.** Check the ramp/crossroad intersection with the applicable design vehicle turning template or use a computer-simulated turning template program. As discussed in Section 36-1.08, use the WB-67 (WB-20) design vehicle at all ramp/crossroad intersections.

   e. **Design Users.** Where present and permitted users along the crossroad, pedestrians and bicyclists should be treated as design users of the facility and given the same consideration as the design vehicle.

   f. **Corner Islands.** See Section 36-2.02 when designing or modifying corner islands at ramp/crossroad intersections.

9. **Mainline/Crossroad Point of Intersection.** Once Items 1 through 8 above have been determined, the designer must decide where the mainline alignment best intersects with the crossroad. The overall size of the interchange, crossroad gradelines, required length of access control along the crossroad, access to property at the ends of access control on the crossroad, and topography are the most influential factors in this determination. Complete this investigation before the detailed design of an interchange is initiated.

10. **Structures.** Chapter 39 provides the geometric design criteria for structures designed in conjunction with interchanges.

11. **Trucks.** Check truck merging speeds at entrance terminals. This typically is only critical where the:

    - mainline profile is on an upgrade of 3% or greater,
    - the ramp profile is on a steep upgrade, and/or
    - the mainline volume is heavy.

**37-2.15 Operational/Safety Considerations**

Operations and safety are important considerations in interchange design. The following summarizes several major considerations:
1. **Exit Ramps.** For exit ramps, consider the following:
   - Provide decision sight distance, where practical, to the freeway exit; see Chapter 31. Desirably, use the pavement surface for the height of object (i.e., 0.0 inches (0.0 mm)).
   - Ramps should depart from the mainline where there will be no vertical curvature to restrict visibility along the ramp. Avoid ramp designs that drop out of sight.
   - Avoid locating exit terminals where the mainline curves to the left.
   - Proper advance signing of exits is essential to allow necessary lane changes before the exit.
   - Provide sufficient distance to allow safe deceleration from the freeway design speed to the design speed of the first governing geometric feature on the ramp, typically a horizontal curve.

2. **Entrance Ramps.** Provide an acceleration distance of sufficient length to allow a vehicle to attain an appropriate speed for merging. Where entrance ramps enter the mainline on an upgrade, the acceleration distance may need to be lengthened, or an auxiliary lane may be required to allow vehicles to reach a safe speed prior to merging.

3. **Driver Expectancy.** Ensure that the interchange is designed to conform to the principles of driver expectation. These may include the following:
   - Avoid left-hand exit or entrance terminals. Drivers expect single-lane exit and entrance terminals to be located on the right side of the freeway.
   - Do not locate exit ramps so that it gives the appearance of a continuing mainline tangent as the mainline curves to the left.
   - Do not mix operational patterns between interchanges, lane continuity, or interchange types.
   - Provide lane balance and basic number of lanes on the freeway.
   - Provide sufficient spacing between interchanges to allow proper signing distances to decision points.

4. **Fixed Objects.** Because of traffic operations at interchanges, many fixed objects may be located within interchanges (e.g., signs at exit gores, bridge piers, rails). Avoid locating these objects near decision points, make them breakaway, or shield them with barriers or impact attenuators. Make any concrete footings flush with the ground line. See Chapter 38 for additional guidance on roadside safety.

5. **Controlled Ramp Terminals.** The designer must ensure that ramp/crossroad intersections have sufficient capacity so that the queuing traffic at the crossroad
intersection does not backup onto the freeway. Also, sufficient access control and intersection sight distance must be maintained along the crossroad to allow the ramp intersection to work properly.

6. **Wrong-Way Maneuvers.** Provide channelized medians, islands, and adequate signing to minimize wrong-way possibilities. Avoid designs that may result in poor visibility, confusing ramp arrangements, or inadequate signing.

7. **Weaving.** Areas of vehicular weaving may create a high demand on driver skills and attentiveness. Where practical, design interchanges without weaving areas by changing the sequence of ramps, increasing the spacing between ramps, or removing the weaving areas from the highway mainline by using collector-distributor roads.

8. **Pedestrians and Bicyclists.** Use signing and lane markings to increase awareness of pedestrians and bicyclists. Signing, crosswalks, barriers, over and underpasses, bridge sidewalks, and other traffic control devices may be required to manage traffic movements and to control pedestrian and bicycle movements.

### 37-2.16 Distance Between Successive Freeway Ramp Terminals

Successive freeway ramp terminals may be placed relatively close to each other especially in urban areas. The distance between the terminals should provide for vehicular maneuvering, signing, and capacity. Figure 37-2.D provides recommended guidelines for spacing distances of various freeway ramp terminals. The criteria in Figure 37-2.D should be considered for the initial planning stages of interchange location. The final decision on the spacing between freeway ramp terminals must satisfy the level-of-service criteria. This will be determined by conducting a detailed capacity analysis using the *Highway Capacity Manual*. Where the distance between the tapers of successive entrance and exit terminals is less than 1500 ft (450 m), connect the two terminals with an auxiliary lane and provide a recovery area beyond the exit terminal as illustrated in Figure 37-6.B.
Notes:
1. Distance is measured from the end of taper (1 ft (300 mm) stub) to the gore nose and desirably should be 400 ft (120 m) or more; see Figure 37-6.K.
2. For cloverleaf loop ramps, this distance is determined from Figure 37-3.N and a weaving analysis.
3. The lengths are based on operational experience and the need for flexibility and adequate signing. They should be checked according to the procedure in the Highway Capacity Manual. The larger of the values is suggested for use. Also, a procedure for measuring the length of the weaving section is given in the Highway Capacity Manual.

RAMP TERMINAL SPACING GUIDELINES

Figure 37-2.D
37-3 INTERCHANGE TYPES AND LAYOUTS

37-3.01 General

In Illinois, there are six basic interchange types — the diamond, the cloverleaf, the partial cloverleaf, the trumpet, the directional, and the semi-directional. These interchange types, and variations within each type, permit adaptation to traffic needs, available right-of-way, terrain, and cultural features. The following sections discuss these basic interchange types and the design elements for laying out the interchange. The FHWA publication Alternative Intersection/Interchange: Informational Report (AIIR) discusses alternative interchange designs (e.g., diverging diamond interchange, displaced left-turn interchange). Each interchange must be designed to fit the individual site considerations. The final design may be a minor or major modification of one of the basic types or may be a combination of two or more basic types. Sections 37-2, 37-4, 37-5, and 37-6 provide the general design criteria for the individual elements of the interchange.

37-3.02 Conventional Diamond

37-3.02(a) General

The conventional diamond is the simplest and most common interchange type. Diamonds include one-way diagonal ramps in each quadrant and two intersections at the crossroad. With proper treatments at the crossroad, the diamond interchange can accommodate a wide variety of circumstances in suburban and urban areas where the crossroad operating speeds are 45 mph (70 km/hr) or less. The diamond is usually the best interchange choice where the intersecting road is not access controlled. Figures 37-3.A and 37-3.B illustrate typical diamond interchanges. Some of its advantages and disadvantages include:

Advantages

- All exits from the mainline occur before reaching the crossroad structure and entrances occur after the structure. This conforms to driver expectancy and therefore minimizes confusion.

- All traffic can enter and exit the mainline at relatively high speeds.

- At the crossroad, adequate sight distance can usually be provided, and the operational maneuvers are consistent with other intersections on the crossroad.

- They require less right-of-way than other interchange types.

- The diamond configuration easily allows modifications to provide greater ramp capacity, if needed in the future.

- Their common usage has resulted in a high level of driver familiarity.

- Typically, it is the least expensive of all interchange types.
LEGEND

A - Standard exit ramp terminal.
B - Standard entrance ramp terminal.
C - Left-turn lane length for stop condition based on design speed of crossroad. Use 55 mph (90 km/hr) minimum in rural areas.

D - Radius return.
E - See Section 37-4.04 for radii requirements and Section 32-2.05 for minimum length of curve requirements.
F - Directional corner island. See Section 36-2.02.
G - Angle to conform with traffic pattern; see Figure 37-3.C.

DIAMOND INTERCHANGE LAYOUT
(60 Degree Design)

Figure 37-3.A
LEGEND

A - Standard exit ramp terminal.
B - Standard entrance ramp terminal.
C - Left-turn lane length for stop condition based on design speed of crossroad. Use 55 mph (90 km/hr) minimum in rural areas.
D - Radius return.

E - See Section 37-4.04 for radii requirements and Section 32-2.05 for minimum length of curve requirements.
F - Directional corner island. See Section 36-2.02.
G - Angle to conform with traffic pattern; see Figure 37-3.C.
H - Minimum tangent distance between curves.
I - Minimum tangent distance between curves.
J - Minimum 67% length of superelevation runoff. Tangent length must not overlap into radius return.

DIAMOND INTERCHANGE LAYOUT
(75 Degree 0R 90 Degree Design)

Figure 37-3.B
Disadvantages

- Traffic is subject to stop-and-go operations rather than free flow.
- In suburban and urban areas, signalization is generally required at the crossroad intersections. These signals should be interconnected for progression.
- They require right-of-way in all four quadrants of the interchange.
- A diamond has a greater potential for wrong-way entry onto the ramps than, for example, a full cloverleaf. Raised-curb channelization is used on the crossroad to minimize the likelihood of driver confusion and wrong-way maneuvers.

37-3.02(b)  Left-Turn Lanes

The first step in laying out diamond interchange ramps is to determine the location of the ramp/crossroad intersections. The length of the overlapping left-turn lanes generally will determine the location of these intersections; see Figure 37-5.A. Section 36-3.02 provides the criteria for determining the length for these separate left-turn lanes. Once the lengths are determined and located away from the grade separation, set the left-turn control radii and establish the baseline control; see Figures 37-5.D through 37-5.G.

37-3.02(c)  Ramp/Crossroad Intersections

Figures 37-5.D through 37-5.G illustrate typical diamond ramp/crossroad intersections. Figure 37-3.C provides guidelines for determining allowable ramp/crossroad intersection angles where the crossroad is approximately perpendicular to the freeway. The preferred ramp/crossroad intersection angle is 90 degrees, but if avoidance of agricultural property or other adjacent right-of-way is desired, other angles are permitted according to Figure 37-3.C. The ramp angles in Figure 37-3.C are based on the volume of left-turning vehicles from either the crossroad or the ramp.

<table>
<thead>
<tr>
<th>Left-Turn DHV at Ramp/Crossroad Intersection</th>
<th>Allowable Ramp/Crossroad Intersection Angles</th>
</tr>
</thead>
<tbody>
<tr>
<td>125 or less</td>
<td>60° - 90°</td>
</tr>
<tr>
<td>125 - 250</td>
<td>75° - 90°</td>
</tr>
<tr>
<td>250 or more</td>
<td>90°</td>
</tr>
</tbody>
</table>

Note: This figure assumes the freeway and crossroad intersect at approximately 90°.

RAMP/CROSSROAD INTERSECTION ANGLES

Figure 37-3.C
37-3.02(d) Ramp Layout

Although the angle of ramp intersection with the crossroad is important, the complete development of ramp geometry may be influenced by a combination of other factors (e.g., conservation of agricultural land, avoiding existing development, angle of intersection of the crossroad with the freeway). Because the angle of the crossroad with the freeway is a major factor in determining the ramp alignment and length, the following design considerations are provided:

1. **Freeway and Crossroad — Perpendicular.** Where the crossroad is approximately perpendicular to the freeway, consider the following guidelines:
   
   a. **Angle of Intersection.** Figure 37-3.C provides the preferred ramp intersection angles with the crossroad. These angles are based on the number of left-turning vehicles on either the crossroad or the exit ramp.

   b. **Number of Curves.** With a 60° intersection angle, only one curve is required on the ramp; see Figure 37-3.A. For other angles of intersection, a second curve adjacent to the crossroad will generally be required. For rural ramps with a 75 degree intersection angle with the crossroad, design the ramp curve nearest to the crossroad with a minimum 30 mph (50 km/hr) design speed and, desirably, with a 40 mph (60 km/hr) design speed. In urban areas, the design speed should be at least 25 mph (40 km/hr) unless available right-of-way is highly restricted by existing development; see Figure 37-3.B.

   c. **Minimum Tangent Length.** The minimum tangent length between two reverse curves should be \((2/3T_1 + 2/3T_2)\). \(T_1\) and \(T_2\) are the individual superelevation runoff lengths for each curve. See Figure 37-4.F for the applicable runoff lengths.

   d. **Curve Locations.** Where two curves are designed on an exit ramp, the curve nearest the freeway ramp terminal may be located by computing the center-to-center distance of the two curves. This center-to-center distance, “L,” passes through a point of intersection with a line drawn parallel to the edge of the freeway and passing through the center of the curve located next to the freeway. This procedure is illustrated in Figure 37-3.D.

2. **Freeway and Crossroad — Skewed.** If the crossroad is skewed, in either direction, strict adherence to the guidelines for perpendicular intersections in Item 1 can result in unacceptable design features (e.g., excessive ramp lengths, short curve lengths, steep grades, indirect alignment). Therefore, design modifications are generally necessary. Under these conditions, give primary consideration to the ramp alignment rather than the intersection angle as determined from Figure 37-3.C. With skewed crossroads, the ramp alignment should be, in order of preference, one of the following:
Example:
Proposed Mainline Design Speed = 75 mph
From Figure 37-4.F, determine S.E. runoff length.
\[ e_{\text{max}} = 8\% \]
\[ T_1 = 272 \text{ ft (55 mph)} \]
\[ T_2 = 220 \text{ ft (40 mph)} \]

Example Problem:
Given:
Proposed Mainline Design Speed = 75 mph
Mainline \( e_{\text{max}} = 6\% \)
Ramp \( e_{\text{max}} = 8\% \)

Determine:
Values for \( x \), \( T \), \( L \), \( d_1 \), \( d_2 \), and \( d_3 \).

LOCATION OF INITIAL CURVE FOR AN EXIT RAMP
(Diamond Interchange)

Figure 37-3.D
(1 of 3)
LOCATION OF INITIAL CURVE FOR AN EXIT RAMP
(Diamond Interchange)

Figure 37-3.D
(2 of 3)
Solution:

From Figure 37-4.F, determine S.E. runoff length for \( R_1 \) and \( R_2 \):

\[
T_1 = 272 \text{ ft (55 mph)}
\]
\[
T_2 = 220 \text{ ft (40 mph)}
\]

\[
T = (2/3) T_1 + (2/3) T_2
\]
\[
T = (2/3) 272 + (2/3) 220
\]
\[
T = 328.00 \text{ ft}
\]

From the law of triangles:

\[
a^2 + b^2 = c^2
\]
\[
c = \sqrt{a^2 + b^2}
\]
\[
b = \sqrt{c^2 - a^2}
\]

Using dimensions from *Highway Standard 406101*:

\[
a = 660 + 1/\tan 3^\circ 3' 26''
\]
\[
a = 678.72 \text{ ft}
\]

\[
b = 20.23 + 16/\cos 3^\circ 3' 26''
\]
\[
b = 36.25 \text{ ft}
\]

\[
c = \sqrt{(678.72)^2 + (36.25)^2}
\]
\[
c = 679.69 \text{ ft}
\]

Calculate \( x \), the length along the ramp alignment from the 1 foot stub to the point of curvature of the ramp:

\[
x = 679.69 + 140 - 16 \tan 3^\circ 3' 26'' - (1/\sin 3^\circ 3' 26'')
\]
\[
x = 800.09 \text{ ft}
\]

\[
L = \sqrt{(960+445)^2 + (328)^2}
\]
\[
L = 1442.78 \text{ ft}
\]

\[
d_1 = (800.09 \sin 3^\circ 3' 26'') + 1
\]
\[
d_1 = 43.67 \text{ ft}
\]

\[
d_2 = 960 \cos 3^\circ 3' 26''
\]
\[
d_2 = 958.63 \text{ ft}
\]

\[
d_3 = d_1 + d_2
\]
\[
d_3 = 43.67 \text{ ft} + 958.63 \text{ ft}
\]
\[
d_3 = 1002.30 \text{ ft}
\]

**LOCATION OF INITIAL CURVE FOR AN EXIT RAMP**

*(Diamond Interchange)*

**Figure 37-3.D**

(3 of 3)
• a tangent ramp with a single curve adjacent to the freeway;
• reverse curves with radii connected by a tangent length greater than the minimum required for superelevation runoff lengths, see Item 1c above; or
• reverse curves with radii connected by a tangent equal to the minimum superelevation runoff needs, see Item 1c above.

In the design of the preferred alignment, the designer must also control the overall ramp length. Normally, the gore nose of a ramp should be located about 1250 ft (375 m) from the crossroad structure. If the first preference alignment cannot be developed with a gore within 1250 ft to 1400 ft (375 m to 425 m) of the structure, the second preference should be investigated and the third, if necessary, until an acceptable ramp length is achieved for both grade and directness.

37-3.03 Modified Diamond

The modified diamond interchange is a combination of the diamond interchange and partial cloverleaf. Figure 37-3.E illustrates typical schematics of a modified diamond interchange. This design type is typically used where subdivisions, extensive commercial or industrial development, lakes, ponds, or other adverse topography and/or soil conditions are located in one of the interchange quadrants, making right-of-way acquisition, design, or construction unusually expensive. Some of the advantages and disadvantages of the modified diamond include:

Advantages
• Depending upon site conditions, modified diamonds may offer the opportunity to increase weaving distances.
• It allows access where one of the quadrants presents adverse right-of-way, topography, or environmental constraints.
• It can be used where a full parclo is not desirable.

Disadvantages
• Modified diamonds may be more expensive than a conventional diamond interchange due to longer ramp lengths and wider structures.
• The loop results in a longer travel distance for the turning vehicle than for a conventional diamond, and the operating speeds on the loop ramp are generally slower.
• The exit or entrance terminal is located before or after the crossroad structure that may require additional signing to guide the motorist.
MODIFIED DIAMOND INTERCHANGE

Figure 37-3.E
37-3.04  Compressed Diamond

37-3.04(a)  General

A compressed diamond, also called a tight diamond interchange, is similar to the conventional diamond except that the ramp termini on the crossroad are located near the structure. Figure 37-3.F presents a schematic of a compressed diamond interchange without frontage roads. This design type is generally only used in urban areas where a diamond interchange is appropriate, but right-of-way or other environmental features preclude the use of the conventional diamond. Although operationally a compressed diamond is similar to a single-point diamond discussed in Section 37-3.05, they have significant differences. Some of the advantages and disadvantages of the compressed diamond include:

Advantages

- Less right-of-way is required than that for a conventional diamond.

- The open pavement area at the intersection is significantly less than that for a single point diamond.

- The grade separation structure is significantly smaller than that for a single-point diamond, retaining walls and/or embankments are less expensive, and construction costs are lower.

- The ramp/crossroads intersections operate as two typical intersections, similar to a conventional diamond and, therefore, are less confusing to drivers.

- Slip ramps for one-way frontage roads can be easily incorporated into the design.

COMPRESSED DIAMOND INTERCHANGE

Figure 37-3.F
Disadvantages

- Left-turn lanes between the ramp termini usually need to be overlapped (i.e., side-by-side opposing left-turn lanes). Consequently, the cross section of the crossroad is generally wider than a conventional diamond.
- Signal timing and interconnection are necessary in order to eliminate left-turn queues from overlapping each other and causing gridlock.
- Due to the close proximity of the two intersections, the compressed diamond typically will need to operate as a six-phase overlap signal system. Consequently, longer clearance times are required.
- Length of access control on the crossroad may be more extensive than that for a conventional diamond.

37-3.04(b) Ramp/Crossroad Intersections

Section 37-5 presents the criteria for ramp/crossroad intersections, which is also applicable to compressed diamonds. However, the minimum length for left-turn lanes is based on the storage length and not on the deceleration distance. See Section 36-3.02 to determine the minimum storage length. If there is insignificant space for storage, the designer will need to consider optimizing the traffic signals.

Figure 37-3.F illustrates a schematic of a compressed diamond without frontage roads. Figure 37-5.M presents the criteria for a compressed diamond with one-way frontage roads and slip ramps. Where there are one-way frontage roads and where there is significant U-turn traffic to the opposite frontage road, the designer may want to consider using a turnaround design. Figure 37-3.G illustrates the general layout and cross section for a turnaround design. Depending upon specific site conditions, this arrangement may significantly improve traffic operations at the interchange. The major operational feature of the turnaround is to provide access for traffic on the freeway to the one-way frontage road in the opposite direction without passing through the two intersections on the crossroad. If U-turn movements are considered to be significant, prepare an origin and destination study to determine the need for a turnaround prior to the development of IDS.

Some advantages and disadvantages of the turnaround design are as follows:

Advantages

- It preserves and enhances the accessibility to property abutting one-way frontage roads.
- U-turning vehicles do not have to pass through the two intersections on the crossroad.
- The capacity of the crossroad intersections is improved.
Notes:
1. Use a weaving analysis to determine this distance. See Figure 37.5.M for minimum distances.
2. See Chapter 35 for length of access control along the frontage roads and crossroad.
3. See Section 36-2.02 for corner island design.
Disadvantages

- It is more costly than a typical compressed diamond due to the longer structure.
- It may be confusing to non-repeat drivers because it violates driver expectancy (i.e.,
  driving to the left of the oncoming traffic).
- Longer distances are required between the slip ramp frontage road merge point and the
  crossroad.

37-3.05 Single-Point Urban Diamond

37-3.05(a) General

The single-point urban diamond interchange (SPUI) offers improved traffic-carrying capabilities,
safer operations, and reduced right-of-way needs under certain conditions when compared with
other interchange configurations. The distinguishing feature of this interchange is the
convergence of all through and left-turning movements into a single, large signalized
intersection area. Figure 37-3.H illustrates a schematic of a SPUI. Some of its advantages and
disadvantages include:

Advantages

- Only requires one intersection instead of two intersections at a typical diamond.
- Allows for better traffic signal progression on the crossroad.
- It can increase interchange capacity and alleviate storage problems from two closely
  spaced intersections on the crossroad.

SINGLE-POINT URBAN DIAMOND INTERCHANGE

Figure 37-3.H
• Opposing left turns operate to the left of each other so that their paths do not cross each other.

• Less right-of-way is required than any other interchange type.

• At the intersection of the ramps with the crossroad, the design typically includes flatter curves for turning radii, which allows left turns to be completed at higher speeds.

Disadvantages

• Special pavement markings and a centrally located diamond-shaped island are required to guide the left-turning drivers through the intersection.

• There is a significantly wider pavement area for pedestrians to cross and may create greater delays in traffic when compared to the conventional diamond.

• Because of wide pavement areas, it requires longer signal clearance times.

• It has a higher cost than the conventional or compressed diamond because of the need for a long, single-span structure and the need for retaining walls or reinforced earth walls along the mainline.

• In the case of the mainline over a crossroad, lighting is required under the structure.

37-3.05(b) Design Considerations

The interrelationship of the design elements is extremely important in the design of single-point diamond interchanges (SPUI). Therefore, make every effort to use the desirable values for all design features of the interchange. See NCHRP 345 Single-Point Urban Interchange Design and Operational Analysis for complete design details. Figures 37-3.1 and 37-3.1J illustrate the typical layout for a SPUI. In addition, consider the following:

1. Over versus Under. One of the first things the designer must address is whether to place the freeway or expressway over or under the crossroad. The overpass SPUI, illustrated in Figure 37-3.1, typically includes a conventional, single-span structure 220 ft (67 m) in length with a depth of 8 ft to 9 ft (2.4 m to 2.7 m). The underpass design (freeway over) typically includes two spans of approximately 65 ft (20 m) in length and a depth of 3 ft to 4 ft (1.0 m to 1.2 m). The underpass design tends to provide a more open and less restrictive feeling as the driver approaches the intersection area. For both designs, the crossroad profile should be as flat as practical. Section 44-4.02 discusses additional considerations when determining whether to place the crossroad over or under the freeway.
SINGLE-POINT URBAN DIAMOND INTERCHANGE
(Example of Central Intersection Details)

Figure 37-3.I
PERSPECTIVE VIEW OF SINGLE-POINT URBAN DIAMOND INTERCHANGE

Figure 37-3.J
2. **Sight Distance.** Sight distance along the exit ramp to the crossroad intersection is especially critical with the SPUI because the decision point to turn left or right generally will occur sooner at a SPUI than at other diamond type interchanges. The point of initial driver perception of the large triangular intersection island and the point for the left- or right-turn decision should occur at or just beyond the gore nose of the off ramp. At a minimum, provide the stopping sight distance as discussed in Section 31-3.01 and, desirably, decision sight distance wherever practical (Section 31-3.02). The designer must also check the horizontal sight distance to ensure that the structure abutments or parapet walls do not block the sight distance.

3. **Intersection Sight Distance.** Provide adequate intersection sight distance as discussed in Section 36-6. The designer must check both the vertical and horizontal planes to ensure that adequate intersection sight distance is available. The profile of the crossroad should be flat to allow motorists to see the entire crossroad surface and all ramps in one view.

4. **Design Speed.** Desirably, the design speed for the turns should be 30 mph to 40 mph (50 km/hr to 60 km/hr). In highly restricted ROW areas, the left-turning roadway from the exit ramp onto the crossroad may be designed with a 25 mph (40 km/hr) design speed.

5. **Horizontal Alignment.** One benefit of the SPUI is it provides high-speed, left-turning roadways in comparison to the compressed diamond interchange design. Design the left-turning roadways with 2% superelevation and radii between 200 ft and 400 ft (60 m and 120 m). See Figure 48-5.B to determine radii for other design speeds.

6. **Number of Lanes.** A capacity analysis is required to determine the number of turn lanes for the overall intersection design. At a minimum, provide sufficient space to allow two through lanes for each direction on the crossroad, one left-turn lane on the crossroad, dual-turn lanes on the exit ramp for left-turning movements, and one right-turn lane from the exit ramp onto the crossroad.

7. **Intersection Angle.** The intersection angle should be approximately 90 degrees.

8. **Median Design.** Crossroad medians should be in the range of 18 ft to 30 ft (5.5 m to 9.5 m) wide and with sufficient distance provided for left-turn storage in the median.

9. **Central Island.** Figure 37-3.K illustrates the central island that should be used on the crossroad.

10. **Offset Turning Movements.** To allow ease of movements for left-turns, the separation between opposing left-turning vehicles on the crossroad should be at least 10 ft (3.0 m).

11. **Right-Turn Lanes.** Ensure the right-turn lanes on the exit ramps are of sufficient length to allow right-turning vehicles to bypass the queue of left-turning vehicles on the ramp.
12. **Traffic Control Devices.** To eliminate confusion at the SPUI, proper exit ramp guide signing, pavement markings, and lane-use signing must be included to provide the necessary positive guidance through the intersection. Contact the Bureau of Operations for the applicable signing and pavement marking criteria.

13. **Traffic Signal Placement.** When determining signal locations, consider the following:

   - Due to possible lane confusion, mount signal heads directly over the travel lanes.
   - For overpass SPUI’s, mount vertical signal heads outside the structure; see Figure 37-3.J.
   - The visibility of the signal heads controlling the exit-ramp left-turning movements is critical. An additional signal for advance notice may be required within the large triangular island.
   - A “pull-through” signal on the opposite island may be required where travel distances through the intersection are relatively long.
   - Contact the Bureau of Operations for the design of all signal installations.
37-3.06 Full Cloverleafs

37-3.06(a) General

Cloverleaf interchanges are used at four-leg intersections and employ loop ramps to accommodate left-turn movements. Full cloverleaf interchanges are those with loops in all four quadrants; all others are partial cloverleafs and are discussed in Section 37-3.07.

Where two access-controlled highways intersect, a full cloverleaf is the minimum type of interchange design that will suffice. In addition, they also may be used at the intersection of other multilane arterials to accommodate large volumes of traffic.

The operation of a cloverleaf with high weaving volumes is greatly improved through the addition of collector-distributor (C-D) roadways; see Section 37-4.02. The C-D roadways may be advantageous in suburban areas because of the need for smaller loops. This may reduce the amount of right-of-way acquisition necessary for the development of the interchange. Although right-of-way requirements may be reduced, overall costs usually increase due to longer and wider structures and additional pavement costs.

Figure 37-3.L provides typical examples of full cloverleafs with and without C-D roads.

Some of the advantages and disadvantages of full cloverleafs include:

Advantages

- Full cloverleafs eliminate all vehicular stops through the use of free-flow terminals and they provide continuous free-flow operation on both intersecting highways.
- Full cloverleafs eliminate all at-grade intersections, eliminate left turns across traffic and, therefore, eliminate the need for traffic signals.

Disadvantages

- Because of the geometric design of loops, full cloverleafs require large amounts of right-of-way.
- They are typically more expensive than diamond interchanges due to considerably more lengths of ramps, wider structures, and the desirability of providing C-D roads.
- The loops in cloverleafs result in a greater travel distance for left-turning vehicles than do diamonds and the speeds on the ramps are generally slower.
- Exit and entrance terminals are located before and after the crossroad structure, which require additional signing to guide motorists.
- Weaving sections between loop ramps must be made long enough to provide for satisfactory traffic operations.
- Where the crossroad is an expressway or other multilane highway, considerable length of access control distance is needed along the crossroad to the first point of access.
CLOVERLEAF INTERCHANGES

Figure 37-3.L
37-3.06(b) Design Considerations

Figure 37-3.M illustrates the design and layout of a typical cloverleaf interchange. In developing the cloverleaf interchange, consider the following steps:

1. **Exit Gore.** The first step is to locate the physical nose of the exit gore of the weaving section a minimum of three seconds of travel time at the design speed beyond the structure on each of the four interchange legs; see Figures 37-3.N.

2. **Weaving Section.** The second step is to determine the minimum lengths required for the weaving sections. The following will apply:
   
   a. **Length.** Figure 37-3.N illustrates various weaving lengths based on the design speed of the highway and ramp curvature of the preceding entrance ramp and the following exit ramp. The length of the weaving section also must be determined using the *Highway Capacity Manual* (HCM) and the appropriate level of service; see Item 2b below. The minimum weaving section length will be based on the greater value from the HCM or Figure 37-3.N.
   
   b. **Capacity.** At a minimum, the level of service of the weaving sections may be one level lower than the adjacent freeway. Desirably, the level of service should be the same as the adjacent mainline. When the total volume on the two successive ramps reaches approximately 1000 vph, interference increases rapidly with a resulting reduction of the through traffic speed. At these weaving volume levels, consider using a collector-distributor road. Section 37-4.02 discusses the use and design of collector-distributor roadways. Expected design capacities for single-lane loops range from 800 to 1200 vph. The higher figures are generally only achievable where the design speed is 30 mph (50 km/hr) or higher and few trucks use the loop.
   
   c. **Superelevation.** Figure 37-3.N provides the superelevation criteria for a weaving section adjacent to the tangent mainline. The cross slope of the auxiliary lane between control point(s) c should not be flatter than 1/4"/ft (2%) draining toward the right edge. For mainline alignments curving to the right, control points a, b, and e are maintained as shown in Figure 37-3.N. The cross slope of the auxiliary lane between the two points labeled c should be congruent with the cross slope of the traveled way, but not greater than 5%. For alignments curving to the left, control points a and e are maintained according to Figure 37-3.N. The superelevation rate at control point b is 6%. Where the mainline is curving to the left, the crossover crown between the two points labeled c should not exceed 5%. In all cases where weaving sections are located on a curved horizontal alignment, engineering judgment will be required where the above criteria cannot be maintained.
LEGEND

A - Standard exit ramp terminal.
B - Standard entrance ramp terminal.
E - See Section 37-4.04 for radii requirements and
   Section 32-2.05 for minimum length of curve
   requirements.
H - Minimum tangent distance between curves.
K - 100 ft (30 m) minimum.
L - Acceleration lane with weaving section.
M - Recovery taper.
N - Ditch section width, minimum 50 ft (15 m).
O - Ramp radii compounded at 2:1.
P - Minimum 3 seconds travel time to physical nose
   of exit gore.

Note: See Figure 37-3.N for design details of weaving
section.

CLOVERLEAV INTERCHANGE LAYOUT

Figure 37-3.M
Illinois INTERCHANGES

Figure 37-3.N

CLOVERLEAF INTERCHANGE
(Weaving Section) (US Customary)

Notes:
1. For weaving sections on curved alignments, see Section 37-3.06(b).
2. L must be analyzed for weaving and increased if necessary. The weaving limits, as defined in the Highway Capacity Manual, differ from the limits shown as "L" above.
3. The design speed of C-D roads must be 40 mph minimum to 50 mph maximum.
4. Superelevation transitions should not be used on structures.
5. Ramp narrowing should be effected throughout the limits of "A."
6. The maximum algebraic difference in slopes at the crossover crown lines should not exceed 5%.
7. Radii are only used with restrictive right-of-way. Increased weave length "L" provides longer deceleration distance to accommodate the lower design speed of R3.
8. "P" equals 3-seconds of travel distance at the design speed of the mainline.
9. Refer to Section 37-4.04 for special conditions.
Figure 37-3.N

CLOVERLEAF INTERCHANGE
(Weaving Section) (Metric)

Table 37-3.25

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<th>Mainline Design Speed (km/h)</th>
<th>A (m)</th>
<th>B (m)</th>
<th>C (m)</th>
<th>D (m)</th>
<th>E (m)</th>
<th>L (m)</th>
<th>R1 (m)</th>
<th>R2 (m)</th>
<th>R3 (m)</th>
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<td>100</td>
<td>58</td>
<td>100</td>
<td>110</td>
</tr>
</tbody>
</table>

Notes:
1. For weaving sections on curved alignments, see Section 37-3.06(b).
2. L must be analyzed for weaving and increased if necessary. The weaving limits, as defined in the Highway Capacity Manual, differ from the limits shown as "L" above.
3. The design speed of O-D roadways must be 40 mph minimum to 50 mph maximum.
4. Superelevation transitions should not be used on structures.
5. Ramp narrowing should be effected throughout the limits of "A."
6. The maximum algebraic difference in slopes at the crossover crown lines should not exceed 5%.
7. Radii are only used with restrictive right-of-way. Increased weave length "L" provides longer deceleration distance to accommodate the lower design speed of R1.
8. "P" equals 3-seconds of travel distance at the design speed of the mainline.
9. Refer to Section 37-4.04 for special conditions.
3. **Entrance Gore.** The location of the entrance gore is determined by adding the minimum weaving length to the exit gore nose location determined in Step 1. At a minimum, place the entrance gore 100 ft (30 m) before the structure and, desirably, 200 ft (60 m) before the structure; see Figure 37-3.N.

4. **Inner Loops.** Once the physical noses of the exit and entrance gores have been determined, the horizontal alignment between the corresponding exit and entrance gores must be determined. Circular curve loop ramps are the most desirable geometrically because speeds and travel paths tend to be more uniform. However, this is often impractical and compound curvature is generally required. The initial and final arcs of the loops may preclude using the specified radii for the design speed of the respective highways and length of the weaving sections. A third intermediate arc is then compounded with initial and final arcs. If necessary, in obtuse quadrants, two arcs may be compounded between the initial and final curves. If the intermediate arc cannot be compounded with the minimum arc lengths provided in Section 37-4.07, one or both of the adjacent weaving sections containing the loop terminals must be adjusted and the process repeated.

5. **Outer Connections.** Once a satisfactory inner loop design has been developed, the designer must select the appropriate outer connection design. Desirably, this will be a tangent section connected by radii at the exit and entrance terminals. In place of the tangent section, compound curves having a radius greater than the radius preceding the exit terminal may be used. In urbanized areas where right-of-way may be restricted, a “wrap around” design may be used. In this situation, the central curve of the outer connector is normally made concentric to the arc at the center of the inner loop and the selected radius should provide a minimum design speed of 40 mph (60 km/hr). Set the outer connector to provide a common drainage section between the inner loop and the outer connection. Figure 37-3.O illustrates a typical layout with a wrap-around design.

37-3.07 Partial Cloverleafs

37-3.07(a) General

Partial cloverleaf (parclo) interchanges are those with loops in one, two, or three quadrants. Several of the disadvantages listed for full cloverleafs also apply to partial cloverleafs (e.g., geometric restriction of loops). However, some specific advantages of partial cloverleafs include:

- Partial cloverleafs provide access where one or more quadrants present adverse right-of-way and/or topographic problems that preclude a typical diamond interchange.
- Partial cloverleafs may accommodate heavy left-turn traffic by means of a loop and thereby improve capacity, operations, and safety.
- Depending upon site conditions, partial cloverleafs may offer the opportunity to increase weaving distances.
Note: Where the two ramps parallel each other, the elevations of the left edge of the outer ramp should approximately match the elevation of the inner loop ramp.

EXAMPLE OF CLOVERLEAF QUADRANT DESIGN
(Wrap-Around Outer Ramp)

Figure 37-3.O
Partial cloverleaf designs can be segregated into the two-quadrant and four-quadrant partial cloverleaf. These are further explained as follows:

1. **Two-Quadrant Partial Cloverleaf Interchanges.** The two-quadrant partial cloverleaf interchange is normally used at those locations where cultural or natural features restrict the development of the diamond interchange. The two-quadrant parclo interchanges Type A (Figure 37-3.P) and Type B (Figure 37-3.Q) are used where right-of-way and/or construction is precluded in opposite quadrants of the interchange. The two-quadrant parclo interchange Type C (Figure 37-3.R) is used at intersections where additional structures or extensive relocation of the crossroad would be required to develop the diamond interchange (e.g., adjacent to rivers, railroads).

   The operations of the two-quadrant parclo interchanges can be further defined as follows:

   a. **Type A.** Both the exit and entrance terminals are located in advance of the structure and two channelized “T” intersections are formed on the crossroad. This arrangement reduces the probability of wrong-way movements. However, all turning movements from the crossroad must undergo a “reverse” operation; i.e., drivers traveling to the right must turn left and those traveling to the left must turn right.

   b. **Type B.** Because the “T” intersections allow normal operations for turning movements from the crossroad, the probability of wrong-way movements are greatly reduced. The exit terminals are located beyond the structure and, due to the lower design speed on the loop ramp, drivers tend to decelerate more on the mainline through lanes in advance of the exit.

   c. **Type C.** No uniform pattern of operation is realized because traffic on the freeway exits in advance of the structure in one direction and beyond the structure in the other. Movements to the right or left from the crossroad are made by turning to the right for one direction and by turning left for the opposite direction. Consequently, channelization of the crossroad, with separate left-turn lanes is essential for proper operation.

2. **Four-Quadrant Partial Cloverleaf Interchange.** Figures 37-3.S and 37-3.T illustrate the Type A and Type B four-quadrant parclo interchanges, respectively. The four-quadrant parclo interchange is used to provide for higher traffic volumes than the conventional diamond through the elimination of left-turning traffic at the crossroad ramp terminals.

   Although there is a mixture of free-flowing and controlled terminals on the crossroad, there is little operational difficulty because the relative turning volumes and the arrangement of the ramp designs are compatible. Of the two types, Type A is probably more desirable, because it eliminates all conflicting left-turns from the crossroad.
Note: Where the two ramps parallel each other, the elevations of the left edge of the outer ramp should approximately match the left edge elevations of the inner loop ramp.

PARTIAL CLOVERLEAF INTERCHANGE LAYOUT
(Two-Quadrant – Type A)

Figure 37-3.P
LEGEND

A - Standard exit ramp terminal.
B - Standard entrance ramp terminal.
C - Left-turn lane length based on design speed of crossroad.
D - Radius return.
E - See Section 37-4.04 for radii requirements and Section 32-2.05 for minimum length of curve requirements.
F - Directional corner island. See Section 36-2.02.
G - Typically 90 degrees.
H - Minimum tangent distance between curves.
N - Ditch section width, minimum 50 ft (15 m).
O - Ramp radii compounded at 2:1.
P - Minimum 3 seconds travel time at design speed of mainline to physical nose.
Q - Minimum distance between structure and exit ramp based on intersection sight distance.

PARTIAL CLOVERLEAF INTERCHANGE LAYOUT
(Two-Quadrant – Type B)

Figure 37-3.Q
D - Radius return. See Section 37-4.04 for radii requirements and Section 32-2.05 for minimum length of curve requirements.

E - Directional corner island. See Section 36-2.02.

F - Typically 90 degrees.

G - Minimum tangent distance between curves.

H - 100 ft (30 m) minimum to physical nose.

K - Raised hard edge of ramp compounded at 2:1.

O - Minimum distance between structure and exit ramp based on intersection sight distance.

Note: Where the two ramps parallel each other, the elevations of the left edge of the outer ramp should approximately match the left edge elevations of the inner loop ramp.

PARTIAL CLOVERLEAF INTERCHANGE LAYOUT

Figure 37-3.R

LEGEND

A - Standard exit ramp terminal.
B - Standard entrance ramp terminal.
C - Left-turn lane length based on design speed of crossroad.
D - Radius return. See Section 37-4.04 for radii requirements and Section 32-2.05 for minimum length of curve requirements.
F - Directional corner island. See Section 36-2.02.
G - Typically 90 degrees.
H - Minimum tangent distance between curves.
K - Raised hard edge of ramp compounded at 2:1.
O - Minimum distance between structure and exit ramp based on intersection sight distance.
LEGEND
A - Standard exit ramp terminal.
B - Standard entrance ramp terminal.
C - Left-turn lane length based on design speed of crossroad.
D - Radius return.
E - Directional corner exit.
F - Minimum tangent distance between curves.
G - Minimum tangent distance between curves.
H - Typical 90 degrees.
I - Minimum tangent distance between curves.
J - Minimum tangent distance between curves.
K - 100 ft (30 m) minimum to physical nose.
L - Ditch section width, minimum 50 ft.
M - Minimum distance between structure and entrance ramp based on intersection sight distance.
N - Curve not less than 10 mph (20 km/h) below cross-road design speed. See Section 37.4.04 for radii requirements and Section 32.2.05 for minimum length of curve requirements.
O - Minimum 3 seconds travel time at design speed of mainline to physical nose.
P - Ramp radii compounded at 2:1.
Q - Minimum distance between structure and exit ramp based on intersection sight distance.
R - See Section 37.5 for intersection details.
S - Where the two ramps parallel each other, the elevations of the left edge of the outer ramp should approximately match the left edge elevations of the inner loop ramp.

PARTIAL CLOVERLEAF INTERCHANGE LAYOUT
(Four-Quadrant - Type A)

Figure 37-3.5
**LEGEND**

A - Standard exit ramp terminal.
B - Standard entrance ramp terminal.
C - Left-turn lane length based on design speed of crossroad.
D - Radius return.
E - See Section 37-4.04 for radii requirements and Section 32-2.05 for minimum length of curve requirements.

F - Directional corner island. See Section 36-2.02.
G - Typically 90 degrees.
H - Minimum tangent distance between curves.
K - 100 ft (30 m) minimum to physical nose.
N - Ditch section width, minimum 50 ft (15 m).
O - Ramp radii compounded at 2:1.
P - Minimum 3 seconds travel time at design speed of mainline to physical nose.
Q - Minimum distance between structure and exit ramp based on intersection sight distance.
V - Curve not less than 10 mph (20 km/hr) below crossroad design speed. See Section 37-4.04 for radii requirements and Section 32-2.05 for minimum length of curve requirements.

**PARTIAL CLOVERLEAF INTERCHANGE LAYOUT**
*(Four-Quadrant – Type B)*

**Figure 37-3.T**
37-3.07(b) Two-Quadrant Parclo Interchange

Figures 37-3.P, 37-3.Q, and 37-3.R provide the general design and layout criteria for Type A, Type B, and Type C parclo cloverleafs, respectively. During the layout and design of the two-quadrant partial cloverleaf, consider the following steps:

3. Ramp/Crossroad Intersection Location:
   a. **Type A.** Place the physical nose of the standard entrance terminal a minimum of 100 ft (30 m) upstream from the structure. Design the smallest loop radius with a 30 mph or 40 mph (50 km/hr or 60 km/hr) design speed in rural areas and 25 mph or 30 mph (40 km/hr or 50 km/hr) design speed in urban areas. Project a tangent line from the loop radius to intersect with the crossroad at approximately 90 degrees. This procedure sets the location of both ramps and the location for the beginning of the left-turn lane on the crossroad. Check the intersection sight distance at the intersection of the exit ramp with the crossroad back to the left along the crossroad; see Section 36-6.
   
   b. **Type B.** Place the physical nose of the exit terminal three seconds of travel time beyond the structure. Design the smallest loop radius with a 30 mph to 40 mph (50 km/hr or 60 km/hr) design speed in rural areas and 25 mph or 30 mph (40 km/hr or 50 km/hr) design speed in urban areas. Project a tangent line from the loop radius to intersect with the crossroad at approximately 90 degrees. Layout the location of the left-turn lane on the crossroad to fit into the intersection of the entrance ramp. Check the intersection sight distance at the intersection of the exit ramp with the crossroad back to the right along the crossroad; see Section 36-6.
   
   c. **Type C.** The ramp/crossroad intersections for a Type C parclo are located in the same manner as the respective terminals for Types A and B.

4. **Loop Ramps.** For Type A parclos, the radii of succeeding arcs should increase in the direction of travel so that the traffic may enter the mainline highway at a reasonably high operating speed. For Type B parclos, the radii of succeeding arcs should decrease at a ratio of 2:1, with the arc of the sharpest curve being located immediately before the tangent section of the ramp.

5. **Outer Connections.** The tangent portions of the outer connectors are set parallel to the tangent portions of the loop ramps and are separated by a 50 ft (15 m) median. This width provides for a suitable common drainage section and minimizes headlight glare from opposing traffic. The remaining portion of the outer connection is developed concentric with the loop ramp and then follows a line approximately 45 degrees in relationship to the mainline. The intervening tangent length between the reverse curves should be no less than the sum of 67% of the two superelevation runoff lengths.
37-3.07(c)  Four-Quadrant Parclo Interchange

Figures 37-3.S and 37-3.T illustrate the typical design and layout criteria for four-quadrant partial cloverleaf interchange Types A and B. The design procedures for the four-quadrant parclo are similar to those for the cloverleaf and the corresponding two-quadrant parclo. The loop ramps are designed in the same manner as those of the cloverleaf. However, because they use the standard entrance and exit terminals rather than the weaving section terminals, the loops are smaller than the conventional cloverleaf loops. The outer connectors are designed in the same manner as those of the two-quadrant parclo interchange.

Provide a common drainage section between the outer connectors and the free-flow loops and set the tangent approach to the crossroad to intersect the crossroad at approximately 90 degrees. The right-turn free-flow directional ramps located in opposite quadrants consist of compound circular arcs where the adjacent radii should not exceed a ratio of 2:1. The standard exit and entrance terminals of the directional ramps are located a certain minimum distance from the intersection of the outer connections with the crossroad. These features are illustrated in Figures 37-5.K and 37-5.L.

37-3.08  Trumpet Interchange

37-3.08(a)  General

The trumpet type interchanges, illustrated in Figures 37-3.U and 37-3.V, are examples of three-leg interchanges where three of the turning movements are accommodated with directional or semi-directional ramps and one movement by a loop ramp.

Trumpet Types A and B are used primarily:

- at intersections with non-freeway spur connections or routes which are terminated at the freeway,
- at intersections with other highways which are contiguous with the freeway for a short distance and then diverge on their own alignment, or
- where future expansion to the unused quadrant is not practical or likely.

They are typically limited to intermediate traffic volumes that can be accommodated by single-lane ramps.

The "bell" of the trumpet is normally oriented to favor the predominant turning movements. Where the volume of traffic exiting from the freeway exceeds the volume entering from the minor highway, use the trumpet Type A. Where the volume entering from the minor highway exceeds the volume exiting from the freeway, use the trumpet Type B. Where the entering and exiting volumes are comparable, the trumpet Type A is preferred due to its better operational characteristics.
LEGEND

A - Standard exit ramp terminal.
B - Standard entrance ramp terminal.
E - See Section 37-4.04 for radii requirements and Section 32-2.05 for minimum length of curve requirements.
H - Minimum tangent distance between curves.

K - 100 ft (30 m) minimum; 200 ft (60 m) desirable to physical nose.
O - Ramp radii compounded at 2:1.
M - Minimum median width 22 ft (7.0 m) with C&G.
R - Minor convergence.
S - Minor divergence.
T - See Section 37-4.04 for radii requirements.
U - Locate end of horizontal curve so that no superelevation runoff is located on the bridge approach slab.
V - Curve not less than 5 mph (10 km/hr) below crossroad design speed. See Section 37-4.04 for radii requirements and Section 32-2.05 for minimum length of curve requirements.

TRUMPET INTERCHANGE LAYOUT
(Type A)

Figure 37-3.U
LEGEND
A - Standard exit ramp terminal.
B - Standard entrance ramp terminal.
E - See Section 37-4.04 for radii requirements and Section 32-2.05 for minimum length of curve requirements.
H - Minimum tangent distance between curves.
O - Ramp radii compounded at 2:1.
M - Minimum median width 22 ft (7.0 m) with C&G.
P - Minimum 3 seconds travel time at design speed of mainline to physical nose.
R - Minor convergence.
S - Minor divergence.
T - See Section 37-4.04 for radii requirements.
U - Locate end of horizontal curve so that no superelevation runoff is located on the bridge approach slab.
V - Curve not less than 5 mph (10 km/hr) below crossroad design speed. See Section 37-4.04 for radii requirements and Section 32-2.05 for minimum length of curve requirements.

TRUMPET INTERCHANGE LAYOUT
(Type B)

Figure 37-3.V
37-3.08(b) Design Considerations

Figures 37-3.U and 37-3.V illustrate the design and layout criteria for Type A and Type B trumpet interchanges. Use Type A configuration where the predominate movement is left-turns from the freeway to the minor road. Use Type B configuration where the predominant movement is right turns from the freeway to the minor road.

In designing the trumpet interchange, first develop the location of the loop ramp and structure. This requires a certain amount of trial and error because the loop is a continuation of the minor highway rather than a connection to a standard entrance and exit terminal. The loop and the outer connection are placed on curved alignment as they pass over the major highway. Reverse curvature is used before the structure for operational purposes. Because the minor highway is typically carried over, full superelevation should be attained before the structure approach slab so that the structure and approach slabs may be designed with a constant superelevation rate.

The outer connector is located adjacent and parallel to the roadway of the loop ramp and the rest of the ramp is located based on the selected design speed. These directional ramps provide turning movements to and from the minor highway through the use of standard entrance and exit terminals on the freeway and minor convergence and divergence terminals on the minor highway. Design the directional ramps for right turns to and from the minor highway using compound curves and a minimum design speed of 50 mph (80 km/hr).

As shown in Figures 37-3.U and 37-3.V, the loop ramps or outer connectors do not exit from the minor highway with the standard terminals, but are a continuation of the single-lane roadways formed by the minor divergence and convergence terminals; see Figures 37-6.R and 37-6.T. Because of sight distance restrictions, due to the presence of the structure or piers and higher possible speeds on the stem approach, motorists may be confronted with an abrupt transition in speed and alignment immediately beyond the structure. To minimize these operational difficulties, place the ramps on curved alignment before passing over or under the freeway with larger radii.

37-3.09 Directional and Semi-Directional Interchanges

Directional or semi-directional ramps are used for heavy left-turn movements, to reduce travel distance, to increase speed and capacity, and to eliminate weaving. These types of connections allow an interchange to operate at a better level of service than is possible with loops. Figures 37-3.W and 37-3.X illustrate common directional and semi-directional ramps and/or roadways. Left-hand exits and entrances should be avoided.

Directional or semi-directional interchanges are most often provided in urban or suburban areas at freeway-to-freeway or freeway-to-arterial intersections. In rural areas, there is generally an insufficient traffic volume to justify the use of directional or semi-directional ramps in all quadrants. A directional interchange provides the highest possible capacity and level of service, but it is often costly to construct due to the number of structures required and amount of embankment.
DIRECTIONAL INTERCHANGES

Figure 37-3.W
SEMI-DIRECTIONAL INTERCHANGES

Figure 37-3.X
No uniform design procedures can be established for directional or semi-directional ramps at interchanges due to the great variety of configurations. Loop ramps and weaving sections, where used, are designed as discussed in Sections 37-3.06 and 37-3.07. Because motorists perceive that higher operating speeds are possible on directional and semi-directional roadways, the alignment of these facilities should be as free flowing as practical.

37-3.10  **Diverging Diamond Interchange (Double Crossover Diamond Interchange)**

A diverging diamond interchange (DDI) has the basic form of a standard diamond interchange but incorporates directional crossover intersections that transpose traffic along the crossroad between the ramp terminals. DDIs thereby typically accommodate left-turning onto the on-ramps as free-flow movements and eliminate the need for left-turn signal phasing. This helps reduce overall interchange delay in comparison to other interchange types. Figure 37-3.Y shows a schematic layout of a typical DDI. Figure 37-3.Z provides more detailed information on geometry, signing, and striping of a typical DDI, and identifies some issues to consider in the design of a DDI. For additional guidance see the FHWA Report “Diverging Diamond Interchange Informational Guide” (2014) and other resources at the following FHWA website: [https://safety.fhwa.dot.gov/intersection/innovative/crossover/](https://safety.fhwa.dot.gov/intersection/innovative/crossover/).

37-3.10(a)  **General**

Within certain contexts and project constraints DDIs can offer improved traffic-carrying capabilities, safer operations, and reduced right-of-way needs in comparison to other interchange designs. Some DDI advantages and disadvantages include:

Advantages:

- By separating the crossroad left-turn movements from the signalized intersection operations overall delay can be reduced, since the two-phase signal operations can minimize lost time per cycle. Where left-turning movements are high the operational advantages can be very significant.

- Safety performance is generally improved since there are fewer conflicts points at the signalized intersections, and specific conflicts typically involved with serious crashes are eliminated, e.g. crossing movements from the off ramps. National crash modification factors (CMFs) are available through the online CMF Clearinghouse to aid in predicting DDI safety performance.

- Where shared use paths and/or sidewalks are included along the crossroad the number of conflict points between motor vehicles and non-motorized users can be reduced. Non-motorized users can also use median refuge areas to cross one direction of traffic at a time.

- The geometrics along the crossroad encourage lower traffic speeds, typically 35 mph (55 km/hr) or less, and therefore can reduce the severity of crashes that may occur.
Typical DDI Schematic Layout

Figure 37-3.Y
• Intersection spacing can better allow for traffic signal progression along the crossroad due to the reduced speeds.

• Because left-turning vehicles need not be queued in the median it may be possible to substantially reduce total bridge deck area, typically a major element of interchange cost.

• The flexibility in alignment options can reduce cost, allow for continued use of an existing structure, and create advantageous staging options.

Disadvantages:

• Operational concerns must be considered for unfamiliar drivers. For example, it has been observed that some drivers may look along the wrong set of lanes for approaching traffic when turning from an exit ramp. Signing and pavement marking are critical and different than for other interchange forms.

• The DDI design removes the opportunity to directly route traffic (or operational equipment) along an exit-ramp-to-entrance-ramp path. This may be considered a relevant movement for traffic incident management or the movement of permit loads.

• For lower volume locations in rural contexts, especially where there are low left-turning volumes from the crossroad, DDIs may not provide any operational or safety benefits over traditional diamond configurations.

• Where signals would not otherwise be warranted the crossings of the two directions of through traffic along the crossroad would likely create additional conflicts and delay.
Typical DDI Geometry, Signing and Striping

Figure 37.3.Z
37-3.10(b) Design Considerations

DDI design requires consideration of issues unique to this interchange type. Consider the following when designing a DDI:

1. Over versus Under. One of the first things the designer must address is whether to place the crossroad over or under the freeway or expressway. Especially on retrofit projects, this decision is usually dictated by existing conditions. Either option is possible for a DDI. Section 44-4.02 discusses additional considerations when determining whether to place the crossroad over or under the freeway.

2. Design Speed. Design speeds for the through movements along the crossroad will typically be 35 mph (55 km/hr) or lower. Desirably, the design speed along the crossroad should be 25 mph to 35 mph (40 km/hr to 55 km/hr). The primary goal is to promote a consistent and moderate speed through the crossover intersections while reinforcing the intended movements through geometric design, signing, and pavement marking. The free-flowing left-turn movements onto the ramps may be designed for speeds of 10 mph to 20 mph (15 km/hr to 30 km/hr), with the lower end of this range being advisable for unsignalized ramp movements where pedestrian crossings may be present. The design speed of the crossroad outside of the area of influence of the interchange will typically be higher than that within the interchange, but the regulatory speed limit need not typically be lowered for the short section of roadway, and the geometry of the roadway will work to control travel speeds. Utilize W3-3 signal ahead warning signs to identify the traffic signal and, if there is a 10 mph or greater difference versus the approach, also identify the lower advisory speed.

3. Continued Use of an Existing Structure. Either a single bridge or dual bridges could be utilized for a crossroad passing over a freeway. Utilizing an existing bridge structure in the ultimate condition usually offers substantial cost advantages in comparison to a new larger structure. At retrofit locations DDIs provide inherent flexibility of alignments at lower design speeds and can provide opportunities to utilize existing structures and minimize staging and construction costs.

4. Roadway Alignment and Superelevation. Design the curves for the crossroad through movements using AASHTO Method 2 to distribute superelevation and side friction. Refer to Section 48-5.02. Open Roadway conditions (using AASHTO Method 5) may exist along the crossroad adjacent to the interchange, but drivers are expected to accept a higher driving demand through the lower-speed crossover curves. Typically limit the design superelevation rate to 2.0 percent maximum. Adverse crown slopes may be necessary at some locations due to the interactions of the two directions of travel through the intersection. It is of great importance to maintain positive drainage throughout all parts of the intersection.

Curve radii approaching the crossover intersections will usually range between 250 ft (75 m) and 600 ft (180 m). Avoid abrupt reverse curvature (i.e. a point of reverse curvature - PRC) since such designs can make it difficult for drivers of larger vehicles to stay within their lanes. Instead, provide tangent sections through the intersections where possible,
and preferably extend the tangent onto the entry approach by 15 to 25 ft (5 to 8 m). Providing a Point of Curvature (PC) immediately on the departure side of the intersection creates little concern operationally.

In retrofit projects it may be appropriate to shift the alignment of only one of the two directional travelled ways and provide an asymmetrical design. Issues to consider related to alignment include: minimizing the cross section under or over a bridge, reducing ROW requirements, meeting necessary spacing of the ramp terminals, and providing staging flexibility. The vertical alignment of the crossroad should be assessed to ensure adequate sight lines approaching the signalized crossover intersections. Refer to further discussion of Traffic Signal Placement below.

7. Intersection Crossing Angle. At each intersection, the crossover intersection angle is an important design criterion that can affect both operational and safety performance. The crossing angle is the acute angle between the two directional travelled ways, based on the tangent sections or the lines perpendicular to the radii at points of reverse curvature. Although at most traditional intersections the goal is to provide 75 to 90-degree angles, such angles are not feasible or desirable at DDI crossover intersections. This is primarily due to the large footprint and overly sharp reverse curves that would likely be required with larger angles. The preferred range for the intersection angle is 35 to 45 degrees. Lower/shallower angles may increase the risk of wrong-way movements, compromise sight lines, and require greater driver head-turn. Shallow angles also tend to make intersections overly expansive, hamper operations and make crosswalk design more challenging. Note that as the number of lanes increases beyond two each way a crossover angle of 40 to 45 degrees may be appropriate to introduce adequate median width for the shared use path.

8. Intersection Sight Distance. Provide intersection sight distance as discussed in Section 36-6, checking both the vertical and horizontal planes. The profile of the crossroad should be relatively flat to allow motorists to see the entire crossroad surface and approaches in one view. The extent of head-turn required by drivers at any proposed right-turn-on-red locations is a key consideration if such movements will be allowed. Left-turn-on-red opportunities can be unique to DDIs and require similar assessment.

9. Pedestrian and Bicycle Accommodation. DDIs often provide good opportunities for separated and comfortable pedestrian accommodations. Shared use paths are usually the best way to optimize safety and accommodate less confident bicyclists along the crossroad at minimum cost. A sidewalk and/or a shared-use path will typically be incorporated within the median between the two directions of traffic. This center location allows for crosswalks to be placed where most or all traffic can be controlled by a signal. Crossings of right-turning entrance ramp traffic will require signalization or clearly-visible uncontrolled crossing safety countermeasures.

The two-phase DDI signal operations can better serve pedestrians by providing more crossing time per phase and/or shorter cycle lengths that can reduce wait times. Crossing distances are usually shorter and pedestrians can deal with one direction of
vehicle traffic at a time. Barrier walls are typically incorporated along both sides of a median path but may not be required away from structures depending on speeds and offsets. Cut-through islands are used to provide clear and positive guidance to pedestrians near crosswalks. Bicyclists may also be accommodated directly on the roadway in the traffic lane or by provision of a bicycle lane or paved shoulder in each direction.

10. **Lane Widths.** Design lane widths for the crossroad through movements at DDIs based on speed, project context, and the need to accommodate the design vehicle either side-by-side or in one lane. This choice can depend on the truck volumes at the site. It is usually impractical to apply the turning roadway design criteria in Section 36-2.03 to develop the lane widths for curved crossroad through movements. Review truck and other vehicle templates with the goal of providing lanes that are adequate, yet not excessively wide. Modest curvatures may allow lane widths of 12 to 14 ft (3.6 to 4.3 m). Tighter curves, especially when heavy truck volumes are high, could warrant through lane widths of up to 15 ft (4.6 m). Lanes wider than 15 ft (4.6 m) should be avoided since they may unduly increase intersection size and could create operational issues in tangent sections. As an alternative where truck templates indicate that additional operational width may be appropriate in urban cross sections, consider adding narrow shoulders of 2 to 3 ft (600 to 900 mm) along the crossroad. Also consider providing hatched buffers along guardrail locations to help reduce nuisance hits by trucks. Section 36-2.03 and vehicle turning software may be used for ramp approach and departure design. Include hatched or chevron striping to properly guide passenger cars along ramp movements while accommodating trucks.

11. **Median Width and Design.** DDI median width can vary with the independent directional crossroad alignments. Since left-turn storage is not required within the median, the minimum median width between the crossovers may be based on the width of a shared use path plus barrier walls, the proposed single or twin structures (when located over the freeway or expressway), or the proposed piers (when located under the freeway or expressway). Experience in other states has indicated that the use of colored/stamped median surfaces can improve driver understanding within DDIs. It seems that the median color change leading into a DDI helps drivers perceive the unique design and better follow the provided signing and marking guidance. When a paved median surface will be used within the limits of a DDI appropriately colored/stamped median surfaces should be included in the design. Maintenance is also reduced in comparison to grass medians.

12. **Shoulders and Lane Striping.** Shoulder considerations are different at DDIs than at other locations because of the reversal of the two directional pavements. Because the right-side shoulder is typically considered by motorists to be the most appropriate refuge location, the median is the better side to maintain wider shoulders on rural crossroads. Such right-side shoulders would also provide continuity for bicyclists using a shoulder (or bike lane) through the interchange.
13. **Traffic Control Devices.** Signals will normally be warranted at DDI intersections. Installation of signals is limited to locations meeting ILMUTCD warrants. No special traffic control devices, beyond those included in the ILMUTCD, are necessary or appropriate at a DDI.

Some early national experience found that over-signing or over-marking DDIs to clarify the unusual traffic pattern could result in driver overload. Minimize potential driver confusion at a DDI by providing positive guidance to drivers in the form of exit ramp guide signing, lane use signing, and pavement markings. Consider guide and lane use signs to position drivers in appropriate lanes before entry into the interchange area. Warning signs should only be used to call driver attention to potential hazards that would be otherwise difficult to perceive. Where present, white edge lines are typically maintained on the right (median) side between intersections, based on driver familiarity. Contact the Bureau of Operations with any specific questions regarding proposed signing and pavement marking.

14. **Traffic Signal Placement and Design.** When determining signal head locations, proactively address the potential of lane confusion for some drivers. Mount a signal head directly over each travel lane. Consider providing supplemental near-side signal heads to reinforce the intersection traffic control, especially where alignment issues may restrict sight lines and where the maximum allowable distance from a stop line to a signal is approached. Refer to the ILMUTCD for signal head location requirements. Green arrow displays are typically recommended in lieu of circular green signal indications to further enhance directional guidance at DDI intersections. Contact the Bureau of Operations with any specific questions regarding the design of signal installations.

15. **Operational Analysis.** Use the *Highway Capacity Manual* (HCM) and *Highway Capacity Software* (HCS) to perform a detailed operational analysis of a DDI. Given the crossover geometry and documented DDI driver behavior, operational analysis for DDI interchanges includes several unique inputs, including those for lane utilization, saturation flow rate, lost time, and capacity of yield-controlled turns (where present). The procedures are documented in the HCM and applied in the current HCS. Note that off-ramp left- and right-turn movements may be a significant distance from the crossover, requiring longer intersection clearance (i.e. all-red) time.

Where there are existing and adjacent signals, consideration of a DDI design alternative may dictate that a comparative analysis be completed for the alternatives under consideration. Synchro or VISSIM software may be used to model corridor traffic operations for alternatives. First perform location-specific calibration of the model for the existing corridor and then compare future no-build and build alternative conditions. Default settings in the software may be used, but analysts can and should apply local adjustments based on professional judgement. Such operational analysis should include any signalized intersections within one-half mile (800 m) of the interchange.
The typical split-phasing of the signals can allow the two crossover movements to operate independently. Traffic progression along the crossroad can be favored in some periods, while prioritizing the turning movements from the ramps may sometimes be necessary to avoid queue build-up on the ramps. Corridor modeling will help identify the potential for unique issues that can occur with DDIs, such as demand starvation due to the increased efficiency of the two-phase signals.

37-3.11 Selection

Typically, several interchange types will be evaluated for potential application considering the following:

- compatibility with the highway system and functional classification of the intersecting highway;
- route continuity and uniformity with adjacent interchanges;
- level of service for each interchange element (e.g., freeway ramp terminal, ramp proper, ramp/crossroad terminal);
- operational and safety considerations (e.g., signing);
- availability of access control along the crossroad;
- road-user impacts (e.g., travel distance and time, convenience, comfort);
- driver expectancy;
- topography and geometric design;
- right-of-way impacts and availability, construction and maintenance costs, and potential for stage construction;
- accommodation of pedestrians and bicyclists on crossroad;
- environmental impacts; and
- potential growth of surrounding area.

In addition, consider the following, which will influence the selection of an interchange type:

1. Basic Types. A freeway interchange will be one of two basic types. A “systems” interchange will connect a freeway to a freeway; a “service” interchange will connect a freeway to a lesser facility.

2. Urban/Rural. In rural areas where interchanges occur relatively infrequently, the type selected is normally influenced by existing topography and environmental factors. In urban areas where restricted right-of-way and close spacing of interchanges are common, the type selection and design of the interchange may become more complex.
The operational characteristics of the crossroad and proximity of nearby interchanges must be considered when selecting and designing an urban interchange.

3. **Capacity.** The need for loop ramps or other free-flowing ramps may depend upon the capacity of the ramp termini to adequately accommodate the turning traffic. Conduct a capacity analysis to determine if the ramp termini will be adequate and to determine the appropriate number of approach lanes on the crossroad and ramps.

4. **Movements.** All interchanges should provide for all movements, even when the anticipated turning volume is low.

For certain projects it may be appropriate to evaluate alternative interchange design types by applying an Intersection Control Evaluation (ICE) analysis. ICE tools set up a performance-based framework in order to more objectively analyze alternatives while considering all users. Factors considered in ICE analyses include safety, traffic operations, non-motorized accommodations, environmental impacts, right-of-way, stakeholder and political considerations, and life-cycle costs. The ICE process can begin by assessing a wide range of alternate designs in a preliminary screening. This is followed by a secondary analysis for a short list of the best-performing alternatives. Those could, for example, be presented to project stakeholders leading to a preferred/selected design. The ICE process includes steps to define the issues (based on the project purpose and need), establish project objectives and constraints, screen and analyze alternatives for performance, and select one (or more) best-performing alternative(s). The FHWA has developed the CAP-X and SPICE tools for use by transportation agencies in performing ICE analyses. Contact the Bureau of Design and Environment when considering such an analysis for a project. Project design teams are in the end responsible for type selection and design based on the factors unique to their specific location and should use the tools that best allow them to make an effective project-specific interchange type selection.
37-4 RAMP DESIGN

37-4.01 Ramp Types

The components of a ramp include the freeway ramp terminal, the ramp proper, and a free-flow or controlled ramp terminal at the crossroad. Although ramps have varying shapes, each can be classified into one or more of the types illustrated in Figure 37-4.A and discussed in the following sections.

37-4.01(a) Loop Ramps

There are two types of loop ramps:

1. **Free-Flow.** The free-flow loop, Figure 37-4.A(a), consists of compounded circular arcs which turn through approximately 270 degrees. The initial and final curves of the loop are tangent to the standard exit or entrance terminal or to a weaving section, depending upon the interchange type. The free-flow loop is a standard component of the cloverleaf interchange, the four-quadrant partial cloverleaf interchange, and the trumpet interchange. Free-flow loops are designed so that the central arc is a sharper radius than that of either the initial or final arcs, or the central arc is intermediate between the two. Motorists decelerate from the speed of the through highway over the initial portion of the ramp and accelerate uniformly over the final portion of the ramp.

   Avoid flatback loops or loop ramps where the central arc has a greater radius than either the initial or final arcs.

2. **Controlled Terminal.** Controlled terminal loops, Figure 37-4.A(b), are a component of the two-quadrant partial cloverleaf interchange. They are used most often with the standard entrance and exit terminals. Controlled terminals are provided at the intersections with the crossroad and permit both right- and left-turning movements. Wherever practical, design the angle of intersection for 90 degrees.

37-4.01(b) Diagonal Ramps

Diagonal ramps, Figure 37-4.A(c), are a component of the diamond interchange. Standard entrance and exit terminals are used on the major road, and controlled terminals are provided on the crossroad. The angle of intersection with the crossroad varies between 60 and 90 degrees; see Section 37-3.02(d).

37-4.01(c) Outer-Connector Ramps

Outer-connector ramps are in the same quadrant and to the outside of loop ramps; see Figure 37-4.A(d). They may have free-flow operation (e.g., at cloverleaf or trumpet interchanges) or have controlled operations (e.g., at partial cloverleaf interchanges).
RAMP TYPES

Figure 37-4.A
37-4.01(d) Semi-Directional Ramps

Semi-directional ramps are indirect in alignment, yet more direct than a loop ramp. These ramps are illustrated in Figure 37-4.A(e). Motorists making a left turn normally exit to the right and initially turn to the right, reversing direction before entering the intersecting highway. The outer connection of the trumpet interchange is also a semi-directional ramp.

37-4.01(e) Directional Ramps

Directional ramps do not deviate greatly from the intended direction of travel. These are illustrated in Figure 37-4.A(f) as an element of a trumpet interchange. They are also used to accommodate single lane, right-turning traffic on four-quadrant partial cloverleaves, semi-directional, and directional interchanges.

37-4.02 Collector-Distributor Roadways

37-4.02(a) Usage

A collector-distributor (C-D) roadway is an auxiliary roadway parallel to and separated from the main traveled way which serves to collect and distribute traffic from several access points. It provides greater capacity and permits higher operating speeds to be maintained on the main traveled way. C-D roadways may be provided at single interchanges, through two adjacent interchanges or, in urban areas, continuously through several interchanges. Figure 37-3.L illustrates a schematic of a C-D roadway within a full cloverleaf interchange.

Usually, interchanges designed with single exits are superior to those with two exits, especially if one exit is a loop ramp or the second exit is a loop ramp preceded by a loop entrance ramp. Whether used in conjunction with a full cloverleaf or with a partial cloverleaf interchange, the single-exit design may improve the operational efficiency of the entire interchange. C-D roadways use the single exit approach to improve the interchange operational characteristics. C-D roadways will:

- remove weaving maneuvers from the mainline and transfer them to the slower speed C-D roadways,
- provide high-speed single exits and entrances from and onto the mainline,
- satisfy driver expectancy by placing the exit before the grade separation structure,
- simplify signing and the driver decision-making process, and
- provide uniformity of exit patterns.

C-D roadways are most often warranted when traffic volumes (especially in weaving sections) are so high that the interchange cannot operate at an acceptable level of service. They also may be warranted where the speed relationship between weaving and non-weaving vehicles is significant.
37-4.02(b) Design

When designing C-D roadways, consider the following:

1. **Design Speed.** The design speed of a C-D roadway usually ranges from 40 to 55 mph (60 to 90 km/hr). Typically, use a design speed within 20 mph (30 km/hr) of the mainline design speed, but not exceeding 55 mph.

2. **Lane Balance.** Maintain lane balance at the exit and entrance points of the C-D roadways; see Section 37-2.03.

3. **Width.** C-D roadways may be one or two lanes, depending upon the traffic volumes and weaving conditions. C-D roadways are designed similar to ramps with traveled way widths of either 16 ft or 24 ft (4.9 m or 7.2 m).

4. **Separations.** The separation between the C-D roadway and mainline should be as wide as practical. Figure 37-4.B provides the minimum separation that should be provided with and without a median barrier.

5. **Terminal Designs.** Figure 37-4.C illustrates typical entrance terminal designs for C-D roadways. Figure 37-4.D illustrates typical exit terminal designs.

37-4.03 High-Speed Directional/Semi-Directional Roadways

High-speed directional or semi-directional roadways, like ramps, accommodate turning movements at interchange facilities, but they are distinguished from ramps in that they provide two-lane, one-way operations. These roadways are provided for large traffic movements that exceed the capacity of a one-lane ramp, for route continuity, or for improved traffic operations. For route continuity purposes, directional roadways may carry any route including expressways and freeways. These roadways are directional or semi-directional in alignment and generally have major divergence and convergence at their terminals. Design criteria for these roadways are:

1. **Directional Roadways.** The design speed of directional roadways, in rural areas may be 60 mph or 70 mph (100 km/hr or 110 km/hr). In urban areas, directional roadways may be designed for 50 mph, 55 mph, or 60 mph (80 km/hr, 90 km/hr, or 100 km/hr) depending on traffic volumes, right-of-way, motorist expectations, and importance of route. In all cases, the maximum superelevation rate is 6%. Shoulder widths are the same as the mainline roadway.

2. **Semi-Directional Roadways.** Desirably, use the criteria for directional roadways. However, use minimum design speeds, 55 mph (90 km/hr) in rural areas and 50 mph (80 km/hr) in urban areas. Where two-lane roadways are required for capacity or route continuity, the maximum superelevation rate is 6%. However, where a two-lane roadway is desirable because of the long design length of a single-lane ramp, a maximum superelevation rate of 8% may be used.
WITHOUT CONCRETE BARRIER

WITH CONCRETE BARRIER

WITH PIER AND CONCRETE BARRIER

- 12 ft. paved shoulders should be considered where the directional distribution of trucks exceeds 250 DDHV.

SEPARATION WIDTH BETWEEN C-D ROADWAY AND MAINLINE
(US Customary)

Figure 37-4.B
Figure 37-4.B

SEPARATION WIDTH BETWEEN C-D ROADWAY AND MAINLINE
(Metric)

- 3.6 m paved shoulders should be considered where the directional distribution of trucks exceeds 250 DDHV.
Figure 37-4.C

(1 of 2)
Notes:
1. See Figure 37.6.T for minor convergence designs.
2. See Figure 37.6.K for standard entrance design.
3. D = median width, see Figure 37.4.B.
4. Develop cross sections A-A, B-B, C-C, and D-D during the preparation of the IDS.
COLLECTOR-DISTRIBUTOR EXIT TERMINAL DESIGNS

Figure 37-4.D
(1 of 2)
Notes:

1. See Figure 37-6.A for standard exit design.
2. See Figure 37-6.C for two-lane exit design.
3. See Figure 37-6.R for minor divergence designs.
4. $D$ = median width, see Figure 37-4.B. Note minimum lengths may increase median width “$D$.”
5. Develop cross sections for all critical locations during the preparation of the IDS.

**COLLECTOR-DISTRIBUTOR EXIT TERMINAL DESIGNS**

**Figure 37-4.D**

(2 of 2)
37-4.04 **Design Speed**

Figure 37-4.E provides the AASHTO recommended ranges of ramp design speeds based on the design speed of the mainline. IDOT targets the middle range and the values apply to the entire ramp (i.e., ramp terminal and ramp proper). In addition to Figure 37-4.E, consider the following when selecting the ramp design speed:

1. **Loop Ramps.** Design speeds in the middle and high range are generally not attainable for loop ramps. The following apply to loop ramps:
   - For loop ramps on collector-distributor roadways or in restricted urban conditions, the minimum design speed for loops should be 25 mph (40 km/hr).
   - Where the truck ADT is greater than 15%, use a minimum design speed of 30 mph (50 km/hr) for the initial curve after the exit curve; see Figure 37-3.N.
   - For rural loop ramps, a 30 mph (50 km/hr) design speed is preferred.
   - Use a design speed of 35 mph (60 km/hr) for cloverleaf interchange loop ramps between freeways.

<table>
<thead>
<tr>
<th>Mainline Design Speed</th>
<th>US Customary</th>
<th>Metric</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>50 mph</td>
<td>55 mph</td>
</tr>
<tr>
<td>High Range</td>
<td>45</td>
<td>45</td>
</tr>
<tr>
<td>Middle Range</td>
<td>35</td>
<td>40</td>
</tr>
<tr>
<td>Low Range</td>
<td>25</td>
<td>30</td>
</tr>
</tbody>
</table>

**RAMP DESIGN SPEEDS**

Figure 37-4.E
2. **Outer Connector Ramps.** The design speed for the outer connector ramp of a rural cloverleaf interchange should be in the middle range however, where a wrap-around type ramp is used, a design speed 5 mph (10 km/hr) less than the middle range may be used for the center curve.

3. **Semi-Directional Ramps.** Use design speeds in the middle range for semi-directional ramps. In restricted urban conditions do not use a design speed less than 40 mph (60 km/hr).

4. **Directional Ramps.** These include both diagonal ramps at a diamond interchange and ramps at a directional interchange. The design speed shall be in the middle range.

5. **Directional Roadways.** Two-lane directional roadways within an interchange shall be designed in the middle range.

6. **Controlled Terminals.** If a ramp is terminated at an intersection with a stop or signal control, the design speeds in Figure 37-4.E are not applicable to a portion of the ramp near the intersection. The design speed on the ramp near the crossroad intersection is usually assumed to be 40 mph (60 km/hr) but can be a minimum of 25 mph (40 km/hr) in restricted areas.

7. **Variable Speeds.** The ramp design speed may vary based on the two design speeds of the intersecting roadways. Use a higher design speed on the portion of the ramp near the higher speed facility and a lower design speed near the lower speed facility. When using variable design speeds, the maximum speed differential between controlling design elements (e.g., horizontal curves, vertical curves) should not be greater than 10 mph (20 km/hr). The designer must ensure that sufficient deceleration distance is available between design elements with varying design speeds (e.g., two horizontal curves).

Figure 37-4.F presents geometric design criteria for interchange ramps based on the selected design speed (e.g., sight distance, horizontal alignment and vertical alignment). These are discussed in detail in the following sections.

### 37-4.05 Sight Distance

The designer should review the ramp cross-section, horizontal alignment, and vertical alignment to ensure that stopping sight distance is continuously provided along the interchange ramp. Because ramps are composed of curves of various radii and design speeds, sight distance requirements may vary over the length of the ramp. Figure 37-4.F provides a summary of the geometric criteria for ramps, including stopping sight distance.
### GEOMETRIC REQUIREMENTS

<table>
<thead>
<tr>
<th>Ramp Design Speed at $R_1$ (mph)</th>
<th>55</th>
<th>50</th>
<th>45</th>
<th>40</th>
<th>35</th>
<th>30</th>
<th>25</th>
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</thead>
<tbody>
<tr>
<td>Stopping Sight Distance (ft)</td>
<td>495</td>
<td>425</td>
<td>360</td>
<td>305</td>
<td>250</td>
<td>200</td>
<td>155</td>
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#### HORIZONTAL ALIGNMENT

<table>
<thead>
<tr>
<th>Minimum Radius (ft) for $R_1$ for $e = e_{\text{max}}$ (Entrance and Exit Ramps)</th>
<th>8%</th>
<th>6%</th>
</tr>
</thead>
<tbody>
<tr>
<td>8%</td>
<td>960</td>
<td>1060</td>
</tr>
<tr>
<td>6%</td>
<td>758</td>
<td>833</td>
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<td>587</td>
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<td>485</td>
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<td>134</td>
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</table>

<table>
<thead>
<tr>
<th>Minimum Length of Arc (ft)</th>
<th>See Figure 37-4.H</th>
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</thead>
<tbody>
<tr>
<td>Superelevation Runoff Length for One Lane Ramp (ft) (adjusted for 16 ft width)</td>
<td>8%</td>
</tr>
<tr>
<td></td>
<td>272</td>
</tr>
<tr>
<td></td>
<td>255</td>
</tr>
<tr>
<td></td>
<td>235</td>
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<tr>
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</tr>
<tr>
<td></td>
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</tr>
<tr>
<td></td>
<td>185</td>
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</table>

#### VERTICAL ALIGNMENT

<table>
<thead>
<tr>
<th>Maximum Grades</th>
<th>+4% and -6%</th>
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</thead>
<tbody>
<tr>
<td>Crest Vertical Curves K-values</td>
<td>114</td>
</tr>
<tr>
<td>Sag Vertical Curves K-values</td>
<td>115</td>
</tr>
</tbody>
</table>

#### GENERAL NOTES:

- Where radii greater than $R_1$ are used, determine the ramp superelevation rate according to Section 32-3.
- $e_{\text{max}} = 6\%$ values are applicable to areas with snow and ice conditions and/or highly congested traffic operations.
### GEOMETRIC REQUIREMENTS

<table>
<thead>
<tr>
<th></th>
<th>90</th>
<th>80</th>
<th>70</th>
<th>60</th>
<th>50</th>
<th>40</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ramp Design Speed at R₁ (km/hr)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stopping Sight Distance (m)</td>
<td>160</td>
<td>130</td>
<td>105</td>
<td>85</td>
<td>65</td>
<td>50</td>
</tr>
</tbody>
</table>

### HORIZONTAL ALIGNMENT

<table>
<thead>
<tr>
<th>Minimum Radius (m) for R₁ for e = eₘₐₓ (Entrance and Exit Ramps)</th>
<th>8%</th>
<th>6%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum Length of Arc (m)</td>
<td>304</td>
<td>336</td>
</tr>
<tr>
<td>Superelevation Runoff Length for One Lane Ramp (m) (adjusted for 4.9 m width)</td>
<td>8%</td>
<td>6%</td>
</tr>
</tbody>
</table>

### VERTICAL ALIGNMENT

<table>
<thead>
<tr>
<th>Maximum Grades</th>
<th>+4% and -6%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crest Vertical Curves K-values</td>
<td>39</td>
</tr>
<tr>
<td>Sag Vertical Curves K-values</td>
<td>38</td>
</tr>
</tbody>
</table>

### GENERAL NOTES:

- Where radii greater than R₁ are used, determine the ramp superelevation rate according to Section 32-3.
- eₘₐₓ = 6% values are applicable to areas with snow and ice conditions and/or highly congested traffic operations.
*See Section 32-3 for maximum shoulder break.

TYPICAL RAMP CROSS SECTIONS

Figure 37-4.G
37-4.06 Cross Section Elements

Figure 37-4.G presents the typical cross section criteria for tangent and superelevated portions of ramps. The following also applies to the ramp cross section:

1. **Width.** The minimum width of a one-way, one-lane ramp is 30 ft (9.1 m). The 30 ft (9.1 m) width includes a 6 ft (1.8 m) left shoulder (4 ft (1.2 m) paved), an 8 ft (2.4 m) right shoulder (6 ft (1.8 m) paved), and a 16 ft (4.9 m) paved traveled way. This arrangement is illustrated in the ramp cross sections in Figure 37-4.G. For multilane directional roadways, the cross sectional width is the same as the freeway design (e.g., 24-ft (7.2-m) traveled way width plus shoulders); see Chapter 44.

2. **Pavement Design.** For pavement design information that is also applicable to ramps, see Chapter 54.

3. **Cross Slope.** For tangent sections, the 16 ft (4.9 m) traveled way is sloped unidirectionally at 3/16”/ft (1.5%) towards the right shoulder. Shoulder cross slopes, for both the paved and unpaved portions, are typically 1/2”/ft (4%). The left shoulder is typically sloped away from the traveled way. For all superelevated ramps, the ramp traveled way and shoulders are sloped as discussed for open roadways conditions in Section 32-3.

4. **Curbs.** If curb and gutter is required, place it on the outside edge of the full-width paved shoulders. See Chapters 34 and 38 for information on the use of curbs.

5. **Bridges and Underpasses.** Carry the full paved width of the ramp, including the paved shoulders over a bridge. See Chapters 38 and 39 when determining the clear ramp width for an underpass.

6. **Side Slopes/Ditches.** For the ramp proper, use a side slope of 1V:4H or flatter. Chapters 34 and 38 provide the applicable design information for side slopes and ditches.

7. **Clear Zones.** Measure the clear zone from the edge of the traveled way on both sides of the ramp using the criteria in Section 38-3.

8. **Right-of-Way.** The right-of-way adjacent to the ramp is fully access controlled and the right-of-way is fenced.
37-4.07 Horizontal Alignment

37-4.07(a) Theoretical Basis

Establishing horizontal alignment criteria for any highway element requires a determination of the theoretical basis for the various alignment factors. These include the side-friction factor (f), the distribution method between side friction and superelevation, the relative longitudinal gradients, and the distribution of the superelevation runoff length between the tangent and horizontal curve. For horizontal alignment on the ramp proper, the theoretical basis will be open-roadway conditions as discussed in Chapter 32. In summary, this includes:

- relatively low side-friction factors (i.e., a relatively small level of driver discomfort);
- the use of AASHTO Method 5 to distribute side friction and superelevation;
- relatively flat longitudinal gradients for superelevation runoff lengths; and
- distributing 67% of the superelevation runoff length on the tangent and the remainder on the horizontal curve.

The following sections discuss the specific horizontal alignment criteria for ramps.

37-4.07(b) Design Controls

The following will apply to the horizontal alignment of ramps:

1. Minimum Curve Radii. Figure 37-4.F provides the minimum curve radii based on ramp design speed, open-roadway conditions, and $e_{\text{max}}$.

2. Superelevation Rates. For most areas, the maximum superelevation rate on the ramp is $e_{\text{max}} = 8\%$. For areas with snow and ice conditions and/or areas with high congestion, the maximum superelevation rate is $e_{\text{max}} = 6\%$. For two-lane directional roadways within an interchange, use an $e_{\text{max}} = 6\%$ throughout the State.

Because of the typically restricted site conditions for interchanges (e.g., the need to minimize right-of-way), the majority of horizontal curves on ramps will be superelevated at $e_{\text{max}}$. Where practical, use curves flatter than $R_{\text{min}}$. For these curves, the design superelevation rate will be determined from the applicable $e_{\text{max}}$ figure in Section 32-3 for open roadways.

3. Trucks. Where there are a significant number of trucks on loop ramps, the designer may need to consider how the design may increase the rollover potential for large trucks. To reduce this potential, consider using flatter curve radii on the second curve. Modified radii can be obtained by reducing the superelevation rates and/or lowering the side-friction factors. For additional guidance on modified truck friction factors, see the article in Transportation Research Record No. 1385 entitled “Interchange Ramp Geometrics — Alignment and Superelevation Design.”
4. **Superelevation Runoff Lengths.** Open-roadway conditions, as discussed in Section 32-3, apply to transitioning the ramp from its normal cross slope on tangent to the needed superelevation on curves. The relative longitudinal slopes in Figure 32-3.F apply to ramps. Based on these gradients, \( e = e_{max} \), and a 16 ft (4.9 m) ramp traveled way, Figure 37-4.F presents the superelevation runoff lengths for horizontal curves on ramps.

5. **Ramp Baseline.** Typically, the right edge of the ramp traveled way is used for horizontal and vertical control, and the control point for the axis of rotation.

6. **Shoulder Superelevation.** The criteria presented in Section 32-3 for superelevating the high and low side of shoulders for open roadways will apply to superelevated curves on ramps.

7. **Reverse Curves.** Reverse curves may be required to:
   - meet restrictive right-of-way conditions,
   - provide for a better location of the intersection on the crossroad, and/or
   - provide a preferred angle of intersection with the crossroad.

Design the reverse curves with a minimum tangent section consisting of a continuously rotating plane between the curves. This continuously rotating plane will determine the necessary distance between the PT and the succeeding PC and is based on the 67% superelevation runoff lengths for each curve. See Section 32-3 for more information on superelevating reverse curves.

8. **Sight Distance.** Section 32-4 presents the criteria for sight distance around horizontal curves based on the curve radii and design speed. These criteria also apply to curves on ramps.

9. **Controlled Ramp Termini.** Exit ramps may end at a controlled intersection — stop control or signal control. If horizontal curves on the ramps are near the intersection, a design speed for the curve should be selected which is appropriate for expected operations at the curve. See Section 36-1.05(b) for more information.

37-4.07(c) **Length of Arc**

Where compound arcs of decreasing radius are used on exit ramps, the arcs should have sufficient length to enable motorists to decelerate at a reasonable rate over the range of design speeds; see Figure 37-4.H. The radii of the flatter arc compared to the radii of the sharper arc should not exceed a ratio of 2:1 to prevent abruptness in operation and appearance.

Comparable radii and length controls may be used on entrance ramps with compound arcs of increasing radii. However, for entrance ramps, the 2:1 ratio of compound curves is not critical because the vehicle is accelerating into a curve with a larger radius or into a tangent section.
<table>
<thead>
<tr>
<th>US Customary</th>
<th>100</th>
<th>150</th>
<th>200</th>
<th>250</th>
<th>300</th>
<th>400</th>
<th>500 or more</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum (ft)</td>
<td>40</td>
<td>50</td>
<td>60</td>
<td>80</td>
<td>100</td>
<td>120</td>
<td>140</td>
</tr>
<tr>
<td>Desirable (ft)</td>
<td>60</td>
<td>70</td>
<td>90</td>
<td>120</td>
<td>140</td>
<td>180</td>
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<td>30</td>
<td>50</td>
<td>60</td>
<td>75</td>
<td>100</td>
<td>125</td>
<td>150 or more</td>
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<td>Minimum (m)</td>
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<td>15</td>
<td>20</td>
<td>25</td>
<td>30</td>
<td>35</td>
<td>45</td>
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<tr>
<td>Desirable (m)</td>
<td>20</td>
<td>20</td>
<td>30</td>
<td>35</td>
<td>45</td>
<td>55</td>
<td>60</td>
</tr>
</tbody>
</table>

Note: These lengths are applicable where the ramp curve is followed by a curve 1/2 the radius or preceded by a curve of double radius.

ARC LENGTHS FOR COMPOUND CURVES

Figure 37-4.H

37-4.08  **Vertical Alignment**

37-4.08(a)  **Grades**

Values of limiting gradients are +4% to -6% regardless of the design speed but, for any one ramp, the selected gradient is dependent upon several factors. These include:

- Where steep grades are required, locate them within the center portion of the ramp.
- Locate freeway ramp terminals and approach areas near intersections on as flat a grade as practical; see Section 37-5 for grades near ramp/crossroad intersections and Section 37-6 for freeway ramp terminal grades.
- Ramp grades may affect the location of ramp termini. This may be a concern where the ramp intersects the crossroad at an angle of 70 degrees or less. Section 37-5.01 further discusses the location of ramp/crossroad intersections.

37-4.08(b)  **Vertical Curvature**

Design vertical curves on ramps to meet the stopping sight distance criteria based on the ramp design as presented in Chapter 33. Figure 37-4.F provides the K-values for both crest and sag vertical curves. The ramp profile often assumes the shape of the letter S with a sag vertical curve at one end and a crest vertical curve at the other. In addition, design the vertical curvature adjacent to the standard exit and entrance terminals using a design speed of 50 mph (80 km/hr) or greater.
37-4.08(c) Cross Sections Between Adjacent Ramps

Where the horizontal alignment of a ramp is designed to be parallel to an adjacent ramp (e.g., parclo, cloverleaf, trumpet interchanges), first establish the profile of the loop ramp and then set the profile of the outer ramp to be approximately parallel to the inner-loop ramp profile. This is accomplished by calculating the left-edge elevations of the loop ramp and matching those elevations for the left-edge elevations of the outer ramp. To ensure the median edges between the two ramps are approximately level, develop a typical cross section during the preparation of the IDS.

37-4.09 Roadside Safety

The criteria in Chapter 38 (e.g., clear zones, barrier warrants, length of need) will apply to the roadside safety design of interchange ramps.
37-5 RAMP/CROSSROAD INTERSECTIONS

37-5.01 General Design Criteria

At diamond and partial cloverleaf interchanges, the ramp will terminate or begin at a controlled intersection on the crossroad, either with a stop sign or traffic signal. In general, the intersection should be designed as described in Chapter 36. Consider the following in the design of ramp/crossroad intersections:

1. **Length of Left-Turn Lanes.** For diamond interchanges, typically the minimum distance between ramp/crossroad intersections is set by the length of overlapping left-turn lanes. Note that in rural areas, the minimum design speed for determining the length of left-turn lanes on the crossroad is 55 mph (90 km/hr). Left-turn lanes are usually designed with straight-line tapers when the crossroad goes over the freeway and with reverse curves when the crossroad goes underneath the freeway; see Figure 37-5.A. For compressed diamond interchanges, the length of the left-turn lanes will be determined based on left-turn storage requirements, see Section 36-3.02 and Figure 37-5.B. The left-turn control radii into the ramps are set at the ends of the left-turn lanes. This also determines the location of the ramp baselines.

2. **Turn Lanes on Ramps.** Exclusive turn lanes are often required at the end of an exit ramp. Chapter 36 provides information on the design of turn lanes at intersections, which are also applicable for ramps.

3. **Signalization.** Where queuing at one intersection is long enough to effect operations at another, the two intersections may need a larger separation, interconnected signals, or a six-phase overlap signal design.

4. **Ramp Grades.** Where the exit and entrance ramps intersect with the crossroad, design the first 150 ft to 200 ft (45 m to 60 m) of the ramp with a profile grade of 1.5% to 2%.

5. **Crossroad Grades.** Design the crossroad grades for a maximum of 2% through the ramp/crossroad intersection.

6. **Capacity.** Ensure that sufficient capacity and storage for the ramp/crossroad intersection is available. This may require adding lanes at the intersection or on the ramp proper. The analysis must also consider the operational impacts of the traffic characteristics in either direction on the crossroad.

7. **Sight Distance.** Section 36-6 discusses the criteria for intersection sight distance. These criteria also apply to the ramp/crossroad intersection. Give special attention to the location of the bridge piers, abutments, sidewalks, bridge railing, roadside barrier, etc.; these elements may present major sight distance obstacles. The bridge obstruction and the required intersection sight distance may result in the relocation of the ramp/crossroad intersection further from the structure. In addition, the crest vertical curve on the crossroad may need to be lengthened to provide adequate sight distance in the vertical plane.
Notes:
1. Determine the left-turn length on the crossroad using Section 36-3.02 and by assuming the distance needed for a stop condition.
2. Set the location of left-turn control radii to and from the crossroad at the same crossroad station.
3. See Figure 37-5.C for Section A.A.
Notes:

1. Determine the left-turn length on the crossroad using Section 36-3.02. For this design, the storage requirements will govern.
2. Set the location of left-turn control radii to and from the crossroad at the same crossroad station.
3. For new construction, use a 30 ft (9.0 m) minimum median width on the crossroad.

LEFT-TURN LANES ON CROSSROADS
(Compressed Diamond Interchange)

Figure 37-5.B
8. **Wrong-Way Movements.** Wrong-way movements may originate at the ramp/crossroad intersection onto an exit ramp. To minimize the probability of these movements, provide a raised-curb median on the crossroad and sign the ramp according to the *ILMUTCD*.

9. **Crossroad Cross Section.** For safety and capacity, the crossroad through an interchange should be as wide as practical. The minimum cross section is an 18 ft (5.5 m) raised-curb median separating two 14 ft (4.2 m) lanes and 8 ft (2.4 m) outside shoulders. See Figure 37-5.C and Section 37-2.14 for additional information on the crossroad dimensions.

10. **Design Vehicle.** Radius returns and left-turn control radii for ramp/crossroad intersections should be designed using a WB-67 (WB-20) design vehicle; see Section 36-1.08.

11. **Design Users.** Where present and a permitted user of the crossroad, pedestrians and bicyclists should be treated as design users of the facility and given the same consideration as the design vehicle.

12. **Corner Islands.** The approach angle for right-turning vehicles is critical in the design of new corner islands or the modification of existing corner islands. If designed without the approach angle in mind, corner island design may impose challenges to the motorist regarding excessive head-turn and reduced sight distance. These challenges in the driving task are further amplified at intersection approaches on heavy skew angles. Figure 36-2.F depicts two options for a standard corner island design that will minimize potentially adverse operating characteristics. In the design of a corner island, seek to meet or approach a head-turn angle goal of 115 degrees for the line of sight as shown for drivers at the stop bar. See Section 36-2.02 for more information when designing or modifying corner islands at ramp/crossroad intersections.

13. **Stop Bar Locations.** See the *Illinois Supplement to the Manual on Uniform Traffic Control Devices (ILMUTCD)* regarding stop bar placement at intersections. On multilane approaches or approaches with corner islands, care should be taken in design to ensure the proposed stop bar placement of one lane does not create a line of sight restriction for the adjacent stopping maneuver. See Section 36-2.02(a) and (c) for more information on stop bar placement when using a corner island.

### 37-5.02 Typical Intersection Designs

#### 37-5.02(a) Diamond Interchange

Typical ramp/crossroad intersections at a diamond interchange are shown in Figures 37-5.D, 37-5.E, 37-5.F, and 37-5.G. The appropriate radius returns, based on the WB-67 (WB-20) design vehicle, are used to delineate the right-turning paths for the corner island design. For left turns from an exit ramp onto a 14 ft (4.2 m) traveled way, offset the median nose as shown in Figure 37-5.H.
37-5.02(b) Two-Quadrant Partial Cloverleaf Interchange

The ramp/crossroad intersections with a two-quadrant partial cloverleaf interchange are similar in design to a channelized “T” intersection; see Figure 37-5.I. To discourage wrong-way movements into the exit ramp, use a maximum left-turn control radius of 80 ft (24 m) from the crossroad into the entrance ramp and a 100 ft (30 m) left-turn control radius from the exit ramp onto the crossroad.

Figure 37-5.J illustrates a typical median design on the crossroad for a parclo type interchange.
Notes:
1. See Figure 37-5.A for location of Section A-A.
2. See Section 34-2.04(c) for curb type determination.

TYPICAL CROSS SECTIONS FOR AN INTERCHANGE CROSSROAD
(Left-Turn Bay at Section A-A)

Figure 37-5.C
TYPICAL RAMP/CROSSROAD INTERSECTION — DIAMOND INTERCHANGE
(60 Degrees on Exit and 60 Degrees on Entrance)
(US Customary)

Figure 37-5.D
TYPICAL RAMP/CROSSROAD INTERSECTION — DIAMOND INTERCHANGE
(60 Degrees on Exit and 60 Degrees on Entrance)
(Metric)

Figure 37-5.D
TYPICAL RAMP/CROSSROAD INTERSECTION — DIAMOND INTERCHANGE  
(75 Degrees on Exit and 90 Degrees on Entrance)  
(US Customary)  

Figure 37-5.E
TYPICAL RAMP/CROSSROAD INTERSECTION — DIAMOND INTERCHANGE
(75 Degrees on Exit and 90 Degrees on Entrance)
(Metric)

Figure 37-5.E
TYPICAL RAMP/CROSSROAD INTERSECTION — DIAMOND INTERCHANGE
(90 Degrees on Exit and 90 Degrees on Entrance)
(US Customary)

Figure 37-5.F
TYPICAL RAMP/CROSSROAD INTERSECTION — DIAMOND INTERCHANGE
(90 Degrees on Exit and 90 Degrees on Entrance)
(Metric)

Figure 37-5.F
TYPICAL RAMP/CROSSROAD INTERSECTION — DIAMOND INTERCHANGE
(90 Degrees on Entrance and Exit and Dual Left Turns on Exit Ramp)
(US Customary)

Figure 37-5.G
TYPICAL RAMP/CROSSROAD INTERSECTION — DIAMOND INTERCHANGE
(90 Degrees on Entrance and Exit and Dual Left Turns on Exit Ramp)
(Metric)

Figure 37-5.G
OFFSET MEDIAN NOSE DETAIL
(Interchange Crossroad)

Figure 37-5.H
TYPICAL RAMP/CROSSROAD INTERSECTION — PARCLO INTERCHANGE
(Two-Quad) (US Customary)

Figure 37-5.1
Notes:
1. Intersection designed for a WB-20 design vehicle.
2. Ramp noses of channelizing islands as shown.
3. The angle of ramp/crossroad intersection should be approximately 90°.
4. Use 150 mm wide gutters on median islands.
5. Use lighting and signing to minimize wrong-way movements.

Set turning radius at same crossroad station

TYPICAL RAMP/CROSSROAD INTERSECTION — PARCLO INTERCHANGE
(Two-Quad) (Metric)

Figure 37-5.1
Notes:
1. Ramp terminals with the crossroad usually will be signalized.
2. For the design speed of 50 mph (80 km/hr), use an M-4.24 (M-10.60) curb and gutter on the median.
**37-5.02(c) Four-Quadrant Partial Cloverleaf Interchange**

The controlled ramp terminals of a four-quadrant partial cloverleaf interchange are similar in design to the ramp/crossroad intersections of a diamond interchange; however, they must be located to minimize any adverse operational effects on the directional ramps in the opposite quadrants. The left-turning path from the controlled ramp terminal of the four-quadrant partial cloverleaf Type A must intersect the crossroad downstream from the gore of the exit terminal, as illustrated in Figure 37-5.K. The minimum distance of 200 ft (60 m) discourages wrong-way movements and allows for stored vehicles on the crossroad when signalized.

For the four-quadrant partial cloverleaf Type B, illustrated in Figure 37-5.L, terminate the left-turn lane from the crossroad into the controlled entrance ramp in advance of the merging nose of the entrance terminal. Providing this separation minimizes confusion between two decision points on the crossroad and provides better traffic operations when signalized.

**37-5.02(d) Compressed Diamond with Slip Ramps**

The designer must consider the impact of frontage roads, where present, on interchange design. At some urban interchanges, separating the intersection of the ramp and frontage road with the crossroad may be impractical. In these cases, the only alternative is to provide a slip ramp to a one-way frontage road before the intersection with the crossroad. This can apply to either an exit or entrance ramp. Sufficient distance must then be provided between the freeway ramp terminal and the ramp/frontage road terminal to provide the necessary acceleration or deceleration distance and weaving distance.

Figure 37-5.M provides the basic schematic for this design. The critical design element is the distance “A” between the ramp/frontage road merge and the crossroad. This distance must be sufficient to allow traffic weaving, vehicular deceleration and stopping, and vehicular storage to avoid interference with the merge point. Figure 37-5.M presents general guidelines that may be used to estimate this distance during the preliminary design phase. A number of assumptions have been made including weaving volume, operating speeds, and intersection queue distance. Therefore, a detailed analysis will be necessary to firmly establish the needed distance to properly accommodate vehicular operations. Additional information can be found in a Transportation Research Record 682 article entitled, “Distance Requirements for Frontage-Road Ramps to Cross Streets: Urban Freeway Design” or in the Texas Transportation Institute publication *Procedures to Determine Frontage Road Level of Service and Ramp Spacing*.

Distance “B” in Figure 37-5.M is determined on a case-by-case basis. It should be determined based on the number of frontage road lanes and the intersection design. This distance is typically determined by the necessary weave distance from the intersection to the ramp entrance. For capacity analysis of the weave section, see the *Highway Capacity Manual*. 
CONTROLLED TERMINAL — PARCLO INTERCHANGE
(Four-Quad – Type A)
(US Customary)

Figure 37-5.K
CONTROLLED TERMINAL — PARCLO INTERCHANGE
(Four-Quad - Type A)
(Metric)

Figure 37-5.K
Notes:
1. Intersection designed for a WB-67 design vehicle.
2. Ramp noses of channelizing islands as shown.
3. Provide full depth (min. 10') paved shoulder.
4. Angles of ramp/crossroad intersection should be approximately 90°.
5. Use 2' wide gutters on median islands except where adjacent to left-turn lane; see Section 34-2.04.
6. Traffic signals may be required at the intersection.
7. Use lighting and signing to minimize wrong-way movements.
8. See Section B-B on Standard Entrance Terminal.

CONTROLLED TERMINAL — PARCLO INTERCHANGE
(Four-Quad – Type B)
(US Customary)

Figure 37-5.L
Notes:
1. Intersection designed for a WB-20 design vehicle.
2. Ramp noses of channelizing islands as shown.
3. Provide full depth (Min. 250 mm) paved shoulder.
4. The angle of ramp/crossroad intersection should be approximately 90°.
5. Use 600 mm wide gutters on median islands except where adjacent to left-turn lane, see Section 34-2.04.
6. Traffic signals may be required at the intersection.
7. Use lighting and signing to minimize wrong-way movements.
8. See Section B-B on Standard Entrance Terminal.

CONTROLLED TERMINAL — PARCLO INTERCHANGE
(Four-Quad — Type B)
(Metric)

Figure 37-5.L
## Frontage Road Volume at Intersection (vph)\(^\circ\)

<table>
<thead>
<tr>
<th>Frontage Road Volume at Intersection (vph)(^\circ)</th>
<th>Exit Ramp Volume (vph)(^\circ)</th>
<th>“A”</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Typical Minimum</td>
</tr>
<tr>
<td>200</td>
<td>140</td>
<td>380 ft (115 m)</td>
</tr>
<tr>
<td>400</td>
<td>280</td>
<td>465 ft (140 m)</td>
</tr>
<tr>
<td>600</td>
<td>420</td>
<td>500 ft (150 m)</td>
</tr>
<tr>
<td>800</td>
<td>560</td>
<td>550 ft (165 m)</td>
</tr>
<tr>
<td>1000</td>
<td>700</td>
<td>600 ft (180 m)</td>
</tr>
<tr>
<td>1200</td>
<td>840</td>
<td>650 ft (195 m)</td>
</tr>
<tr>
<td>1400</td>
<td>980</td>
<td>700 ft (210 m)</td>
</tr>
<tr>
<td>1600</td>
<td>1120</td>
<td>785 ft (235 m)</td>
</tr>
<tr>
<td>1800</td>
<td>1260</td>
<td>865 ft (260 m)</td>
</tr>
<tr>
<td>2000</td>
<td>1400</td>
<td>985 ft (295 m)</td>
</tr>
</tbody>
</table>

1. Assumes the total volume of traffic on the frontage road including the merged exit-ramp volume.
2. Assumed to be 70% of total volume in first column.

### Notes:

1. Table values are acceptable for planning purposes only. Final lengths will be based on a detailed operational analysis. This design may be used only in restricted urban areas.
2. Distance “B” is determined on a case-by-case basis.
3. “C” is a slip ramp.
4. See Chapter 35 for access control design along frontage road and crossroad.

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### Figure 37-5.M

**RAMP/CONTINUOUS FRONTAGE ROAD INTERSECTION**
37-5.03 **Crossroad Access Control**

Providing access control along the crossroad of an interchange is an important design feature for both the safety and efficient operation of an interchange. The access control line is defined as a line established by the Department that restricts direct access to property abutting a highway. See Chapter 35 for additional details on access control limits.
37-6 FREeway RAMP TERMINALS

37-6.01 Exit Ramp Terminals

37-6.01(a) Types

The exit ramp terminal is a speed-change lane that permits high-speed traffic to exit from the through lane of the highway and enter the ramp proper. The exit terminal must be visible to the approaching motorist and provide a clear indication for the point of departure from the traveled way. When designing the interchange, consider the following exit ramp types:

1. **Standard Exit Terminal.** There are two basic types of exit freeway ramp terminals — the parallel design and the taper design. For all new and reconstructed ramps, use the taper design. Figure 37-6.A and the *Illinois Highway Standards* illustrate the Department’s standard exit ramp terminal design. Exit ramp terminals may carry a marked route provided the marked route is not a freeway or expressway. Where a freeway or expressway turns through an interchange, use the major divergence design as discussed in Section 37-6.03.

2. **Exit Terminal With an Auxiliary Lane.** An auxiliary lane may be required prior to the exit terminal:
   - to meet the guidelines discussed in Section 37-2.05,
   - where the exiting design traffic exceeds the appropriate service volume of a standard exit terminal design but does not require a two-lane exit, and/or
   - proceeding a left-hand exit terminal. Note that interchange designs should not use left-hand exit terminals. However, where necessary, left-hand exits must be first approved by BDE before the interchange type approval.

Figure 37-6.B illustrates the design criteria for an exit terminal preceded by an auxiliary lane. Extend the pavement markings on the left edge of the ramp to the right edge of the mainline traveled way. Provide transverse pavement markings in the recovery area to discourage the use of the auxiliary lane beyond the exit gore. Pavement markings in the recovery area should be according to the Bureau of Operations’ *Policies and Procedures Manual*.

3. **Two-Lane Exits.** These terminals are typically required where the traffic volumes on the ramp exceed the capacity of a single-lane exit ramp. The following lists several elements the designer should consider for two-lane exit terminals:

   a. **Lane Balance.** For consistent freeway operations, maintain lane balance at the freeway ramp terminal; see Section 37-2.03.
Figure 37-6.A

STANDARD EXIT RAMP TERMINAL

Notes:

1. For values in %, divide by 100 to obtain vertical offsets.
2. C = Cross section ahead
3. C = Cross section back
4. Mainline grade is assumed to be 0%
5. See Highway Standards for Sections B-B and C-C.
Notes:

1. Where the mainline is superelevated to the left or right, the terminal elevations and grades must be adjusted.
2. A 50 ft (15 m) vertical curve may be used for comfort and aesthetics along the right edge of the ramp at the grade changes.
3. Include cross sections A-A, B-B, C-C, and D-D with the IDS.
4. Regardless of the % S.E. at D-D, the % cross slope at the PC is always \( \frac{2}{3} \) the difference between C-C and D-D.

**EXIT RAMP TERMINAL WITH AUXILIARY LANE**

Figure 37-6.B
b. **Design.** A typical two-lane exit terminal design is illustrated in Figure 37-6.C. To develop the proper level of service at a two-lane exit facility and provide proper lane balance, add a minimum 1500 ft (450 m) long auxiliary lane prior to the exit terminal. The concepts for controlling gradelines and pavement cross slopes on two-lane exit terminals are generally the same as those described for major divergences. Prepare detailed cross sections for critical locations on the two-lane exit ramp and present them in the Interchange Design Study (IDS).

37-6.01(b) **Sight Distance**

The sight distance approaching the gore nose should exceed the stopping sight distance for the through traffic, desirably by 25% or more. Where there are unusual conditions, consider providing decision sight distance to the exit terminal. Extra sight distance is particularly important for exit loops immediately beyond a structure. When measuring for adequate sight distance, ensure that the motorist can see the pavement surface at and beyond the gore nose. Locating the exit terminal and gore nose where the mainline is on an upgrade provides the best design condition. Do not locate exit terminals near mainline crest vertical curves where the ramp pavement may disappear from the driver’s view.

37-6.01(c) **Alignment**

Figures 37-6.D through 37-6.F illustrate methods to determine the grades along sections of typical exit ramp terminals where the mainline is on tangent, curving to the right, and curving to the left. The Department’s preferred practice is to locate exit terminals on tangent sections or on mainline curves to the right. However, this may not be practical in highly restricted areas. Section 37-4.07 discusses the minimum alignment criteria for the ramp proper, including the minimum radii for the initial ramp curve ($R_1$).
Notes:

1. Attain full superelevation at Section D-D.
2. Include cross sections A-A, B-B, C-C, and D-D with the IDS.

TWO-LANE EXIT RAMP TERMINAL

Figure 37-6.C
Example 37-6.1

Given:
Freeway design speed = 70 mph
Freeway is on tangent
Freeway grade, G = +2.00%
Initial ramp curve radius, R₁ = 760 ft
Ramp eₘₐₓ = 8%

APPLICATION: See Figure 37-6.A.

Problem: Find G₁ and G₂, where G₁ and G₂ are the actual design grades.

EXAMPLE EXIT RAMP TERMINAL
(Mainline on Tangent)

Figure 37-6.D(1)
(1 of 2)
Solution:

1. Determine $G_1$.

\[ G_1 = G + G_1' \]

Use the profile equation for base conditions for the mainline:
- Mainline profile = 0.0%
- Mainline on tangent

\[ G_1' = \left[ \frac{(e/100 \times 16) - (e/100 \times 1)}{300} \right] \times 100 \]

Where: $e$ = superelevation of the mainline (maximum 5% for $G_1'$).

Determine actual $G_1$

\[ G_1 = 2.00 + \left[ \frac{(-1.56/100 \times 16) - (-1.56/100 \times 1)}{300} \right] \times 100 \]

\[ G_1 = 2.00\% + (-0.078\%) = +1.922\% \]

2. Determine $G_2$.

\[ G_2 = G + G_2' \]

Use the profile equation for base conditions for the ramp:
- Mainline profile = 0.0%
- $R_1 = 760$ ft

\[ G_2' = \left[ \frac{(e/100 \times 16) - (\text{Elev. Of VPI})}{105} \right] \times 100 \]

Where: $105$ ft = half of LVC

And $e$ = superelevation for the radius $R_1$

From Figure 32-3.B, ramp superelevation: $e = 8.0\%$ for $R_1$ of 760 ft.

Determine actual $G_2$

\[ G_2 = 2.00 + \left[ \frac{(-8.0/100 \times 16) - (-0.25)}{105} \right] \times 100 \]

\[ G_2 = 2.00\% + (-0.98\%) = +1.02\% \]

**EXAMPLE EXIT RAMP TERMINAL**

(Mainline on Tangent)

*Figure 37-6.D(1)*

(2 of 2)
Example 37-6.2

Given:
- Freeway design speed = 70 mph
- Freeway is on tangent
- Ramp design speed = 50 mph
- Freeway grade, G = +2.00%
- Initial ramp curve radius, R₁ = 1560 ft
- Ramp $e_{max}$ = 8%

APPLICATION: See Figure 37-6.A.

Problem: Find $G₁$ and $G₂$, where $G₁$ and $G₂$ are the actual design grades.

EXAMPLE EXIT RAMP TERMINAL
(Mainline on Tangent)

Figure 37-6.D(2)
Solution:

1. Determine $G_1$.
   
   $G_1 = +1.922\%$
   
   (See Example Problem 37-6.1 for $G_1$ calculations.)

2. Determine $G_2$.
   
   $G_2 = G + G_2'$
   
   Use the profile equation for base conditions for the ramp except for $R_1$:
   
   Mainline profile = 0.0%
   
   $R_1 = 1560$ ft
   
   $G_2' = \left[\frac{(e/100 \times 16) - (\text{Elev. Of VPI})}{105}\right] \times 100$
   
   Where: 105 ft = half of LVC
   And $e$ = superelevation for the radius $R_1$
   From Figure 32-3.B, ramp superelevation: $e = 6.0\%$ for $R_1$ of 1560 ft.
   
   Determine actual $G_2$
   
   $G_2 = 2.00 + \left[\frac{(-6.0/100 \times 16) - (-0.25)}{105}\right] \times 100$
   
   $G_2 = 2.00\% + (-0.68\%) = +1.32\%$
Example 37-6.3

Given:
Freeway Design Speed = 70 mph
Freeway curves to the right, R = 3330 ft
Initial Ramp Radius, $R_1 = 760$ ft
Freeway Grade, $G = -1.80\%$
Freeway $e_{\text{max}} = 6\%$
Ramp $e_{\text{max}} = 8\%$

APPLICATION: See Figure 37-6.A.

Problem: Find $G_1$ and $G_2$, where $G_1$ and $G_2$ are the actual design grades.

EXAMPLE EXIT RAMP TERMINAL
(Mainline Curving to the Right)

Figure 37-6.E(1)
Solution:

1. Determine $G_1$.

   \[ G_1 = G + G_1' \]

   Use the profile equation for base conditions for the mainline except mainline is on curve:
   Mainline profile = 0.0%
   From Figure 32-3.C, the freeway superelevation, $e = 5.0\%$.
   5% is the maximum superelevation of the ramp terminal when the mainline is curved to the right.

   \[ G_1' = \left[ \frac{(e/100 \times 16) - (e/100 \times 1)}{300} \right] \times 100 \]

   Where: $e =$ superelevation of the mainline (maximum SE is 5% for $G_1'$).

   Determine actual $G_1$

   \[ G_1 = -1.80 + \left[ \frac{(-5.0/100 \times 16) - (-5.0/100 \times 1)}{300} \right] \times 100 \]

   \[ G_1 = -1.80\% + (-0.25\%) = -2.05\% \]

2. Determine $G_2$.

   \[ G_2 = G + G_2' \]

   Use the profile equation for base conditions for the ramp.
   Mainline profile = 0.0%
   $R_1 = 760$ ft

   \[ G_2' = \left[ \frac{(e/100 \times 16) - \text{Elev. of VPI}}{105} \right] \times 100 \]

   Where: 105 ft = half of LVC
   And $e =$ superelevation for the radius $R_1$
   From Figure 32-3.B, ramp superelevation: $e = 8.0\%$ for $R_1$ of 760 ft.

   Determine actual $G_2$

   \[ G_2 = -1.80 + \left[ \frac{(-8.0/100 \times 16) - (-0.80)}{105} \right] \times 100 \]

   \[ G_2 = -1.80\% + (-0.46\%) = -2.26\% \]

EXAMPLE EXIT RAMP TERMINAL
(Mainline Curving to the Right)

Figure 37-6.E(1)
(2 of 2)
Example 37-6.4

Given:
Freeway Design Speed = 70 mph
Freeway curves to the right, R = 6490 ft
Initial Ramp Radius, \( R_1 = 760 \) ft
Freeway grade, G = +2.50%
Freeway \( e_{\text{max}} \) = 6%
Ramp \( e_{\text{max}} \) = 8%

APPLICATION: See Figure 37-6.A.

Problem: Find \( G_1 \) and \( G_2 \).

EXAMPLE EXIT RAMP TERMINAL
(Mainline Curving to the Right)

Figure 37-6.E(2)

(1 of 2)
Solution:

1. Determine $G_1$.

$$G_1 = G + G_1'$$

Use the profile equation for base conditions for the mainline except mainline is on curve:

- Mainline profile = 0.0%
- From Figure 32-3.C, the freeway superelevation, $e = 3.0\%$.
- 5% is the maximum superelevation of the ramp terminal when the mainline is curved to the right.

$$G_1' = \left[\frac{(e/100 \times 16) - (e/100 \times 1)}{300}\right] \times 100$$

Where: $e =$ superelevation of the mainline (maximum SE is 5% for $G_1'$).

Determine actual $G_1$

$$G_1 = +2.50 + \left[\frac{(-3.0/100 \times 16) - (-3.0/100 \times 1)}{300}\right] \times 100$$

$$G_1 = +2.50 \% + (-0.15\%) = +2.35\%$$

2. Determine $G_2$.

$$G_2 = G + G_2'$$

Use the profile equation for base conditions for the ramp.

- Mainline profile = 0.0%
- $R_1 =$ 760 ft

$$G_2' = \left[\frac{(e/100 \times 16) - \text{(Elev. of VPI)}}{105}\right] \times 100$$

Where: 105 ft = half of LVC

And $e =$ superelevation for the radius $R_1$

From Figure 32-3.B, ramp superelevation: $e =$ 8.0% for $R_1$ of 760 ft.

Determine actual $G_2$

$$G_2 = +2.50 + \left[\frac{(-8.0/100 \times 16) - (-0.48)}{105}\right] \times 100$$

$$G_2 = +2.50 \% + (-0.76\%) = +1.74\%$$

EXAMPLE EXIT RAMP TERMINAL
(Mainline Curving to the Right)

Figure 37-6.E(2)

(2 of 2)
Example 37-6.5

Given:
- Freeway Design Speed = 70 mph
- Freeway curves to the left, R = 6010 ft
- Initial Ramp Radius, R₁ = 760 ft (curved to the right)
- Freeway Grade, G = + 2.00%
- Freeway $e_{\text{max}} = 6\%$
- Ramp $e_{\text{max}} = 8\%$

APPLICATION: See Figure 37-6.A.

Problem: Find $G₁$ and $G₂$.
Find the location and the elevation of the VPI along the right edge of the ramp.

EXAMPLE EXIT RAMP TERMINAL
(Mainline Curving to the Left)
Figure 37-6.F(1)
(1 of 3)
Solution:

1. Determine $G_1$.

$$G_1 = G + G_1'$$

Use the profile equation for base conditions for the mainline except mainline is on curve:

- Mainline profile = 0.0%
- From Figure 32-3.C, the freeway superelevation, $e = 3.2\%$.
- $4\%$ is the maximum superelevation of the ramp terminal when the mainline is curved to the left.

$$G_1' = \left[ \frac{(e/100 \times 16) - (e/100 \times 1)}{300} \right] \times 100$$

Where: $e$ = superelevation of the mainline (maximum SE is 4\% for $G_1'$).

Determine actual $G_1$

$$G_1 = +2.00 + \left[ \frac{(3.2/100 \times 16) - (3.2/100 \times 1)}{300} \right] \times 100$$

$$G_1 = +2.00 \% + (0.16\%) = +2.16\%$$

2. Determine $G_2$.

$$G_2 = G + G_2'$$

Use the profile equation for base conditions for the ramp.

- Mainline profile = 0.0%
- $R_1 = 760$ ft

$$G_2' = \left[ \frac{(e/100 \times 16) - (-0.25)}{210} \right] \times 100$$

Where:
- $210$ ft is the distance between the points in the numerator.
- $-0.25$ is the fixed elevation of the right edge of the ramp at C-C relative to the right edge of the mainline.
- and $e$ = superelevation for the radius $R_1$.

From Figure 32-3.B, ramp superelevation: $e = 8.0\%$ for $R_1$ of 760 ft.

Determine actual $G_2$

$$G_2 = +2.00 + \left[ \frac{(-8.0/100 \times 16) - (-0.25)}{210} \right] \times 100$$

$$G_2 = +2.00 \% + (-0.49\%) = +1.51\%$$

**EXAMPLE EXIT RAMP TERMINAL**

(Mainline Curving to the Left)

Figure 37-6.F(1)

(2 of 3)
3. Find the location and elevation of the VPI where the two design grades, $G_1$ and $G_2$, intersect:

![Diagram of two grade lines intersecting at a VPI]

See Chapter 33 for basic equation of two lines intersecting:

$$x = \frac{(\text{Elev. of Pt. 2} - \text{Elev. of Stub}) - G_2/100 \times L}{(G_1 - G_2)/100}$$

$$x = \frac{(42.18 - 30.03) - (1.51/100 \times 608.98)}{(2.16 - 1.51)/100}$$

$$x = 454.52 \text{ ft}$$

Elev. of VPI$_3$ = $G_3 X + $ Elev. Stub

$$\text{Elev. of VPI}_3 = \frac{2.16}{100} \left( 454.52 \right) + 30.03$$

$$\text{Elev. VPI}_3 = 39.84 \text{ ft}$$

EXAMPLE EXIT RAMP TERMINAL
(Mainline Curving to the Left)

Figure 37-6.F(1)
(3 of 3)
Example 37-6.6

A high speed freeway with a mainline curve to the left may have certain situations where the typical profile design shown in Example 37-6.5 does not provide the best fit for an exit terminal. In these cases, extend the 140 ft tangent section of the standard exit terminal ahead on tangent before an initial ramp curve to the right is designed into the ramp alignment. The cross slope of the ramp at Section C-C and beyond should be set at 3/16"/ft. Near the end of the tangent section, the ramp is then rotated to transition into the superelevation runoff length.

EXAMPLE EXIT RAMP TERMINAL
(Mainline Curving to the Left)

Figure 37-6.F(2)
37-6.01(d) Superelevation and Cross Slopes

Ramp cross slopes and superelevation rates for horizontal curves on ramps near the freeway ramp terminal must be developed to properly transition the driver from the mainline to the first curve on the exit ramp. The following will apply:

1. **Cross Slope.** The cross slope of the initial segment of the ramp departure from the through lane, or an auxiliary lane preceding the exit ramp is usually sloped at the same rate as the mainline. However, if the mainline has a flat longitudinal grade (i.e., less than 0.35%), consider increasing the cross slope rate on an auxiliary lane and the exit terminal to 2%. Where the mainline is curving to the right, the maximum cross slope on the exit terminal is 5%. Where the mainline is curving to the left, the maximum cross slope on the terminal is 4%.

2. **Maximum Ramp Superelevation.** In general, use an $e_{\text{max}}$ of 8%. However, in highly congested areas with snow and ice conditions, use an $e_{\text{max}}$ of 6%.

3. **Radius/Superelevation Rate.** Section 32-3 discusses the use of Method 5 for open roadway conditions to distribute superelevation and side friction. This theoretical basis also applies to the ramp portion of freeway exit terminals. Therefore, Figure 32-3.B ($e_{\text{max}} = 8\%$) and Figure 32-3.C ($e_{\text{max}} = 6\%$) are used to determine the proper radius and superelevation rate for horizontal curves on exit ramps. Also, see Figure 37-4.F. To determine the applicable design speed to use, see Figure 37-6.G.

<table>
<thead>
<tr>
<th>US Customary</th>
<th>Metric</th>
</tr>
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*C-D roads only

**MINIMUM DESIGN SPEED FOR INITIAL EXIT CURVE**

*Figure 37-6.G*
37-6.01(e) Gore Area

The gore area is normally considered both the paved triangular area between the through lane and the exit ramp, plus the graded area that extends a significant distance downstream beyond the gore nose; see Figure 37-6.H. The following definitions will apply:

1. **Physical Nose.** This is a point 100 ft (30 m) downstream of Section B-B from where the 16 ft (4.9 m) ramp width begins. As illustrated in Figure 37-6.H, the physical nose has a dimensional width of 6 ft 4 in. (1.94 m).

2. **Gore Nose.** This is the point where the paved shoulders separate from each other and the sodded area begins as the ramp and mainline diverge. As illustrated in Figure 37-6.H, the gore nose has a dimensional width of 20 ft 2¾ in. (6.3 m), which includes the 10 ft (3.0 m) right shoulder of the freeway and the 4 ft (1.2 m) paved left shoulder of the ramp.

Consider the following when designing the gore area:

1. **Roadside Obstacles.** Desirably, the area beyond the gore nose should be free of all obstacles (except the ramp exit sign) for at least 100 ft (30 m) or more beyond the gore nose. Any obstacles within approximately 350 ft (100 m) of the gore nose should be made breakaway or shielded by a barrier. See Chapter 38 for additional guidance for the treatment of roadside obstacles.

2. **Curbing.** Do not use curbing within the gore area of an exit terminal.

3. **Side Slopes.** Side slopes and ditches adjacent to the gore area should meet the same criteria as the mainline. The graded area beyond the gore nose should be as flat as practical, but still drain properly. The exit terminal should be located so there are no major elevation differences in this area. For some reconstruction projects, the vertical divergence of the ramp and mainline profiles may warrant protection for both roadways beyond the gore nose (e.g., guardrail and/or impact attenuators).

4. **Cross Slopes.** The paved triangular gore area between the through lanes and exit ramp should be flat and traversable. The cross slopes in the gore area from the physical nose to the gore nose are 3/16”/ft (1.5%). This design provides a drainage swale in the neutral area of the terminal and is shown in Figure 37-6.H.

5. **Traffic Control Devices.** Signing in advance of the exit and at the divergence should be according to the *ILMUTCD* and Bureau of Operations' *Policies and Procedures Manual*. 
Note: Add drainage inlet in neutral area where required.
37-6.01(f) Structures

Exit ramp terminals on or near structures can create a split-bridge design which, because of safety, economic, and maintenance considerations, should be avoided. A split-bridge deck design may be required where the distance from the right edge of the mainline traveled way to the left edge of the ramp exceeds 36 ft (11 m). This results in a fixed object on the structure that must be shielded by an impact attenuator. The following, in order of preference, presents options for addressing this problem:

1. **Physical Nose Beyond Structure.** Figure 37-6.I(a) illustrates the desirable position of the exit ramp terminal on a structure. This position allows an appropriate perception and reaction distance between the structure and ramp gore nose. It also permits the placement of the 30 ft (9 m) bridge approach pavement to be coordinated with the preferred terminal construction.

2. **Gore Nose on Structure.** Figure 37-6.I(b) illustrates a single structure design with the exit ramp terminal positioned so that the distance between the mainline and ramp does not exceed 36 ft (11 m). Preferably, the structure should be placed upstream of the 36 ft (11 m) maximum offset.

3. **Gore Nose on Split Structure.** Figure 37-6.I(c) illustrates a split-bridge design which cannot be avoided due to the length and location of a structure. The designer must provide an impact attenuator for this special situation. For information on the required minimum impact attenuator area, see Section 38-8.

Figure 37-6.J illustrates the minimum position for an exit ramp terminal near an overhead structure. To achieve the optimized design and travel distance, locate the physical nose three seconds of travel time from the edge of the structure.

37-6.02 Entrance Ramps

37-6.02(a) Types

The entrance ramp terminal is a speed-change lane that permits ramp traffic to accelerate and merge with the high-speed traffic on the mainline. When designing the interchange, consider the following entrance ramp types:

1. **Standard Entrance Terminal.** There are two basic types of entrance freeway ramp terminals — the parallel design and the taper design. For all new and reconstructed ramps, use the taper design, except as noted in Section 37-6.02(b). Figure 37-6.K and the *Illinois Highway Standards* illustrate the standard entrance ramp terminal design used by the Department. Use this ramp design for all single-lane entrances where the level of service of the ramp terminal is equal to or greater than that of the mainline. Entrance ramp terminals may carry a marked route provided the marked route is not a freeway or expressway. Where a freeway or expressway merges at an interchange, use the major convergence design as discussed in Section 37-6.04.
Note: Where an exit terminal is placed on a structure, the minimum cross slope is 1/4"/ft (2%). The 1/4"/ft (2%) is measured perpendicular to the edge of the mainline pavement, which will require a modification of the standard exit terminal profile.
2. **Entrance Terminal with an Auxiliary Lane.** An auxiliary lane may be required after the entrance terminal:

- to meet the requirements in Section 37-2.05, and/or
- where the entering traffic exceeds the appropriate service volume of a standard entrance terminal design but where a two-lane entrance ramp is not required.

Figure 37-6.L illustrates the design criteria for an entrance terminal with an auxiliary lane. The final ramp radius typically is 760 ft (230 m), which requires a 200 ft (60 m) tangent section preceding the physical nose. Typically, the auxiliary lane should be at least 1000 ft (300 m). Where the final ramp radius is less than 760 ft (230 m), the length of the auxiliary lane will be based on the necessary acceleration distance as discussed in Section 37-6.02(b).

3. **Two-Lane Entrances.** Where the entrance design traffic exceeds the service volume of a single-lane entrance ramp terminal with an auxiliary lane, it may be necessary to provide a two-lane entrance terminal as illustrated in Figure 37-6.M. Where a two-lane entrance ramp is required, an additional lane on the freeway is necessary to accommodate the additional traffic. This lane may be dropped 2500 ft (750 m) downstream or at the next interchange.
Notes:

1. For values in %, divide by 100 to obtain vertical offsets. Vertical differences are in inches (mm).
2. Mainline grade is assumed to be 0%.
3. See Highway Standards for Sections B-B, C-C, and D-D.

**STANDARD ENTRANCE RAMP TERMINAL**

*Figure 37-6.K*
Notes:

1. Include cross sections A-A, B-B, C-C, and D-D with the IDS.
2. See Figure 37-6.K for Standard Entrance Ramp Terminal.
Provide drainage swale in this area.

End Profile for Two-Lane Entrance Ramp Terminal

End Full Super Elevation

Note: Include cross sections A-A, B-B, C-C, and D-D with the IDS.

TWO-LANE ENTRANCE RAMP TERMINAL

Figure 37-6.M
If the two-lane entrance is preceded by a two-lane exit ramp terminal, an increase in the basic number of lanes will generally not be required. In this case, the added lane that results from the two-lane entrance is considered an auxiliary lane. Note that this design violates lane balance guidelines discussed in Section 37-2.03. Where the demand volume of the entering traffic exceeds this design or where the entering roadway is a freeway or expressway, use the major convergence design as discussed in Section 37-6.04.

37-6.02(b)  Length

Consider the following when determining the appropriate length of an entrance terminal:

1. **Capacity.** Where the mainline and ramp will carry traffic volumes approaching the design capacity of the merge area, consider using an auxiliary lane entrance ramp design as discussed in Section 37-6.02(a).

   **Trucks.** Where there are a significant number of trucks to impact the level of service on the freeway and ramp, acceleration lanes may need to be treated as truck-climbing lanes. The designer should reference the AASHTO publication *A Policy on Geometric Design of Highways and Streets* for truck acceleration rates. Typical areas where trucks might govern the ramp design include weigh stations, rest areas, truck stops, and transfer staging terminals. Also consider using truck acceleration criteria where there is substantial entering truck traffic and where the interchange crossroad has a high-skew angle or there is a significant crash history involving trucks attributable to an inadequate acceleration length.

2. **Gradients.** Where the gradient of the mainline and/or ramp exceeds +3%, the acceleration length may need to be adjusted. These adjustments are discussed in Section 36-2.03(e). For downgrades, use the standard entrance terminal design, and do not reduce the acceleration distance.

3. **Horizontal Curves.** The application of the acceleration criteria regarding horizontal curves preceding the entrance terminal are as follows:

   a. **Design Speed.** The design speed of the horizontal curve adjacent to an entrance terminal should be determined by open-roadway conditions. See Figure 37-4.F and Chapter 32.

   b. **Curve Radii/Tangent Lengths.** Figure 37-6.N provides the minimum controlling ramp curve radii ($R_1$) that should be used prior to the standard entrance terminal based on the mainline design speed.

4. **Additional Lengths.** If it has been determined that additional acceleration distance is required beyond that provided with the standard entrance terminal, the following options may be considered:
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<td>229 m</td>
<td>168 m</td>
<td>113 m</td>
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**Notes:**

1. \(R_1\) is the radius of curve connecting to \(L_1\) of the standard entrance terminal. See Figure 37-6.K.

2. Use with C-D Roads only.

3. 100 ft (30 m) allowed for \(L_1\) at this mainline design speed. See figure 37-6.K.
a. **Typical Design.** If substantial additional distance is required for acceleration, use the auxiliary lane terminal design as shown in Figure 37-6.L.

b. **Optional Design.** If only a small additional distance is required to meet the necessary acceleration length, the additional distance may be gained by extending the \(L_1\) distance. The designer must ensure that this will not create other undesirable aspects in the design of the ramp proper.

c. **Low-Volume Conditions.** Where existing volumes on the mainline are low and where the slower entering vehicles will not reduce the level of service on the mainline, the use of the standard entrance terminal may be considered. The speed profile of merging trucks onto the mainline must be investigated and documented. However, provide sufficient right-of-way so that an auxiliary lane can be added in the future.

d. **Secondary Impacts.** Before providing any additional acceleration lane length, the designer must consider its impacts (e.g., additional construction costs, wider structures, right-of-way impacts).

### 37-6.02(c) Sight Distance

Decision sight distance desirably should be provided for drivers on the mainline approaching an entrance terminal. They need sufficient distance to see the merging traffic and adjust their speed or change lanes to allow the merging traffic to enter the freeway. Likewise, drivers on the entrance ramp need to see a sufficient distance to locate gaps in the traffic stream for merging. Section 31-3 discusses decision sight distance in more detail.

### 37-6.02(d) Superelevation and Cross Slopes

Standard entrance terminal designs have been developed to include appropriate superelevation transitions and desirable crossover crown conditions where the terminal connects onto the mainline; see Figure 37-6.K and the *Highway Standards*. When an IDS is prepared, develop and show on the IDS the detailed cross section at A-A as indicated in Figure 37-6.K.

### 37-6.02(e) Gore Area

The following presents the nose criteria for entrance gores:

1. **Physical Nose.** This is a point located at Section C-C, as illustrated in Figure 37-6.K and has a dimensional width of 4 ft (1.2 m).

2. **Gore Nose.** This is a point where the sodded area ends and the paved shoulders connect. The gore nose, excluding the mainline right shoulder and ramp left shoulder, is 2 ft (600 mm) wide as shown in Figure 37-6.K.
37-6.03  Ramp/Roadway Divergence Applications

37-6.03(a)  Major Divergences

Where two freeways separate, provide a major divergence as shown in Figures 37-6.O, 37-6.P, and 37-3.Q. The most important concept in the use of a major divergence is that if the route turns at an interchange, the physical divergence of the roadways should also occur in the same direction. To maintain lane balance, an additional interior lane will be required preceding the divergence. The widening of the interior lane from 12 ft to 24 ft (3.6 m to 7.2 m) should occur in a distance of 1000 ft (300 m). This provides a driver in the center lane the option of selecting either direction of travel without having to change lanes.

Add additional lanes to the side of the lesser-preferred route. Check for lane balance. Pavement joints should normally favor the freeway with the higher volume of traffic. An exception to this rule is that in most cases, regardless of the traffic volume split, the Interstate is considered the preferred route. Provide a minimum tangent length of 200 ft (60 m) beyond the 6 ft (1.8 m) physical nose to facilitate a change of cross slope preceding the initial curve of any diverging roadway.

Where a major divergence is required but the preferred design of an equal split of the roadways cannot be achieved due to the existing freeway alignment, a modified divergence design can be used as shown in Figure 37-6.P. In addition, where a divergence design is required and sufficient right-of-way is not available to build the one-sided divergence and where the diverging traffic volume is not significant, a two-lane exit terminal design may be considered. However, before using the two-lane exit design, coordination and approval must be received from BDE.

37-6.03(b)  Minor Divergences

Consider a minor divergence for the following situations; see Figure 37-6.R:

- where a highway terminates into separate single lane ramps (e.g., at a trumpet interchange);

- where a ramp or roadway separates within a complex interchange (e.g., directional interchanges); or

- as part of a collector-distributor roadway design.

37-6.04  Ramp/Roadway Convergence Applications

37-6.04(a)  Major Convergences

Where two freeways merge, provide a major convergence design as illustrated in Figure 37-6.S. The number of lanes downstream from the convergence generally will be one less than the combined total of the two approaching roadways. Under some circumstances, traffic demand may require that the number of lanes departing the merge area be the same number as the two approaching roadways.
Notes:
1. Develop cross sections A-A, B-B, C-C, and D-D during the preparation of the IDS.
2. The divergence can be designed to divert traffic from either side of an existing roadway.
3. Full superelevation is attained at Section D-D.

EQUAL-SPLIT MAJOR DIVERGENCE
(Two- or Three-Lane Approaching Roadway with Two-Lane Roadways Diverging)

Figure 37-6.0
Notes:

1. Develop cross sections A-A, B-B, C-C, and D-D during the preparation of the IDS.
2. The divergence can be designed to divert traffic from either side of an existing roadway.
3. Full superelevation is attained at Section D-D.

ONE-SIDED MAJOR DIVERGENCE
(Two- or Three-Lane Approaching Roadway with Two-Lane Roadway Diverging)

Figure 37-6.P
Notes:

1. Develop cross sections A-A, B-B, C-C, and D-D during the preparation of the IDS.
2. The divergence can be designed to divert traffic from either side of an existing roadway.
3. Where a horizontal curve is provided downstream from the divergence, full superelevation is attained at Section D-D.
Note: Develop cross sections A-A, B-B, C-C, and D-D during the preparation of IDS.

MINOR DIVERGENCES

Figure 37-6.R
Notes:

1. If the right-hand lane is proposed to be dropped for capacity reasons, provide a minimum 1500 ft (450 m) auxiliary lane and a 550 ft (165 m) taper.
2. The convergence can be designed to merge from either side.
3. Develop cross sections A-A, B-B, C-C, and D-D during the preparation of IDS.

**MAJOR CONVERGENCE**

*Figure 37-6.S*
Typically, a lane drop will be required downstream from the convergence. The most desirable and typical design will be to drop the right slow-speed lane versus the left high-speed lane. However, it also may be desirable to drop the left lane of the merging roadway if it is serving the lowest volume per lane. This design should be reviewed during the development of the IDS.

37-6.04(b) Minor Convergences

Consider a minor convergence for the following situations; see Figure 37-6.T:

- where interchange ramps converge to form either a single or double lane roadway (e.g., trumpet interchanges) within complex interchanges; or

- as part of a collector-distributor roadway design.
Notes:

1. Develop cross sections A-A, B-B, C-C, D-D, and E-E during the preparation of IDS.
2. Ramp cross slope should be determined by downstream horizontal alignment.

MINOR CONVERGENCES

Figure 37-6.T
REFERENCES


3. Design Standards for Highways, 23 CFR 625, November 1, 2018,


Chapter Thirty-eight

ROADSIDE SAFETY

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
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Chapter Thirty-eight
ROADSIDE SAFETY

The ideal roadway would be entirely free of any roadside obstructions or other hazardous conditions. This is rarely practical because of natural, economic, and environmental factors. Chapter 38 presents clear zone distances which should adequately provide a clear recovery area for about 80% of the errant vehicles that run off the road, and the chapter provides criteria for the use of roadside barriers, median barriers, and impact attenuators where providing the clear zone is not practical. The chapter also discusses the use of cost-effective methodologies to determine roadside safety treatments.

This Section presents the IDOT application of roadside safety decisions based on project type and appurtenance type.

38-1 APPLICATION

38-1.01 Project Type

The following summarizes the use of the BDE Manual for roadside safety applications based on the project type or project scope of work:

1. New Construction/Reconstruction Projects. Chapter 38 presents the roadside safety criteria for all new construction/reconstruction projects.

2. 3R Non-Freeway Projects. Chapter 49 presents the modifications to roadside safety criteria for non-freeway 3R rural and urban highway freeway projects. Roadside safety criteria not covered in Chapter 49 shall be as described in Chapter 38. For example Chapter 49 modifies clear zone values, however is does not modify their application on non-recoverable slopes. Clear recovery area at the toe-of-slope of non-recoverable slopes is controlled by Chapter 38.

3. 3R Freeway Projects. Chapter 50 presents the roadside safety criteria for freeway 3R projects. Roadside safety criteria not covered in Chapter 50 shall be as described in Chapter 38.

4. Highway Safety Improvement Projects. The IDOT Bureau of Safety Engineering is responsible for identifying the project scope of work for highway safety improvement projects that use the Federal-aid funds set aside for highway safety improvements. The scope of work may include roadside safety improvements. In this case, the designer will use the criteria in Chapter 38 with the specific application determined on a case-by-case basis considering:
   - the crash patterns at the site,
   - the project scope as outlined by the Bureau of Safety Engineering,
   - project budget, and
   - estimated construction costs.

5. Work Zones. Chapter 55 presents the roadside safety criteria for work zones.
38-1.02 **Appurtenance Type**

The following summarizes the Department’s roadside safety responsibilities based on type of appurtenance:

1. **Bridge Rails.** The IDOT Bureau of Bridges and Structures is responsible for establishing Department criteria for the selection and design of all bridge rails. The Bureau of Design and Environment (BDE) is responsible for the roadside barrier and terminal section approaching the bridge rail.

2. **Traffic Control Devices.** The Bureau of Operations and the Bureau of Bridges and Structures are jointly responsible for establishing Department criteria for the design of structural supports for traffic control devices (e.g., breakaway bases for large signs). For the location of traffic control devices, the Bureau of Operations determines the initial placement, and the road designer ensures that the proposed location is compatible with the roadway design.

3. **All Other Appurtenances.** BDE and the Bureau of Safety Engineering are responsible for establishing Department criteria for all other roadside safety appurtenances (e.g., roadside barriers, median barriers, impact attenuators, lighting).
38-2 DEFINITIONS

1. Back Slope. The side slope created by connecting the ditch bottom, shelf, or shoulder at the hinge point, upward and outward, to the natural ground line.

2. Barrier (Vertical) Curb. A longitudinal element placed at the edge of the traveled way to provide delineation, to control drainage, to manage access, and to minimize right-of-way acquisition. Barrier curbs range in between 6 in and 9 in (150 mm to 230 mm) in height with a face steeper than 3 vertical to 1 horizontal. Barrier curbs do not have significant re-directional capability for errant vehicles.

3. Barrier Terminals. End treatments for both roadside barriers and transitions to other types of barriers (e.g., to bridge rails).

4. Clear Zone. The area provided beyond the edge of through traveled way for the recovery of errant vehicles, which should be kept clear of any non-traversable hazards or fixed objects. The clear zone includes shoulders, bike lanes, and auxiliary lanes, except those auxiliary lanes that function like through lanes.

5. Concrete Barrier. A rigid barrier constructed in a narrow median where no deflection distance is available and which can accommodate most vehicular impacts without penetration.

6. Critical Parallel Slope. Fill sections with front slopes steeper than 1V:3H that cannot be safely traversed by a run-off-the-road vehicle. Depending on the encroachment conditions, a vehicle on a critical slope may overturn.

7. End Treatments. The terminal devices for roadside barriers, including both the approaching and departing ends.

8. Enhanced Lateral Offset. An offset in an urban environment beyond that used to provide clearance to keep the overhang of a truck from striking an object [1.5 ft (0.5 m) from the face of the curb], but less than the normal clear-zone width. The recommended offset to obstructions typically range from 4 ft to 6 ft (1.2 m to 1.8 m) from the face of curb and 8 ft (2.4 m) without a vertical curb. A 12 ft (3.6 m) offset is recommended for urban areas which are without a vertical curb and on the outside of a horizontal curve.

9. Experimental System. A roadside barrier, end terminal, or impact attenuator which has performed satisfactorily in full-scale crash tests but has not been installed in sufficient locations or exposed to traffic for a sufficient time to adequately evaluate its in-service performance.

10. Front Slope. The side slope created by connecting the shoulder or shelf at the hinge point, downward and outward, to the ditch bottom or natural ground line.

11. Gating. A term used to describe barrier end treatments which are designed to allow controlled penetration by an impacting vehicle.
12. **Hinge Point.** The first major discontinuity in the roadway encountered by the vehicle after it leaves the traveled way and shoulder. The top of the front slope. The planar intersection between the shoulder and the foreslope when the slope of the shoulder is 1H:10V or flatter.

13. **Impact Angle.** For a longitudinal barrier, the angle between a tangent to the face of the barrier and a tangent to the vehicular path at impact. For an impact attenuator, it is the angle between the axis of symmetry of the impact attenuator and a tangent to the vehicular path at impact.

14. **Impact Attenuator (Crash Cushion).** A protective device used to safely shield roadside hazards, typically point obstacles, from approximately head-on impacts by errant vehicles.

15. **Length of Need.** Total length of a longitudinal barrier, measured with respect to the centerline of roadway, needed to shield an area of concern. The length of need is measured to the last point of full-strength rail.


17. **Median Barrier.** A longitudinal barrier used to prevent an errant vehicle from crossing the median of a divided highway thereby preventing head-on collisions between opposing traffic.

18. **Mountable (Sloping) Curb.** A longitudinal element placed at the edge of traveled way to provide delineation, to control drainage, to manage access, and to outline corner islands. Mountable curbs have a height of 6 in (150 mm) or less with a sloping face of approximately 45°. Curbs do not have significant re-directional capability for errant vehicles.

19. **Non-Recoverable Parallel Slope.** Slopes which can be safely traversed but upon which an errant vehicle is unlikely to recover. The run-off-the-road vehicle will likely continue down to the toe of the slope. For most embankment heights, if a front slope is between 1V:3H (inclusive) and 1V:4H (exclusive), it is considered a non-recoverable parallel slope.

20. **Non-Redirective.** A descriptive term which indicates that the roadside safety device will not redirect an impacting vehicle but will, rather, “capture” the vehicle (e.g., sand barrels) or allow the vehicle to pass through (e.g., breakaway sign supports).

21. **Operational System.** A roadside barrier, end terminal, or crash cushion that has performed satisfactorily in full-scale crash tests and has demonstrated satisfactory in-service performance.

22. **Parallel Slopes.** Front and back slopes for which the toe runs approximately parallel to the roadway.
23. **Pocketing.** The potential for a vehicle impacting a redirective device to undergo relatively large lateral displacements within a relatively short longitudinal distance.

24. **Recoverable Parallel Slope.** Slopes that can be safely traversed and upon which a motorist has a reasonable opportunity to regain control of the vehicle. Front slopes 1V:4H and flatter are considered recoverable.

25. **Redirective.** A term which indicates that the roadside safety device is designed to redirect an impacting vehicle approximately parallel to the longitudinal axis of the device.

26. **Roadside Barrier.** A longitudinal barrier (e.g., guardrail, concrete barrier) used to shield roadside hazards. A longitudinal barrier may occasionally be used to shield pedestrians from vehicular traffic.

27. **Roadside Hazards.** A general term to describe roadside features that cannot be safely impacted by a run-off-the-road vehicle. Roadside hazards include both fixed objects and non-traversable roadside features (e.g., rivers).

28. **Roadway.** The combination of the traveled way, both shoulders or curb and gutters, and any auxiliary lanes on the mainline highway. Traveled ways separated by a depressed median have two or more.

29. **Shy Distance.** The distance from the edge of traveled way beyond which a roadside object will not be perceived as an immediate hazard by the typical driver, to the extent that the driver will change vehicular placement or speed.

30. **Side Slope.** A ratio used to express the steepness of a slope adjacent to the roadway. The ratio is expressed as vertical to horizontal (V:H).

31. **Test Level.** The test levels represent sets of conditions defined in terms of vehicular type and mass, vehicular speed, and vehicular impact angle that quantify the impact severity of a matrix of crash tests. Six performance levels, or test levels, are available. Test levels 1 through 3 use a small car and a pickup truck as design vehicles. Test Level 1 (TL-1) is applicable at roadside design speeds up to 30 mph (50 km/h), TL-2 up to and including 45 mph (70 km/h), and TL-3 up to 60 mph (100 km/h). Higher test levels retain the TL-3 performance requirements for the small car and pickup truck, but also introduce larger trucks. TL-4 includes a 22,000 pound (10,000 kg) single unit truck, TL-5 an 80,000 pound (36,000 kg) tractor-van trailer, and TL-6 an 80,000 pound (36,000 kg) tractor-tanker trailer.

32. **Toe of Slope.** The intersection of the front slope or back slope with the natural ground line or ditch bottom, before any rounding is applied.

33. **Top of Slope.** The intersection of the back slope with the natural ground line, before any rounding is applied.

34. **Transverse Slopes.** Front and back slopes for which the toe runs approximately perpendicular to the flow of traffic on the major roadway. Transverse slopes are typically
formed by intersections between the mainline and entrances, median crossovers, or side roads.

35. **Traveled Way.** The portion of the roadway for the movement of vehicles, exclusive of medians, shoulders, curb and gutter, and auxiliary lanes.

36. **Warrant.** The criteria by which the justification for a safety treatment or improvement can be determined. The warrant may be based on IDOT/AASHTO guidelines, on a “cost-effective” assessment, or on engineering judgment.
38-3   ROADSIDE CLEAR ZONES

38-3.01  Background
The clear zone widths are based on limited empirical data that has then been extrapolated to a wide range of conditions. Therefore, the distances imply a degree of accuracy that does not exist. They do, however, provide a good frame of reference for making decisions on providing a safe roadside area. Each application of the clear zone distance must be evaluated individually, and the designer must exercise good judgment.

When using the recommended clear zone distances, the designer should consider the following:

1. **Project Scope of Work.** The clear zone distances in Section 38-3 apply to all freeway projects and to new construction/reconstruction projects on non-freeways. Chapter 49 presents the criteria for 3R projects on non-freeways.

2. **Context.** If a formidable obstacle lies just beyond the clear zone, it may be appropriate to remove or shield the obstacle if costs are reasonable. Conversely, the clear zone should not be achieved at all costs. Limited right-of-way (see Item 4 below) or unacceptable construction costs may lead to installation of a barrier or perhaps no protection at all. As a general statement, the use of an appropriate clear zone distance is a compromise between maximum safety and minimum construction costs.

3. **Boundaries.** The designer should not use the clear zone distances as boundaries for introducing roadside hazards (e.g., bridge piers, non-breakaway sign supports, utility poles, landscaping features). These should be placed as far from the traveled way as practical.

4. **Right-of-Way.** Even for new construction/reconstruction projects, the availability of right-of-way may be a serious project issue. The acquisition of additional right-of-way solely to provide the clear zone distance may not be cost effective. If, on the other hand, the right-of-way width exceeds the design clear zone, this offers an opportunity to increase safety by removing all hazards within the right-of-way.

38-3.02  Clear Zone Values
Figure 38-3.A presents clear zone distances for design. The following discusses the use of Figure 38-3.A to determine the applicable clear zone.

38-3.02(a)  Speed
The designer will use the design speed for the facility from Figure 38-3.A to determine the applicable clear zone.
<table>
<thead>
<tr>
<th>Design Speed (mph)</th>
<th>Design Year ADT</th>
<th>Front Slopes</th>
<th>Back Slopes</th>
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<tr>
<td></td>
<td>Design Year ADT</td>
<td>1V:6H or Flatter</td>
<td>1V:5H to 1V:4H</td>
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<tr>
<td>≤ 40</td>
<td>Under 750</td>
<td>7 – 10</td>
<td>7 – 10</td>
</tr>
<tr>
<td></td>
<td>750 – 1500</td>
<td>10 – 12</td>
<td>12 – 14</td>
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<tr>
<td></td>
<td>1500 – 6000</td>
<td>12 – 14</td>
<td>14 – 16</td>
</tr>
<tr>
<td></td>
<td>Over 6000</td>
<td>14 – 16</td>
<td>16 – 18</td>
</tr>
<tr>
<td>45 – 50</td>
<td>Under 750</td>
<td>10 – 12</td>
<td>12 – 14</td>
</tr>
<tr>
<td></td>
<td>750 – 1500</td>
<td>12 – 14</td>
<td>16 – 20</td>
</tr>
<tr>
<td></td>
<td>1500 – 6000</td>
<td>16 – 18</td>
<td>20 – 26</td>
</tr>
<tr>
<td></td>
<td>Over 6000</td>
<td>18 – 20</td>
<td>24 – 28</td>
</tr>
<tr>
<td>55</td>
<td>Under 750</td>
<td>12 – 14</td>
<td>14 – 18</td>
</tr>
<tr>
<td></td>
<td>750 – 1500</td>
<td>16 – 18</td>
<td>20 – 24</td>
</tr>
<tr>
<td></td>
<td>1500 – 6000</td>
<td>20 – 22</td>
<td>24 – 30</td>
</tr>
<tr>
<td></td>
<td>Over 6000</td>
<td>22 – 24</td>
<td>26 – 32*</td>
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<tr>
<td>60</td>
<td>Under 750</td>
<td>16 – 18</td>
<td>20 – 24</td>
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<td></td>
<td>750 – 1500</td>
<td>20 – 24</td>
<td>26 – 32*</td>
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<td></td>
<td>1500 – 6000</td>
<td>26 – 30</td>
<td>32 – 40*</td>
</tr>
<tr>
<td>65 – 70</td>
<td>Under 750</td>
<td>18 – 20</td>
<td>20 – 26</td>
</tr>
<tr>
<td></td>
<td>Over 6000</td>
<td>30 – 34*</td>
<td>38 – 46*</td>
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</table>

* Clear zones may be limited to 30 ft for practicality and to provide a consistent roadway template. When a site-specific investigation indicates a high probability of continuing crashes or when such occurrences are indicated by crash history, the designer should consider clear zone distances greater than the clear zone shown above.

** See procedure in Section 38-3.03(b).

Notes:
1. All distances are measured from the edge of the traveled way. For opposing traffic on an undivided two-way roadway, the traveled way begins at the centerline separating opposing traffic.
2. For clear zones, the "Design Year ADT" will be the total ADT for both directions of travel for the design year. This applies to both divided and undivided facilities. Traffic volumes will be based on a minimum 20-year projection from the anticipated date of construction.
3. The values for "back slopes" only apply to a section where the toe of the back slope is adjacent to the shoulder. See Figure 38-3.B(d). For sections with roadside ditches, see Section 38-3.04.
4. The values in the figure apply to tangent sections of highway. See the discussion in Section 38-3.02(e) for possible adjustments on horizontal curves.
5. The values in the figure apply to all uncurbed sections and curbed sections in rural areas. See Section 38-3.02(f) for curbed sections in urban areas.
6. 70 mph is highest design speed provided in the Roadside Design Guide. When design speeds are greater than the values provided, the designer may provide clear-zone distances greater than those shown in the table.

**RECOMMENDED CLEAR ZONE DISTANCES (ft)**

(New Construction/Reconstruction)

(US Customary)

Figure 38-3.A
### Recommended Clear Zone Distances (m)
#### (New Construction/Reconstruction)
#### (Metric)

<table>
<thead>
<tr>
<th>Design Speed (km/h)</th>
<th>Design Year ADT</th>
<th>Front Slopes</th>
<th>Back Slopes</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>1V:6H or Flatter</td>
<td>1V:5H to 1V:4H</td>
</tr>
<tr>
<td>≤ 60</td>
<td>Under 750</td>
<td>2.0 – 3.0</td>
<td>2.0 – 3.0</td>
</tr>
<tr>
<td></td>
<td>750-1500</td>
<td>3.0 – 3.5</td>
<td>3.5 – 4.5</td>
</tr>
<tr>
<td></td>
<td>1500-6000</td>
<td>3.5 – 4.5</td>
<td>4.5 – 5.0</td>
</tr>
<tr>
<td></td>
<td>Over 6000</td>
<td>4.5 – 5.0</td>
<td>5.0 – 5.5</td>
</tr>
<tr>
<td>70-80</td>
<td>Under 750</td>
<td>3.0 – 3.5</td>
<td>3.5 – 4.5</td>
</tr>
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<td></td>
<td>750-1500</td>
<td>4.5 – 5.0</td>
<td>5.0 – 6.0</td>
</tr>
<tr>
<td></td>
<td>1500-6000</td>
<td>5.0 – 5.5</td>
<td>6.0 – 8.0</td>
</tr>
<tr>
<td></td>
<td>Over 6000</td>
<td>6.0 – 6.5</td>
<td>7.5 – 8.5</td>
</tr>
<tr>
<td>90</td>
<td>Under 750</td>
<td>3.5 – 4.5</td>
<td>4.5 – 5.5</td>
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<td>6.0 – 7.5</td>
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<td>1500-6000</td>
<td>6.0 – 6.5</td>
<td>7.5 – 9.0</td>
</tr>
<tr>
<td></td>
<td>Over 6000</td>
<td>6.5 – 7.5</td>
<td>8.0 – 10.0*</td>
</tr>
<tr>
<td>100</td>
<td>Under 750</td>
<td>5.0 – 5.5</td>
<td>6.0 – 7.5</td>
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<td>8.0 – 10.0*</td>
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<td>1500-6000</td>
<td>8.0 – 9.0</td>
<td>10.0 – 12.0*</td>
</tr>
<tr>
<td></td>
<td>Over 6000</td>
<td>9.0 – 10.0*</td>
<td>11.0 – 13.5*</td>
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<td>5.5 – 6.0</td>
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<td>1500-6000</td>
<td>8.5 – 10.0*</td>
<td>10.5 – 13.0*</td>
</tr>
<tr>
<td></td>
<td>Over 6000</td>
<td>9.0 – 10.5*</td>
<td>11.5 – 14.0*</td>
</tr>
</tbody>
</table>

* Clear zones may be limited to 9.0 m for practicality and to provide a consistent roadway template. When a site-specific investigation indicates a high probability of continuing crashes or when such occurrences are indicated by crash history, the designer may provide clearzone distances greater than the clear zone shown above.

** See procedure in Section 38-3.03(b).

Notes:
1. All distances are measured from the edge of the traveled way. For opposing traffic on an undivided two-way roadway, the traveled way begins at the centerline separating opposing traffic.
2. For clear zones, the "Design Year ADT" will be the total ADT for both directions of travel for the design year. This applies to both divided and undivided facilities. Traffic volumes will be based on a minimum 20-year projection from the anticipated date of construction.
3. The values for “back slopes” only apply to a section where the toe of the back slope is adjacent to the shoulder. See Figure 38-3.B(d). For sections with roadside ditches, see Section 38-3.04.
4. The values in the figure apply to tangent sections of highway. See the discussion in Section 38-3.02(e) for possible adjustments on horizontal curves.
5. The values in the figure apply to all uncurbed sections and curbed sections in rural areas. See Section 38-3.02(f) for curbed sections in urban areas.
6. 110 km/h is highest design speed provided in the Roadside Design Guide. When design speeds are greater than the values provided, the designer may provide clear-zone distances greater than those shown in the table.
38-3.02(b)  Design Year

For all freeway projects and non-freeway new construction/reconstruction projects, the design year for safety features will be a minimum of 20 years from the anticipated date of construction.

38-3.02(c)  Traffic Volumes

As indicated in Figure 38-3.A, the ADT is a parameter when determining the clear zone value. The figure is divided into ranges of traffic volumes and ranges of recommended clear zones. In general, the higher clear zones apply to the higher traffic volumes.

38-3.02(d)  Side Slopes

The roadway side slope will influence the recommended clear zone distance from Figure 38-3.A. Figure 38-3.B presents a schematic of the general side slope configurations, which may include:

- a straight front slope,
- a variable or barn roof section,
- a section with a roadside ditch, or
- a section where the toe of the back slope is adjacent to the edge of shoulder.

Note: The values in Figure 38-3.A for back slopes only apply to a section as illustrated in Figure 38-3.B(d); they do not apply where a roadside ditch is present.

Many variables influence the selection of a clear zone distance for the various side slope configurations. Sections 38-3.03, 38-3.04, and 38-3.05 discuss side slopes in detail.

38-3.02(e)  Alignment (Horizontal Curve Adjustment)

The clear zone values in Figure 38-3.A assume a tangent alignment. Horizontal curves may increase the angle of departure from the roadway, and thus increase the distance the vehicle will need to recover. Adjustments to the clear zone for curved alignment are considered only when the crash histories indicate such a need, as when a specific site investigation shows a definitive crash potential that could be significantly lessened by increasing the clear zone width, and when such increases are cost-effective.

It is unnecessary, to purchase additional right-of-way solely to provide the clear zone adjusted for horizontal curvature, unless inclusion of all right-of-way costs and impacts still shows a cost-effective safety improvement. See Section 38-4.01 for the recommended cost effectiveness software. Where adjustments are determined to be cost effective, Figure 38-3.C illustrates the application of the clear zone adjustment on a curve. Figure 38-3.D provides recommended adjustments for clear zones on horizontal curves.
SIDE SLOPE CONFIGURATIONS

Figure 38-3.B
CLEAR ZONE WIDENING ON THE OUTSIDE OF HORIZONTAL CURVES

Figure 38-3.C

Note: See Figure 38-6.E for \( L_R \) distances.

\( CZ_t = \) Clear Zone on Tangent Section
\( CZ_c = \) Clear Zone on Horizontal Curve
\( ETW = \) Edge of Traveled Way
<table>
<thead>
<tr>
<th>Radius (ft)</th>
<th>Design Speed (mph)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
<tr>
<td>2860</td>
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<tr>
<td>2290</td>
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<td>1.2</td>
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<tr>
<td>950</td>
<td>1.2</td>
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<td>720</td>
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<td>570</td>
<td>1.4</td>
</tr>
<tr>
<td>380</td>
<td>1.5</td>
</tr>
</tbody>
</table>

Notes:

1. Adjustments apply to the outside of a horizontal curve only.
2. No adjustments are warranted for curve radii greater than 2860 ft.
3. The applicable clear zone distance on a horizontal curve is calculated by:
   \[ CZ_c = (K_{cz})(CZ_t) \]
   where: 
   - \( CZ_c \) = clear zone on a curve, ft
   - \( K_{cz} \) = curve adjustment factor
   - \( CZ_t \) = clear zone on a tangent section from Figure 38-3.A, ft
   Round calculated \( CZ_c \) up to the next highest 1 ft increment.
4. For curve radii intermediate in the figure, use a straight-line interpolation.
5. See Figure 38-3.C for the application of \( CZ_c \) to the roadside around a curve.

CLEAR ZONE ADJUSTMENT FACTORS FOR HORIZONTAL CURVES (\( K_{cz} \))
(US Customary)

Figure 38-3.D
<table>
<thead>
<tr>
<th>Radius (m)</th>
<th>Design Speed (km/h)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>60</td>
</tr>
<tr>
<td>900</td>
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<td>1.4</td>
</tr>
<tr>
<td>100</td>
<td>1.5</td>
</tr>
</tbody>
</table>

Notes:

1. Adjustments apply to the outside of a horizontal curve only.
2. No adjustments are warranted for curve radii greater than 900 m.
3. The applicable clear zone distance on a horizontal curve is calculated by:
   \[ CZ_c = (K_{cz})(CZ_t) \]
   where:  
   \( CZ_c = \) clear zone on a curve, m  
   \( K_{cz} = \) curve adjustment factor  
   \( CZ_t = \) clear zone on a tangent section from Figure 38-3.A, m
   Round calculated \( CZ_c \) up to the next highest 0.5 m increment.
4. For curve radii intermediate in the figure, use a straight-line interpolation.
5. See Figure 38-3.C for the application of \( CZ_c \) to the roadside around a curve.

CLEAR ZONE ADJUSTMENT FACTORS FOR HORIZONTAL CURVES (\( K_{cz} \))
(Metric)

Figure 38-3.D
Example 38-3.02(1)

Given: Design Speed = 55 mph  
Design ADT = 3000  
Horizontal curve with a radius of 2000 ft  
Flat side slope

Problem: Find the clear zone adjusted for the horizontal curve.

Solution: From Figure 38-3.A, the clear zone on the tangent (CZt) = 20 ft.  
From Figure 38-3.D, the curve correction factor (Kcz) = 1.2.  
The clear zone for the curve (CZc) = (20)(1.2) = 24 ft.  
The transition length (equal to the runout length (LR)) from Figure 38-6.E = 185 ft.

38-3.02(f) Curbed Sections  
The values in Figure 38-3.A apply to curbed sections in rural areas and all uncurbed sections of highway. Where curbs are present, the following additional considerations will apply:

1. Urban/Suburban Facilities. A minimum horizontal, obstruction-free clearance of 1.5 ft (500 mm) should be provided as measured from the face of the curb. This offset provides sufficient clearance to keep the overhang of a truck from striking an object. See Section 38-9 for guidance regarding an enhanced lateral offset. This applies to both barrier and mountable curbs, except that M2 (M5) curb will be treated as an uncurbed section.

   Because curbs do not have re-directional capabilities, except at speeds below 25 mph, the presence of curbs does not affect determination or application of the calculated clear zone value. See Section 38-9 for more discussion of roadside safety for urban cross sections.

2. Rural Facilities. For specific field conditions, it may be acceptable to use mountable curbs on rural facilities, or barrier curbs in conjunction with standard guardrail. See Chapter 34. However, the clear zone will be determined assuming that the facility is uncurbed; i.e., the clear zone criteria presented in Chapter 38 will apply to all rural facilities whether curbed or uncurbed. Limit the location of curbs along high-speed rural facilities to the outer edge of the shoulder. See point 3 under Section 34-2.04(a) for more information.

38-3.02(g) Lane Width  
The clear zone distances in Figure 38-3.A are, theoretically, predicated upon a 12 ft (3.6 m) lane width. However, they will be used for any lane width.
**38-3.02(h) Auxiliary Lanes**

Auxiliary lanes are defined as any lanes beyond the basic through travel lanes that are intended for use by vehicular traffic for specific functions. These include turn lanes at intersections, truck-climbing lanes, weaving lanes, acceleration/deceleration lanes at interchanges, etc. The clear zone for auxiliary lanes will be determined as follows:

1. **Turn Lanes at Intersections.** Where the intersection is uncurbed, clear zones will be determined based on the design speed and traffic volumes associated with the through travel lanes; i.e., the presence of the turn lane is ignored when determining clear zones, provided that a minimum 10 ft (3.0 m) clear zone is maintained beyond the outside edge of the shoulder. Where the intersection is curbed, the criteria in Section 38-3.02(f) will apply; i.e., the minimum obstruction-free zone is 1.5 ft (500 mm) from the gutter line with an enhanced lateral offset of 4 ft to 6 ft (1.2 m to 1.8 m) preferred.

2. **Auxiliary Lanes Adjacent to Mainline.** Use the following clear zone applications for climbing lanes, acceleration/deceleration lanes, ramp terminals, weaving lanes, etc. Two independent clear zone determinations are necessary. First, the designer calculates the clear zone from the edge of the through traveled way based on the total traffic volume, including the auxiliary lane volume. Second, the designer calculates the clear zone from the edge of the auxiliary lane based on the traffic volume in the auxiliary lane. The clear zone distance that extends further will apply.

**38-3.03 Front Slopes**

Figure 38-3.B illustrates the two basic configurations for front slopes (i.e., straight slope or variable slope). Section 38-2 presents definitions of parallel front slopes that apply to clear zone determinations. Figure 38-3.E presents schematics for these definitions, and the following discusses the clear zone application in conjunction with Figure 38-3.A.

**38-3.03(a) Recoverable Front Slopes**

For parallel front slopes 1V:4H and flatter (Figure 38-3.E(a)), the recommended clear zone distance can be determined directly from Figure 38-3.A.

**38-3.03(b) Non-Recoverable Front Slopes**

For parallel front slopes steeper than 1V:4H, but 1V:3H or flatter [Figure 38-3.E(b)], a clear runout area beyond the toe of the non-recoverable foreslope is recommended. The width of the non-recoverable front slope is not to be counted as part of the clear runout width. Use the following procedure to determine the clear zone:

1. Determine the clear zone for a 1V:6H or flatter slope from Figure 38-3.A for the applicable design speed and traffic volume.
2. To determine the clear runout area beyond the toe, subtract the shoulder width [or the distance from the edge of traveled way to the hinge point, noted as “A” in Figure 38-3.E(b)] from the distance in Step 1.
3. The clear runout area beyond the toe shall be the greater distance of the value determined in Step 2 or 10 ft (3 m).

Example problem 38-3.03(2) illustrates this procedure.
CLEAR ZONE APPLICATION FOR FRONT SLOPES (Uncurbed)

Figure 38-3.E
38-3.03(c) Barn-Roof Front Slope (Recoverable/Non-Recoverable)
Barn-roof front slopes may be designed with a recoverable slope leading to a non-recoverable slope [Figure 38-3.E(c)]. This design requires less right-of-way and embankment material than a continuous, flatter slope. The distance from the break between the two slopes to the clear zone [noted as “X” on Figure 38-3.E(c)] should be applied as an addition outside the toe of the non-recoverable slope. This addition should be a minimum of 10 ft (3 m) wide; i.e., a clear area of 10 ft (3 m) beyond the toe of slope will be needed where the clear zone extends beyond the break between the recoverable and non-recoverable slopes. If the distance from the edge of traveled way to the break between the two slopes is a minimum of 30 ft (9 m), no additional clear area will be required at the toe of slope.

38-3.03(d) Barn-Roof Front Slope (Recoverable/Recoverable)
Barn-roof front slopes may also be designed with consecutive recoverable slopes — the second slope steeper, but also recoverable, than the slope adjacent to the shoulder. Although a weighted average of the slopes may be used, a simple average of the clear zone distances for each slope is sufficiently accurate, if the variable slopes are approximately the same width. If one slope is significantly wider, the clear zone computation based on that slope alone may be used.

38-3.03(e) Critical Front Slope
Front slopes steeper than 1V:3H are critical [Figure 38-3.E(d)]. These typically require a barrier and, therefore, there is no clear zone application. See Section 38-4.
Example 38-3.03(1) (Recoverable Front Slope)

Given:  
Front Slope — 1V:4H  
Design Speed — 60 mph  
Design ADT — 7000

Problem:  
Determine the recommended clear zone distance.

Solution:  
From Figure 38-3.A, the clear zone distance should be 36 ft to 44 ft. However, as indicated in a footnote to the figure, the clear zone distance may be limited to 30 ft based on specific site conditions to provide a more practical design.

* * * * * * * * * *

Example 38-3.03(2) (Non-Recoverable Front Slope)

Given:  
Front Slope — 1V:3H  
Shoulder Width — 10 ft  
Design Speed — 60 mph  
Design ADT — 7000

Problem:  
Determine the recommended clear zone distance.

Solution:  
The procedure in Section 38-3.03(b) for non-recoverable front slopes is used as follows:

1. From Figure 38-3.A, the clear zone for a front slope 1V:6H or flatter is 30 ft to 32 ft.

2. The recommended clear distance beyond the toe of the non-recoverable slope (1V:3H) is 30 ft to 32 ft (9.1 m to 9.8 m) minus 10 ft (3 m) shoulder width yields 20 ft to 22 ft (6.1 m to 6.7 m).

3. The clear distance beyond the toe of slope shall be the greater of the value determined in Step 2 [20 ft to 22 ft (6.1 m to 6.7 m)] , or 10 ft (3m), therefore the clear zone extends to 20 ft to 22 ft (6.1 m to 6.7 m) beyond the toe of the front slope.

* * * * * * * * * *
38-3.04 Backslopes

Back slopes in cut sections or slope walls at overhead bridges may be traversable depending upon their surface conditions and presence of fixed objects. Where the frontslope is 1:3 or flatter and the backslope is stable, firm, and free of fixed objects or snag points it may not be a significant hazard. However, a backslope that is a rough-faced rock cut, tree-lined, or where significant wheel rutting would be expected are examples of backslopes that would pose significant hazards.

Where a pier for an overhead structure is located near a backslope (slopewall), design the roadside guardrail for the pier using a minimum clear zone value of 25 ft.

38-3.05 Roadside Ditches

Ditch sections, as illustrated in Figure 38-3.F, are typically constructed in roadside cut sections without curbs. Figure 38-3.H provides preferred ditch sections based on slopes and bottom widths.

When a preferred ditch cross section, according to Figure 38-3.H, is not used, the applicable clear zone across a ditch section will depend upon the front slope, the ditch width, the back slope, the horizontal location of the toe of the back slope, and various highway factors. The designer uses the following procedure to determine the recommended clear zone distance when a preferred ditch cross section is not used:

1. Determine the Nominal Clear Zone. Use Figure 38-3.A to determine the clear zone based on the ditch front slope.

2. Check the Location of the Toe of the Back Slope. Based on the distance determined in Step 1, refer to Section 38-3.03 to establish if the toe of the back slope is within the clear zone. The toe of back slope is defined as the point at which the ditch rounding ends and the (uniform) back slope begins. If the toe is at or beyond the clear zone, then the designer usually need only consider roadside hazards within the clear zone on the front slope or within the ditch. If the toe is within the clear zone, the designer should evaluate the practicality of relocating the toe of back slope. If the toe of back slope will remain within the clear zone, Step 3 below will apply to ditch sections in earth cuts.

3. Determine Clear Zone on Back Slope (Earth Cuts). If the toe of the back slope is within the clear zone distance, a clear zone should be provided on the back slope. This clear zone will be a distance beyond the toe of back slope as follows:
   a. Where the back slope is 1V:6H or flatter, treat the back slope as level and use the clear zone based on the front slope rate to determine the clear zone limit on the back slope.
   b. Where the back slope is steeper than 1V:6H but 1V:3H or flatter [Figure 38-3.F (b)], assume the vehicle cannot make it up to the top of the back slope, if the slope is at least 10 ft (3 m) wide. The initial 10 ft (3 m) beyond the toe of the back slope or the distance in Step 3a, whichever is less, should be clear of
roadside hazards. Any obstacles beyond this point would be considered outside of the clear zone.

c. Where the back slope is steeper than 1V:3H (Figure 38-3.F(c)), the initial 5 ft (1.5 m) beyond the toe of the back slope should be clear of roadside hazards.

4. **Clear Zones (Rock Cuts).** No clear zone is required beyond the toe of back slope for rock cuts with steep back slopes. However, the rock cut should be relatively smooth to minimize the hazards of vehicular snagging. If the face of the rock is rough or rock debris is present, a barrier may be warranted.

The Department’s configuration for rock cuts, typically, is the following:

- a 1V:6H front slope,
- a 1.5 ft (500 mm) ditch bottom plus additional width for falling rock, and
- a 1V:0.25H back slope or as required by rock type.

5. **Deep Cuts.** For earth cuts where the height of the cut from the bottom of the ditch is greater than 10 ft (3.0 m), the designer may consider using a 1V:2H back slope above the 10 ft (3.0 m) elevation to reduce costs.

Example problem 38-3.04(1), below, illustrates the method to determine the clear zone when a preferred ditch cross section is not used.
CLEAR ZONE APPLICATION FOR ROADSIDE DITCHES

(a) Preferred Ditch Cross Section

(b) Back slope steeper than 4:6H but 4:3H or flatter and not meeting the criteria for a preferred ditch cross section

(c) Back slope steeper than 4:3H and not meeting the criteria for a preferred ditch cross section

Figure 38-3.F
Example 38-3.04(1) (Not a Preferred Ditch Section)

Given:  Design ADT = 7000  
V = 60 mph  
Front Slope = 1V:4H  
Ditch Width = 2 ft  
Back Slope = 1V:3H  
Toe of back slope is 18 ft from edge of traveled way  
See Figure 38-3.H

Problem:  Determine the clear zone application across the ditch section.

Solution:  From Figure 38-3.G, the 1V:4H front slope with 2 ft bottom and 1V:3H back slope does not meet the criteria for a preferred ditch.  Using the procedure in Section 38-3.04:

1. Determine the Clear Zone.  Figure 38-3.A yields a clear zone of 36 ft to 44 ft for a 1V:4H front slope.  However, as indicated in the footnote, a 30-ft clear zone may be used.

2. Check the Location of the Toe of the Backslope.  The toe of back slope is within the clear zone.  Therefore, proceed to Step 3.

3. Determine the Clear Zone on the Backslope (Earth Cuts).  With a 1V:3H back slope, the criteria in Step 3.b. will apply.  Based on these criteria, the lesser of 10 ft beyond the toe of back slope or the clear zone from Step 1 above will control.  10 ft beyond the toe of backslope yields a total distance of 28 ft from the edge of traveled way versus 30 feet from Step 1.  Therefore, the procedure yields a 28 ft clear zone for the roadside.

CLEAR ZONE AT DITCH SECTION  
Example 38-3.04(1)  
Figure 38-3.G
38-3.06 **Transitional Slopes**

As practical, slopes that transition between differing slope rates, types of slopes (e.g. transverse slope to front slope), or from a fill section to a cut section should be designed to provide a recoverable and forgiving roadside by meeting or exceeding the various design criteria for slopes from Section 38-3 and 38-4. Transitions of parallel front slopes, parallel back slopes, or ditch side slopes should be over a distance sufficient to avoid the perception of a transverse slope (suggested 25H:1V or flatter). Transitions from fill slopes to cut slopes should be on a case-by-case basis, with special attention to the drainage channel created where these cross sections transition.

<table>
<thead>
<tr>
<th>Front Slope</th>
<th>Preferred Maximum Ditch Back Slope</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Trapezoidal Ditch with Vee or &lt;4 ft Flat Bottom</td>
</tr>
<tr>
<td>1:8</td>
<td>1:3.5</td>
</tr>
<tr>
<td>1:6</td>
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<td>1:5</td>
<td>1:5</td>
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<tr>
<td>1:4</td>
<td>1:6</td>
</tr>
</tbody>
</table>

*Note: For front or back slope values falling between those given above, round down to the next steeper slope, i.e., do not interpolate between slope values.*
38-4 ROADSIDE HAZARD REMEDIATION

38-4.01 Examples of Roadside Hazards

Examples of roadside hazards include:

- non-breakaway sign supports, non-breakaway luminaire supports, traffic signal poles, and railroad signal poles;
- concrete footings, etc., extending more than 4 in (100 mm) above the ground;
- bridge piers and abutments at underpasses and bridge parapet ends;
- culvert headwalls;
- trees with diameters greater than 4 in (100 mm) (at maturity);
- rough rock cuts;
- large boulders;
- critical parallel slopes (i.e., embankments);
- streams or permanent bodies of water (where the depth of water \( \geq \) 2 ft (600 mm));
- non-traversable ditches;
- utility poles or towers;
- drainage appurtenances; and
- transverse slopes.

The severity of a specific roadside hazard will depend upon many factors. The Roadside Safety Analysis Program (RSAP) may be used to quantify the relative severity of roadside hazards. The RSAP software, user’s manual, engineer’s manual, and programmer’s manual are found at: http://rsap.roadsafellc.com/

For questions about the RSAP, contact the Bureau of Safety Engineering.

38-4.02 Range of Treatments

If a roadside hazard is within the clear zone, the designer should select the treatment that is judged to be the most practical and cost-effective for the site conditions. The range of treatments, in order of preference, includes:

- Eliminate the hazard (flatten embankment, remove rock outcroppings, etc.);
- redesign the hazard so it can be safely traversed (e.g., culvert grating);
- relocate the hazard to a point where it is less likely to be struck;
- where applicable, make the hazard breakaway (sign posts, luminaire supports);
- shield the hazard with a roadside barrier;
- delineate the hazard; or
- do nothing.
38-4.03 **Warrant Methodologies**

Warrants for roadside barriers imply that other options higher in the preference order for range of treatments (see Section 38-4.02) have first been considered. Whether objectively or subjectively, the decision will be based upon the traffic volumes, roadway geometry, proximity of the hazard to the traveled way, nature of the hazard, expected crash severity, installation costs and, where applicable, crash experience. The following briefly discusses the Department’s decision-making methods for barrier warrants.

38-4.03(a) **Department Policy**

For specific applications, the Department has adopted policies on warrants for roadside barriers. These are documented throughout Section 38-4.

38-4.03(b) **Cost-Effectiveness Method**

Where practical, the designer should use an approved cost-effectiveness methodology to determine roadside barrier warrants. This will provide an objective means to analyze many of the factors that impact roadside safety, and it will support effective use of funds to realize safety benefits. It will also promote uniformity of decision-making for roadside safety throughout the Department. The designer should use Roadside Safety Analysis Program (RSAP) presented in Section 38-4.01.

38-4.03(c) **Engineering Judgment Method**

Until the development of cost-effectiveness models, barrier warrants were typically determined based on engineering judgment. With this approach, the designer first analyzes the site by a “relative severity” assessment — which is the greater hazard, the roadside barrier or the roadside hazard? Next, the designer subjectively evaluates the site-specific parameters (e.g., traffic volumes, design speed, location of hazard, barrier installation costs) to determine if a barrier installation is a reasonable and practical solution. If yes, a barrier is warranted; if no, the do-nothing alternative is selected. For example, it would probably not be practical to install a barrier to shield an isolated point obstacle (e.g., tree) located near the edge of the clear zone. The designer must realize that a barrier is also a hazard and, if a clear decision cannot be reached, the general rule of “when in doubt, leave it out” should apply.

It is acceptable to use engineering judgment to determine the warrants for roadside barriers for two conditions:

1. If the decision is obvious for a specific site, the designer may forego the use of a cost-effectiveness method and use engineering judgment to install or not install a roadside barrier.

2. If extenuating circumstances exist, the designer may override Department policies for barrier warrants or the results of a cost-effectiveness method, either to install or not install a roadside barrier. In this case, the designer must document the reasons for the decision. This documentation should include crash histories for the section of roadway, traffic volumes, posted speed, and roadway geometry.
38-4.04 Embankments

Figure 38-4.A presents barrier warrants for embankments.

38-4.05 Transverse Slopes

Where the mainline highway intersects an entrance, side road, or median crossing, a slope transverse to the mainline will be present. See Figure 38-4.B. Even at moderate speeds vehicles encountering transverse slopes can become airborne. Abrupt transverse slopes may also snag errant vehicles. In general, transverse slopes should be as flat as practical. Figure 38-4.C presents IDOT criteria for transverse slopes within the clear zone based on the type of facility and design speed.

The bridge cones of overhead roadway structures also introduce transverse slopes. The transverse slope intersecting the ditch and the transverse slope beyond the ditch, but within the clear zone, should be addressed with the slopes given in Figure 38-4.C. The recommended transverse slopes intersecting the ditch should reach to approximately 4 ft vertical above the shoulder. The recommended transverse slopes beyond the ditch should reach approximately 4 ft above the natural or graded ground out to the clear zone. Treat any parallel culvert as instructed in Section 38-4.06.

Figure 38-4.C presents both desirable (i.e., flatter) and acceptable (i.e., steeper) transverse slopes. The application at a specific site will depend upon an evaluation of many factors, including:

- height of transverse embankment,
- traffic volumes,
- design speed,
- presence of culverts and practicality of treating the culvert end (see Section 38-4.06),
- construction costs, and
- right-of-way and environmental impacts.

Although the 1V:10H transverse slope may be desirable, its practicality may be limited because of drainage structures, width restrictions, and maintenance problems associated with the long tapered ends of pipes or culverts. On arterial highways including freeways, however, the 1V:10H transverse slope should be used unless regrading of existing 1V:6H transverse slopes would require the installation of new drainage features.

If the criteria in Figure 38-4.C cannot be met, the designer should consider the installation of a roadside barrier.
Figure 38-4.A

BARRIER WARRANTS FOR EMBANKMENTS

Note: Points that fall on the solid line do not warrant a barrier.
Note: On a one-way facility, the grate on the departure end is not required.
## RECOMMENDED TRANSVERSE SLOPES

*Figure 38-4.C*

### 38-4.06 Roadside Drainage Features

Effective drainage is a critical element in the design of a highway or street. In addition to hydraulic considerations, ditches, curbs, culverts, and drop inlets should be designed and constructed considering their consequences to roadside safety.

The *Illinois Drainage Manual* and Chapter 40 of the *BDE Manual* discuss the Department's practices for hydrology and hydraulics and for the physical design of roadside drainage structures. Sections 38-4.06(b) discusses the safety design of these structures.

### 38-4.06(a) Curbs

Curbs are typically used to control drainage or to protect erodible soils. Chapter 34 and the *IDOT Highway Standards* provide detailed information on the warrants and types of curbs used by the Department. Curbs may pose a roadside hazard because of their potential to adversely affect a run-off-the-road vehicle. When evaluating curbs relative to roadside safety, the designer should consider the following:

1. **Design Speed.** Facilities with a design speed greater than 45 mph (70 km/h) should be designed without curbs.

   However, if necessary along high-speed roadways, a 4 in curb or Type A gutter may be used and placed only at the outside of the paved shoulder. If a shoulder is initially designed with aggregate, and a curb is proposed at the back of the aggregate width, change the aggregate width to a paved surface. See Section 34-2.04 for curb types for facilities with a design speed of 45 mph (70 km/h) or less.

   Where a guardrail is proposed, a 6 in barrier curb may be used if it is placed such that the face of the guardrail is 6 in behind the face of the curb. Guardrail terminals should be placed beyond the limits of the curb in this situation.
2. **Roadside Barriers.** The use of curbs with a roadside barrier is discouraged and, specifically, curbs higher than 6 in (150 mm) should not be used with a barrier. See Section 38-6.03. If a guardrail adjacent to a curb is unavoidable, the lateral placement of the guardrail relative to the curb face is critical. Refer to the *Highway Standards* for proper guardrail placement and coordination with the design speed.

3. **Redirection.** Curbs offer no safety benefits on high-speed roadways and will not redirect errant vehicles.

4. **M2 (M5) Curb.** It is acceptable to use the 2 in (50 mm) high M2 (M5) curb in conjunction with a roadside barrier.

**38-4.06(b) Culverts**

1. **Cross Drainage Structures.** Cross drainage structures are designed to convey water through the roadway embankment. If not properly designed, they and their associated roadside slopes and ditches may present a hazard to run-off-the-road vehicles. The available roadside safety treatments for cross culverts to minimize the potential hazard of the end sections are:

   - eliminate the structure;
   - provide a traversable end section;
   - extend the culvert opening beyond the clear zone with smooth, traversable graded earth transitions;
   - shield the culvert with a roadside barrier; or
   - delineate the structure if the above alternatives are not appropriate.

The following summarizes the Department’s practices for the roadside safety treatment of cross drainage structures within the clear zone:

   - for culverts less than 27 in. (700 mm) in diameter, install an end section from the *Highway Standards* which matches the front slope; or
   - for culverts 27 in. (700 mm) in diameter or greater, install an end section and a traversable grate from the *Highway Standards* which match the front slope.

The above requirement for a traversable grate is based upon Section 3.4.2.1 of AASHTO’s *Roadside Design Guide*, which states that structures with end sections having more than a 3 ft (900 mm) wide opening can be made traversable by using a pipe grate. When evaluating the need for a traversable grate for multi-cell pipe culverts, elliptical pipes, or box culverts the same end section criteria should be applied.

If the culvert cannot be made traversable, install an appropriate end section that matches the front slope. Then determine if guardrail is warranted based on analyses throughout this chapter.
2. **Parallel Drainage Structures.** Parallel drainage structures are those that are oriented parallel to the main flow of traffic. They are typically used under driveways, field entrances, access ramps, intersecting side roads, and median crossovers. Because an errant vehicle will impact the structure at approximately 90°, parallel drainage structures represent a potential hazard. Therefore, the designer must coordinate design of the drainage structures with that of the surrounding transverse slope (Section 38-4.05) to minimize the hazard.

Safety treatment options are similar to those for crossing-drainage structures:

- eliminate the structure;
- use a traversable design;
- move the structure laterally to a less vulnerable location;
- shield the structure; or
- delineate the structure if the above alternatives are not appropriate.

The Department’s practices for the use of end sections and grates for the roadside safety treatment of parallel drainage structures within the clear zone is the same as that for cross drainage structures relative to the size of pipes. Figure 38-4.D presents a schematic of a design for grate protection of a parallel drainage structure. Safety treatment is also subject to the following considerations for travel along both the highway and entrance:

- If the proposed end section is an unacceptable hazard from only the entrance, driveway, etc., look to decrease the hazard along the entrance by following the guidance for cross drainage structures in the preceding section. If a guardrail installation is indicated, consider its relation to both roadways.

- If the proposed end section remains an unacceptable hazard to both roadways and a roadside barrier is proposed along both roadways, a grate is not required. Use of guardrail will create a short radius guardrail installation, refer to 38-6.09.

Parallel drainage structures may be closely spaced because of frequent driveways and intersecting roads. In such locations, it may be desirable to convert the open ditch into a closed drainage system and backfill the areas between adjacent driveways. This treatment will eliminate the ditch section and the transverse embankments with pipe inlets and outlets. However, care must be used to avoid creation of open frontage that would allow uncontrolled access.
DESIGN FOR PARALLEL DRAINAGE STRUCTURES
(Diameter > 24 in (600 mm))

Figure 38-4.D
38-4.06(c)  Roadside Ditches (Earth Cuts)

In the absence of other information (e.g., crash data), a roadside barrier is not warranted for a preferred ditch configuration shown in Figure 38-3.F. For other ditch configurations that introduce a more abrupt vehicular change in direction than a preferred ditch, the designer should conduct a cost-effective analysis to determine:

1. if a revised ditch configuration is appropriate,
2. if a roadside barrier is warranted, or
3. if the do-nothing alternative is appropriate.

38-4.07  Rock Cuts

If the toe of the rock cut is outside of the clear zone, or if the toe of the rock is within the clearzone and the rock face is smooth, a roadside barrier is not warranted unless other information (e.g., crash data) indicates otherwise. If the toe is within the clear zone and the rock face will cause excessive vehicle snagging, the designer should conduct a cost-effectiveness analysis to determine:

1. if the rock cut should be relocated outside of the clear zone or the face made smooth,
2. if a roadside barrier is warranted, or
3. if the do-nothing alternative is appropriate.

38-4.08  Bridge Parapet Ends

For bridge parapet ends on two-way roadways without median, a roadside barrier and transition should be installed at each corner unless the posted speed limit is less than 25 mph on an urban curved section. No roadside barrier is needed on the departure end of a one-way roadway, unless a barrier is warranted for other reasons (e.g., front slopes steeper than 1V:3H).

If other hazards [e.g., permanent body of water more than 2 ft (600 mm) deep] exist, then additional guardrail may be considered. To determine the required length of need for the opposing traffic, use the $L_C$ for the approach end measured from the centerline. $L_B$ and the departing point for $L_R$ will be measured from the centerline; also see Figures 38-6.A and 38-6.B for definitions of $L_C$, $L_B$, and $L_R$.

38-4.09  Retaining Walls

Barrier protection is not necessary for the face of retaining walls that are considered smooth (i.e., the general absence of any unevenness in the wall that may adversely affect an impacting vehicle). Retaining walls built of sheet piling, H-piling with timber, or precast concrete inserts are usually considered smooth. In addition, the following will apply to the roadside safety aspects of retaining walls:

1. Flare Rates. Use the same rates as those for concrete barrier. See Figure 38-6.V.
2. **End Treatment.** Preferably, the retaining wall will be buried in a back slope thereby shielding its end. If this is not practical, use a crashworthy end treatment or impact attenuator. Where the design speed is 35 mph (60 km/h) or less, it is acceptable to transition the top of the wall from its normal height down to the ground line.

### 38-4.10 Traffic Control Devices

Traffic control devices include highway signs and traffic signals. If not properly designed and located, these devices may become a hazard to errant vehicles. The Bureau of Operations is responsible for the initial placement of traffic control devices, based on proper conveyance of information to the motorist, and the road designer reviews the location to ensure that it is compatible with the roadway design.

#### 38-4.10(a) Highway Signs

For roadside safety applications, the following will apply to highway signs:

1. **Design.** The *Illinois Highway Standards* and *Sign Structures Manual* contain the Department’s details for structural supports for traffic control devices.

2. **Supports for Small Roadside Signs.** All supports for small [< 50 ft$^2$ (5.0 m$^2$)] roadside signs should be made breakaway or yielding, including those outside of the clear zone. Where practical, the designer should locate signs behind a roadside barrier that is warranted for other reasons. There should be adequate clearance to the back of the guardrail post to provide for the barrier dynamic deflection (see Section 38-6.02). In addition, sign supports should not be placed in drainage ditches where erosion and freezing might affect the proper operation of breakaway supports. It is also possible that a vehicle entering the ditch will be inadvertently guided into the support.

   It is critical that breakaway supports not be located where a vehicle is likely to be partially airborne at the time of impact. Supports placed on a front slope of 1:6 or flatter are acceptable. Supports placed on front slopes that are 1:4 to 1:6 are only acceptable when the face of the support is within 2 ft (600 mm) of the intersection of the shoulder slope and front slope.

3. **Supports for Large Roadside Signs.** Large signs [over 50 ft$^2$ (5.0 m$^2$) in area] should have slipbase breakaway supports, whether within or outside the clear zone, and/or behind a roadside barrier. Where practical, the designer should locate large signs behind a roadside barrier that is warranted for other reasons, or at other locations where they are least likely to be hit.

   It is critical that breakaway devices, including slip bases, not be located where a vehicle is likely to be partially airborne at the time of impact. Supports placed on a front slope of 1:6 or flatter area acceptable. Supports placed on front slopes that are 1:4 to 1:6 are only acceptable when the face of the support is within 2 ft (600 mm) of the intersection of the shoulder slope and front slope.
Breakaway sign supports should not be located in or near the flow line of ditches. If these supports are placed on a back slope, they should be offset at least 5 ft (1.5 m) from the toe of the back slope of the ditch.

4. **Overhead Sign Supports.** All overhead signs will use non-breakaway supports. Within the clear zone, the designer should conduct a cost-effectiveness analysis to determine if these structures should be protected with a roadside barrier or, where applicable, with an impact attenuator.

### 38-4.10(b) Traffic Signal Equipment

In general, the designer has limited options available in determining acceptable locations for the placement of signal pedestals, signal poles, pedestrian detectors, and controllers. Considering roadside safety, these elements should be placed as far from the roadway as practical. However, due to visibility requirements, limited mast-arm lengths, limited right-of-way, restrictive geometrics, or pedestrian requirements, traffic signal equipment often must be placed relatively close to the traveled way. The designer should consider the following when determining the placement of traffic signal equipment:

1. **Clear Zones.** If practical, the placement of traffic signals on new construction and reconstruction projects should meet the clear zone criteria presented in Section 38-3. A cost-effectiveness analysis may be used to support this decision. Where it is not practical to place traffic signal supports outside the clear zone, the obstruction-free clearance criteria presented in Section 38-9 apply. Where it is not practical to place isolated traffic signal supports outside the clear zone on rural high-speed facilities, evaluate shielding them with impact attenuators.

2. **Controller.** In determining the location of the controller cabinet, the designer should consider the following:
   a. The controller cabinet should be placed in a position so that it is unlikely to be struck by errant vehicles. It should be outside the clear zone or obstruction-free zone, if practical.
   b. The controller cabinet should be located where it can be easily accessed by maintenance personnel.
   c. The controller cabinet should be located so that a technician working in the cabinet can see the signal indications in at least one direction.
   d. The controller cabinet should be located where the potential for water damage is minimized.
   e. The controller cabinet should not obstruct intersection sight distance.
   f. The power service connection should be reasonably close to the controller cabinet.

3. **Pedestrians.** If the signal pole must be located in the sidewalk, it shall be placed in a location that minimizes pedestrian conflicts. In addition, the signal pole shall not restrict access to curb ramps or reduce the sidewalk width below minimum. See Chapter 58.
4. **Channelizing Islands.** It is preferable not to place traffic signal equipment on islands within the roadway or intersection. However, the designer may need to use the islands, balancing safety, cost and practicality.

38-4.11 **Lighting**

Because of the potential hazard posed to vehicles by roadside fixed objects, the general approach to lighting standards will be to use breakaway supports wherever possible. All new lighting standards located within the clear zone of a roadway where no pedestrian facilities exist will be placed on breakaway supports, unless they are located behind or on a barrier or protected by impact attenuators, which are necessary for other roadside safety reasons. Poles outside the clear zone on these roadways should be breakaway where there is a possibility of being struck by errant vehicles.

Breakaway devices should be given first consideration, except where extensive pedestrian exposure exists. Breakaway devices should be considered in urban areas where the combination of pedestrian activities concentrate during daylight hours and run-off-the road crashes are more prevalent outside of this period.

Although breakaway devices generally should receive first consideration, in some cases extensive pedestrian exposure may override the fixed object concern. Examples of locations where the hazard potential to pedestrian traffic indicate the use of non-breakaway devices include:

- transportation terminals,
- sports stadiums and associated parking areas,
- tourist attractions,
- school zones, or
- central business districts and local residential neighborhoods where the posted speed limit is 30 mph or less.

Other locations that require the use of non-breakaway bases, regardless of the pedestrian traffic volume, are rest areas and weigh station parking lots and combined light and traffic signal poles.

It is critical that breakaway devices be located where a vehicle is likely not to be partially airborne at the time of impact. Supports placed on a front slope of 1:6 or flatter area acceptable. Supports placed on front slopes that are 1:4 to 1:6 are only acceptable when the face of the support is within 2 ft (600 mm) of the intersection of the shoulder slope and front slope.

Breakaway devices should not be located in or near the flow line of ditches. If these supports are placed on a back slope, they should be offset at least 5 ft (1.5 m) from the toe of the back slope of the ditch.
38-5 ROADSIDE BARRIERS

38-5.01 Types

The FHWA requires that roadside safety hardware used on the National Highway System (NHS) meet the requirements of National Cooperative Highway Research Program Report 350 (NCHRP 350), or the 2009 AASHTO Manual for Assessing Safety Hardware (MASH). Illinois extends this requirement to all State jurisdiction routes for consistency. The following sections briefly describe each system and typical usage. Any items not listed below, or elsewhere in Chapter 38, and used on a case-by-case basis must be accepted by FHWA under the requirements of MASH or NCHRP 350.

38-5.01(a) Steel Plate Beam Guardrail (Semi-Rigid Types)

Steel plate beam guardrail, commonly known as the W-beam system, with strong posts is a semi-rigid system. The Department uses the Midwest Guardrail System (MGS), developed by the Midwest Roadside Safety Facility (MwRSF) under a pooled fund that includes Illinois’ participation. Where used, blockouts prevent a vehicle from snagging on the posts and maintain rail alignment during a crash. The maximum post spacing is 6'-3" (1905 mm) with the exception of special designs used for spanning low-fill culverts. The deflection distance is defined as the minimum distance that the back of a barrier system should be placed from a fixed object. For W-beam guardrail this is measured from the back of the post to the front face of the object; see Figures 38-6.S and 38-6.T. See Section 38-5.02 for information on where W-beam guardrail should be used.

The Department has adopted several variations of W-beam guardrail for various applications:

1. **Type A.** Type A guardrail uses the standard 6'-3" (1905 mm) post spacing, and it is the most commonly used barrier system in Illinois. Type A has a deflection distance of 38 in (965 mm) between the back of post and the face of any rigid object behind the rail.

2. **Type B.** Type B guardrail uses half-post spacing of 3'-1½" (953 mm) and has a deflection distance of 30 in (762 mm). It is used where the deflection distance for the Type A system is unavailable between the back of post and the face of any rigid object behind the rail.

3. **Type D.** See Section 38-7.02(b) for the use of this type. It is a double-faced guardrail system used as a median barrier.

4. **Attached to Headwalls.** The Department has developed an adaptation of steel plate beam guardrail specifically for attachment to concrete headwalls near the edge of shoulder. Where feasible, Case IV of Highway Standard 630101 is preferred. It may be used on both new and existing culverts.

5. **W-beam Guardrail at Quarter-post Spacing.** This system uses quarter-post spacing of 1'-6¾" (476 mm) and has a deflection distance of 22 in (560 mm). It is used where the deflection distance for the Type A or Type B system is unavailable. This post spacing is
not shown in the *Illinois Highway Standards* and will require additional plan and contract information.

See Sections 38-6.02 and 38-6.03 for post and foundation requirements.

**38-5.01(b) Concrete Barrier (Rigid Type)**

Concrete barrier is a rigid barrier system that does not deflect upon impact. See Section 38-5.02 for information on where concrete barrier should be used.

For roadside applications, concrete barrier is normally applied with the safety shape on the traffic side and a vertical face on the back. Backfill behind the barrier for lateral support or use a special footing design (e.g., barrier tied to a concrete surface with reinforcing steel). Contact BSE for design parameters.

Depending on site conditions, the height of the concrete barrier may be either 32 in (815 mm) for Test Level 4 or 42 in (1070 mm) for Test Level 5. Consider using the taller barrier for locations with high truck volumes. If a Test Level 6 design is needed, contact the Bureau of Safety Engineering.

**38-5.01(c) High-Tension Cable Barrier (Flexible Type)**

Cable barrier is a flexible barrier system with weak posts. The posts are designed to bend over or break off upon impact. Cable barrier and other weak-post systems provide a forgiving impact with low deceleration forces exerted on vehicle occupants. See Section 38-5.02 for information on where cable barrier may be used.

IDOT requires the use of high-tension cable barriers that have passed NCHRP Test Level 4 crash test criteria on flat slopes, or Test Level 3 with slopes steeper than 1:6 to as steep as 1:4. Deflection distances for these proprietary systems are greater than W-beam guardrail and vary depending on the product and the post spacing. See Section 38-6 for additional guidance on high-tension cable barriers.

**38-5.01(d) Cable Road Guard Single Strand**

Cable Road Guard Single Strand (Highway Standard 636001) is not a roadside safety system. Its only use is to inhibit unwanted vehicular encroachments. Place Cable Road Guard as far as practical from the traveled way, and well outside the clear zone.

**38-5.01(e) Other Systems**

Many other roadside barrier systems are available which may have application at specific sites (e.g., thrie-beam guardrail). The designer should reference the AASHTO *Roadside Design Guide* for information on these systems. The Bureau of Design and Environment must approve the use of any system not included in the *Illinois Highway Standards*. 

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**38-5.2**

**HARD COPIES UNCONTROLLED**
38-5.01(f) Aesthetic Treatments

Aesthetic treatments are not included in the Illinois Highway Standards due to concerns of safety performance, durability, and cost. Weathering steel guardrail has produced excessive rusting at lap joints and has performed poorly, thus should not be installed. Experience from other States with winter road salting have shown that embossed (formliner) patterns for concrete parapets and barriers can trap salt and accelerate deterioration. These treatments should not be used on the traffic face of any concrete barrier. Contact BSE for information regarding suitability of any aesthetic treatments not included in the Illinois Highway Standards.

38-5.02 Barrier Selection

1. National Criteria. Devices tested to and meeting the criteria of the AASHTO Manual for Assessing Safety Hardware (MASH) or National Cooperative Highway Research Program Report 350 (NCHRP Report 350) and accepted by FHWA may also be considered.

2. Test Levels. Barriers that have passed Test Level 3 criteria of NCHRP Report 350 are required on high-speed roadways (design speeds higher than 45 mph) on the National Highway System and other State highways. Crash tests at Test Level 3 are conducted with both a small car and a pickup at 60 mph (100 km/h). Barriers tested at Test Level 2 criteria are conducted at 45 mph (70 km/h). There is no Test Level defined for speeds higher than 60 mph. Studies of crashes have shown that Test Level 3 is adequate where the design speed is higher than 60 mph (100 km/h).

Some concrete barriers and cable barriers have passed Test Level 4 criteria with a single-unit truck as the test vehicle. Some concrete barriers have passed Test Level 5 criteria with a semi-tractor trailer as the test vehicle, and there are designs for very tall concrete barrier that have passed Test Level 6 criteria with semi-tanker trailer vehicle.

The designer should consider the expected speeds and vehicle composition when selecting a barrier. Barriers that have passed Test Level 3 are often an appropriate choice. However, if the objective is a higher probability of containing large trucks, or commercial passenger vehicles (CPVs) such as busses, a barrier that has passed Test Level 5 may be appropriate. Similarly, Test Level 2 barriers may be appropriate on lower speed roadways.

3. Dynamic Deflection. Dynamic deflection is another consideration. A barrier should be selected that provides adequate deflection space between the barrier and rigid objects behind the barrier; see Figure 38-6.S. Figure 38-6.T provides the deflection distances for guardrail and Section 38-7.03(b)3 discusses deflection distances for high-tension cable.

4. Maintenance Considerations. Review the following maintenance considerations when selecting a barrier:
• W-beam guardrail will require structural repair after hits that contain or redirect vehicles, and nuisance hits may inflict tears or kinks requiring repairs. In high-speed, high-traffic locations it may be unacceptable to have damaged sections of guardrail at locations where repair operations can create hazardous conditions for repair crews and can degrade traffic operations and safety.

• Concrete barrier may be the best choice in locations where traffic and speed dictate that a damaged barrier and subsequent traffic disruption for repairs are not acceptable.

• High-tension cable barriers will require repairs for virtually all nuisance and other hits. Depending upon the design specified many repairs may be performed without specialized or heavy equipment.

• Taller and more substantial barriers may aggravate snow drifting.

5. Preferred Barriers. W-beam guardrail is the preferred roadside barrier type for non-freeways and rural freeways where there is adequate deflection space. Where deflection space allows, and a Test Level 4 barrier is preferred, cable barrier may be used.

6. Concrete Barriers. Consider using concrete barrier for urban freeways and the following cases:

• to shield objects close to the roadway where deflection space is limited;

• where there is a high volume of heavy trucks;

• where there is a high volume of commercial passenger vehicles, such as busses;

• to minimize repair and maintenance. Concrete barrier will often remain undamaged after an impact, while guardrail will require more frequent maintenance and repair;

• to reduce headlight glare into nearby buildings or other sensitive areas;

• to reduce headlight glare between frontage roads and the mainline, especially where the alignment directs headlights at opposing traffic; and

• areas where it is especially critical to contain errant vehicles.

Figure 38-5.A summarizes the advantages and disadvantages of the roadside barriers used by IDOT and provides their typical usage. Figure 38-5.B summarizes the general selection criteria that apply.
<table>
<thead>
<tr>
<th>System</th>
<th>Advantages</th>
<th>Disadvantages</th>
<th>Typical Usage</th>
</tr>
</thead>
</table>
| High Tension Cable Barrier  | 1. Lower initial cost.  
                              3. Weak-post systems maintain vehicle stability.  
                              4. Relatively easy installation.  
                              5. Remains functional after moderate collisions.  
                              6. Some systems have features that make repair more efficient.  
                              7. Minimizes snow drifting. | 1. Larger deflection spaces needed.  
                              2. Less likely to contain large vehicles than concrete barrier, although the systems used by IDOT have passed Test Level 4 (single-unit truck crash test) on slopes of 1:6 or flatter.  
                              3. Some potential for vehicles to under ride the barrier.  
                              4. Cannot be used in conjunction with curbing.  
                              2. Rural freeways.  
                              3. Side hazards where deflection space is adequate and a Test Level 4 barrier is preferred. |
| W-Beam Guardrail            | 1. Lower initial cost.  
                              2. High level of familiarity by maintenance personnel.  
                              3. Can safely accommodate a wide range of impact conditions for passenger vehicles.  
                              4. Relatively easy installation.  
                              5. Remains functional after nuisance collisions.  
                              6. Can be used in conjunction with curbing. | 1. Less likely to contain large vehicles than concrete barrier or cable barrier.  
                              2. At high-impact locations, will require frequent maintenance.  
                              3. Will cause more snow drifting than cable barrier.  
                              4. Hits that redirect or contain vehicles will require repair. | 1. Non-freeways with narrow medians.  
                              2. Rural freeways.  
                              3. Side hazards where deflection space is adequate. |
| Concrete Barrier            | 1. Can accommodate most vehicular impacts without penetration.  
                              2. No deflection distance required behind barrier.  
                              3. Little or no damage sustained for most vehicular impacts; therefore, least need for maintenance.  
                              2. Can induce vehicular rollover.  
                              3. For given impact conditions, highest occupant decelerations; therefore, least forgiving of barrier systems  
                              4. Reduce performance where offset between traveled way and barrier exceeds 12 ft (3.6 m).  
                              5. Usually requires subsurface drainage.  
                              2. Where high traffic volumes are present.  
                              3. Where high volumes of large vehicles are present. |
<table>
<thead>
<tr>
<th>Criteria</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Performance Capability</td>
<td>Barrier must be structurally able to contain and redirect design vehicle.</td>
</tr>
<tr>
<td>2. Deflection</td>
<td>Adequate deflection space should be available so that the barrier can deflect on impact without contacting fixed objects behind the barrier.</td>
</tr>
<tr>
<td>3. Site Conditions</td>
<td>Slope approaching the barrier, slope behind the barrier, and distance from traveled way may preclude use of some barrier types.</td>
</tr>
<tr>
<td>4. Compatibility</td>
<td>Barrier must be compatible with planned terminal treatment and capable of transition to other barrier systems (e.g., bridge railing).</td>
</tr>
<tr>
<td>5. Cost</td>
<td>Standard barrier systems are relatively consistent in cost, but special-use systems can cost significantly more.</td>
</tr>
<tr>
<td>6. Maintenance</td>
<td></td>
</tr>
<tr>
<td>a. Routine</td>
<td>Few systems require a significant amount of routine maintenance.</td>
</tr>
<tr>
<td>b. Collision Damage</td>
<td>W-beam guardrail will require the most extensive repair after a collision. Many high-tension cable barriers will require less extensive repair. Concrete barrier will have the least repair requirements after a collision.</td>
</tr>
<tr>
<td>c. Nuisance Hits</td>
<td>High-tension cable barrier will require the most frequent attention for nuisance hits (e.g., mowers, snowplows, minor vehicular encroachment). W-beam guardrail will require repairs where nuisance hits causes kinks or tears. Concrete barrier will seldom require repairs for nuisance hits.</td>
</tr>
<tr>
<td>d. Materials Storage</td>
<td>The fewer the number of different systems used, the fewer inventory items/storage space required. High-tension cable barrier specifications allow a number of competing proprietary systems.</td>
</tr>
<tr>
<td>e. Simplicity</td>
<td>Simpler designs, in addition to costing less, are more likely to be repaired properly by field personnel.</td>
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<tr>
<td>7. Aesthetics</td>
<td>Occasionally, barrier aesthetics is an important consideration in selection.</td>
</tr>
<tr>
<td>8. Field Experience</td>
<td>The performance and maintenance requirements of existing systems should be monitored to identify problems that could be lessened or eliminated by using a different barrier type.</td>
</tr>
</tbody>
</table>
38-6 ROADSIDE BARRIER LAYOUT

38-6.01 Length of Need

A roadside barrier must intercept and contain or redirect errant vehicles before they reach the roadside hazard or area to be shielded. The barrier should extend a sufficient distance upstream and/or downstream of the hazard to safely intercept most errant vehicles. Otherwise, a vehicle could travel behind the barrier and reach the hazard.

Figures 38-6.A and 38-6.B show the principal dimensions and relationships necessary to design a roadside barrier system that will adequately shield traffic from reaching a hazard area. The essence of the procedure is to find the intersection of the vehicle’s runout path with the location of the beginning of redirective barrier (length of need point) of the proposed guardrail or other barrier.

Figure 38-6.A is applicable to a one-way roadway or a two-way roadway where the roadside hazard is not within the clear zone for opposing traffic. Figure 38-6.B applies to a two-way roadway where the hazard is within the clear zone for opposing traffic.

Note that portions of the guardrail terminals may not redirect vehicles, and will not be included in the length of need. For example, for the typical approach end of a guardrail run, the redirective portion of a Traffic Barrier Terminal Type 1, Special (TBT T1 SPL) starts at the third post. This is sometimes referred as the gating portion. Similarly, for the typical departing end of a guardrail run, along a one-way roadway, the full length of a TBT Type 2, will not redirect an impacting vehicle. The length of need point for a guardrail run with a TBT, Type 2 is at the third post from the downstream free end.

The purpose of the non-directive, or gating portion of the TBT’s, is to provide anchorage for the adjacent directive guardrail run. A steel cable, with ends attached to the first rail and the first post, provides tension that stiffens the adjacent redirective rail pieces. Terminal ends are further discussed in Section 38-6.06.

The ends of some guardrail terminal products have redirective abilities beginning at the first post, but for design purposes, assume the length of need begins at the third post, 12 ft 6 in from the free end. Making these assumptions will result in the longer physical installations being depicted in the plans, and the contractor’s selection of terminals will match this length, or be slightly shorter. This conservative assumption will prevent conflicts with driveways, etc. during construction, and will assure that the length of need will be installed as designed.

According to the Standard Specifications for Road and Bridge Construction, the Traffic Barrier Terminal Type 1, Special (TBT T1) must provide 37.5 ft. to the length of need (LON). Note that the splice location for guardrail does not occur at a post. Since the limit of the pay item for the TBT T1 occurs at a post and not at a splice location, the splice location will fall 3 ft. 1 ½ in one side or the other of the TBT T1 pay item limit. In the following examples, it is assumed that this splice falls 3 ft 1½ in within the pay limits of the TBT T1. Depending upon which proprietary item the contractor chooses for the TBT T1 and whether a TBT T1 is used on both ends or just one, field adjustments of pay items and end of the terminal(s) may be needed in the field.
Differences between the design and the as-built barrier that do not exceed ten percent of the total LON may be considered nominal and do not require redesign.

The clear zone on the right begins at the edge of the traveled way. For traffic on a two-way roadway without a median, the clear zone on the left begins at the centerline of the roadway. So the departure end of a roadside barrier on a two-way roadway may or may not be within the clear zone of the opposing traffic. However, it is a formidable hazard introduced to the roadside and should be shielded. At a minimum, provide an approved crashworthy end section to the end of the roadside barrier facing opposing traffic.

Example problem 38-6.01(2) shows how to determine the required length of need for the opposing traffic.

Note that the above are depicted in the figures for a tangent alignment as are the following development of length of need and examples. When curves are present, a graphical, plan-based solution is necessary.

38-6.01(a) Graphical Solution

Whether on tangent or curved alignment, the preferred way to lay out guardrail and determine the length of need is by drawing and measuring the installation in plan view using CADD software. Designing graphically offers several advantages:

- Laying out installations along horizontal curves often requires some judgment, and it is helpful to look at the design visually and to-scale; see Figure 38-6.C.

- A graphical layout allows the designer to look at various flare rates and find a good balance between guardrail length and the extent to which the guardrail projects toward the ditch; see Figure 38-6.D. Greater flare rates will shorten guardrail lengths, but may increase the amount of earthwork required for the flat 1V:10H slopes needed in front of the guardrail. Looking at various flare rates visually is a good way to balance these two issues based on site-specific characteristics (e.g., steepness of the front slope, width of the ditch).

- When designing graphically in plan view, the designer can easily look at contours and cross sections to determine if guardrail should be extended for steep slopes.

- As a quality-control measure, a graphical layout allows the designer to simply look at the design, drawn to scale, and confirm that the design is appropriate.

- Graphic layout can accurately depict all post locations, and related utility, drainage, or other conflicts.

For guardrail layout on curves, Figure 38-6.C shows an example of using the tangential runout path from the edge of traveled way to the back of the hazard or area of concern. Compare the tangential runout path and the runout length ($L_R$) and use the shorter of these values for design. The tangential runout path will tend to control on shorter radius curves, and the runout length on flatter curves. This procedure will help to minimize the required guardrail installation.
Notes:

① Use appropriate crashworthy terminal. See Section 38-6.06.
② Use acceptable anchorage terminal for one-way traffic or an appropriate crashworthy terminal for two-way traffic. See Section 38-6.06.

**BARRIER LENGTH OF NEED LAYOUT**

(One-Way Roadways or Two-Way Roadways Where the Hazard and Guardrail are Beyond the Clear Zone of Opposing Traffic)

*Figure 38-6.A*
Notes:

1. Use appropriate crashworthy terminal. See Section 38-6.06.
2. If $L_c$ for opposing traffic < $(L_T + 12)$ then refer to Figure 38-6.A.

BARRIER LENGTH OF NEED LAYOUT
(Two-Way Roadways Where the Hazard and Guardrail are within the Clear Zone of Opposing Traffic)

Figure 38-6.B
Using CADD is particularly efficient if cells are developed for the various guardrail components that make up a guardrail installation. Cells can be created for transitions to bridge ends, terminals, standard 12.5 ft (3.81 m) sections, and other components, etc., which can be efficiently placed in CADD to develop layouts and compare designs.

38-6.01(b) Nomograph Solution

If the installation is on a tangent section of roadway, the nomograph in Figure 38-6.F can be used to determine the length of need. The procedure for using the nomograph is as follows assuming a hazard is present requiring protection:

1. Draw a horizontal line at \( L_B \) on the y-axis (the lateral distance of the barrier from the edge of traveled way). This assumes that the barrier is not flared; i.e., it is parallel to the roadway.

   If a crashworthy terminal is provided, draw the horizontal line at \( L_T \) instead of \( L_B \) to account for the offset at the third post of the Traffic Barrier Type 1. Special (TBT T1). Normally this is an additional 2.7 ft (0.8 m) for a TBT T1 (Flared) and 0.75 ft (0.2 m) for a TBT T1 (Tangent).

   If the guardrail itself is flared, draw a line from \( L_B \) on the y-axis equal to the flare rate of the guardrail. If a flared section of guardrail connects to a tangent portion, such as a Type 6 terminal, show both the tangent and flared portions on the nomograph. For a TBT T1 attached to a flared section of guardrail, the TBT T1 will have the same flare rate as the guardrail to which it is attached. Example problem 38-6.01(5) illustrates all of these scenarios.

2. Locate \( L_H \) or \( L_C \), whichever is less, on the y-axis. Check the hazard location for the opposing direction if the roadway is two-way. Also check for the need of a crashworthy terminal end section for the opposing direction of traffic. Example problem 36-6.01(3) illustrates this situation.

3. Determine \( L_R \) from Figure 38-6.E and locate \( L_R \) on the x-axis. If barrier protection is needed for only the approaching traffic, use only the “Edge of Traveled Way Scale.” If needed for both directions of travel, locate \( L_R \) on both the “Edge of Traveled Way Scale” and the “Centerline Scale.” See Step 7 to address the downstream end of the barrier where the hazard does not require shielding for the opposing traffic.

4. Connect the points in Steps 2 and 3 with a straight line(s).

5. Locate the intersection(s) of the lines in Steps 1 and 4. From this point(s), draw a line vertically to the “Edge of Traveled Way Scale” and, if required, to the “Centerline Scale” to determine \( L_1 \).

6. Read \( L_1 \) from the “Edge of Traveled Way Scale” and, if required, from the “Centerline Scale.” As illustrated on Figures 38-6.A and 38-6.B, \( L_1 \) is measured from the lateral edge of the hazard to the third post [12.5 ft (3.81 m) from the free end of the terminal], i.e., it does not include the gating portion of the terminal.
GRAPHICAL LAYOUT OF GUARDRAIL ALONG A HORIZONTAL CURVE
Figure 38-6.C

GUARDRAIL LENGTH (AMOUNT OF FLARE) VS. AMOUNT OF GRADING
Figure 38-6.D
### Traffic Volume (ADT)*

<table>
<thead>
<tr>
<th>Design Speed</th>
<th>Over 10,000</th>
<th>5000-10,000</th>
<th>1000-4999</th>
<th>Under 1000</th>
</tr>
</thead>
<tbody>
<tr>
<td>mph</td>
<td>ft (m)</td>
<td>ft (m)</td>
<td>ft (m)</td>
<td>ft (m)</td>
</tr>
<tr>
<td>75 (130)</td>
<td>415 (127)</td>
<td>380 (116)</td>
<td>335 (102)</td>
<td>290 (86)</td>
</tr>
<tr>
<td>70 (110)</td>
<td>360 (110)</td>
<td>330 (101)</td>
<td>290 (88)</td>
<td>250 (76)</td>
</tr>
<tr>
<td>60 (100)</td>
<td>300 (91)</td>
<td>250 (76)</td>
<td>210 (64)</td>
<td>200 (61)</td>
</tr>
<tr>
<td>55 (90)</td>
<td>265 (81)</td>
<td>220 (67)</td>
<td>185 (57)</td>
<td>175 (54)</td>
</tr>
<tr>
<td>50 (80)</td>
<td>230 (70)</td>
<td>190 (58)</td>
<td>160 (49)</td>
<td>150 (46)</td>
</tr>
<tr>
<td>45 (70)</td>
<td>195 (60)</td>
<td>160 (49)</td>
<td>135 (42)</td>
<td>125 (38)</td>
</tr>
<tr>
<td>40 (60)</td>
<td>160 (49)</td>
<td>130 (40)</td>
<td>110 (34)</td>
<td>100 (30)</td>
</tr>
<tr>
<td>30 (50)</td>
<td>110 (34)</td>
<td>90 (27)</td>
<td>80 (24)</td>
<td>70 (21)</td>
</tr>
</tbody>
</table>

*Based on a 10 year projection from the anticipated date of construction.

**RUNOUT LENGTHS (Lₚ) FOR BARRIER DESIGN**

*Figure 38-6.E*

7. If barrier protection is only warranted for one direction of travel (Figure 38-6.A), use the following procedure to determine the downstream end of the length of need, otherwise proceed to Step 8:

a. If not done in Step 1, draw a horizontal line from Lₚ at the y-axis to represent the lateral distance of the barrier from the edge of travel way (i.e., no adjustment for the flare of the terminal).

b. Locate Lₚ on the y-axis as the distance from the hazard to the edge of traveled way, at the downstream end of the hazard.

c. From point Lₚ, draw a line parallel to the 25° line in Figure 38-6.F until it intersects the Lₚ line.

d. From the intersection between the Lₚ line and the Lₚ line, draw a line vertically to the “Edge of Traveled Way Scale” and read Lₚ.
8. Calculate the length of need (LON):

If barrier protection is warranted for only one direction of travel:

\[ LON = L_1 + L_2 - L_3 \]  \hspace{1cm} \text{Equation 38-6.1}

If barrier protection is warranted for both directions of travel:

\[ LON = L_1 \text{ approaching} + L_2 + L_1 \text{ opposing} \]  \hspace{1cm} \text{Equation 38-6.2}

9. Adjust the LON to provide full 12.5 ft (3.81 m) panels of guardrail. This is done by dividing the LON calculated in Step 8 by 12.5 ft (3.81 m), rounding that result up to the next integer, and then multiplying that integer by the 12.5 ft (3.81 m) panel length.

10. Determine the quantity of guardrail to be included in the plans by taking into account: 1) the portion of a TBT that counts toward the LON; and 2) the location of guardrail splices in relation to the pay limit of the TBT. For example:

- A TBT T1 provides 37.5 ft (11.43 m) of the LON so that length needs to be subtracted from the adjusted LON determined in Step 9. However the pay limit does not occur at guardrail splices in a TBT Type 1, Special. Depending upon which system the contractor and/or supplier furnish, the splice location may fall either one quarter panel into the TBT Type 1, or one quarter pane beyond the pay limits of the TBT T1. For the following example problems, it is assumed that the splice falls one quarter panel into the TBT T1, Special, so that one quarter panel is included in the TBT T1 pay item. The remaining three quarters of the panel needs to be measured as Steel Plate Beam Guardrail since it will be paid for as guardrail.

- The entire length of a TBT Type 6, 6A, or 6B counts toward the LON so that length needs to be subtracted from the LON adjusted in Step 9 (see applicable Highway Standard for terminal length). However, the guardrail splices in each of these terminals occur at a pay limit, and therefore nothing needs to be added to or deducted from the guardrail quantity. Note: Since these terminals have odd lengths, perform Step 9 again after deducting the length to provide full panels of guardrail.

- A TBT Type 2 provides nothing to the LON and the guardrail splice occurs at the posts; so this type of terminal does not affect the guardrail quantity.

11. Finally, check that the LON is adequate after adjusting for the quarter panel. Adjusting for the quarter panel may add or deduct from the calculated guardrail length thus a comparison is required between the length determined in Step 10 and the length determined in Step 8.

* * * * * * * * *
Note: Centerline scale assumes a 12-ft lane width. For other lane widths, appropriate adjustments must be made.

BARRIER LENGTH OF NEED CALCULATION (TANGENT ROADWAYS ONLY)
(US Customary)
Figure 38-6.F
Note: Centerline scale assumes a 3.6-m lane width. For other lane widths, appropriate adjustments must be made.

BARRIER LENGTH OF NEED CALCULATIONS (Metric)

Figure 38-6.F
Example 38-6.01(1) (One-Way Traffic)

Given: New Construction (See Figure 38-6.G)
One-way roadway
Design ADT = 7000 vpd
Design speed = 70 mph
Slope = 1V:6H front slope
Tangent roadway
Shoulder width = 10 ft
L_H = 25 ft
L_2 = 40 ft
L_F = 15 ft
Unflared barrier (steel plate beam guardrail, Type A) located at the edge of the shoulder (L_B = 10 ft).
Traffic Barrier Terminal Type 1 (TBT T1), Special (Flared)

Problem: Determine the barrier length of need and plan length of guardrail, Type A.

Solution: Use the nomograph procedure starting on page 38-6.6 (refer to the nomograph in Figure 38-6.H)

1. Since a TBT T1, Special (Flared) terminal is proposed, draw a horizontal line at L_T on the y-axis of the nomograph,
   Where: L_T = 10 + 2.7 = 12.7 ft
   The 2.7 ft is added to the shoulder width to take into account the flare of the guardrail terminal at the third post.

2. From Figure 38-3.A, the clear zone (L_C) is 30 ft and the hazard warrants protection since L_F < L_C. Locate the lesser of L_H or L_C, on the y-axis. In this case locate L_H = 25 ft on the y-axis.

3. From Figure 38-6.E, L_R = 330 ft. Locate this point on the “Edge of Traveled Way Scale.” Since the roadway is one-way, protection is only warranted from one direction, and therefore L_R is not located on the “Centerline Scale.”

4. Connect the points in Steps 2 and 3.

5. From the intersection between the lines from Step 1 and Step 4, draw a vertical line down to the “Edge of Traveled Way Scale” to get L_T.

6. Read L_T = 162 ft from the “Edge of Traveled Way Scale.”

7. Since barrier protection is only warranted for one direction, perform the following steps to establish L_3, and thus determine the location of the downstream end of the barrier:
   a. Draw a horizontal line from L_B = 10 on the y-axis.
   b. Locate L_F = 15 ft on the y-axis.
   c. Draw a line from L_F parallel to the 25° line until it intersects the L_B line.
   d. From the intersection between the lines formed from Step 7a and Step 7c, draw a vertical line down to the “Edge of Traveled Way Scale” to find L_3. Read L_3 = 11 ft.
Calculate the length of need, LON, of guardrail. In this example barrier protection is needed only in one direction of travel. Therefore:

\[ \text{LON} = 162 + 40 - 11 = 191 \text{ ft} \]  
Equation 38-6.1

9. Adjust the LON to provide full 12.5 ft panels.

\[ \frac{191}{12.5} = 15.28 \text{ panels} \]  
Round up to 16 panels

\[ 16 \times 12.5 = 200 \text{ ft} \]

10. Determine the plan quantity of Steel Plate Beam Guardrail. Since there is one-way traffic, only one TBT T1 is used. The terminal provides 37.5 ft towards the LON, which is deducted from the adjusted length from Step 9.

\[ 200 - 37.5 = 162.5 \text{ ft} \]

Subtract 3.125 ft from the above quantity to account for the quarter panel which is assumed to be included in the TBT T1 pay item.

\[ 162.5 - 3.125 = 159.375 \text{ ft} \]

11. Check that the LON is adequate after adjusting for the quarter panel.

\[ 159.375 + 37.5 = 196.875 \text{ ft of Steel Plate Beam Guardrail} \]

This exceeds the calculated LON of 191 ft determined in Step 8, so no further adjustment is needed.

The downstream end of the guardrail is a TBT Type 2, which has no effect on the guardrail length so the final length of Steel Plate Beam Guardrail for this run is 159.375 ft.
Example 38-6.01(2) (Two-Way Traffic)

Given:  Reconstruction (See Figure 38-6.1)
Two-lane/two-way roadway
Design ADT = 5000 vpd
Design speed = 60 mph
Slope = 1V:4H front slope
Tangent roadway
Lane width = 12 ft
Shoulder width = 8 ft
L_H = 15 ft
L_2 = 10 ft
L_F = 10 ft
Traffic Barrier Terminal Type 1 (TBT T1), Special (Tangent)

Problem: Determine the barrier length of need and plan length of guardrail needed.

Solution: Use the nomograph procedure starting on page 38-6.6 (refer to the nomograph in Figure 38-6.J)

1. Since a TBT T1 (Tangent) terminal is proposed, draw a horizontal line at L_T on the y-axis of the nomograph,
   Where:  L_T = 8 + 0.75 = 8.75 ft.
   The 0.75 ft is added to the shoulder width to take into account the flare of the guardrail terminal at the third post.

2. From Figure 38-3.A, the clear zone (L_C) is 30 ft and the hazard warrants protection for approaching traffic since L_F < L_C. Locate the lesser of L_C or L_H on the y-axis. In this case locate L_H = 15 ft on the y-axis for the travel lane closest to the hazard. Add 12 ft, the lane width, to L_F to determine if the hazard is within the clear zone for opposing traffic.
   Since L_F + 12 = 22 ft, and is less than the L_C, guardrail protection is also needed for the opposing direction of traffic at the face of the hazard.
   Similarly, L_H + 12 = 27 ft. which is also less than L_C, therefore protection is needed for the full lateral width of the hazard.

3. From Figure 38-6.E, L_R = 250 ft. Locate this point on the “Edge of Traveled Way Scale” and the “Center Line Scale”, since protection is required for both directions of travel.

4. Connect the points in Steps 2 and 3. Draw a line for the approaching traffic from the y-axis to the “Edge of Traveled Way Scale” and a line for the opposing traffic from the y-axis to the “Center Line Scale.”

5. From the intersection between the lines from Step 1 and Step 4, draw vertical lines down to the “Edge of Traveled Way Scale” and the “Centerline Scale” to get L_1 for both directions of travel.

6. Read L_1 = 103 ft from the “Edge of Traveled Way Scale” and L_1 = 57 ft from the “Centerline Scale.”
PLAN VIEW
EXAMPLE 38-6.01(2)
Figure 38-6.I
7. Skip this step, since protection is warranted from both directions of travel.

8. Calculate the length of need, LON, of guardrail. In this example barrier protection is needed from both directions. Therefore:

\[
\text{LON} = 103 \text{ ft} + 10 \text{ ft} + 57 \text{ ft} = 170 \text{ ft}\]

Equation 38-6.2

9. Adjust the LON to provide full 12.5 ft panels.

\[
\frac{170}{12.5} = 13.6 \text{ panels}\quad \text{Round up to 14 panels}
\]

\[
14 \times 12.5 = 175 \text{ ft}
\]

10. Determine the plan quantity of Steel Plate Beam Guardrail. Since there is two-way traffic, two TBT's T1 are used. Each terminal provides 37.5 ft towards the LON, which is deducted from the adjusted length calculated from Step 9.

\[
175 - 2(37.5) = 100 \text{ ft}
\]

Deduct 3.125 ft from the above quantity for each of the TBT's T1 to account for the quarter panel which we assume extends into each of the TBT's T1.

\[
100 - 2(3.125) = 93.75 \text{ ft}
\]

11. Check that the LON is adequate after adjusting for the quarter panels.

\[
93.75 + 2(37.5) = 168.75 \text{ ft}
\]

This is short of the LON of 170 ft determined in Step 8, so add one panel (12.5 ft) to the guardrail pay item.

\[
93.75 + 12.5 = 106.25 \text{ ft of Steel Plate Beam Guardrail}
\]

One more panel of guardrail might be added, or engineering judgment could determine that the deficiency of 1.25 ft is only about 1 percent of the length of need and is negligible. (For comparison, 3R guidelines judge guardrail to be adequate when it is within 10 percent of the nominal length of need.)

Special design note. A special design will be needed at the hazard because the space from the face of guardrail \(L_B = 8 \text{ ft.}\) and the face of the hazard \(L_F = 10 \text{ ft}\) is only 2 ft. Because the width of the guardrail system is 21 in, there are only 3 in between the back of the posts and the face of the hazard for deflection of the guardrail. Per Figure 38-6.T, Type A guardrail requires 38 in clear width for deflection between the back of the post and the face of the hazard.

Because there is not an acceptable deflection distance between the back of the guardrail posts and the area of concern (hazard), the guardrail needs to transition to a rigid barrier across the width of the hazard. If the nature of the hazard is such that guardrail may be bolted to it, using details similar to the Traffic Barrier Terminal Type 6B, transition the post spacing on both sides of the structure to minimize the consequence of “pocketing”, and carry a continuous barrier across the structure. If the area of concern does not provide a suitable backup for guardrail attachment, then provide a concrete barrier and provide transitions and connections as just described. Job-specific details and special provisions will be needed.
BARRIER LENGTH OF NEED CALCULATION
Example 38-6.01(2)

Figure 38-6.J
Example 38-6.01(3) (Two-Way Traffic — Hazard Beyond Opposing Traffic’s Clear Zone)

Given:  Reconstruction (See Figure 38-6.K)
    Two-lane/two-way roadway
    Design ADT = 5000 vpd
    Design speed = 60 mph
    Slope = 1V:4H front slope
    Tangent roadway
    Shoulder width = 8 ft
    \( L_H = 23 \) ft
    \( L_2 = 2 \) ft (i.e., a point hazard)
    \( L_F = 21 \) ft
    \( L_B = 10 \) ft
    Traffic Barrier Terminal Type 1, Special (Tangent) (TBT T1)

Problem:  Determine the barrier length of need and plan length of guardrail, Type A.

Solution:  Use the nomograph procedure starting on page 38-6.6 (refer to the nomograph in Figure 38-6.L)

1.  Since a TBT T1 (Tangent) terminal is proposed, draw a horizontal line at \( L_T \) on the y-axis of the nomograph,
    Where \( L_T = 8 + 0.75 = 8.75 \) ft.
    The 0.75 ft is added to the shoulder width to take into account the flare of the guardrail terminal at the third post.

2.  From Figure 38-3.A, the clear zone \( (L_C) \) is 30 ft and the hazard warrants protection for approaching traffic since \( L_F < L_C \).  Locate the lesser of \( L_C \) or \( L_H \) on the y-axis.  In this case locate \( L_H = 23 \) ft on the y-axis.
    Add 12 ft, the lane width, to \( L_F \) to determine if the hazard is within the clear zone for opposing traffic.
    Since \( L_F + 12 = 33 \) ft, and is greater than \( L_C \), guardrail protection may not be required for the opposing direction of traffic.  Use engineering judgment or follow the guidance in Section 38-3 to determine the need for roadway protection for the opposing direction of traffic.
    Although, for this example, it is assumed guardrail protection from the point hazard for the opposing direction traffic is not required, a crashworthy terminal is needed downstream because of two-way traffic.

3.  From Figure 38-6.E, \( L_R = 250 \) ft.  Locate this point on “Edge of Traveled Way Scale.”  Since protection is warranted for approaching traffic only, there is no need to locate \( L_R \) on the “Centerline Scale.”

4.  Connect the points in Steps 2 and 3.

5.  From the intersection between the lines from Step 1 and Step 4, draw a vertical line down to the “Edge of Traveled Way Scale” To get \( L_1 \).
Example 38-6.01(3)

Figure 38-6.K
6. Read \( L_1 = 153 \) ft from the “Edge of Traveled Way Scale” for approaching traffic.

7. Since barrier protection is only warranted for one direction, perform the following steps to establish \( L_3 \), and thus determine the location of the downstream end of the barrier.
   
   a. Draw a horizontal line \( L_B \). \( L_B = 8 \) ft.
   
   b. Locate \( L_F = 21 \) ft on the y-axis.
   
   c. Draw a line parallel to the \( 25^\circ \) line from \( L_F \) until it intersects the \( L_B \) line.
   
   d. From the intersection between the lines formed from Step 7a and 7c, draw a vertical line down to the “Edge of Traveled Way Scale.” Read \( L_3 = 29 \) ft.

8. Calculate the length need, \( LON \), of guardrail. In this example barrier protection is needed in one direction of traffic. Therefore:

   \[
   LON = 153 + 2 - 29 = 126 \text{ ft} \quad \text{Equation 38-6.1}
   \]

9. Adjust the \( LON \) to provide full 12.5 ft panels

   \[
   \frac{126}{12.5} = 10.08 \text{ ft} \quad \text{Round up to 11 panels}
   \]

   \[
   11 \times 12.5 = 137.5 \text{ ft}
   \]

10. Determine the plan quantity of Steel Plate Beam Guardrail. Although barrier protection is only needed from one direction, two TBT’s T1 are used because of the two-way traffic. Each terminal provides 37.5 ft towards the \( LON \), which is deducted from the adjusted length from Step 9.

   \[
   137.5 - 2(37.5) = 62.5 \text{ ft}
   \]

   Deduct 3.125 ft from the above quantity to account for the quarter panel which is assumed to extend into the TBT T1, Special.

   \[
   62.5 - 2(3.125) = 56.25 \text{ ft of Steel Plate Beam Guardrail.}
   \]

11. Check that the \( LON \) is adequate after adjusting for the quarter panel.

   \[
   56.25 + 2(37.5) = 131.25 \text{ ft.}
   \]

   This exceeds the required \( LON \) of 126 ft determined in Step 8, so no further adjustment is needed.
**Example 38-6.01(4) (Bridge on Two-Way Two-Lane Highway)**

**Given:**
- New Construction (See Figure 38-6.M)
- Two-way, two-lane highway
- Design ADT = 5500 vpd
- Design speed = 60 mph
- Guardrail for shielding of bridge parapet ends and steep slope adjacent to the slope wall
- Bridge slope wall = 1V:2H
- Typical front slopes = 1V:6H (Assume the front slope prevails all the way to the bridge.)
- Tangent roadway
- Lane width = 12 ft
- Shoulder width = 8 ft
- Unflared barrier (steel plate beam guardrail, Type A) located at the edge of the shoulder (L_B = 8 ft)
- Traffic Barrier Terminal Type 1 (TBT T1), Special (Flared)

**Problem:**
Determine the location and limits of the hazard, the barrier length of need, and the pay item length of guardrail. This problem assumes a symmetrical layout with the same hazards for traffic approaching at both ends of the bridge and no hazards for traffic departing end of the bridge.

**Solution:**
The hazards are the bridge parapet ends, that is, the 1V:2H slope off the end of the bridge cone, and the drop-off below the bridge. These hazards are found on the right and left side of the road for the approaching traffic. Since the layout is symmetrical, for simplicity, the analysis will be done for one end of the bridge/one direction of travel. Use the nomograph procedure starting on page 38-6.6 (refer to the nomograph in Figure 38-6.N).

1. Since a TBT T1 (Flared) terminal is proposed, draw a horizontal line at L_T on the y-axis of the nomograph for the right side of the roadway, where:

   \[ L_T = 8 \text{ ft} + 2.7 \text{ ft} = 10.7 \text{ ft} \]

   The 2.7 ft is added to the shoulder width to take into account the flare of the guardrail terminal at the third post.

2. The face of the closest hazards, L_F, the end of the parapet wall, and the drop-off below the bridge, is 8 ft from the edge of the traveled way. From Figure 38-3.A, the clear zone (L_C) is 30 ft, thus the hazard warrants protection for the right side since \( L_F < L_C \). Locate the lesser of \( L_H \) or \( L_C \) on the y-axis. The \( L_H \), defined by the drop-off below the bridge and the end of the bridge embankment cone, extends to the flood plain beyond the clear zone, so plot \( L_C = 30 \text{ ft} \) on the y-axis. This represents the largest offset that is of concern for shielding.
Add 12 ft, the lane width to $L_F$ to determine if the hazard is within the clear zone for the left side of traffic. Since $L_F + \text{Lane width} = 12 + 8 = 20$ ft, is less than $L_C$, protection is also needed from hazards on the left side of the roadway. $L_C$ is less than $L_H$, so plot $L_C = 30$ ft on the y-axis for the left side of the roadway.

3. From Figure 38-6.E, $L_R = 250$ ft. Locate this point on the “Edge of Traveled Way Scale” and the “Center Line Scale”, since protection is required for both sides of the roadway.

4. Connect the points in Steps 2 and 3. Draw a line for the right side of traffic from the y-axis to the “Edge of Traveled Way Scale” and a line for the left side of traffic from the y-axis to the “Center Line Scale.”

5. From the intersection between the lines from Step 1 and Step 4, draw vertical lines down to the “Edge of Traveled Way Scale” and the “Centerline Scale” to get $L_1$ for both directions of travel.

6. Read $L_1 = 161$ ft from the “Edge of Traveled Way Scale” and $L_1 = 115$ ft from the “Center Line Scale.” Note that assuming the layout is symmetrical, this need be calculated only once, and then mirrored for the other end of the bridge.

7. Barrier protection is only warranted for the approaching direction of traffic, but this requires protection on both sides of the road, thus superseding the need to perform Step 7.

8. Calculate the length of need, LON, of guardrail. The left side and right side of traffic will be analyzed separately, since they are separate runs.

**Right Side:**
Guardrail upstream from the bridge, $L_1$ protects vehicles from the end of the bridge parapet wall and the end of the bridge cone slope. The parapet wall protects vehicles from the bridge drop-off. Thus for analyzing the right and left sides, $L_2$ starts with the parapet wall. The parapet wall is not part of the guardrail LON, thus:

$$L_2 = 0 \text{ ft}$$

So, $L_1$ for the approaching direction on the right side is 161 ft.

**Left Side:**
Guardrail upstream from the bridge on the left side of traffic offers the same protection as that for the approaching direction, that is from the end of the bridge parapet wall and the end of the bridge cone slope.

So $L_1$ in the opposing direction is 115 ft and $L_2 = 0$ ft.

9. Adjust the LON to provide full 12.5 ft panels. Since the right and left sides are separate guardrail runs, they must also be adjusted separately. Each side will have a TBT Type 6. The pay limit of the TBT Type 6 occurs at a panel splice, so for simplicity of calculation, deduct the length of the TBT Type 6 first.
Right Side:

\[
166 - 43.15 = 117.85 \text{ ft}
\]
\[
117.85/12.5 = 9.4 \quad \text{roundup to 10 panels}
\]
\[
10 \times 12.5 = 125.0 \text{ ft}
\]

Left Side:

\[
115 - 43.15 = 71.85 \text{ ft}
\]
\[
71.85/12.5 = 5.75 \quad \text{roundup to 6 panels}
\]
\[
6 \times 12.5 = 75.0 \text{ ft}
\]

10. Determine the plan quantity of Steel Plate Beam Guardrail.

**Right Side:**

Subtract the length of the TBT T1, Special (37.5 ft) from the length determined in Step 9.

\[
125.0 - 37.5 = 87.5 \text{ ft}
\]

Deduct 3.125 ft from the above quantity to account for the quarter panel which is assumed to extend into the TBT T1.

\[
87.5 - 3.125 = 84.375 \text{ ft of Steel Plate Beam Guardrail}
\]

**Left Side:**

Subtract the length of the TBT T1, Special (37.5 ft) from the length determined in Step 9.

\[
75.0 - 37.5 = 37.5 \text{ ft}
\]

Deduct 3.125 ft from the above quantity to account for the quarter panel which is assumed to extend into the TBT T1.

\[
37.5 - 3.125 = 34.375 \text{ ft of Steel Plate Beam Guardrail}
\]

11. Check that the LON is adequate.

**Right Side:**

\[
84.375 + 37.5 + 43.15 = 165.025 \text{ ft}
\]

This exceeds the required LON of 161 ft determined in Step 8.

**Left Side:**

\[
37.5 + 37.5 + 43.15 = 118.15 \text{ ft}
\]

This exceeds the required LON of 115 ft determined in Step 8.

So no further adjustment is needed for either direction.
Example 38-6.01(5) (Divided Four-lane Freeway with 64 ft Median between Dual Structures)

Given:
- Reconstruction (See Figure 38-6.O)
- Divided four-lane freeway with 64 ft median between dual structures
- Design ADT = 20,000 vpd
- Design speed = 70 mph
- Tangent roadway
- Lane width = 12 ft
- Shoulder width (right) = 10 ft
- Shoulder width (left) = 6 ft

Unflared barrier (steel plate beam guardrail, Type A) located along the right edge of the shoulder (LB = 10 ft).

Traffic Barrier Terminal Type 1, Special (Flared) (TBT T1) on right side of the shoulder

Traffic Barrier Type 6 at each bridge parapet end

Flared (1:20) barrier (steel plate beam guardrail, Type A) with a Traffic Barrier Terminal Type 1, Special on the median side of the roadway

Side slopes on the right edge of roadway:

<table>
<thead>
<tr>
<th>Station</th>
<th>Front Slope*</th>
<th>Height</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project limit to 11+00</td>
<td>4:1</td>
<td>10 ft</td>
</tr>
<tr>
<td>11+00 to 12+00</td>
<td>3.5:1</td>
<td>12 ft</td>
</tr>
<tr>
<td>12+00 to 13+00</td>
<td>3:1</td>
<td>15 ft</td>
</tr>
<tr>
<td>13+00 to 14+00</td>
<td>2.5:1</td>
<td>18 ft</td>
</tr>
<tr>
<td>14+00 to 15+00</td>
<td>2:1</td>
<td>20 ft</td>
</tr>
</tbody>
</table>

Beginning of bridge parapet at Station 15+00

*Front slope begins at 14 ft from the edge of pavement to allow for 2 ft of embankment behind the guardrail posts. (10 ft shoulder, 2 foot guardrail width, and 2 ft additional embankment width for guardrail post support.)

Problem: Determine the barrier length of need and length of guardrail pay item for the roadside guardrail on the right side and on the median side.

Solution: Guardrail is needed on the approach of the right side of the roadway for shielding from the front slope of the bridge cone, on the approach for the left side of the roadway for the gap between the dual structures in the median, and on the approach for both sides of the roadway due to the bridge parapet ends. Each side of the roadway must be analyzed independently. This problem will only analyze the roadway approaching the bridge and not any of the roadway past the bridge. Use the nomograph procedure starting on page 38-6.6 (refer to the nomographs in Figure 38-6.P and Figure 38-6.Q).
ILLINOIS ROADSIDE SAFETY

OCTOBER 2014

PLAN VIEW
EXAMPLE 38-6.01(5)

Figure 38-6.O

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38-6.29
Length of Need – Right Side

1. Since a TBT T1 (Flared) terminal is proposed on the right side, draw a horizontal line at \( L_T \) on the nomograph for the right side of the roadway, where:

\[
L_T = 10\, \text{ft} + 2.7\, \text{ft} = 12.7\, \text{ft}
\]

The 2.7 ft is added to the shoulder width to take into account the flare of the guardrail terminal at the third post.

2. From Figure 38-3.A, the clear zone \( (L_C) \) is 30 ft and the hazard warrants protection for traffic on the right side since \( L_F \) (10 ft) < \( L_C \). Locate the lesser of \( L_C \) or \( L_H \) on the y-axis. \( L_H \), defined by the bridge embankment cones, begins longitudinally at the station of the critical slope (Sta. 13+00) and extends laterally to the flood plain beyond the clear zone, so plot \( L_C = 30 \) ft on the y-axis.

3. From Figure 38-6.E, \( L_R = 360 \) ft. Locate this point on the “Edge of Traveled Way Scale.” The two directions of travel are separated by a 64 foot median, so the separate roadways can be analyzed independently as one-way roadways, thus protection is not warranted on the left side of the roadway for the opposing direction of traffic and there is no need to locate \( L_R \) on the “Centerline Scale.” Protection is needed on the left side of the roadway for traffic approaching the bridge though. This is addressed below.

4. Connect the points in Steps 2 and 3. Draw a line for the traffic on the right from the y-axis to the “Edge of Traveled Way Scale.”

5. From the intersection between the lines from Step 1 and Step 4, draw vertical lines down to the “Edge of Traveled Way Scale” to get \( L_1 \).

6. Read \( L_1 = 207 \) ft from the “Edge of Traveled Way Scale.”

7. This step determines \( L_3 \), for situations where barrier protection is only warranted for one direction of traffic. \( L_3 \) determines the amount of barrier protection that may be deducted due to the lateral location of the hazard. Although this design would result in an \( L_3 \) analysis, \( L_3 \) is on the downstream end of the bridge, thus an analysis is beyond the scope of this problem.

8. Calculate the length of need, \( LON \), of guardrail. The length of need due to the critical side slope, or \( L_1 \), is 207 ft upstream of Station 13+00. The \( L_2 \) distance is made up of a combination of lengths. \( L_2 \) is the length of guardrail from Sta. 13+00 to the parapet wall end at Sta. 15+00, includes the parapet wall across the bridge, and includes the guardrail downstream of the bridge end, therefore:

\[
LON = 207 + 200 + (\text{length of the concrete parapet wall}) + 0 + 0 = 407 \, \text{ft}
\]

Equation 38-6.1

Since the scope of this problem is only to calculate the amount of Steel Plate Beam Guardrail upstream from the bridge end, and not the guardrail downstream from the bridge or length of the concrete parapet wall representing part of \( L_2 \), the length of the parapet wall and guardrail downstream from the bridge end is set equal to 0.
9. Adjust the LON to provide full 12.5 ft panels.

The pay limit of a TBT Type 6 occurs at a panel splice, so for simplicity of calculation, deduct the length of the TBT Type 6 (43.15 ft) first.

\[
407 - 43.15 = 363.85 \text{ ft}
\]

\[
363.85/12.5 = 29.1 \text{ rounding to 30 panels}
\]

\[
30 \times 12.5 = 375 \text{ ft}
\]

10. Determine the plan quantity of Steel Plate Beam Guardrail on the right side of the road.

Subtract the length of the TBT T1 (37.5) ft from the length determined in Step 9.

\[
375 - 37.5 = 337.5 \text{ ft}
\]

Deduct 3.125 ft. from the above quantity to account for the quarter panel which is assumed to extend into the TBT Ty 1.

\[
337.5 - 3.125 = 334.375 \text{ ft of Steel Plate Beam Guardrail}
\]

11. Check that the LON is adequate after adjusting for the quarter panel.

\[
334.375 + 37.5 + 43.15 = 415.025 \text{ ft}
\]

This exceeds the required LON of 407 ft determined in Step 8 upstream from the bridge so the LON is adequate.

Therefore the total quantity of Steel Plate Beam Guardrail upstream from the bridge, on the median side is 334.375 ft

**Length of Need – Median (left) side** (Use a new nomograph for the median side of the roadway from that used for the right side of the roadway)

1. With the left side having a flared barrier and a TBT Type 6, which offers protection from the bridge parapet end, multiple considerations are required for the guardrail run. The TBT Type 6 is not designed to be flared, therefore it is located at the back of shoulder. Draw a horizontal line at \( L_B \), equal to 43.15 ft long, for the length of the TBT Type 6 on the nomograph for the left side of the roadway, where:

\[
L_B = 6 \text{ ft on the y-axis}
\]

From 43.15 ft the steel plate beam guardrail, Type A flares at a ratio of 1 lateral: 20 longitudinal. Draw a line on the nomograph with a 1:20 flare starting at 43.15 feet. The TBT T1, Special is to be placed in line with the guardrail flare, therefore do not show any additional offset or flaring for the TBT T1, Special.

2. From Section 38-4.12, the clear zone (\( L_C \)) is 30 ft. The hazards are the bridge parapet end at 6 feet and the gap between the dual structures, so the left side of the roadway warrants protection for approaching traffic since \( L_F < L_C \). Locate the lesser of \( L_C \) or \( L_H \) on the y-axis, so plot \( L_C = 30 \text{ ft on the y-axis} \).

3. From Figure 38-6.E, \( L_R = 360 \text{ ft} \). Locate this point on “Edge of Traveled Way Scale.” Since the approaching and opposing roadways are on separate alignment, this problem resembles a one-way alignment, and there is no need to locate \( L_R \) on the “Centerline Scale.”
BARRIER LENGTH OF NEED CALCULATION
Example 38-6.01(5)

Figure 38-6.P
4. Draw a line connecting the points plotted in steps 2 and 3.

5. From the intersection between the lines from Step 1 and Step 4, draw vertical line down to the “Edge of Traveled Way Scale” to get L1.

6. Read L1 = 196 ft from the “Edge of Traveled Way Scale”

7. This step determines L3, for situations where barrier protection is only warranted for one direction of traffic. L3 determines the amount of barrier protection that may be deducted due to the lateral location of the hazard. Although this design would result in an L3 analysis, L3 is on the downstream end of the bridge, thus an analysis is beyond the scope of this problem.

8. Calculate the length need, LON, of guardrail.

\[
LON = 196 + \text{(length of the concrete parapet wall)} - 0 = 196 \text{ ft} \quad \text{Equation 38-6.1}
\]

Since the scope of this problem is only to calculate the amount of Steel Plate Beam Guardrail upstream from the bridge end, and not the guardrail downstream from the bridge or length of the concrete parapet wall representing part of L2, the length of the parapet wall and guardrail downstream from the bridge end is set equal to 0.

9. Adjust the LON on the median side to provide full 12.5 ft panels

The pay limit of a TBT Type 6 occurs at a panel splice, so for simplicity of calculation, deduct the length of the TBT Type 6 (43.15 ft) first.

\[
196 - 43.15 = 152.85 \text{ ft} \\
152.85/12.5 = 12.2 \text{ panels} \quad \text{round up to 13 panels} \\
13 \times 12.5 = 162.5 \text{ ft}
\]

10. Determine the plan quantity of guardrail on the median side. On the median side, the TBT T1, Special provides 37.5 ft. length of need. Subtract the length of the TBT T1, Special to determine the length of guardrail needed.

\[
162.5 - 37.5 = 125 \text{ ft.}
\]

To account for the quarter panel which extends into the TBT T1, Special, deduct 3.125 ft. for the TBT T1, Special.

\[
125 - 3.125 = 121.875 \text{ ft}
\]

11. Check that the LON is adequate.

\[
121.875 + 37.5 + 43.15 = 202.525 \text{ ft}
\]

This exceeds the required LON of 196 ft determined in Step 8 upstream from the bridge so the LON is adequate.

Therefore the total quantity of Steel Plate Beam Guardrail on the median side is 121.875 ft
BARRIER LENGTH OF NEED CALCULATION

Example 38-6.01(5)

Figure 38-6.Q
38-6.02 Guardrail Post Foundations

Design and testing of strong post guardrail are generally done using strong soils. The systems allow the posts to rotate in the soil such that vehicle impact loads are distributed through the post into the soil material, avoiding bending or breaking of the posts. With the Midwest Guardrail System, this movement of the post along with the 12 inch (300 mm) blockout also keeps the rail near its design height until the rail releases from the blockout. If posts bend or break due to excessive foundation strength, they can provide excessive resistance to movement of the rail, resulting in failure of the rail. Also, the bent posts can become launching ramps to an errant vehicle.

The following are general guidance on use of guardrail with a full range of foundation types:

1. Guardrail Posts in Soil. Highway Standard 630001 shows the application of guardrail posts in soil. Where the frontslope falls within 2 ft (600 mm) behind the guardrail posts and is steeper than 1V:3H use 9 ft (2.74 m) posts. Otherwise use the 6 ft (1.83 m) posts.

2. Guardrail Posts in Mow Strips [≤ 8 in (200 mm) thick]. Highway Standard 630201 shows the provisions needed to allow guardrail posts to function when placed in stabilized surfaces up to 8 in (200 mm) thick. The “leave out” or cored hole for the post is designed to provide the 7 in (180 mm) minimum deflection space behind the back of the post. Also, the capping material is intended only as a means to reduce weed growth. It is intentionally a weak material, to allow movement of the post. Materials other than grout or HMA could be used, as long as the compressive strength does not exceed 120 psi (0.85 MPa).

3. Guardrail Posts in Rock or in Paved Areas >8 in (200 mm) Thick. Where rock is encountered, or where the depth of a paved area exceeds 8 in (200 mm), the detail “Footing for Post When Impervious Material is Encountered” (from Highway Standard 630001) should be applied. For paved locations, the “V” value is the thickness of the paved material at the post location. Where no rock or other impervious material is encountered below the paved area, the post should not be shortened.

38-6.03 Barrier Offset

Generally, roadside hardware should be placed as far as practical from the edge of traveled way consistent with proper operation and performance of the barrier system. Such placement gives an errant motorist more chance to regain control and avoid a crash. It also provides better opportunity for sight distance. Consider the following when determining barrier lateral placement:

1. Driver Expectations. It is generally desirable to have consistent clearance between traffic and roadside features such as bridge railings, parapets, retaining walls, and roadside barriers, particularly in urban areas where there is a preponderance of these elements. Uniform development enhances highway safety by providing the driver with a level of expectation, thus reducing driver concern, perceived need for taking action and driver error.
2. **Shoulder.** Typically, the roadside barrier is located with the face of barrier at the edge of the shoulder unless flared away from the shoulder.

3. **Shy Line.** The distance from the edge of the traveled way beyond which a roadside object will not be perceived as an obstacle and result in a motorist’s reducing speed or changing vehicle position on the roadway is called the shy-line offset. (See Figure 38-6.R). Where possible, barriers should be placed beyond the shy line. This is more important for short, isolated instances. For long, continuous runs of barrier this is less important, especially if the barrier is introduced outside the shy line and gradually tapered in toward the traveled way.

4. **Embankment.** Where possible, provide 2 ft (600 mm) of embankment at a flat slope between the back of guardrail barrier posts to the hinge point with the front slope. See Highway Standard 630001 for options.

5. **Deflection Distance.** Most roadside barriers will deflect when impacted. Adequate deflection space should be provided so that guardrail can deflect without contacting fixed objects behind the barrier as displayed in Figure 38-6.S. Figure 38-6.T provides the deflection distances for the types of guardrail typically used by IDOT. Refer to Section 38-7.03(b)3 for a discussion on the deflection distance of high-tension cable.

6. **Zone of Intrusion.** The Zone of Intrusion (ZOI) is the region measured above and behind the face of a barrier system where an impacting vehicle or any major part of the system may extend during an impact. The amount of intrusion behind the barrier is related to the barrier height and profile as well as the vehicle size, speed, and angle of impact. For TL-4 and higher applications, and where practical, the designer should try to accommodate this additional distance behind the barrier as part of new or reconstruction projects. Figure 38-6.U shows the ZOI for TL-2 (top) and TL-3 (bottom) for a typical concrete barrier wall section. Narrowing of the roadway is not preferred on high-speed facilities to accommodate additional clearance for ZOI. For example, at an existing overpass structure where the pavement underneath is being reconstructed, it is usually not recommended to reduce shoulder width in order to gain additional clearance behind the barrier to provide ZOI clearance.

<table>
<thead>
<tr>
<th>S Customary</th>
<th>Metric</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Design Speed (mph)</strong></td>
<td><strong>Shy Line Offset (ft)</strong></td>
</tr>
<tr>
<td>75</td>
<td>10</td>
</tr>
<tr>
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<td>9</td>
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<td>30</td>
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</tbody>
</table>

SUGGESTED SHY LINE OFFSET

Figure 38-6.R
DEFLECTION DISTANCE FOR W-BEAM GUARDRAIL

**Figure 38-6.S**

<table>
<thead>
<tr>
<th>Guardrail Type</th>
<th>Deflection Distance</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Tangent</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Type A W-Beam Guardrail @ 6'-3&quot; (1905 mm) post spacing</td>
<td>38 in (965 mm)</td>
<td>63 in (1.60 m)</td>
</tr>
<tr>
<td>Type B W-Beam Guardrail @ 3’ 1 ½” (953 mm) post spacing</td>
<td>30 in (762 mm)</td>
<td>Do not flare Type B</td>
</tr>
<tr>
<td>W-Beam Guardrail @ 1’ 6 ¾” (476 mm) post spacing</td>
<td>22 in (559 mm)</td>
<td>Do not flare</td>
</tr>
</tbody>
</table>

*Test Level 2 only. Face of the guardrail located from >6 in to <4 ft behind the face of curb has not been approved for TL-3 and above.

**Culvert headwalls may be placed at lesser distances than the deflection. Refer to Highway Standard 630106.

Check allowable flare rate based on speed in Figure 38-6.W.

**DYNAMIC DEFLECTION OF GUARDRAIL**

**Figure 38-6.T**
SELECTED ZONE of INTRUSION VALUES

Figure 38-6.U
38-6.04 **Barrier Flare**

A roadside barrier is considered flared when it is not parallel to the edge of the traveled way. Barrier flare has advantages and disadvantages. Flaring moves the barrier further from the traveled way where it is less likely to be hit, it helps to reduce the length of need and amount of barrier needed, it can improve sight distance, and it can serve to introduce a barrier from outside the shy zone into the shy zone. However, flared barrier increases the quantities of earthwork, and results in increased angles of impact.

At the point where tangent guardrail meets flared guardrail, a 12.5 ft (3.81 m) section of guardrail is normally installed on a slight curve by adjusting the posts back a small distance at the transition. This creates a smoother transition and makes the guardrail easier to construct at this point.

Cable barrier for shielding roadside hazards is normally installed parallel to the roadway, with no flare. In special situations where flare is needed with cable barrier, use a 1:50 flare rate.

Figure 38-6.V presents the maximum recommended flare rates as a function of roadside safety, design speed, and barrier type. Flatter flare rates may be used, and can still be very effective in reducing length. Where a barrier approaches or crosses the shy line with approaching traffic, flatter flare rates based on “inside shy line” values should be considered.

38-6.05 **Terrain**

Crash testing and acceptance of roadside safety hardware is based on test conditions with the impacting vehicle rolling on all four wheels, and at normal ride height when it impacts the device or feature. Vehicles traversing curbs, slopes, or changes in slopes may arrive at a roadside device sliding, spinning, or above or below normal ride height. This can result in unfavorable crash results. Roadside terrain needs to be considered in roadside safety design to achieve a more forgiving roadside.

1. **Curbs.** When practical, avoid combining a curb and guardrail. Where a curb up to 6 in (150 mm) and guardrail combination is needed, two applications have been crash tested and accepted using the Midwest Guardrail System (MGS).

   a. **Test Level 3.** Type A guardrail MGS may be placed with the face of guardrail located 6 in (150 mm) behind the face of curb, resulting in a system that is accepted at TL 3. Figure 38-6.X shows this configuration. Although a terminal adjacent to a curb should be avoided, if a terminal end is needed along the section with curb, provide a tangent terminal with a 50:1 flare so that the impact head of the terminal does not protrude on the roadway. Note that the height of this installation is referenced from the edge of pavement in front of the guardrail face.

   b. **Test Level 2.** At locations where the roadside safety design speed is 45 mph or less, Type A guardrail may be placed at offsets from 4 ft (1.2 m) to 12 ft (3.6 m) from the face of curb. This is useful for placement behind sidewalks in urban
areas, including approaches to bridges. Note that the height of this installation is referenced from the ground surface at the guardrail. The terminal section may be tangent or flared, provided it is within the 4 ft to 12 ft (1.2 m to 3.6 m) zone. See Figure 38-6.Y.

Wherever practical, avoid curb in advance and adjacent to a Traffic Barrier Terminal Type 1 or Type 2 guard rail terminal, or extend the guard rail beyond the limits of the curbing. Neither of these terminals has been tested with a curb.

2. Slopes. Slopes in front of a W-beam guardrail system should be 1V:10H or flatter. This also applies to the embankment between the back of the guardrail posts and the hinge point, the areas in front of the flared section of guardrail, and to the area approaching the terminal ends, and behind the terminal ends as shown on Highway Standard 630301.

Some high tension cable barriers may be used on approach slopes of 1V:4H or flatter. See Section 38-7.03(b)
<table>
<thead>
<tr>
<th>Design Speed (mph)</th>
<th>Flare Rate for Barrier Inside Shy Line*</th>
<th>Flare Rate for Barrier Beyond Shy Line*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Rigid (Concrete)</td>
</tr>
<tr>
<td>70</td>
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<td>30</td>
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<td>1:8</td>
</tr>
</tbody>
</table>

*See Figure 38-6.R for shy line distances.

**Use these flare rates as maximum if the barrier is set in a rock formation, or in a paved area with a paved thickness exceeding 8 in (200 mm).

MAXIMUM FLARE RATES FOR BARRIER DESIGN

Figure 38-6.V

PLACEMENT OF W-BEAM GUARDRAIL WITH CURB

Figure 38-6.X
W-BEAM GUARDRAIL WITH SIDEWALK AND CURB
(45 mph (70 km/h) or less)

Figure 38-6.Y
38-6.06 Terminal Treatments

Barrier terminal sections present potential roadside hazards for run-off-the-road vehicles, however, they are also critical to the proper structural performance of the barrier system. Therefore, the designer must carefully consider the selection and placement of the terminal end.

The Illinois Highway Standards present the design details for several end treatments used by the Department. Other proprietary terminal treatments are allowed under various Specifications and Special Provisions. The particular proprietary items routinely allowed for use on IDOT projects are included in the Department’s “Approved List for Materials” that is published in the Materials section of the “Doing Business” page of the IDOT internet site. The following sections briefly describe each system and, where applicable, discuss typical uses of the system.

38-6.06(a) Guardrail Ends

The following terminals are applicable to the steel plate beam guardrail:

1. **Type 1, Special (Flared).** This terminal section is intended for use with steel plate beam guardrail. All approved terminals meet NCHRP Report 350 or MASH criteria. The designer should choose a flared terminal where practical, if no additional right-of-way must be purchased for installation and the grading needed to provide a 1V:10H approach slope to the terminal is reasonable. Specifications require that all Type 1 Special (Flared) terminals provide 37.5 ft (11.4 m) length of need. The first 12.5 ft (3.81 m) of the 50 ft terminal is normally a gating design and not included in the length of need. Based on crash testing, the area behind and beyond the terminal should be traversable and free of fixed objects. The minimum recommended distance is a rectangular area approximately 75 ft (23 m) beyond the terminal parallel to the rail and 20 ft (6 m) behind and perpendicular to the rail, where right-of-way, environmental concerns, and other resources allow.

2. **Type 1, Special (Tangent).** This is a terminal section intended for use with steel plate beam guardrail. All approved terminals meet NCHRP Report 350 or MASH criteria. Tangent terminals should be chosen in areas where the cross section or drainage structure would require additional right-of-way to accommodate the Type 1 Special (Flared) terminal. Specifications require that all Type 1 Special (Tangent) terminals provide 37.5 ft (11.4 m) length of need. Based on crash testing, the area behind and beyond the terminal should be traversable and free of fixed objects. The minimum recommended distance is a rectangular area approximately 75 ft (23 m) beyond the terminal parallel to the rail and 20 ft (6 m) behind and perpendicular to the rail where right-of-way, environmental concerns, and other resources allow.

3. **Type 1B.** This terminal should be used at the approaching or departing (where practical) end of roadside barriers where appropriate cut or artificial mound conditions exist or can reasonably be constructed. A 1V:3H or steeper backslope is needed so that vehicles can not readily encroach beyond the terminal, and so that the guardrail can be transitioned into the backslope over a short distance. The guardrail and terminal should also not be tangent to the roadway for this application. Rather, it should flare away and into the backslope or berm.
4. **Type 2.** This is an unflared terminal with a cable anchor. The Type 2 should be used on the departing end of W-beam guardrail where end-on impacts are not a consideration; i.e., on one-way roadways. The length of this terminal should not be considered as part of the length of need required to shield the hazard.

38-6.06(b) **Median Barriers**
See Section 38-7.04(d) for guidance on Department-approved end terminals (impact attenuators) for median barriers. These also apply to the ends of the concrete barrier where it is used as a roadside barrier.

38-6.06(c) **Bridge Rail Connections**
Roadside barriers are often terminated with a transition into a bridge rail. The following terminals are used as bridge rail connections:

1. **Type 5.** This is a connector terminal which should be used to connect steel plate beam guardrail to the concrete bridge parapet or end post at the departing end of a new one-way bridge.

2. **Type 5A.** This is a connector terminal that should only be used for repair of existing installations on the State system, and for Local Roads projects, if specified by the Local Agency. It is used to connect steel plate beam guardrail to a steel bridge rail at either the approaching end or departing end of the bridge. For applications on the State highway system, or other locations where compliance with NCHRP Report 350 or MASH is required, see Type 6.

3. **Type 6.** This is a connector terminal that includes a transition section, special posts, blockouts, and end shoe. It also requires the use of a curb. Use Type 6 to attach steel plate beam guardrail to the end(s) of bridges with concrete parapet or to a permanent concrete barrier. It may also be used to connect the steel plate beam guardrail to the face of other concrete structures where the related curb can be installed.

4. **Type 6A.** This transition is similar to the Type 6, except it is used for attachment of steel plate beam guardrail to either curb-mounted steel bridge rail or to side-mounted steel bridge rail (two element rail systems approved under NCHRP Report 350). When used with a bridge rail system that includes a curb, a curb must be used with the Type 6A, similar to the Type 6. If there is no curb used on the bridge, do not use a curb with the Type 6A.

5. **Type 6B.** This transition is used when connecting steel plate beam guardrail to the face of a concrete structure (e.g., a pier) and where the installation of a curb is either not possible or not desirable. It requires blocking out the thrie beam rail of the transition by 8 in (200 mm) at the connection point. The designer must carefully weigh the relative merits of this potential loss of horizontal clearance against the complications of adding a curb when selecting between the Type 6B terminal and the Type 6 for attachment to a structure.
6. **Type 10.** This is a connector terminal that may be used to connect steel plate beam guardrail to the departing end of existing one-way bridges.

7. **Type 11.** This is a connector terminal that should be used to connect temporary bridge railing to temporary concrete barrier. Specifications for the temporary concrete barrier require that the last segment of barrier be fixed in place by anchor pins. These pins are critical to the performance of this terminal to avoid a potential “pocketing” location for impacting vehicles. This terminal, as shown on Highway Standard 631051, is considered adequate for NCHRP Report 350 Test Level 2; for design speeds up to 45 mph (70 km/hr). Where speeds are higher, the post spacing for the temporary bridge railing shall be no more than 3'-1½" (953 mm). With the reduced post spacing for the temporary bridge rail, this transition is considered adequate for NCHRP Report 350 Test Level 3.

38-6.07 **Minimum Length/Gaps**

The minimum length of guardrail should include 75 ft of length of need (redirective) guardrail. Common configurations meeting this minimum requirement include a pair of Traffic Barrier Terminals Type 1, Special, a Traffic Barrier Terminals Type 1, Special connected to a Type 6 (or 6A, or 6B) terminal, or a Traffic Barrier Terminals Type 1, Special, plus 37.5 ft of Type A guardrail connected to a Type 2 terminal.

38-6.08 **Typical Applications**

Figures 38-6.Z through 38-6.BB illustrate typical applications of roadside barrier installations.

38-6.09 **Short Radius Guardrail**

There are currently no short radius (radius = 150 ft or less) guardrail systems accepted under the criteria of NCHRP Report 350 or MASH. A side road or entrance within the length of need of a guardrail installation poses a severe challenge to the design of a safe roadside. The most common approach to this situation has been to install a short radius guardrail around one or both of the roadway radius returns. However, a vehicle impacting the radius at a high angle and speed may penetrate the barrier, or vault over the barrier after the posts lean back, creating a ramping effect. Where penetration or vaulting does not occur, the vehicle may be decelerated at an excessive rate.

Recognizing that it is often not practical to change the site conditions by relocating the roadway or entrance to allow for the proper length of need of guardrail, the 2011 edition of the AASHTO Roadside Design Guide (RDG) acknowledges that some compromise will be necessary. The RDG recommends that the installation should be made as forgiving as practical.
38-6.09(a) Preliminary Engineering
During Phase I of a project [see Section 11-2.04(g)] the designer evaluates and establishes the roadside barrier warrants. Virtually any decision taken may affect right-of-way needs, earthwork quantities, or other issues and must be recognized early in project development. Decisions to address safety work at a later phase of the project may severely restrict the designer’s options. Design exceptions require approval and documentation in the Phase I engineering report.

38-6.09(b) Design Alternatives
1. Relocate or Close the Intersecting Roadway/Entrance. This decision is the preferred solution and should be considered during project scoping, or at least during Phase I preliminary engineering. This decision will involve consideration of expected crash risk, barrier maintenance costs, project scope, cost, and impacts to adjacent properties and the environment. Relocating or closing the roadway or entrance will not always be possible; but, when it is, it will provide the most positive solution to the roadside safety issue. If it is undertaken, give additional consideration to flattening side slopes, widening embankments, etc., to reduce the need for the barrier.

2. Terminate the Guardrail in Advance of the Intersecting Roadway. When relocating or closing the roadway/entrance is not feasible and where the nominal length of need may fall within the intersecting roadway, or just beyond it, the designer may choose to truncate the standard guardrail with an approved terminal section or impact attenuator in advance of the roadway. Flaring the guardrail away from the roadway can be combined with this idea to improve length of need coverage. The decision to address the need for guardrail in this is supported when judgment or analysis indicates this is preferable (flat slopes, minimal drop off) to the additional hazard posed by a short radius guardrail installation.

Termination of guardrail short of the length of need is considered a design exception and shall be discussed at a coordination meeting with the reason(s) for the short length documented in the meeting minutes. Coordinate with the Bureau of Safety Engineering for specific situations.

3. Radius Guardrail. If relocating a roadway/entrance or terminating the guardrail short of its length of need cannot be accomplished, the designer may consider a short radius guardrail installation. Any short radius guardrail system will impose constraints on how close it can be installed to a bridge, what radius can be used, and how far it must run along the intersecting side road.

The Roadside Design Guide recognizes the use of curved guardrails that were crash tested to NCHRP Report 230 criteria, the predecessor to NCHRP Report 350. NCHRP Report 230 represents a past standard, now outdated, especially with regard to pickup trucks, SUVs, and other high center-of-mass vehicles. This old design for short radius guardrail is not compatible with other current standards and should no longer be installed.
TYPICAL APPLICATION OF GUARDRAIL AND TRAFFIC BARRIER TERMINALS

Figure 38-6.Z

Notes:
1. Traffic Barrier Terminal Types:
   ① Type 1, Special
   ② Type 2
   ③ Type 6 (Type 6B may also be considered)
   ④ Type A (Type B may be used if needed)

2. Steel Plate Beam Guardrail Types:
   ④ Type A (Type B may be used if needed)

3. Length of need in advance of the hazard determined from Figure 38-6.F.

4. Total length of barrier need includes length of need at each end of the hazard plus the length required immediately adjacent to the hazard. See Section 38-6.01.

5. When Traffic Barrier Terminal Type 1, Special is used, a portion is applied to the length of need.

Not to scale.
TYPICAL APPLICATION OF GUARDRAIL AND TRAFFIC BARRIER TERMINALS
(Median Widths Less Than 64 ft (19.5 m) at Dual Structures)

Figure 38-6.AA
TYPICAL APPLICATION OF GUARDRAIL AND TRAFFIC BARRIER TERMINALS
(For Median Widths at Dual Structures)

Figure 38-6.BB
Steel Plate Beam Guardrail, Type A is the only current system usable for a short radius installation. Changes from prior guardrail standards to the new systems introduce posts more likely to rotate out of a vehicle’s path and minimize vaulting, deeper blockouts to minimize snagging, and taller mounting to minimize override. This system has not met any crash testing criteria, but when a short radius guardrail installation is required, it represents an effort to provide a forgiving installation.

When terminating the radius guardrail system, the guardrail on the intersecting roadway should be completed to any required length of need and terminated with an appropriate end treatment. On a very low speed roadway (e.g., private driveway), this may be a Type 2 terminal. On most public roadways, or other roadways where higher speeds are possible, provide a Traffic Barrier Terminal Type 1, Special. These terminals are important to provide adequate anchoring of the radius system, and safety for the traffic on the intersecting roadway.

As the preferred method is to relocate or close the intersecting roadway or entrance, and the short radius guard rail does not meet MASH or NCHRP 350 criteria, the decision to use the strong post design (current standard) for a short radius installation is considered a design exception, and shall be discussed at a coordination meeting and documented in the meeting minutes. The strong post design is the Department’s current Standard Type A guardrail installed on the necessary radius. Do not use Type B guardrail in radius applications, as it increases the likelihood that posts will only deflect partially and launch a vehicle. This design may be considered where none of the above alternatives apply or where special studies, site history, etc., indicate it is appropriate.

Because the strong post radius guardrail system represents some compromise in roadside design, consider an attempt to shadow it from impacts. This can be done by applying a tangent run of guardrail on the approach side of the intersecting roadway. Radius guardrail is available in five foot increments of radius from 5 ft to 150 ft. For radii longer than 150 ft, the straight sections can be deflected in the field to match curves.

4. Other Solutions. Other solutions may be possible on a case-by-case basis. For example, in some locations it may be feasible to locate an impact attenuator system in the radius area. Also, combinations of these ideas may be possible, e.g., flaring the guardrail approaching the short radius, plus providing guardrail on the other side of the entrance to “shadow” the radius installation.
38-7 MEDIAN BARRIERS

Median barriers prevent errant vehicles from crossing the median of a divided highway and colliding with vehicles in the opposing direction of travel. The decision to use a median barrier, as well as the selection of barrier type and performance capacity (Test Level), should be identified in the Phase I engineering report for the project. This decision is especially important for early and accurate coordination with bridge cross section details.

38-7.01 Median Barrier Warrants

38-7.01(a) Freeways

For freeways with a posted speed of 55 mph or greater, Figure 38-7.B presents the warrants for median barriers based on median width and traffic volumes. Note that the traffic volumes are based on a five-year projection. In the “Median Barrier Recommended” area of the figure, the recommendation to use a median barrier is based on the benefit/cost, using a similar (B/C) ratio procedure as in Section 38-7.01(c). In the “Evaluate Cost Effectiveness” area of the figure, a median barrier may be warranted based on a segment-specific application of the B/C ratio procedure as shown in Section 38-7.01(c). The designer should review the cross median crash data to determine if a barrier could be cost effective.

38-7.01(b) Highways with a Flush/Depressed Median and Partial Access Control

For highways with both a flush/depressed median and partial access control, the decision to use a median barrier should consider the (B/C) ratio. As the median barrier must terminate at each at-grade intersection, give special consideration to sight distance and the need to provide a safety treatment at each end of the barrier, as well as right-of-way constraints, property access needs, number of intersections and driveway openings, and adjacent commercial development.

38-7.01(c) Benefit/Cost (B/C) Ratio Procedure

To determine B/C ratio of a median barrier, use the following procedure. This procedure assumes a 15-year life for the median barrier and a 3% discount rate:

1. **Determine the Benefit**
   - Determine the annual number of fatal (K), severe injury (A), and moderate injury (B) cross-median crashes. Cross median crashes shall be determined from reading the narrative portions of crash reports. For existing roadways, use an average of at least five years of crash data. For new or reconstructed roadways, use Figure 38-7.B.
   - Determine the annual cost of fatal (K), severe injury (A), and moderate severity (B) cross median crashes. Apply the cost per crash (not per fatality or injury) and method according to Figure 38-7.A to determine the annual cost.
Crash Severity* | 2011 Cost Per Cross Median Crash on Freeway
---|---
Fatal Crash (K) | $5,387,000
Severe Injury Crash (A) | $290,000
Moderate Injury Crash (B) | $106,000

* Crash severity is determined by the most severe injury in a given crash.

Use the following procedures to determine the cost (losses) over a study period due to cross median crashes.

1. Cross median crashes are those in which a vehicle traveling in the correct direction on one side of a divided freeway crosses the median into opposing traffic and has a collision with a vehicle traveling in its correct direction in the opposing traffic lanes.
   
   \[
   \text{Total KAB crash cost for the study period (2011 dollars)} = \#K \text{ cross median crashes } x (5,387,000) + \#A \text{ cross median crashes } x (290,000) + \#B \text{ cross median crashes } x (106,000)
   \]

2. Annual KAB crash cost for the study period
   
   \[
   \text{Annual KAB crash cost} = \frac{\text{Total KAB crash cost for the study period}}{N}
   \]
   
   \[N = \text{Length of study period}\]

3. The designer must update this dollar figure to the current year using a 3% discount rate.
   
   \[
   \text{Current year annual KAB crash cost} = \text{Annual KAB crash cost} \times 1.03^{(\text{current year} - 2011)}
   \]

**ANNUAL KAB CRASH COST FOR A STUDY PERIOD**

*Figure 38-7.A*
• Determine the annual benefit (AB) for installing the median barrier. The AB is estimated as the current year KAB crash cost multiplied by 0.92.

\[ AB = \text{Current year KAB crash cost} \times 0.92. \]

• Determine the total benefit (B) of the median barrier.

\[ B = AB \times 11.94 \]

where: \[ 11.94 = \text{present worth factor (for current year)} \]

2. Determine the Cost.

• Select the most appropriate median barrier according to Sections 38-7.02 and 38-7.03.

• Determine the installation cost (IC) of the median barrier. Include in the cost any additional items that are required for the selected barrier (e.g., grading, drainage, paving, mow strips).

• Estimate the number of crashes (encroachments) into the median barrier per year using the Roadside Safety Analysis Program (RSAP).

• Determine the annual repair cost (ARC) of the median barrier. Multiply the estimated number of crashes per year (from the RSAP) by the following:

  + $0 for rigid median barrier,
  + $250 for semi-rigid median barrier, and
  + $500 for flexible median barrier.

Documented repair costs in the area may be used in place of these.

• Determine the total cost (C) of the median barrier.

\[ C = IC + (ARC \times 11.94) \]

where: \[ 11.94 = \text{present worth factor (for current year)} \]

3. Determine the Benefit/Cost Ratio.

\[ \frac{B}{C} = \frac{B}{C} \]

A minimum B/C ratio of 2.00 warrants installation of a median barrier. When the B/C ratio is between 1.00 and 2.00, other factors should be considered. Other factors include route continuity of median barrier, a progressive and logical “build out” of the barriers, area development trends, future programming for the location, and proximity to interchanges. A study of Illinois’ fatal, cross-median crashes has shown that almost 70% happen within one mile (1.6 km/h) of an interchange.
WARRANTS FOR MEDIAN BARRIERS ON FREEWAYS

Figure 38-7.B
38-7.02 Median Barrier Types

As with roadside barriers, median barriers can be categorized as rigid, semi-rigid, and flexible.

38-7.02(a) Rigid Median Barriers

The rigid median barrier used by the Department is a concrete barrier with the F shape. The 32 in (815 mm) tall concrete barrier is considered a Test Level 4 barrier. The 42 in (1065 mm) tall concrete barrier is a Test Level 5 barrier.

While a double-faced barrier is normally used in the median, single-faced concrete barrier may be used to go around a fixed object in the median (e.g., bridge piers) or where twin separated structures are encountered. Single-faced barriers must be designed on a case-by-case basis, require structural reinforcement, and are normally tied to the supporting pavement/shoulder.

38-7.02(b) Semi-Rigid Median Barriers

The semi-rigid median barrier used by the Department is steel plate beam guardrail, Type D (double rail). This median barrier meets NCHRP Report 350 and MASH Test Level 3 design and is most applicable to medians with intermediate width of 20 ft to 30 ft (6 m to 9 m) and/or moderate traffic volumes (< 5000 MU per day). Another application is for the separation of adjacent on/off ramps at interchanges.

38-7.02(c) Flexible Median Barriers

The flexible median barriers used by the Department are high-tension cable (HTC) median barriers. HTC median barriers consist of cables under high tension, suspended on lightweight posts, with an anchorage foundation at each end to hold the tension on the cables. Currently, each HTC median barrier is proprietary.

The tension present in the cables of an HTC system will allow the cable to remain at effective height after the removal of several supporting posts. This is valuable after a moderate crash, as some level of protection remains until repairs can be completed. However, the weak post component of these systems usually results in some damage, even from minor or nuisance hits. The repair of the weak posts is straightforward, and with socketed systems may not require any specialized equipment.

The HTC median barriers approved for use on slopes of 1V:6H or flatter meet NCHRP Report 350 Test Level 4 design. The barriers approved for use on slopes steeper than 1V:6H, but not steeper than 1V:4H, meet NCHRP Report 350 Test Level 3 design. The terminals for HTC median barriers meet NCHRP Report 350 Test Level 3 design. For each of these systems slope, placement, and other criteria limit where and how they may be used to meet the NCHRP 350 criteria.
38-7.03 Median Barrier Selection

38-7.03(a) Selection Guidelines

The selection of a median barrier type starts with the median width and slopes. These two median conditions will have the greatest impact on the barrier’s performance. Figure 38-7.C provides selection guidelines based upon these conditions and also provides the recommended placement for that barrier within the median.

Where more than one type of median barrier is recommended, consider the following factors:

1. Traffic Volumes. Higher traffic volumes generate more impacts on a median barrier. Also, closing lanes to work on median barriers causes more traffic complications where traffic volumes are high. In high-traffic volume locations, rigid barriers are generally preferred because they usually provide continuous, crashworthy service without generating maintenance and repair.

   As a guide, a rigid barrier is likely to be more cost-effective where the peak hour level of service is LOS C or worse and the distance to the median barrier from the traveled way is 12 ft (3.6 m) or less.

2. Heavy Vehicle Traffic. Where there is a high volume of heavy vehicles, or a history of heavy vehicle, cross-median crashes, a rigid barrier would be preferred as it is more likely to contain and redirect heavy vehicles. Maintenance and repairs are not usually required after a hit.

3. Median Appurtenances. A roadway with a median barrier may also warrant other appurtenances in the median (e.g., highway lighting, signs, glare screens). This favors the use of the concrete barrier, which can more readily accommodate these appurtenances.

4. Maintenance Operations. Two factors are important:

   a. First, maintenance response time will influence safety. The longer a damaged section of median barrier is present, the greater the likelihood of a second impact with a damaged barrier. A damaged semi-rigid barrier itself becomes a hazard, close to traffic and remaining, until it is fully repaired and operational. This consideration favors the use of a rigid barrier which normally sustains little or no damage when impacted; however, a flexible median barrier will remain at operational height after some impacts and may still provide protection in the event of a second impact.
### Median Conditions

<table>
<thead>
<tr>
<th>Width</th>
<th>Slopes</th>
<th>Recommended Median Barrier Type</th>
<th>Recommended Placement</th>
</tr>
</thead>
<tbody>
<tr>
<td>W &lt; 25 ft (7.6 m)</td>
<td>S₁ and S₂ ≥ 10</td>
<td>Rigid or Semi-Rigid</td>
<td>Near center of median</td>
</tr>
<tr>
<td></td>
<td>S₁ or S₂ &lt; 10  and</td>
<td>Semi-Rigid</td>
<td>Near center of median</td>
</tr>
<tr>
<td></td>
<td>S₁ and S₂ ≥ 8</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>S₁ or S₂ &lt; 8</td>
<td>N/A – Consider a roadside barrier along each shoulder.</td>
<td></td>
</tr>
<tr>
<td>W ≥ 25 ft (7.6 m)</td>
<td>S₁ and S₂ ≥ 10</td>
<td>Rigid, Semi-Rigid, or Flexible</td>
<td>Near center of median</td>
</tr>
<tr>
<td></td>
<td>S₁ or S₂ &lt; 10  and</td>
<td>Semi-Rigid or Flexible</td>
<td>Near center of median</td>
</tr>
<tr>
<td></td>
<td>S₁ and S₂ ≥ 8</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>S₁ or S₂ &lt; 8  and</td>
<td>Flexible</td>
<td>2 ft (600 mm) or more from shoulder hinge point and more than 8 ft (2.4 m) from the ditch line bottom</td>
</tr>
<tr>
<td></td>
<td>S₁ and S₂ ≥ 6</td>
<td></td>
<td>Within 4 ft (1.2 m) of shoulder hinge point and more than 8 ft (2.4 m) from the toe of any front slope</td>
</tr>
<tr>
<td></td>
<td>S₁ or S₂ &lt; 4</td>
<td>Flexible</td>
<td>N/A – Consider a roadside barrier along each shoulder.</td>
</tr>
</tbody>
</table>

Other median conditions (e.g., stepped, bermed)  
Contact the Bureau of Safety Engineering.

**GUIDELINES FOR MEDIAN BARRIER SELECTION/PLACEMENT**

*Figure 38-7.C*
b. Second, the maintenance operations for repairing a median barrier can be disruptive to traffic. It is important to consider worker safety and traffic safety when developing a traffic control scheme for barrier repair. Lane closures may be necessary where working room is limited. This consideration favors the use of a rigid barrier in narrow medians and/or high-traffic volume areas or a flexible barrier where sufficient space is available adjacent to or behind the barrier to accommodate the smaller equipment needed to repair it.

5. **Benefit/Cost Ratio.** The B/C ratio is important, but does not model any additional crash costs or user delay due to traffic backups for repair, or crash costs with repair crews. Consider the safety consequences based on the other factors listed above to make sure the system is acceptable for the specific site.

Figure 38-7.D compares the advantages and disadvantages of the different types of median barriers used by the Department and their typical usage.

Median barriers may also be used in locations other than medians. This would typically occur where a barrier is needed to separate lanes of traffic moving in the same direction, or beginning to diverge.

**38-7.03(b) Design Considerations**

Each type of median barrier involves design elements that must be considered in the selection process. Consider the following:

1. **Rigid Median Barriers.** When selecting a rigid barrier, the proper performance capacity (Test Level) of the barrier must also be selected:
   
a. **32 in (815 mm) Height (Test Level 4).** The 32 in (815 mm) tall concrete barrier should be selected when one or more of the following are met:
      - Truck volumes are low, and design of the median barrier to contain and redirect large multiple unit (MU) trucks is not a controlling design consideration.
      - The roadway has partial-access control. Sight distance for turning movements is the primary concern.
      - The barrier is being used to separate traffic lanes moving in the same direction (e.g., merging ramps). Visibility is the primary concern.

b. **42 in (1065 mm) Height (Test Level 5).** The 42 in (1065 mm) tall concrete barrier should be selected when one or more of the following are met:
      - The roadway has full-access control and the MU component of the ADT is \( \geq 5000 \) or containment and redirection of MU trucks is a controlling design consideration
      - There is a history of median crossover crashes involving large trucks.
### COMPARISON OF MEDIAN BARRIER TYPES

#### Figure 38-7.D

<table>
<thead>
<tr>
<th>Type</th>
<th>Advantages</th>
<th>Disadvantages</th>
<th>Typical Usage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rigid</td>
<td>1. Can accommodate most vehicular impacts without penetration, especially the 42 in (1065 mm) concrete barrier.&lt;br&gt;2. Little or no deflection distance required behind the barrier.&lt;br&gt;3. Little or no damage sustained for most vehicular impacts; therefore, least need for maintenance.&lt;br&gt;4. Minimum potential for vehicle underride/override or snags.&lt;br&gt;5. Light supports, sign supports, glare screens, etc., may be mounted on top.</td>
<td>1. Highest initial cost.&lt;br&gt;2. Can induce vehicular rollover.&lt;br&gt;3. For some conditions, it has highest occupant decelerations (i.e., it is the least forgiving barrier type).&lt;br&gt;4. Reduced performance where offset between the barrier and the traveled way exceeds 12 ft (3.6 m).&lt;br&gt;5. Snow drifting.</td>
<td>1. Urban freeways.&lt;br&gt;2. For high traffic volumes.&lt;br&gt;3. For high volumes of heavy vehicles.&lt;br&gt;4. Where maintenance of a median barrier would result in lane closures with significant impacts to traffic.&lt;br&gt;5. Works well for moderate to narrow medians.</td>
</tr>
<tr>
<td>Semi-Rigid</td>
<td>1. Lower initial cost.&lt;br&gt;2. High level of familiarity by maintenance personnel.&lt;br&gt;3. Can safely accommodate wide range of impact conditions for passenger vehicles.&lt;br&gt;4. Relatively easy installation.</td>
<td>1. Performance for vehicles above 5000 lbs (2270 kg) (PU) is not assured.&lt;br&gt;2. At high-impact locations, will require frequent maintenance.&lt;br&gt;3. Snow drifting.&lt;br&gt;4. Hazard until repaired.</td>
<td>1. Moderate median widths, 25 ft to 40 ft (7.6 m to 12.2 m).&lt;br&gt;2. Low to mid-range of traffic volumes.</td>
</tr>
<tr>
<td>Flexible</td>
<td>1. Lowest initial cost.&lt;br&gt;2. Can be installed in medians where slopes are as steep as 1V:4H.&lt;br&gt;3. Repairs usually do not require specialized or heavy equipment.&lt;br&gt;4. Repairs can be quick.&lt;br&gt;5. Minimizes snow drifting.&lt;br&gt;6. Can safely accommodate wide range of impact conditions for passenger vehicles and, on 1V:6H or flatter slopes, single-unit trucks.&lt;br&gt;7. Remains at height and provides some protection after moderate hits.</td>
<td>1. Performance for heavy vehicles (above 18000 pounds (8000 kg) (SU) is not assured where slopes are 1:6 or flatter.&lt;br&gt;2. Performance for vehicles above 5000 lbs (2270 kg) (PU) is not assured where slopes are 1:4 to 1:6.&lt;br&gt;3. Virtually every impact will require some repair.&lt;br&gt;4. Susceptible to snowplow damage.&lt;br&gt;5. Learning curve for maintenance forces when introduced to a new area. Deflection space required behind the barrier is 12 ft (3.6 m) unless special designs are developed</td>
<td>1. Medians wider than 25 ft (7.6 m).&lt;br&gt;2. For low to moderate traffic volumes where repairs can be made without significant traffic impacts.</td>
</tr>
</tbody>
</table>
• Lighting or other appurtenances will be installed atop the concrete barrier. The taller and wider barrier will reduce the chance of larger vehicles impacting the appurtenances.

• Sharp curves that do not meet current criteria for the roadway’s design speed are present.

• The use of the taller barrier will provide design continuity within the corridor.

• A special need exists (e.g., keeping errant vehicles out of mass transit facilities located in a median) or other critical areas where errant vehicles would have catastrophic consequences.

Even with Test Level 5 concrete barriers, large vehicles will still lean over beyond the face of the barrier. Consider route continuity and logical termini when selecting the Test Level for concrete median barrier.

Protection of bridge structures may require taller concrete barriers. The Bureau of Bridges and Structures should provide guidance when this treatment is necessary.

The selection of a rigid barrier for the median does not imply it will be the appropriate choice for a roadside barrier along the outside shoulders. Generally, steel plate beam guardrail will be the barrier of choice for outside shoulders. The steel plate beam guardrail works well with the conventional 34 in (860 mm) bridge parapet. The use of a rigid barrier along the outside shoulders will be determined on a case-by-case basis. See Section 38-5.02 regarding considerations for the use of higher Test Level hardware for roadside barriers.

2. Semi-Rigid Median Barriers. See Section 38-7.02(b) as it applies to Type D guardrail.

3. Flexible Median Barriers.
   a. Line Post Foundations. The line posts of HTC median barriers may be driven directly into the ground or through a mow strip, or may be set into socket-type concrete foundations. Consider the depth of frost penetration. As a rule of thumb, the foundations should be at least 30 in (760 mm) deep south of I-72, 36 in (915 m) deep along, and north of, I-72 to I-80, and 42 in (1.065 m) deep along I-80 and north to the state border.

   b. End Anchorages. HTC median barriers use significant anchorages (foundations) at each end of a run of cables to hold the high tension. The HTC specifications set out design requirements and require shop drawings from the contractor for the end anchorages. Where it is necessary to change from a flexible median barrier to another roadside barrier or median barrier, leave at least 10 ft (3m) between the ends of the systems. Another option for avoiding conflicts between different barrier types is to begin runs of flexible barrier at the departure ends of bridges; see Figure 38-7.E.

   c. Mow Strips. Mow strips provide a paved area under and immediately adjacent to the barrier. They are provided as a maintenance consideration to ease mowing.
and minimize nuisance hits. A typical design is a 4 ft (1.2 m) wide, 4 in (100 mm) thick mat of hot-mix asphalt. If within the shoulder limits, mow strips need to conform to the shoulder slope. Beyond the shoulder limits, mow strips need to conform to the front slope. Avoid drop-offs along the edge of a mow strip. Provide grading, if necessary, to smoothly match the mow strips to the slopes.

d. **Length of Need.** The length of an HTC median barrier that can be used to satisfy the length of need (see Section 38-6.01) will vary among the manufacturers. Because the brand of HTC will not be known during the design, define the length of need point for all types as 50 ft (15.2 m) from the end of the terminal section.

e. **Deflection.** Flexible median barriers will deflect more than the other median barrier types. When laying out a flexible barrier, allow for 12 ft (3.6 m) of deflection. If designs for reduced deflection are needed, refer to Figure 38-7.F. This figure allows for reduced deflection based on 10 ft (3 m) or 15 ft (4.6 m) post spacing and limited space between end anchors from 300 ft (90 m) and 3000 ft (915 m). If reduced post spacing and/or reduced anchor spacing are required, these must be shown in the contract documents. Deflection values may be interpolated between these two curves, but may not be extrapolated. These curves are not to be used where the convex side of a curved flexible barrier installation is between traffic and a hazard. Contact BSE for this case.

It is desirable to locate flexible median barriers so that an impacting vehicle will not be allowed to encroach into the traveled way beyond the barrier. However, in some applications, the deflection distance of a median barrier will encroach into the opposing lane. This is permissible when the barrier placement requirements dictate because not all hits will develop the full deflection, the encroachments will be momentary, and the limited encroachment is preferable to allowing a vehicle to enter the opposing traffic unchecked. In addition, many cases may occur where the cable is an interim safety measure until more extensive reconstruction can be accomplished.

f. **Length of Installation.** Very long installations (more than 3 miles (5 km)) of HTC may be possible; review manufacturer’s recommendations. However, the designer should remember that an impact at the terminal will release tension throughout the entire run of cable. The designer should weigh the advantages and disadvantages of long runs of barrier versus the loss of performance during the time between a terminal hit and its repair.

Very long runs of HTC will also inhibit turnarounds by police and emergency first responders.
COORDINATION OF HIGH TENSION CABLE WITH STRUCTURES AND CROSSEOVERS

Figure 38-7.E

Change Sides of Median Barrier
Without Median Hazard

Change Sides of Median Barrier
With Median Hazard

LN = Length of Need Point
GR = Guardrail
HTC = High Tension Cable
g. **Alignment.** HTC will not accommodate abrupt changes in vertical alignment. Crossing of abrupt sags will leave the cable too high and cause posts to be pulled upwards or cables to lift above correct mounting heights. Crossing of abrupt crests will place severe downward stress on cable supports, and will result in low cable height after one impact. Mainline freeway alignments are unlikely to cause this problem, but profiles along median surfaces may vary due to drainage features, crossovers, pier locations, and other median details. These issues are minimized with an installation along or near a shoulder and must be addressed for locations closer to the median center. Breaking and overlapping the runs of HTC at crest or sags is a strategy to minimize this effect, and may also be coordinated with changes in the preferred side of installation. See Figure 38-7.E.

If the radius of horizontal curvature is 1200 ft (366 m) or less, check the manufacturers’ recommendations to confirm which systems may be used.
When placing HTC near a shoulder around a curve, it should be located where the near traffic is making the left-hand curve (inside of curve relative to near traffic). This may reduce nuisance hits and allow more vehicles leaving the opposing roadway to come to a stop in the median before reaching the barrier. Also, traffic impacting the barrier on its convex side will result in increased deflection that can better be tolerated in the median.

If the barrier must be placed on the outside of a curve with superelevation of 3% or greater, it must be within 2’ (0.6 m) of the edge of shoulder.

h. **Elevation Differences.** Where one roadway is on a separate profile, significantly higher than the other, it is generally preferred to place the median barrier along the higher roadway. This consideration should be balanced along with the alignment considerations; see Item g. above.

i. **Delineation.** Where the HTC is placed along a shoulder, apply reflective caps, reflective tape, or reflectors to the posts of the system at spacing and offsets similar to those used for guardrail reflectors.

j. **Coordination.** It is important to involve local emergency responders during Phase I development, at the preconstruction meeting, and any hands-on demonstrations provided by the HTC manufacturer. Cutting of cables should be discouraged. Replacement/splicing of cut cables is much more expensive and time consuming than resetting of intact cables. Contractor and manufacturer personnel can instruct emergency responders about alternatives to cutting cables and methods to disengage vehicles. Also, coordinate with emergency responders to ensure safe median and shoulder access is provided.

### 38-7.04 Median Barrier Layout

Much of the information presented in Section 38-6 on roadside barrier layout also applies to median barriers (e.g., placement behind curbs). The following sections present criteria specifically for the design of median barriers.

#### 38-7.04(a) Sloped Medians

Slopes in the median affect the performance of a barrier. A vehicle traversing a slope, or transitioning between two slopes, prior to impact may not impact the barrier with all four tires on the ground, may have its suspension compressed, or may have a tendency to roll. Where the impact is made under these types of conditions, the crash results may be undesirable. The recommendations for median barrier type and placement considering slopes are shown in Figure 38-7.C.
38-7.04(b) Flared/Divided Median Barriers

It may be necessary to flare a median barrier to a different offset from the traffic lane. Also, a sloped median, a fixed object in the median, or twin separate bridges may require that a median barrier be divided. The median barrier may be divided by one of the following methods:

1. **Rigid Median Barriers.** A fixed object may be encased within a concrete barrier or a single-faced concrete barrier may be placed on both sides of a fixed object, see Figure 38-7.G.

2. **Semi-Rigid Median Barriers.** Steel plate beam guardrail, Type D may be divided into two separate runs of guardrail passing on each side of the median hazard (fixed object or slope), see Figure 38-7.H.

3. **Flexible Median Barriers.** HTC barriers may be placed on either or both sides of a median hazard, provided adequate deflection distance is available. If the HTC runs on only one side of the hazard, a roadside barrier or impact attenuator to protect traffic in the opposing direction should be used as needed.

Flare rates for rigid or semi-rigid systems should be according to the guidelines for roadside barriers. Flexible barrier may be flared at 1:50.

38-7.04(c) Barrier-Mounted Obstacles

The designer may consider a zone of intrusion [see Section 38-6.03(6)] when a concrete barrier divides to pass on either side of an obstacle or when obstacles are mounted on top of a concrete barrier (e.g., luminaire supports). If trucks or buses impact the concrete barrier, their high center of gravity may result in a vehicular roll angle which possibly will allow the truck or bus to impact the obstacle on top of the concrete barrier. Two potential countermeasures are to:

- provide a 2 ft (600 mm) deflection distance between the barrier and obstacle (e.g., bridge piers); and/or
- use the 42 in (1070 mm) concrete barrier.

38-7.04(d) Terminal Treatments

As with roadside barrier terminals, median barrier terminals present a potential roadside hazard for run-off-the-road vehicles. Therefore, the designer must carefully consider the selection and placement of the terminal end. Where practical, the median barrier should be extended into a wider median area. The following NCHRP Report 350 terminals are used by the Department for median barriers:

1. **Rigid Median Barriers.** The end of a concrete barrier is typically shielded with an impact attenuator. The Department maintains an approved list on its website.

2. **Semi-Rigid Median Barriers.** Steel plate beam guardrail, Type D is typically shielded with an impact attenuator.

3. **Flexible Median Barriers.** HTC barriers have their own proprietary terminals. The terminals included in the Department's approved list meet the requirements of NCHRP Report 350. There is at least one terminal listed for each of the approved cable systems.
FLARING/DIVIDING CONCRETE BARRIER

Figure 38-7.A

Note: If the object to be shielded is a smooth faced wall greater than 32" (815 mm) high, it is not necessary to carry the barrier across the face. Rather, the barrier should be transitioned into the face at each end.

See Figure 38-6L for flare rates.
38-7.04(e)  **Superelevation**

Chapter 32 discusses superelevation development for multilane divided facilities. Where a median barrier is present, the axis of rotation is typically about the two median edges. This will allow the median (and the barrier) to remain in a horizontal plane through the curve. See Chapter 32 for more information.

38-7.04(f)  **Median Crossovers Locations**

1. **Permanent Locations.** Chapter 44 provides guidance and further reference for the location and design of permanent median crossovers. Proper installation of median barriers must take permanent median crossovers into account as there will be a break in the barrier. Where break is exposed to approaching traffic, it will require treatment according to Section 38-7.04(d). Consider the following:

   a. The most common method for providing an opening in a median barrier for a permanent crossover is to establish a gap in the barrier.

   b. For rigid or semi-rigid barriers, the gap should fit the geometry of the permanent crossover and provide the required throat width for the crossover, plus allowance for any radii or flares.

   c. For flexible barriers, keep the end anchorage location about an additional 30 ft (9 m) away from the completion of the radii or flares. This will help to prevent damage to the terminals by vehicles using the median crossovers that would release tension on the entire run of barrier. Also, for HTC consider changing sides of the median at median crossovers. This will provide slightly better length of need coverage and also provide an opportunity to introduce the change of sides for reasons discussed in Section 38-7.03(b) and as shown in Figure 38-7.I.

   d. Another way to create an emergency location for crossing the median is to leave a gap while at the same time changing the side of the median for the barrier. In this application, the length of need points for the barriers should be connected by a line departing the traveled way at a 25 degree angle. This will provide continuous protection of the median for most departing vehicles. See Figure 38-7.E.

   e. Proprietary barrier gates are available for concrete median barriers. These gates are opened by manual means or by electric motors depending on the brand and options selected. These gates should only be used on a case-by-case basis and when supported by a decision according to Section 66-1.04(b).
2. **Temporary Locations.** For HTC barriers it is possible to create or anticipate temporary locations for emergency use.
   
a. Where socketed posts are used, it is possible to remove the cables from a sufficient number of posts, or disconnect the cables at the turnbuckles, and create slack. Once cable slack is present, sufficient posts may be removed to create temporary crossover locations.
   
b. Careful selection of well-drained locations for changing sides for HTC can allow emergency vehicles to make serpentine moves across the median were soil conditions are sufficient stable. For example, this may indicate ditch check locations or pier locations.

38-7.05 **Glare Screens**

38-7.05(a) **General**

Headlight glare may be defined as a sensation experienced when a person’s vision is interrupted by a light source which has a much higher intensity than the surrounding area. It is frequently cited as a major contributing factor in nighttime crashes that occur on unlighted highways. The magnitude and severity of headlight glare depends on various combinations of a wide variety of factors, including:
• headlight systems, which include the headlight configuration, mounting height, and output intensity;
• roadway features, which include the roadway alignment, geometrics, and pavement reflectivity;
• transmission media, which includes the atmosphere and physical features through which the light must pass, such as windshields and eyeglasses; and
• human variables, which include driver’s age, visual ability, and fatigue.

Depending on the severity and effect glare has on a driver, it may be classified as discomfort or disability glare, defined as follows:

1. **Discomfort.** Discomfort glare does not necessarily impair the vision. However, it frequently causes drivers to become tense and apprehensive, which increases the level of fatigue and may lead to driver error. This type of glare is common and usually occurs where median or outer separator widths are greater than approximately 30 ft (10 m).

2. **Disability.** Disability glare definitively impairs a driver’s vision, frequently causing temporary blindness; consequently, it should be addressed whenever practical. Disability glare occurs usually where median or outer separator widths are less than approximately 30 ft (10 m) in width, on horizontal curves, and/or where transitions alter the highway alignment.

### 38-7.05(b) Warrants

As indicated, headlight glare from opposing traffic can be bothersome and distracting. Glare screens can be used with or without median barriers to eliminate the problem and should be used when no other practical alternative exists to eliminate disability glare (e.g., wider median, outer separation, highway lighting, landscaping). The designer should consider if the following conditions exist when determining the need for a glare screen:

• unlighted divided highways where design speeds are 50 mph (80 km/h) or greater and medians 30 ft (9 m) or less in width;
• horizontal curves on divided highways;
• points where the separation between a mainline and frontage road is minimal and alignment is such that mainline traffic is affected by the lights of vehicles using the frontage road;
• points of transition which create critical glare angles between opposing vehicles;
• locations where nighttime crash rates are unusually high; and
• any location where conflicting light sources cause a distorted or confusing view of the driver’s field of vision.
IDOT has not adopted specific warrants for the use of glare screens. The typical application, however, is on urban freeways with narrow medians and high traffic volumes. Another application is between on/off ramps at interchanges where the two ramps adjoin each other. Here, the sharp radii and the narrow separation may make headlight glare especially bothersome. The designer should consider the use of glare screens at these sites. A key element warranting their use is the number of public complaints IDOT may have received for a highway section.

38-7.05(c) Glare Screen Types
The following describes the glare screens used by the Department:

1. **Concrete Glare Screen.** Where a glare screen is warranted for a section of roadway with concrete barrier, the designer may specify a concrete glare screen. See the *Illinois Highway Standards* for details. This type of glare screen is advantageous on high-volume routes due to its low maintenance.

2. **Glare Screen Blades.** As an alternative to the concrete glare screen, a series of thin vertical blades may be mounted on top of the concrete barrier. The designer must specify the spacing, height, and longitudinal spacing of the blades on the plans. Please contact the Bureau of Materials and Physical Research when considering the use of glare screen blades.

3. **Fence Glare Screen.** A fence glare screen usually consists of fabric lined fence or a fence with slats woven into the fence material. This type of glare screen is typically used in controlling glare between the mainline and adjacent frontage roads where an access control fence is usually required. In addition to alleviating glare, the fence will restrict potential unpermitted access between two closely spaced facilities.

38-7.05(d) Glare Screen Design
The following applies to the design of a glare screen:

1. **General.** Glare screens must not be used as a wind or snow shield nor should they detract from the aesthetics of the highway. However, they should be durable and easy to maintain.

2. **Cutoff Angle.** Glare screens should be designed for a cutoff angle of 22°. This is the angle between the median centerline and the line of sight between two vehicles traveling in opposite directions. See Figure 38-7.J. The glare screen should be designed to block the headlights of oncoming vehicles up to the 22° cutoff angle. On horizontal curves, the design cutoff angle should be increased to allow for the effect of curvature on headlight direction:
Cutoff Angle (in degrees) = \( 22 + \frac{5729.6}{R} \) (US Customary)

Cutoff Angle (in degrees) = \( 22 + \frac{1746.8}{R} \) (Metric)

Where:

\[ R \] = radius of horizontal curve in feet (meters)

3. **Horizontal Sight Distance.** Glare screens may reduce the available horizontal sight distance. For curves to the left, the designer will need to check the middle ordinate to determine if adequate stopping sight distance will be available. See Section 32-4.

4. **Sag Vertical Curves.** When determining the necessary glare screen height, the designer may ignore the effect of sag vertical curvature.

5. **Height of Eye.** The average driver’s eye height is 3.5 ft (1080 mm) for passenger vehicles and 7.6 ft (2.3 m) for large trucks. These heights are average and must be adjusted when determining extreme conditions.

6. **Glare Screen Height.** The upper and lower elevations of the glare screen must be such that light does not shine over or under the barrier. The height of glare screens may be established by examining the following factors:
   a. height of driver’s eye in relation to the pavement,
   b. height of the headlights of various size vehicles in relation to the pavement, and
   c. changes in elevation across the entire roadway width including the median.

7. **Coordination of Glare Screen with Concrete Barrier.** The preceding steps cover design of glare screen. However, calculation of detailed height requirements does not imply that the height of glare screen should vary repeatedly from location to location along a job. As with the design of concrete barrier, select the height to bracket the needs of the section or logical segments. In addition, the height to the top of glare screen should be determined using standard devices and the following steps:
   a. If the 32 in (815 mm) barrier is being used and glare screens are needed, the most likely application will be to add a glare screen to the 32 in (815 mm) barrier.

   However, consideration may be given to using the 42 in (1065 mm) barrier alone or with a glare screen. While the 42 in (1065 mm) barrier may not be necessary for truck volumes, it will both increase truck crashworthiness and raise the effective height of the glare screen. This is most likely to occur either if truck volumes are negligible so that the 42 in (1065 mm) height will suffice or where a height of more than 51 in (1295 mm) is required.
CUTOFF ANGLE FOR GLARE SCREENS

Figure 38-7.D
b. For locations where the 42 in (1065 mm) barrier is required, the concrete glare screen may be added to reach a height of 61 in (1550 mm). If heights greater than 61 in (1550 mm) are required, then glare screen blades or special designs using concrete may be considered. The addition of taller concrete barrier or concrete glare screen raises issues regarding control of debris scatter from a collision, as well as the necessary shape and slopes for the taller sections. Contact BDE to coordinate any designs using concrete glare screens above a height of 61 in (1550 mm).

* * * * * * * * * *

**Example 38-7.05(1)**

Given: Six-lane divided highway  
12 ft travel lanes  
2% pavement cross slope  
5 ft median width

Problem: Determine the upper and lower elevations of the glare screen.

Solution: First, determine the lower elevation based on the following factors:

1. The most severe condition is two sport cars traveling in opposite directions each using the right-hand lane.
2. The eye level of the drivers is 3 ft above the pavement.
3. The lower edge of the sport car's headlights is 1.75 ft above the pavement.
4. The driver's eyes are approximately 8.75 ft from the outer edge of the traveled way.
5. Figure 38-7.K presents the determination of the lower edge of the glare screen.

Next, determine the upper elevation based on the following factors:

1. The most severe condition is two large trucks traveling in opposite directions, one using the right-hand lane and the other using the left-hand lane.
2. The eye level of the drivers is approximately 7.6 ft above the pavement.
3. The lower edge of the truck headlights is 3.75 ft above the pavement.
4. The eye of the driver using the left-hand lane is approximately 5.75 ft from the median centerline.
5. The left headlight of the truck using the right-hand lane is approximately 4.5 ft from the outer edge of the traveled way.
6. Figure 38-7.L presents the determination of the upper edge of the glare screen.

For most locations, it is not necessary to use this upper level. See Section 38-7.05(c).
V = 7.53 - \left(\frac{4.44}{39.75}\right) (5.75)

V = 6.89'

UPPER ELEVATION OF GLARE SCREENS
(Example 38-7.05(1))

Figure 38-7.F
38-8 IMPACT ATTENUATORS (Crash Cushions)

38-8.01 General
Impact attenuators (crash cushions) are protective systems that prevent errant vehicles from impacting hazards by decelerating them to a stop after a frontal impact, by redirecting them away from the hazard, or by decelerating them after a side impact. They operate on the basis of either energy absorption or momentum transfer. Impact attenuators are adaptable to many roadside hazard locations where longitudinal barriers cannot practically be used.

38-8.02 Warrants
Regardless of median width, all piers, sign foundations, and similar hazards in medians of divided highways warrant shielding with an impact attenuator(s) or other systems acceptable under NCHRP Report 350 or MASH. For extreme median widths (greater than 84 ft (26 m)), exceptions should be considered on a case-by-case basis.

Impact attenuator warrants are the same as barrier warrants. Once a hazard is identified, the designer should first attempt to remove, relocate, or make the hazard break away. If the foregoing is impractical, then an impact attenuator should be considered.

Impact attenuators serve two principal functions. They may be installed as stand-alone devices to shield point hazards (e.g., bridge piers, sign foundations) or they may be used as terminal treatments for roadside or median barrier systems. Where used to shield a point hazard, the impact attenuator is placed very near or in contact with the hazard; therefore, no length of need applies and no additional barrier is required. This can only be done where the shoulder and/or foreslope in the runout area is 1V:10H or flatter and other aspects of the required impact attenuator layout (e.g., pad or base, physical room for the system) can be accommodated. Otherwise, a roadside barrier or median barrier, as appropriate should be used. An impact attenuator or other NCHRP Report 350 or MASH approved terminal treatment will be required for the barrier.

38-8.03 Impact Attenuator Types

38-8.03(a) Overview
Selection of the most appropriate impact attenuator type depends on a variety of factors:

1. Redirective Properties. The impact attenuator devices have various properties related to the path of a vehicle after impact.
2. Operational Principles. The systems have varied means to deal with the energy or momentum impacted by an impact.
3. Maintenance and Repair Issues. Some systems retain residual capacity to absorb additional frontal impacts during the time between an initial crash and full repair of the system. Systems vary in the cost and effort required for repair of crash and nuisance hits.
4. **Approved Devices.** To be considered for use on Illinois highways, a given device must be on the Department's approved list.

5. **Physical Placement Requirements.** The size, layout and anchorage requirements may dictate or eliminate various systems depending on the type of location where protection is required.

6. **Costs.** Given the wide variation in the approaches to the above considerations, the systems vary in cost of installation and repair. Life cycle cost analysis using the Roadside Safety Analysis Program (RSAP) may be a useful tool.

7. **Pedestrians/Bicyclists.** In some installations, impact attenuators may be introduced into the pedestrian/bicyclist environment. This will require consideration of various factors to evaluate the relative risks to the vehicular traffic and pedestrian/bicyclist traffic. All of these factors, taken together guide the impact attenuator selection.

38-8.03(b) **Redirective Properties**
A vehicle is redirected when it safely stays on the same side of the item it strikes. NCHRP Report 350 or MASH provides further criteria to define safe redirection.

1. **Fully Redirective Devices.** A fully redirective device will safely redirect a vehicle that impacts at any location along the face of the device.

2. **Partially Redirective Devices.** A partially redirective device will safely redirect a vehicle that impacts downstream of a given length of need point along the length of the device. This type of device will allow a vehicle impacting between the length of need point and the free end of the impact attenuator to pass through to the area behind the device.

3. **Non-Redirective Devices.** A non-redirective device will either capture an impacting vehicle or allow it to pass through when hit along the face of the device.

38-8.03(c) **Operational Principles**
1. **Energy Absorbing Devices.** This type of impact attenuator operates on the principle of absorbing the energy of the vehicle by various means, including crushing or deformation of engineered modules, friction of moving parts, or by compression of a hydraulic cylinder. Some energy is also absorbed by the impacting vehicle as the front end of the vehicle is crushed on impact. Energy absorbing attenuators require rigid back-up support or connection to another barrier system to contain the forces created by the deformation of the device. This support may be supplied as part of the impact attenuator or may be derived from its connection to the barrier or hazard (e.g., concrete structure). This distinction may preclude the use of some system for shielding point hazards that will not provide this support. In these cases, a special provision limiting the selection to no less than two alternatives may be required. This type of device also requires vertical and lateral anchoring. This is accomplished by attachment to a bituminous or concrete...
base or by placement of posts. Devices of this type capture or rebound the vehicle in a frontal impact. For side impacts, the devices work either as fully redirective or partially redirective.

2. **Momentum Transfer Devices.** This type of system operates by transferring the momentum of an impacting vehicle to an expendable mass of material contained in the device.

   a. **Sand Modules.** A typical momentum transfer device is an array of sand-filled plastic modules. Sand module configurations meeting both NCHRP Report 350 and MASH requirements are available to accommodate various speeds and widths. However, arrays with only one row of barrels are not approved for use by the Department. Information is available from the various manufacturers regarding their NCHRP Report 350 accepted configurations.

The sand module systems require no back-up support or connection to another system. However, they do require a firm and stable base. For permanent systems a HMA or PCC base is required. For temporary installations not to be placed over a winter, an aggregate base may be used. Sand modules have no redirective capability and generate considerable debris upon impact. On the approaching traffic corner, the exterior modules must be laterally offset at least 2.5 ft (750 mm) from the corner of the hazard; see Figure 38-8.A.

The sand module impact attenuator design should allow for safe side impacts. Figures 38-8.A and 38-8.B illustrate two methods to modify the sand module design to accommodate angle impacts. Figure 38-8.A illustrates how the modules may be shifted to afford attenuation at the end points and direction along the sides of the hazard by closing or covering the gap between pier columns. Figure 38-8.B illustrates where the side of the hazard and available space are such that full protection, through attenuation only, can be provided by the use of additional modules to widen the standard array. Although the entire area of the hazard must be shielded from angle impacts either by attenuation or redirection, the permissible attenuation may be varied to optimize space and economy. The layout of the sand module arrays should be as accepted or designed under NCHRP Report 350 or MASH criteria.

Include the specific layout of sand modules, including positioning relative to the hazard, in the plans. Note the Test Level for which the array is designed.
Pour concrete as necessary to close gap between separate pier columns, to a height of 32 in (810 mm) above ground line, or place concrete barrier in front of columns. Concrete barrier may require a wider sand barrier array. Not recommended for high-speed traffic or median vehicle encroachment angles.

Angle impact and positioning design for sand barrels.

Typical installation of a freestanding, sand-filled, container-type impact attenuator in median.

Figure 38-8.A
TYPICAL INSTALLATION OF A FREESTANDING, SAND-FILLED, CONTAINER-TYPE IMPACT ATTENUATOR SYSTEM IN A MAJOR FORK

ANGLE IMPACT DESIGN FOR SAND BARRELS

Figure 38-8.B
b. **Water Filled Impact Attenuator.** The water-filled barrier dissipates energy both by energy transfer (crushing of modules) and by momentum transfer to the system's mass. Water filled impact attenuators also have no redirective capability and may spread water in the area of an impact. These impact attenuators are used with temporary barriers and must be attached to the barrier system. They do not require anchorage to the pavement or base. Water filled impact attenuators require less width for placement than do sand module impact attenuators.

Figure 38-8.C gives comparisons of systems based on their operational principles.

### 38-8.04 Maintenance and Repair Considerations

Some systems require extensive repairs or replacement after a full speed impact, while some others may only require minor adjustments and/or replacement of drop-in modules or simply resetting with minimal repair parts. Additionally, some systems retain partial capability to shield a hazard after an initial impact and before repair.

Sand modules are particularly vulnerable to nuisance hits from mowers or wide vehicles. Such occurrences may puncture the plastic modules and cause loss of sand, thereby rendering the devices ineffective. Care should be taken to provide some buffer space on the pad for sand modules to allow for mower overhang. A minimum suggested buffer is 12 in (300 mm) along the sides and front of the array.

Impact attenuators that incorporate tracks or guides anchored to a base may be subject to accumulation of road debris (e.g., sand and silt). In extreme cases and conditions these may interfere with the operation of the attenuator. Generally, attenuator locations should be kept out of depressed locations or other sites that encourage deposition of debris. Where this is unavoidable, the designer may “write out,” by special provision, any specific impact attenuators that have critical moving parts (e.g., tracks, guides, rollers, cables) near the ground line.

### 38-8.04(a) Resettable Devices

Resettable devices are those that do not usually require significant repair parts, but may require work to return the system to a crashworthy configuration ready for the next impact. The initial cost for these systems is intermediate between severe use (see Section 38-8.04(b)) and other fully-redirective devices. These devices are cost-effective where significant impacts may occur one or more times in a three year period. Spreadsheets are available for more detailed analysis. Contact the Bureau of Safety Engineering for more information.

There is no specification for wide impact attenuators in the resettable category. This is because the available systems vary in their treatment of this issue. Where a wide hazard is to be shielded with a resettable attenuator, the designer may prepare a special barrier transition from the hazard to the attenuator connection. See the manufacturer’s specifications and drawings as well as Section 38-6.05.
<table>
<thead>
<tr>
<th>Operational Principal</th>
<th>Advantages</th>
<th>Disadvantages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Energy Absorbing Devices</td>
<td>• Little or no debris after a hit.</td>
<td>• Possible high initial cost.</td>
</tr>
<tr>
<td></td>
<td>• Ease of maintenance after a hit.</td>
<td>• Considerable site preparation (e.g., pad, back-up structure, mounting bolts or anchors).</td>
</tr>
<tr>
<td></td>
<td>• Some systems retain partial attenuation capacity after a hit.</td>
<td>• IDOT pay items and specifications will cover hazards up to only 90 in (2.25 m) wide. See Section 38-8.06.</td>
</tr>
<tr>
<td></td>
<td>• Protection from pocketing at transition from impact attenuator to hazard.</td>
<td>• Not suitable for spanning structural expansion joints. Special details required in plans. Contact BSE if this application is required.</td>
</tr>
<tr>
<td></td>
<td>• Adaptable to very narrow hazards.</td>
<td></td>
</tr>
<tr>
<td>Momentum Transfer Devices (Sand Modules)</td>
<td>• Relatively low initial cost.</td>
<td>• Considerable debris after a unit is hit.</td>
</tr>
<tr>
<td></td>
<td>• Ease of installation.</td>
<td>• Generally, no residual attenuation capacity after a major hit.</td>
</tr>
<tr>
<td></td>
<td>• Versatile; can be used to cover a large area.</td>
<td>• No side redirection and little or no protection at transition for impact attenuator to hazard.</td>
</tr>
<tr>
<td>Momentum Transfer Devices (Water Filled)</td>
<td>• Relatively low initial cost.</td>
<td>• Considerable inventory of parts and space for replacements required.</td>
</tr>
<tr>
<td></td>
<td>• Ease of installation.</td>
<td>• Modules may “walk” when placed on structures. Contact BDE if this application is required.</td>
</tr>
<tr>
<td></td>
<td>• Little or no site preparation.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Does not require anchorage to a paved base.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Adaptable to very narrow hazards.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• After impact, can be restored quickly by two laborers and a water supply/tank.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Water on ground or pavement immediately after a hit.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Require environmentally friendly antifreeze for cold weather application.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Attaches only to concrete barrier, although the barrier may transition then to other systems.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Generally, no residual attenuation capacity after a major hit.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• No side redirection. Must be placed beyond the length of need point.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Modules may “walk” when place on cross-sloped structures. Contact BDE if this application is required.</td>
<td></td>
</tr>
</tbody>
</table>

**COMPARISON BY OPERATIONAL PRINCIPLE**

*Figure 38-8.C*
38-8.04(b) Severe Use

Severe use applies to installations where the crash cushion should retain some residual capacity to absorb additional frontal impacts while awaiting repairs. The crash cushion should also require minimum cost and time for repairs after an impact. These installations are those where repeated or frequent hits are known or anticipated, and where lane closures to repair the crash cushion need to be kept to a minimum time window.

The residual frontal impact capacity available in the severe use items may be offset by some reduction in redirective capability. The residual capacity is not a substitute for proper inspection and repair after each impact. Also, the elastic components will deteriorate with time and repeated impacts and will require replacement. Some current indications are that about 13 to 15 impacts may warrant replacement.

38-8.05 Approved Devices

1. Approved Devices. For routine use by the Department, a system must be accepted under NCHRP Report 350 or MASH and be on the Department’s approved list. The approved list is published by the Bureau of Materials and Physical Research as a “List of Approved Materials.” The designer should note that all of the operational systems are proprietary. Contact BDE for additional information on impact attenuator installations. Also, information regarding NCHRP Report 350 acceptance, crash test results, and descriptive information may be researched through manufacturers’ information and on the FHWA Internet web site.

Unless otherwise noted, all items on the Department’s approved list of NCHRP Report 350 or MASH devices are crash tested and accepted at Test Level 3. This level of safety is adequate for facilities with design speeds greater than 45 mph. For facilities with normal roadside design speeds of 45 mph or less, the designer may specify the use of devices accepted at Test Level 2. Information relative to Test Level 2 devices is included in Figure 38-8.G and the list of approved devices. Also, see Figure 38-8.G for a partial review and comparison of attributes of various approved systems.

2. Other Devices. There are some devices accepted under NCHRP Report 350, but are not listed on the Department’s approved list. See the FHWA Internet website, the AASHTO Roadside Design Guide, and the various manufacturers’ brochures and Internet sites. A proposed use of these devices must be coordinated with BDE.

Figure 38-8.H correlates the various systems relative to contract pay items.

38-8.06 Physical Placement Requirements

Several factors should be considered in the placement of an impact attenuator:

1. Level Terrain. All impact attenuators have been designed and tested for level conditions. Vehicular impacts on devices placed on an excessively sloped site could result in an impact at an improper height, which could produce undesirable vehicular behavior. Therefore, the attenuator should be placed on a base or pavement slightly sloped to facilitate drainage, but the cross slope should not to exceed 5%, or as allowed
by the proprietary specifications. Impact attenuators that require anchorage to the base should not be placed over a break in slope as this can misalign necessary guide rails and other components.

2. **Curbs.** No curbs higher than 2 in (50 mm) should be constructed at impact attenuator installations. On existing highways, all curbs higher than 4 in (100 mm) should be removed at proposed installations, if feasible.

3. **Surface.** Many impact attenuator systems require a paved, bituminous or concrete pad. To minimize nuisance hits, especially for sand module impact attenuators, the total base width should be 2 ft (600 mm) wider than the array.

4. **Elevated Structures.** The unanchored sand modules or water-filled impact attenuators may "walk" due to the vibration of an elevated structure with a cross-sloped surface. This could adversely affect its performance. If it is necessary to place sand modules or water-filled impact attenuators on elevated structures, contact BDE for assistance.

5. **Orientation.** The impact attenuator should be oriented to accommodate the probable impact angle of an encroaching vehicle. See Figures 38-8.A and 38-8.B for sand modules. This will maximize the likelihood of a head-on impact. However, this is not as important for impact attenuators with redirective capability. The proper orientation angle will depend upon the design speed, roadway alignment, and lateral offset distance to the attenuator. A maximum angle of approximately 15° toward oncoming traffic, as measured between the highway and impact attenuator longitudinal centerlines, is considered appropriate.

6. **Location.** The system must not infringe on the traveled way. There should be a minimum of 2 ft (600 mm) behind sand module systems and in front of the hazard to allow access to the system. The space or transition behind other impact attenuator systems should be according to the manufacturer’s specifications.

7. **Bridge Joints.** Avoid the placement of fully or partially redirective impact attenuators over bridge expansion joints or deflection joints in deep superstructures because movement in these joints could create destructive strains on the system’s anchor cables or other continuous parts.

8. **Transitions.** If required, transitions between systems and backwalls, bridge rails, or other objects are detailed in various proprietary systems. Review the acceptance information and Figure 38-8.G to ensure that systems are approved for bidirectional applications where necessary.

Many impact attenuators can connect to guardrail or to concrete barrier. In these cases, and where the available length allows, width transitions may be designed using a barrier extended back from the impact attenuator to a connection to or protective position in front of the wide hazard. The barrier design and flare rates should be according to Section 38-6 and the IDOT Highway Standards. Any flared barrier or impact attenuator may somewhat increase the redirection angle for impacting vehicles.
38-8.07 **Cost**

The designer should investigate relative costs for items under consideration. In some cases, a premium for fully redirective properties, for a resettable system, or for items for severe use installations will be offset by the maintenance or repair benefits provided. However, the designer should be careful not to apply premium systems where crashes are rare (1 or less expected impact per 10 years). In these cases, consider using simpler, lower priced systems.

Conversely, use of a low-cost, sacrificial system in an area with occasional (up to 1 crash per 3 years) to frequent impacts (2 or more impacts per year) will lead to high costs for repeated replacement of the attenuator.

38-8.08 **Pedestrian/Bicyclist Environment**

Impact attenuators are designed to contribute to a forgiving roadside for errant vehicles. The crash testing takes place at 60 mph (100 km/h) (nominal) and angles up to $25^\circ$ for Test Level 3 and at 45 mph (70 km/h) (nominal) and similar angles for Test Level 2 devices. The impact attenuators developed to buffer such crashes are often constructed of steel panels and frames, cables, and steel or wood posts. Also, during an impact, these parts are designed to move, crush, or break in a controlled manner. As result, the impacting vehicle may rotate, rebound, or glance off the impact attenuator.

Placing an impact attenuator in a pedestrian environment imposes compromises and tradeoffs between vehicle occupant safety and pedestrian/bicyclist safety. Consider the following:

- As much as practical, impact attenuators should be placed away from pedestrian/bicyclist facilities. For example, where an impact attenuator must be located at the end of a parapet or wall crossing a bridge, if space permits, extend the wall or parapet beyond the bridge and separate the pedestrian/bicyclist pathway from the wall and roadway before introducing the impact attenuator.

- Evaluation of the tradeoffs between vehicular and pedestrian/safety should include factors contributing to the relative risk for each user class. These include exposure of individuals, quality of the design/design constraints, and expected severity of each crash category.

- Exposure measures include ADT for vehicular traffic, pedestrian volumes and bicycles.

- Measuring the quality of the design includes mainly the offset between the impact attenuator and the roadway and/or pedestrian/bicyclist way along with any constraints on developing the offset.

- To evaluate the expected severity of any crashes, consider the operating speed of the roadway facility, the treatment under consideration (e.g., impact attenuator, blunt end, sloped end), and the nature of any particular impact attenuators.

- Figure 38-8.D offers guidance regarding pedestrian/bicyclist considerations for particular impact attenuators.
### Impact Attenuator System or Family

<table>
<thead>
<tr>
<th>Impact Attenuator System or Family</th>
<th>Pedestrian/Bicyclist Considerations</th>
</tr>
</thead>
</table>
| **QuadGuard**                     | - Side panels face pedestrians/bicyclists from opposing direction.  
|                                   | - Gaps should be installed as tight as possible on pedestrian side.  
|                                   | - Top edge exposed similar to guardrail.  |
| **SCI-100GM**                     | - Side panels face pedestrians/bicyclists from opposing direction.  
|                                   | - Exposed edges are beveled and should minimize snagging.  
|                                   | - Side panels remain nested upon head on impact.  
|                                   | - Gaps should be installed as tight as possible on pedestrian side.  
|                                   | - Top edge exposed similar to guardrail.  |
| **TRACC**                         | - Side panels face pedestrians/bicyclists from opposing direction.  
|                                   | - Gaps should be installed as tight as possible on pedestrian side.  
|                                   | - Top edge exposed similar to guardrail.  |
| **TAU-II**                        | - Same as TRACC.  |
| **QUEST**                         | - Same as TRACC.  |
| **REACT 350**                     | - Heavy plastic drums connected/restrained by steel cables.  
|                                   | - Steel cables are main hazard to pedestrians/bicyclists on the face.  
|                                   | - Tops are 4.5 ft (1.4 m) off the ground and should not be hazardous to pedestrians/bicyclists.  |
| **CAT-350**                       | - Similar to guardrail terminal.  |
| **Brakemaster 350**               | - Similar to guardrail terminal.  |
| **FLEAT-MT**                      | - Similar to guardrail terminal.  |
| **Sand Modules**                  | - Plastic drums weighted with sand. Any spilled sand may affect walking/cycling surface.  |
| **ABSORB 350**                    | - Plastic barrier shape filled with water.  
|                                   | - Temporary use only.  
|                                   | - Any spilled water may freeze or otherwise wet the walking/cycling surface.  |
| **Compressor**                    | - Steel side panels with exposed ends edges and connectors.  
|                                   | - Varying height, including heavy plastic energy absorbing panels.  |
| **HEART**                         | - Heavy plastic side panels surround and overhang steel diaphragms, posts, and base.  
|                                   | - Bolted external steel retainers hold plastic panels to diaphragms.  |
| **SLED**                          | - Water filled plastic modules.  
|                                   | - External steel framing on first module.  |

**PEDESTRIAN/BICYCLIST CONSIDERATIONS FOR IMPACT ATTENUATORS**

*Figure 38-8.D*
38-8.09 Impact Attenuator Selection

The selected impact attenuator must be compatible with the specific site characteristics. For each category of device, more than one approved system must be allowed for competitive bidding, unless specific approval is made according to Section 66-1.04(b). Selection of the correct category (pay item) will require comparison and analysis of possible solutions. Factors to consider include:

- type and width of hazard (see Section 38-8.06 on transitions);
- space, or reserve area, available for installation of the system. The reserve area allows for placement of the barrier and any necessary clearances; see Figure 38-8.E);
- whether the hazard to be shielded is located in a high- or low-risk impact area;
- initial, maintenance, and restoration costs;
- ease or difficulty of restoration of the system after impact. The importance of this factor will be related to the traffic and hazard levels at a site. More traffic and higher hazards will make speedy repair or replacement a higher priority; and
- presence and direction of travel of traffic on each side of the impact attenuator.

Figure 38-8.F summarizes the advantages and disadvantages of the impact attenuator principles and categories provided in IDOT specifications. There are many other factors that will influence the selection of an impact attenuator for a given site. Therefore, the designer should only use this figure as a starting point in the comparison and analysis process for selection of the best category.

38-8.10 Temporary Installations

Access to the work site becomes an additional consideration for temporary installations, especially where temporary concrete barriers are used to close a lane or to channel traffic.

Also, in some cases (e.g., stage construction of two-lane bridges) it may be desirable for the impact attenuator to block the closed lane, reducing the likelihood that an errant vehicle could reach the construction area. These competing needs, access and physical closure of the lane, may be mutually exclusive at some sites where shoulders and right of way are restrictive.

Where construction access can be provided on the shoulders or by other available means (e.g., temporary widening, easement), the preferred layout would include concrete barriers and an impact attenuator placed to effectively block the closed lane. The designer should provide necessary plan details to show the positioning of the concrete barrier and impact attenuator devices. If sand module impact attenuators are allowed, appropriate configuration from Highway Standard 643001 should be noted in the plans. Width restrictions may not allow for angling the array toward traffic. In this case, the array should be installed parallel to the roadway.
**RESERVE AREA FOR IMPACT ATTENUATORS**

*Figure 38-8.E*

---

**Dimensions for Impact Attenuator Reserve Area (feet)**

<table>
<thead>
<tr>
<th>Design Speed (DS) On Mainline (mph)</th>
<th>Minimum</th>
<th>Preferred</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Restricted Conditions</td>
<td>Unrestricted Conditions</td>
</tr>
<tr>
<td>N</td>
<td>L</td>
<td>F</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>DS ≤ 30</td>
<td>6</td>
<td>8</td>
</tr>
<tr>
<td>30 &lt; DS ≤ 50</td>
<td>6</td>
<td>17</td>
</tr>
<tr>
<td>50 &lt; DS ≤ 70</td>
<td>6</td>
<td>26</td>
</tr>
<tr>
<td>70 &lt; DS ≤ 80</td>
<td>6</td>
<td>35</td>
</tr>
</tbody>
</table>

---

**Dimensions for Impact Attenuator Reserve Area (meters)**

<table>
<thead>
<tr>
<th>Design Speed (DS) On Mainline (km/h)</th>
<th>Minimum</th>
<th>Preferred</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Restricted Conditions</td>
<td>Unrestricted Conditions</td>
</tr>
<tr>
<td>N</td>
<td>L</td>
<td>F</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>DS ≤ 50</td>
<td>2.0</td>
<td>2.5</td>
</tr>
<tr>
<td>50 &lt; DS ≤ 80</td>
<td>2.0</td>
<td>11.6</td>
</tr>
<tr>
<td>80 &lt; DS ≤ 110</td>
<td>2.0</td>
<td>8.5</td>
</tr>
<tr>
<td>110 &lt; DS ≤ 130</td>
<td>2.0</td>
<td>11.0</td>
</tr>
<tr>
<td>Operational Principle (Pay Item)</td>
<td>Advantages</td>
<td>Disadvantages</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Energy Absorbing</td>
<td>See Figure 38-8.C.</td>
<td>See Figure 38-8.C.</td>
</tr>
</tbody>
</table>
| Impact Attenuators (fully redirective, narrow) and Impact Attenuators, Temporary (fully redirective, narrow) | • Prevents encroaching vehicle from traveling behind the impact attenuator.  
• Space efficient.  
• Can fit narrow hazards.  
• Where space permits, connection to a barrier system may allow shielding of wider hazards. | • Residual capacity after an impact varies among items.  
• Requires anchoring to a slab or pavement.  
• Not suited to wide hazards. | • Ends of concrete barrier beyond full shoulder width where impacts are expected to be rare.  
• Intermediate width medians, piers.  
• Type D guardrail. |
| Impact Attenuators (fully redirective, wide), and Impact Attenuators, Temporary (fully redirective, wide) | • Prevents encroaching vehicle from traveling behind the impact attenuator.  
• IDOT pay items and specifications will cover hazards up to only 90 in (2.25 m) wide. See Section 38-8.06  
• Space efficient. | • Residual capacity after an impact varies among items in this category.  
• Requires anchoring to a slab or pavement. | • As above, but for wide hazards (e.g., wide piers) or gore hazards. |
| Impact Attenuators (severe use, narrow) and Impact Attenuators, Temporary (severe use, narrow) | • Prevents encroaching vehicle from traveling behind the impact attenuator.  
• May retain significant useful impact capacity after some hits.  
• Space efficient.  
• Can fit narrow hazard. | • Higher cost than items not requiring severe use characteristics.  
• Requires anchoring to a slab or pavement.  
• Not suited to wide hazards.  
• May rebound a vehicle as the system restores after a frontal hit. This may create secondary collisions with traffic.  
• Requires post impact monitoring to ensure that reusable modules are replaced at the end of their service life. | • Ends of concrete barrier separating opposing traffic where repeated or frequent hits are expected and/or where it is necessary to keep repair visits and times to a minimum.  
• Narrow medians.  
• Type D guardrail.  
• Roadside concrete barrier or bridge parapet in a temporary application.  
• Other narrow point hazards. This may require limiting the list of devices to those that are free-standing with respect to the hazard. |

* See Figures 38-8H and 38-8.I for additional information.
<table>
<thead>
<tr>
<th>Operational Principle (Pay Item)</th>
<th>Advantages</th>
<th>Disadvantages</th>
<th>Typical Uses*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Energy Absorbing</td>
<td>See Figure 38-8.C.</td>
<td>See Figure 38-8.C.</td>
<td></td>
</tr>
</tbody>
</table>
| Impact Attenuators (fully redirective, resettable) | • Requires minimal parts and labor for repairs. Low life-cycle cost where there are occasional to frequent impacts.  
• Prevents encroaching vehicle from getting behind the impact attenuator.  
• Space efficient.  
• Can fit narrow hazard. | • Initial cost higher than non-premium system.  
• Not required to self-restore after impact.  
• May require a special barrier detail to transition to a wide hazard. | • As above, but where impacts are expected on an occasional basis. (At least 1 per 3 years, up to 2 per year, depending on accessibility for repairs and impacts to traffic.) |
| Impact Attenuators (severe use, wide) and Impact Attenuators, Temporary (severe use, wide) | • May retain significant useful frontal impact capacity after some hits.  
• Space efficient.  
• Can cover a hazard width up to about 90 in (2.25 m). | • Higher cost than items not requiring severe use characteristics.  
• Requires anchoring to a slab or pavement.  
• May rebound a vehicle as the system restores after a frontal hit. This may create secondary collisions with traffic. | • Piers or gore areas separating opposing traffic where repeated or frequent hits are expected and/or where it is necessary to keep repair visits and times to a minimum.  
• Narrow medians. |
| Impact Attenuators (partially directive) | • Lower cost than fully directive systems.  
• Suited for direct attachment to Type D guardrail. | • For narrow hazards.  
• Requires posts to be driven.  
• Lack of reserve impact capacity after a hit. | • Ends of Type D guardrail separating traffic lanes moving in the same direction, and where impacts are expected to be infrequent.  
• Wide medians, gore areas.  
• Concrete barrier on right side shoulders, or at gores. |
| Impact Attenuators (non-directive) | See Figure 38-8.C for Sand Modules. | See Figure 38-8.C for Sand Modules. | Point hazards (e.g., piers or sign foundations) not near a travel lane. |


COMPARISON BY PAY ITEM

Figure 38-8.F
(Continued)
<table>
<thead>
<tr>
<th>Operational Principle (Pay Item)</th>
<th>Advantages</th>
<th>Disadvantages</th>
<th>Typical Uses*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Momentum Transfer</td>
<td>See Figure 38-8.C.</td>
<td>See Figure 38-8.C.</td>
<td></td>
</tr>
<tr>
<td>Impact Attenuators Temporary (non-redirective)</td>
<td>See Figure 38-8.C.</td>
<td>• Area for application must have enough room to accommodate either the sand modules or the water filled impact attenuator (ABSORB 350).&lt;br&gt;• Applies principally where it will shield end of a temporary concrete barrier.</td>
<td>• Ends of concrete barriers or other hazards well off the traffic lane, and where it is acceptable to allow a vehicle to encroach behind the device.&lt;br&gt;• See Highway Standards 701321 and 701402.</td>
</tr>
</tbody>
</table>


**COMPARISON BY PAY ITEM**

*Figure 38-8.F*<br>(Continued)

Where shoulders of sufficient width or other means of access are not available, the designer can arrange the concrete barriers according to the minimums shown on the *Illinois Highway Standards* and choose among the various pay items for temporary impact attenuators, as appropriate for the site and traffic. This will allow the contractor a range of options to weigh for access, cost and maintenance factors.

**38-8.11 Additional Guidance**

Figure 38-8.G proves a partial review and comparisons of the attributes for the various Department approved systems. Figures 38-8.H and 38-8.I correlate the various systems to the contract pay items.

Specific dimensions, installation requirements, and other details are best documented by the various manufacturers. Refer to the Department’s lists of approved devices for manufacturer names, contact information and web page links.
### ATTRIBUTES OF IMPACT ATTENUATORS

**Figure 38-8.G**

<table>
<thead>
<tr>
<th>System</th>
<th>Redirection Category</th>
<th>Resettable</th>
<th>Residual Capacity</th>
<th>Width</th>
<th>Connects to:</th>
<th>Bi-directional?</th>
<th>Length &quot;*&quot; (Test Level 3)</th>
<th>Length &quot;*&quot; (Test Level 2)</th>
<th>Min. Width (Out to Out)</th>
<th>Max. Width*</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>QuadGuard</td>
<td>Full</td>
<td>Up to 130°</td>
<td>Generic</td>
<td>Y</td>
<td>22-11&quot;</td>
<td>12-8&quot;</td>
<td>2-7&quot;</td>
<td>125°</td>
<td>Requires paved pad.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>QuadGuard II</td>
<td>Full</td>
<td>Up to 130°</td>
<td>Generic</td>
<td>Y</td>
<td>19-2&quot;</td>
<td>10-2&quot;</td>
<td>2-7&quot;</td>
<td>125°</td>
<td>Requires paved pad.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>QuadGuard Elite</td>
<td>Full</td>
<td>Up to 130°</td>
<td>Generic</td>
<td>Y</td>
<td>26-9&quot;</td>
<td>25-11&quot;</td>
<td>2-7&quot;</td>
<td>125°</td>
<td>Requires paved pad.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GuardGuard LMC</td>
<td>Full</td>
<td>X</td>
<td>Up to 130°</td>
<td>Generic</td>
<td>Y</td>
<td>25-8&quot;</td>
<td>25-11&quot;</td>
<td>2-7&quot;</td>
<td>125°</td>
<td>Requires paved pad.</td>
<td></td>
</tr>
<tr>
<td>CAT-350</td>
<td>Partial</td>
<td>Narrow</td>
<td>Type D Guardrail</td>
<td>Y</td>
<td>31-11&quot;</td>
<td>N/A</td>
<td>2-7&quot;</td>
<td>2-7&quot;</td>
<td>Installs on driven posts.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>REACT-390</td>
<td>Full</td>
<td>X</td>
<td>Up to 130&quot;</td>
<td>Generic</td>
<td>Y</td>
<td>31-11&quot;</td>
<td>25-1&quot;</td>
<td>2-1&quot;</td>
<td>125°</td>
<td>Requires paved pad.</td>
<td></td>
</tr>
<tr>
<td>Braemaster 390</td>
<td>Partial</td>
<td>Narrow</td>
<td>Type D Guardrail</td>
<td>Y</td>
<td>31-8&quot;</td>
<td>N/A</td>
<td>2-1&quot;</td>
<td>2-1&quot;</td>
<td>Installs on driven posts.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Universal TAUHII</td>
<td>Full</td>
<td>Up to 96°</td>
<td>Type D Guardrail</td>
<td>Y</td>
<td>26-11&quot;</td>
<td>16-5&quot;</td>
<td>2-11&quot;</td>
<td>8-8&quot;</td>
<td>Requires paved pad.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FLEAT MT</td>
<td>Partial</td>
<td>Narrow</td>
<td>Type D Guardrail</td>
<td>Y</td>
<td>37-6&quot;</td>
<td>25</td>
<td>Match Type D Guardrail</td>
<td>Installs on driven posts.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TRACC</td>
<td>Full</td>
<td>Narrow</td>
<td>Type D Guardrail</td>
<td>Y</td>
<td>16-10&quot;</td>
<td>N/A</td>
<td>2</td>
<td>2&quot;</td>
<td>Requires paved pad.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>QUEST</td>
<td>Full</td>
<td>Narrow</td>
<td>Type D Guardrail</td>
<td>Y</td>
<td>21&quot;</td>
<td>14&quot;</td>
<td>2-7&quot;</td>
<td>4-11 (See Notes)</td>
<td>Requires paved pad.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sand Modules</td>
<td>Non-redirective</td>
<td>As needed</td>
<td>Generic</td>
<td>Case-by-case</td>
<td>30-7&quot;</td>
<td>23-7&quot;</td>
<td>6-6&quot;</td>
<td>As needed</td>
<td>Requires paved pad for temporary installation.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ABSORB 390</td>
<td>Non-redirective</td>
<td>Narrow</td>
<td>Temporary Concrete</td>
<td>Y</td>
<td>26-9&quot;</td>
<td>19-1-4&quot;</td>
<td>2&quot;</td>
<td>2&quot;</td>
<td>Does not require paved surface. Temporary use only.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SCI 100 GM</td>
<td>Full</td>
<td>X</td>
<td>Narrow</td>
<td>Generic</td>
<td>Y</td>
<td>21-1-6&quot;</td>
<td>N/A</td>
<td>3-1-7/8&quot;</td>
<td>3-1-7/8&quot;</td>
<td>Requires paved pad.</td>
<td></td>
</tr>
<tr>
<td>SCI 75 GM</td>
<td>Full</td>
<td>X</td>
<td>Narrow</td>
<td>Generic</td>
<td>Y</td>
<td>N/A</td>
<td>17-6&quot;</td>
<td>3-1-7/8&quot;</td>
<td>3-1-7/8&quot;</td>
<td>Requires paved pad.</td>
<td></td>
</tr>
<tr>
<td>Compressor</td>
<td>Full</td>
<td>X</td>
<td>Narrow</td>
<td>Generic</td>
<td>Y</td>
<td>21-3&quot;</td>
<td>N/A</td>
<td>4-1&quot;</td>
<td>4-1&quot;</td>
<td>Requires paved pad.</td>
<td></td>
</tr>
<tr>
<td>HEAT</td>
<td>Full</td>
<td>X</td>
<td>Narrow</td>
<td>Generic</td>
<td>Y</td>
<td>26-3&quot;</td>
<td>N/A</td>
<td>2-4&quot;</td>
<td>2-4&quot;</td>
<td>Requires paved pad.</td>
<td></td>
</tr>
<tr>
<td>Sentry Longitudinal Energy Dampener (SLED)</td>
<td>Non-redirective</td>
<td>Narrow</td>
<td>Traffic water-filled barrier or generic concrete safety shape</td>
<td>Y</td>
<td>26</td>
<td>N/A</td>
<td>22 1/2&quot;</td>
<td>22 1/2&quot;</td>
<td>Does not require paved surface. Temporary use only.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Notes:**

The TRACC may be widened. At its nominal length and at Test Level 3, the maximum width is 58 in (1.47 m). Additional width may be gained in approximately 6½ in (165.1 mm) increments by the addition of 28 in (711 mm) extension wings.

* The minimum widths shown are nominal out-to-out of the impact attenuator. The various backup systems, transition pieces, etc., are considered part of the impact attenuator, and are to be considered part of the pay item.
### Systems and Allowable Products to Fit Needs

<table>
<thead>
<tr>
<th>Impact Attenuators (fully redirective, narrow)</th>
<th>Typical Applications</th>
</tr>
</thead>
<tbody>
<tr>
<td>QuadGuard</td>
<td></td>
</tr>
<tr>
<td>QuadGuard Elite</td>
<td></td>
</tr>
<tr>
<td>QuadGuard LMC</td>
<td></td>
</tr>
<tr>
<td>QuadGuard II</td>
<td></td>
</tr>
<tr>
<td>REACT 350</td>
<td></td>
</tr>
<tr>
<td>Universal TAU-II</td>
<td></td>
</tr>
<tr>
<td>Universal TAU-II-R TRACC family</td>
<td></td>
</tr>
<tr>
<td>SCI-100GM (Test Level 3)</td>
<td></td>
</tr>
<tr>
<td>SCI-70GM (Test Level 2)</td>
<td></td>
</tr>
<tr>
<td>QUEST Compressor</td>
<td></td>
</tr>
<tr>
<td>HEART</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Where the expected rate of crashes involving the system are rare to infrequent (less than 1 crash per 3 years).</td>
</tr>
<tr>
<td></td>
<td>- *Narrow median (&lt; 40 ft (12 m)).</td>
</tr>
<tr>
<td></td>
<td>- Narrow hazard, concrete barrier, narrow pier.</td>
</tr>
<tr>
<td></td>
<td>- End of median barrier or Type D rail.</td>
</tr>
<tr>
<td></td>
<td>- Alignment or traffic operations do not contribute to added likelihood of run off the road incidents.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Impact Attenuators (fully redirective, wide)</th>
<th>Typical Applications</th>
</tr>
</thead>
<tbody>
<tr>
<td>QuadGuard</td>
<td></td>
</tr>
<tr>
<td>QuadGuard Elite</td>
<td></td>
</tr>
<tr>
<td>QuadGuard LMC</td>
<td></td>
</tr>
<tr>
<td>QuadGuard II</td>
<td></td>
</tr>
<tr>
<td>React 350</td>
<td></td>
</tr>
<tr>
<td>TRACC family</td>
<td></td>
</tr>
<tr>
<td>Universal TAU-II</td>
<td></td>
</tr>
<tr>
<td>Universal TAU-II-R</td>
<td></td>
</tr>
<tr>
<td>SCI-100GM (Test Level 3)</td>
<td></td>
</tr>
<tr>
<td>SCI-70GM (Test Level 2)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- *Narrow median (&lt; 40 ft (12 m)).</td>
</tr>
<tr>
<td></td>
<td>- Up to 90 in (2.25 m) wide hazard, sign base, pier, etc.</td>
</tr>
<tr>
<td></td>
<td>- Narrow gap between bridges.</td>
</tr>
<tr>
<td></td>
<td>- Alignment or traffic operations do not contribute to added likelihood of run off the road incidents.</td>
</tr>
<tr>
<td></td>
<td>- Hazards where space does not allow development of width transitions from other impact attenuators.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Impact Attenuators (fully redirective, resettable)</th>
<th>Typical Applications</th>
</tr>
</thead>
<tbody>
<tr>
<td>REACT 350</td>
<td></td>
</tr>
<tr>
<td>SCI-100GM (Test Level 3)</td>
<td></td>
</tr>
<tr>
<td>SCI-70GM (Test Level 2)</td>
<td></td>
</tr>
<tr>
<td>Universal TAU-II</td>
<td></td>
</tr>
<tr>
<td>Universal TAU-II-R</td>
<td></td>
</tr>
<tr>
<td>Compressor</td>
<td></td>
</tr>
<tr>
<td>HEART</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Where crashes are expected to be more than 1 per 3 years.</td>
</tr>
<tr>
<td></td>
<td>- Similar locations to fully redirective, narrow.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Impact Attenuators (severe use, narrow)</th>
<th>Typical Applications</th>
</tr>
</thead>
<tbody>
<tr>
<td>QuadGuard Elite</td>
<td></td>
</tr>
<tr>
<td>React 350</td>
<td></td>
</tr>
<tr>
<td>QuadGuard LMC</td>
<td></td>
</tr>
<tr>
<td>Universal TAU-II-R</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- *Narrow median (&lt; 40 ft (12 m)).</td>
</tr>
<tr>
<td></td>
<td>- Expect repeated impacts (&gt; 2yr).</td>
</tr>
<tr>
<td></td>
<td>- Narrow hazard, concrete barrier, narrow pier.</td>
</tr>
<tr>
<td></td>
<td>- End of median barrier or Type D rail.</td>
</tr>
<tr>
<td></td>
<td>- Outside of curves, areas near weaving, lane drops.</td>
</tr>
<tr>
<td></td>
<td>- Near entrances/exits on freeways/expressways.</td>
</tr>
<tr>
<td></td>
<td>- Also appropriate on outside shoulder hazards where repeated impacts and traffic levels make continued capability and ease of repairs critical.</td>
</tr>
</tbody>
</table>

**IMpACT ATTenuATORS – PERMANENT INSTALLATIONS**

*Figure 38-8.H*
Notes:

The TRACC may be widened. At its nominal length, the maximum width is 58 in (1.47 m). Additional width may be gained in approximately 6½ in (165.1 mm) increments by the addition of 28 in (711 mm) extension wings.

*See Figure 38-7.B. Warrants for median barriers may be considered also as an estimate of when to begin consideration of fully-redirective crash cushions in a median area.

Use of standard barrier sections and approved flare rates may allow installation of narrow impact attenuators in advance of wide hazards, depending on space available.

### IMPACT ATTENUATORS – PERMANENT INSTALLATIONS

**Figure 38-8.H**

(Continued)
<table>
<thead>
<tr>
<th>Systems and Allowable Products to Fit Needs</th>
<th>Typical Applications</th>
</tr>
</thead>
</table>
| **Impact Attenuators (temporary) (fully redirective, narrow)**  
  QuadGuard CZ  
  QuadGuard LMC  
  QuadGuard Elite  
  QuadGuard II  
  REACT 350  
  TRACC Family  
  Universal TAU-II  
  Universal TAU-II-R  
  SCI-100GM (Test Level 3)  
  SCI-70GM (Test Level 2)  
  HEART  
  QUEST  
  **Locations where the rate of crashes is expected to be less than 1 per 3 years, and first costs control.**  
  *Narrow median locations.  
  Temporary locations where errant vehicles must not encroach behind the device.  
  Head to head traffic.  
  Severe hazards beyond the device. |  |
| **Impact Attenuators (temporary) (fully redirective, wide)**  
  QuadGuard Elite  
  QuadGuard LMC  
  QuadGuard II  
  REACT 350  
  TRACC Family  
  Universal TAU-II  
  Universal TAU-II-R  
  SCI-100GM (Test Level 3)  
  SCI-70GM (Test Level 2)  
  **Similar to locations for fully redirective, narrow, but where the hazard is wide.** |  |
| **Impact Attenuators (temporary) (fully redirective, resettable)**  
  REACT 350  
  SCI-100GM (Test Level 3)  
  SCI-70GM (Test Level 2)  
  Universal TAU-II  
  Universal TAU-II-R  
  Compressor  
  HEART  
  **Where crashes are expected to be more than 1 per 3 years and life cycle costs control.**  
  Similar to locations for fully redirective, narrow. |  |
| **Impact Attenuators (temporary) (non-redirective)**  
  Fitch Universal Module System  
  Energite III  
  Big Sandy Sand Barrels  
  CrashGard Sand Barrel System  
  Sentry Longitudinal Energy Dissipater (SLED)  
  Absorb 350  
  **Temporary locations where errant vehicle may continue behind the crash cushion.**  
  See Highway Standards 701321 and 701402 as site conditions permit. |  |

**IMPACT ATTENUATORS – TEMPORARY INSTALLATIONS**  
Figure 38-8.I
<table>
<thead>
<tr>
<th>Systems and Allowable Products to Fit Needs</th>
<th>Typical Applications</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Impact Attenuators, Temporary (non-redirective, narrow)</strong></td>
<td></td>
</tr>
<tr>
<td>ABSORB 350</td>
<td></td>
</tr>
<tr>
<td>Sentry Longitudinal Energy Dissipater (SLED)</td>
<td>Space limitations preclude sand barrel arrays.</td>
</tr>
<tr>
<td><strong>Impact Attenuators, Temporary (severe use, narrow)</strong></td>
<td></td>
</tr>
<tr>
<td>QuadGuard LMC</td>
<td></td>
</tr>
<tr>
<td>QuadGuard Elite</td>
<td></td>
</tr>
<tr>
<td>REACT 350</td>
<td></td>
</tr>
<tr>
<td>Universal TAU-II-R</td>
<td></td>
</tr>
</tbody>
</table>
| Compressor                                 | *Narrow median locations.  
|                                           | Temporary locations where frequent impacts are expected and/or where access for repairs would create unacceptable traffic control or operational problems. These systems are fully redirective. This must be acceptable at the site. |
| **Impact Attenuators, Temporary (severe use, wide)**  |
| QuadGuard Elite                            |
| REACT 350                                  |
| Universal TAU-II-R                         | Similar to locations for Severe Use, Narrow, but where the hazard is wide. |

Notes:

*See Figure 38-7.B. Warrants for median barriers may be considered also as an estimate of when to begin consideration of fully-redirective crash cushions in a median area.

**Generally, life cycle costs are the responsibility of the contractor for temporary installations.
38-9 ROADSIDE SAFETY IN URBAN OR RESTRICTED ENVIRONMENTS

This section applies to roadways characterized by built-up locations with curbed sections, frequent stops, off-peak operating speeds below 45 mph, frequent traffic conflicts with driveways and side streets, multiple fixed objects in the roadside, restricted right of way, and closed drainage.

Within such areas, the application of open road clear zones may not be practical. This guidance will balance the need for a clear zone with practicality and demonstrated safety benefits in urban and restricted environments.

38-9.01 Safety Performance – Evaluation of Urban and Restricted Locations

Although a clear roadside concept is still preferred, it is more practical and most cost-beneficial to identify critical locations and features with a history of over-representation for roadside crash mitigation in urban/restricted locations.

The general hierarchy of treatments, as shown in Section 38-4.02, applies also in urban/restricted environments.

38-9.02 Operational Offset, Clear Zone, and Enhanced Lateral Offset

The lateral offset procedures in this section should be applied to any urban facility where feasible. However, lower speed facilities (posted speed limit below 30 mph), central business districts, locations with 24 hour on-street parking, and locations with limited right of way and competing uses for roadside space may minimize the application of this section.

Lateral offset concepts should be applied to built-up locations with curbed sections, frequent stops, off-peak operating speeds below 45 mph, frequent traffic conflicts with driveways and side streets, multiple fixed objects in the roadside, restricted right of way, and closed drainage. Lateral offset concepts and other focused roadside safety treatments should be emphasized at locations of safety performance problems related to roadside safety, and systematically to types of locations representing roadside safety issues.

1. **Operational Offset.** This value is intended only to ease traffic operations, preserve sight distance, and, keep truck mirrors from striking objects. Curbs do not redirect errant vehicles. The operational offset does not represent a criterion for roadside safety design. At a minimum, provide an operational offset from the face of curb to fixed objects of 1.5 ft (0.5 m) and 3 ft (0.9 m) along the radii of the curb return at intersections.

2. **Clear Zone.** Section 38-3 or applicable portions of Chapter 49 or 50 provide the appropriate clear zone values for roads, including urban and restricted locations. However, achieving full clear zones in urban or restricted environments is often not practical due to limited right of way and the many competing transportation uses and other uses in the corridor.

3. **Enhanced Lateral Offset.** An enhanced lateral offset of 4 ft (1.2 m) from the face of curb to any fixed object should be provided on tangent sections, and an enhanced lateral offset of 6 ft (1.8 m) should be provided on the outside of curves. For built up urban
locations with no curb, the greater of these offsets doubled, or the clear zone should be applied and measured from the edge of the traveled way.

Additional lateral offset (wider than the enhanced lateral offset) should be provided at some specific locations.

a. **Curves.** In addition to creating a wider lateral offset on the outside of curves, attention should be paid to (stopping) sight distance at the inside of sharp horizontal curves to assure that it is not obstructed by roadside objects or embankments. (See Figure 38-9.A)

b. **Lane Merge Locations.** At the taper point where the lane drop is complete, a lateral offset of 12 ft (3.6 m) should be considered. This offset should be extended at least 10 ft (3.0 m) in both directions from the taper point, and desirably along the taper to where it will intersect the extension of the lateral offset of the roadway prior to the beginning of the lane drop. Breakaway objects should have lateral offsets of at least 4 ft to 6 ft (1.2 m to 1.8 m) at these locations. A wider lateral offset at taper points on urban roadways will reduce roadside crashes at these locations and allow the driver to focus solely on merging into the traffic stream. (See Figure 38-9.B)

c. **Driveway locations.** A lateral offset of 10 ft to 15 ft (3.0 m to 4.6 m) should be considered for a distance of 10 ft to 15 ft (3.0 m to 4.6 m) beyond the far edge of driveways to account for driver error and times of poor visibility. Sight triangles should also be maintained. (See Figure 38-9.C)

d. **Intersections.** Roadside crashes at intersections are a significant concern. Particular configurations related to roadside crashes include channelization islands, objects in the curb/radius return, and objects aligned opposite pedestrian access ramps.

- Channelizing islands and median noses should be designed according to Chapter 36. Rigid objects at either the corner island or the median nose should be avoided where practical.

- Object placement on the inside edge of intersection turning movements should be as far as practical from the curb face or lane edge. A target lateral offset value of the intersection return should be 6 ft (1.8 m) for curbed facilities with a minimum value of 3 ft (0.9 m). Similarly, for locations without curbs, these values should be as far as possible from the edge of the traveled way because drivers will not have a curb to help them realize their vehicles have strayed from the designated turning path.

- Rigid objects should not be positioned such that errant vehicles are directed toward them along the path of a curb ramp. It is preferable that the pedestrian pushbutton be placed on a breakaway pedestal pole adjacent to the curb ramp rather than on a rigid traffic signal pole when
possible. This will also enable the traffic signal pole placement to occur further away from the curb return region.

38-9.03 Roadside Features in Urban and Restricted Areas

1. Curbs. Curbs cannot be relied upon to redirect errant vehicles. Vehicles impacting curbs are likely to lose contact with the ground and become uncontrollable for some distance.

   When a vehicle strikes a curb, the trajectory depends on several variables including the size and suspension characteristics of the vehicle, its impact speed and angle, and the height and shape of the curb. Details of guardrail placement behind curbs are shown in Highway Standard 630001. Guardrail placed from 4 ft to 12 ft (1.2 m to 3.6 m) behind a curb, as shown on the standard has been crash tested to comply with MASH at Test Level 2.

2. Roadside Development. If objects must be placed within the enhanced lateral offset, these should be frangible or breakaway objects that do not trigger further remediation.

3. Utility Poles. Utility poles are the second most common object hit in fatal fixed object crashes, and are predominately represented in urban locations.

   Some practical suggestions for mitigating utility pole crashes include:
   
   - Place utility poles as far as possible from the active travel lanes.
   - Place utility poles away from access points where the pole may restrict sight distance, and be more likely to be struck.
   - Place utility poles on the inside of sharp horizontal curves.
   - Place utility poles only on one side of the road.

4. Lighting. Refer to 38-4.11 for recommendations regarding rigid versus breakaway light supports.
ENHANCED LATERAL OFFSET FOR CURVES IN URBAN OR RESTRICTED LOCATIONS

FIGURE 38-9.A

LATERAL OFFSET AT MERGE POINTS

FIGURE 38-9.B
38-9.04 Use of Roadside Barriers in Urban or Restricted Environments

Barriers and their end treatments within the clear zone shall be those accepted by FHWA under NCHRP 350 or MASH, and approved by the Department. The use of curbs with these devices may alter details of application or rule out certain systems. The selection of the appropriate test level shall be according to the roadside design speed.

Many uses and competing concerns that define the urban or restricted environment also complicate selection and application of roadside barriers in these locations. When a roadside barrier is to be used, consider all of the following to evaluate the suitability of various barrier options, and placement:

- Lateral offset from the edge of pavement or curb.
- Deflection distance of the barrier.
- Terrain effects.
- Flare rate.
- Length of need.
- Corner sight distance.
- Pedestrian activity, including the needs of the disabled.
- Bicycle activity.

Generally, a barrier should be placed as far from the traveled way as possible, but it is also desirable that a uniform clearance to items such as bridge railings, retaining walls, and roadside barriers be presented to motorists.
38-9.05 **Barrier Warrants**

Remediation guidelines, including barrier warrants, are presented in Section 38-4.03. However, for urban or restricted environments these warrants may come into question. The Roadside Safety Analysis Program (Discussed in Section 38-4.01) may be used to model these environments and arrive at specific warrants where questions arise. The major premise should remain that a traffic barrier should be installed only if it reduces the severity of potential crashes.

**Innocent Bystander and Adjacent Land Use Protection.** There are no set warrants or guidelines for these situations. Design judgment should be used. Consider crash history and site-specific factors.

38-9.06 **Common Urban Barrier Treatments**

1. **Roadside and Median Barriers.** Generally, median barriers will not be warranted or recommended in urban areas with street intersections, curbs, and speeds of 45 mph (70 km/h) or less. The use of roadside barriers will be tempered by the considerations of section 38-9.05.

2. **Crash cushions.** Crash cushions, especially fully-redirective ones, take less space than standard roadside barrier installations. They may be more practical in many cases, especially for shielding fixed objects.
38-10 REFERENCES


Chapter Thirty-nine

STRUCTURE
PLANNING/GEOMETRICS

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
## Chapter Thirty-nine

**STRUCTURE PLANNING/GEOMETRICS**

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Chapter Thirty-nine

STRUCTURE PLANNING/GEOMETRICS

39-1 ADMINISTRATION

39-1.01 Introduction

The Bureau of Bridges and Structures (BB&S), the Bureau of Design and Environment (BDE), the Central Bureau of Land Acquisition (CBLA), the Central Bureau of Local Roads and Streets (CBLRS), and the Bureau of Safety Programs and Engineering (BSPE) comprise the Office of Program Development within IDOT. The BB&S provides expertise in bridge management, bridge design, and structural, hydraulic, and foundation engineering.

The Engineer of Bridges and Structures is responsible for formulating and administering policies and procedures that will ensure development of the bridge program and result in safe, economical, visually pleasing structures on the State highway system with the best use of resources for accomplishing the Department’s objectives. The Bureau Chief of BB&S fulfills the role of “State Bridge Engineer” in relations with FHWA and AASHTO.

39-1.02 BB&S Functions

The functions of the Bureau of Bridges and Structures include:

- the development of policies and procedures for the administration of highway bridges and structures;
- the preparation of preliminary and final bridge and structure designs, plans, and specifications;
- the review and approval of structural work performed by consulting engineers;
- the review and approval of fabrication shop plans;
- the inspection of structural steel fabrication;
- the preparation and review of plans for bridge repairs;
- the load capacity rating and inventory of bridges on the State highway system;
- the preparation or review of retaining walls over 10 ft (3.0 m) in height;
- the directing of bridge maintenance and inspection activities; and
- the administration and technical expertise for local agencies on bridge issues.
39-1.03 **BB&S Organization**

To administer its responsibilities, the BB&S is organized into four sections:

- Structural Services,
- Bridge Planning,
- Bridge Design, and
- Services Development.

Organizational charts and functions of the sections are presented in the *Bridge Manual*, Section 1, “Introduction.”
39-2 BRIDGE POLICIES AND DESIGN

The Bureau of Bridges and Structures (BB&S) administers policies for the design, structural details, and preparation of plans for bridges and structures on the State highway system by using a system of design specifications, standard practice manuals, standard plans, and policy memoranda. The following sections discuss these.

39-2.01 Specifications for Bridge Design

IDOT uses the AASHTO Standard Specifications for Highway Bridges and AASHTO LRFD Bridge Design Specifications as its principal specifications for the design of bridges and other structures. This includes all interim specifications and guide specifications when published and as directed by policy memoranda. These specifications form the basis for all bridge design by the BB&S or by an outside entity retained by the State of Illinois.

39-2.02 Specifications for Bridge Construction

The Department’s Standard Specifications for Road and Bridge Construction govern all bridge construction contracts unless supplemented, revised, or superseded by the plans or in the special provisions for the contract documents. All bridge designs shall be prepared to be consistent with these specifications and provisions.

39-2.03 Standard Practice Manuals

The BB&S publishes a series of standard practice manuals to guide bridge and structural designs and plans in Illinois. These manuals represent a second level of control under the AASHTO Standard Specifications for Highway Bridges and AASHTO LRFD Bridge Design Specifications, and they present the preferred design methods, treatments, and standardized designs of the BB&S. These manuals guide the bridge designer in preparing bridge designs and plans to meet the specifications and preferences of the BB&S, but they are not intended to restrict progressive technology, innovation, or architectural improvements. Any proposed improvements other than typical designs should be thoroughly discussed with BB&S management prior to initiating any action.

The BB&S has developed the following standard practice manuals:

1. **Bridge Manual.** This Manual provides policies and practices for the planning and design of the component parts of bridges in general, and it guides the development of Type, Size, and Location (TS&L) plans and final plans.

2. **Prestressed Concrete Manual.** This Manual provides policies and design procedures for prestressed concrete bridge members and presents standard designs for prestressed concrete bridge members for use on State and local bridges.
3. **Culvert Manual.** This Manual provides standard design parameters for single-cell, reinforced concrete box culverts. When used within the limitations set forth, the Manual allows engineers and technicians outside the BB&S to prepare plans for these structures without direct structural engineering supervision.

4. **Sign Structures Manual.** This Manual provides standard design procedures and standard base sheets for steel and aluminum sign structures.

5. **Drainage Manual.** This Manual provides the drainage policies and procedures for use in the planning and design of drainage structures on the State Highway System.

6. **Structural Services Manual.** This Manual assists Department personnel and consulting engineers in the preparation of bridge repair plans. Information and details are provided for the types of repairs most often required for typical bridge structures.

See Chapter 60 for more information on standard practice manuals published by the BB&S.

### 39-2.04 Policy Memoranda

Policies of the Bureau of Bridges and Structures may be issued, amended, or supplemented by a Bridge Memorandum. These memoranda are effective the date of issuance on designs and plans not yet approved by the Engineer of Bridges and Structures, unless otherwise stated in the memorandum. Before initiating a project, bridge designers should check with the BB&S for the latest Department version of Bridge Memoranda.

### 39-2.05 Experimental Bridge Features

In cooperation with authorized agencies, the BB&S advises other agencies and/or develops construction plans for structures that include new products or design concepts in part or for all of the structure. These experimental projects are cataloged and periodic field inspections are made to evaluate the benefits from the experimental components.

After adequate study under actual traffic and weather conditions, the experimental products or design concepts are either included as acceptable for policy use and placed in the appropriate manual (see Section 39-2.03) or they are rejected.
39-3 BRIDGE PLANNING PROCESS

39-3.01 Bridge Improvements

39-3.01(a) Scope of Work Definitions

The scope of work for a bridge project may be any of the following:

1. **Bridge Replacement.** Replacement of the entire existing bridge (i.e., superstructure, substructure, and foundation).

2. **Bridge Reconstruction.** At a minimum, complete replacement of the superstructure and could include work on the substructure and foundation.

3. **Existing Bridge to Remain in Place.** If an existing bridge is structurally sound, if it meets the Department’s design loading capacity, if it meets the minimum width criteria, and if it is not a high-crash location, it is unlikely to be cost effective to improve the geometrics of the bridge. When these conditions are met, an existing bridge can remain in place. In some cases, only the bridge substructure (e.g., abutments, piers) and/or foundation (e.g., footings, piles) may require rehabilitative work. These may also be considered existing bridges to remain in place for the application of geometric design criteria.

4. **Bridge Rehabilitation.** Major work on one or more of the components of an existing bridge (i.e., superstructure, substructure, and/or foundation).

5. **Bridge Deck Rehabilitation.** If the existing bridge deck is structurally deficient, it may be rehabilitated as part of a project. In addition, where the bridge deck is structurally sound but its width is inadequate (i.e., the bridge is functionally deficient), the bridge deck may be rehabilitated solely to widen the bridge deck. Bridge deck widening may then require work to the superstructure and/or substructure.

6. **Bridge Deck Repair.** The existing bridge deck is structurally adequate, but partial and full-depth repairs are required and an overlay is necessary to improve rideability and to maintain the integrity of the deck.

7. **Bridge Rails/Transitions.** For reconstructed bridges or rehabilitated bridge decks, the existing bridge rails and approaching guardrail-to-bridge-rail transitions may need upgrading to meet current Department criteria. For existing bridges to remain in place within the project limits, the Bureau of Bridges and Structures will evaluate the adequacy of the existing bridge rail to determine if it should be upgraded. The roadway designer will evaluate the adequacy of the existing approaching bridge rail transition for needed upgrading. See Chapter 38 for more information on guardrail-to-bridge-rail transitions.

Also, for 3R bridge projects, see Sections 49-3 and 50-2.
39-3.01(b) Coordination

This Section clarifies how structure information should be coordinated with the Bureau of Bridges and Structures (BB&S) and with the Bureau of Design and Environment (BDE). This coordination is through the Bridge Condition Report (Section 39-3.02) and the Proposed Structure Sketch. To indicate the bridge information necessary for completion of location study work, this Sketch is included in all Phase I reports. Complete information regarding Bridge Condition Reports can be found in the Bureau of Bridges and Structures manual *BCR Procedures and Practices*.

Bridge Condition Reports (BCR) will ensure that the scope of work proposed in a Phase I report will agree with the design in the final bridge plans. These reports accommodate early structural input into the overall planning process and, as a result, they greatly reduce the need for revisions to approved Phase I reports.

BDE must approve the typical section that shows the proposed clear roadway bridge width as a part of the Proposed Structure Sketch. This concurrence must occur before submission of the BCR by the district to the Bureau of Bridges and Structures.

A BCR and a Proposed Structure Sketch are required for every structure that is within a roadway section covered by a Phase I report or which is the subject of Phase I report by itself. Structures may fall into one of the following categories that would require a BCR or an Abbreviated BCR:

- gap the structure temporarily,
- allow structure to remain in place,
- deck repair and resurface,
- rehabilitate the structure, or
- replace the structure.

Before design approval can be granted on a roadway project that includes structures or on a bridge by itself, the BCRs on all bridges must be approved by the BB&S and concurrence must be received on all Proposed Structure Sketches.

For structures allowed to remain in place within a 3R type highway project, the Illinois Structure Information System—Master Report (S107) may be submitted in lieu of a formal BCR. In addition to the Master Report, the PONTIS Bridge Report for maintenance needs should be submitted.

Structures located within SMART and 3P projects do not require the submittal of a BCR. However, where a structure lies within the limits of such projects, coordination must be initiated with the BB&S before determining resurfacing options across the bridge.

Unless involvement is specifically requested by a district, the Bureau of Bridges and Structures does not evaluate maintenance type work on structures. However, if a project is a deck repair and overlay which is not funded with maintenance funds, it will require the submittal of an
Abbreviated BCR. If the evaluation of the deck leads to a decision to replace the deck, then normal procedures for bridge improvements must be initiated and followed.

The BCR allows BB&S concurrence on the proposed design based on the existing condition of the structure. Upon BB&S review, the Bureau will document agreement with the following geometric and structural factors:

- proposed clear roadway bridge width combined with structural feasibility,
- replacement or reuse of components,
- proposed general configuration features, and
- stage construction possibilities.

The BB&S concurrence relates to the structural adequacy and economic feasibility of the bridge improvement proposal. If appropriate, the economics of any proposal will be investigated at this time. In some instances, environmental factors may preclude economic considerations. Therefore, the Phase I report must contain sufficient information to justify recommendations concerning environmental factors.

### 39-3.02 Bridge Condition Reports

#### 39-3.02(a) Definition

A Bridge Condition Report is defined as a report to establish the scope of work on the extent of repair, replacement (partial or total), and widening or other improvements. The BCR allows the Bureau of Bridges and Structures to determine the most cost-effective method of correcting the reported structural, geometric, or hydraulic deficiencies and for restoring a bridge to a structurally adequate and functionally serviceable condition.

#### 39-3.02(b) Purpose

A BCR is required for every structure that is within a roadway section addressed in a Phase I report or which is the subject of a Phase I report by itself. The BCR, combined with the Proposed Structure Sketch (Section 39-3.02(d)), allows early structural input into the overall planning process.

Whenever the scope of anticipated rehabilitation work is limited to bridge deck and minor structural repairs without the need for widening or replacement options, only the preparation of an Abbreviated BCR is required. Because the geometrics of the structure will not be altered, this type of work normally will not require a Type, Size, and Location (TS&L) Plan (Section 39-3.04).

#### 39-3.02(c) Applicability

The Bridge Condition Report will provide:

- a description of the physical conditions and deficiencies that mandate repair or replacement,
• a verification of the apparent soundness of any substructure elements recommended for reuse plus the economic advantage gained by their reuse,

• a statement of any geometric or hydraulic improvement requirements, and

• a recommendation for the scope of the proposed work.

The recommended scope of work should address the approximate dimensions of a replacement structure but not so precisely that configuration refinements resulting from subsequent hydraulic, soils, or structural-economic studies are restricted. The format of the BCR required by the BB&S is necessary to enable the Bureau to make accurate structural, economic, and policy decisions for the cost-effective expenditure of bridge rehabilitation funds.

With total structure replacements, a description of the conditions that led to the inclusion of the bridge in the program is usually sufficiently supportive of the replacement recommendation. However, where projects involve extensive repair of bridge components, BCRs must be supported by in-depth field inspection, physical testing, and economic analysis to determine the scope and cost-effectiveness of repairs. Before concurring with the reuse of any substructure elements, the Bureau of Bridges and Structures will verify their capacity to sustain the loads to which they will be subjected in the reconstructed bridge.

The BCR, with its comprehensive recommendation for the proposed scope of work and the support information, is submitted by the district for review and concurrence by the Bureau of Bridges and Structures. After this concurrence is obtained, the memo approving the BCR will be incorporated into or referenced in the Phase I report (see Chapter 12). After all necessary coordination with other agencies has been accomplished, the completed Phase I report and the Proposed Structure Sketch should be submitted to BDE for informational purposes.

39-3.02(d) Proposed Structure Sketches

The bridge information necessary to complete the location/design study phase varies with the complexity and type of project under consideration; however, all bridge projects require the submittal of a Proposed Structure Sketch to the Bridge Planning Section for review and approval. This Sketch should be included or referenced in the Phase I report. For a typical Proposed Structure Sketch, see Figure 39-3.A.

A Proposed Structure Sketch will generally present the following information:

• type of bridge proposed (closed abutments vs. spill-through, existing elements to be reused, etc., but not details such as girder or deck type) and approximate structure length. A preliminary hydraulic analysis may be required to establish the appropriate structure length and vertical profile;
Note: The number and location of piers outside the stream channel, the profile gradeline, and bridge length are subject to refinement in the TSL phase.

PROPOSED STRUCTURE SKETCH

Figure 39-3.A
• approximate profile and horizontal alignment and approximate right-of-way or easement widths. The accuracy of the profile will depend upon the nature of right-of-way adjacent to the bridge project. Usually, it will be necessary to establish exact right-of-way requirements only if Section 4(f) property or other very sensitive right-of-way is affected;

• proposed skew angle of feature crossed. See Section 39-4 for further guidance on crossing angles;

• approximate pier locations proposed by the district. Comments on pier location received from the Illinois Department of Natural Resources, U.S. Fish and Wildlife Service, U.S. Army Corps of Engineers, and other affected agencies should be incorporated as appropriate;

• typical section showing the proposed clear roadway bridge width. It is not necessary to show beam locations or type; and

• the need for bikeways across the structure, bicycle railings, and pedestrian railings.

The Proposed Structure Sketch should contain the following note or variation thereof: “The number and location of piers outside the stream channel, the profile gradeline, and the bridge length are subject to refinement in the TSL phase.” Care should be taken to make the Proposed Structure Sketch as diagrammatic as possible and no more restrictive to the final design than is necessary to gain design approval.

For rehabilitation, reconstruction, and replacement projects, the information necessary for the location/design study phase is provided in the Bridge Condition Report (BCR). The Proposed Structure Sketch is typically included with the BCR. However, only the Proposed Structure Sketch and memo from the BB&S approving each Bridge Condition Report (if required) need be included in a Phase I report. In addition for each structure location, a few color photographs or prints should be included in the Phase I report as exhibits.

For major stream crossing projects, the determinations made in the location/design study phase on the vertical and horizontal alignment are typically refined such that minor adjustments in the TS&L or design phases will not significantly affect the project impacts. Because of the potentially large variations in structure depths between major river crossing structure types, high and low vertical profile options may need to be addressed. Significant impacts caused by either the high or low profile options might lead to the elimination of certain structure types from further consideration.

Structure type evaluation at this stage should normally be limited to the determination of those structure types that are feasible for the given crossing conditions and within the same general economic range. A detailed evaluation of structure types for major stream crossings is performed during the bridge type study phase.
39-3.03 Preliminary Bridge Investigations

Before initiating Type, Size, and Location (TS&L) Plans for a structure, an investigative procedure that establishes the proper alignment and/or the scope of work to be performed is completed in the Phase I study. This procedure establishes the alignment, develops a profile gradeline, provides an environmental assessment, and addresses those factors affecting the socio-economic conditions and the overall impact of the project. It may also include a proposal for stage construction so that traffic may continue using the route during construction. The results of these procedures and studies are summarized in the Phase I report.

39-3.03(a) Bridge Type Studies

A Bridge Type Study is necessary for the preparation of a TS&L Plan. The study is the process by which the most appropriate structure type for a given location is determined, and it is a compilation of the necessary economic, aesthetic, and site evaluations that lead to that selection. A well-conceived Bridge Type Study will:

- provide hydraulic and geotechnical considerations,
- consider the structure types feasible for the site parameters or environmental commitments,
- provide the reasoning for eliminating or developing particular alternatives, and
- provide cost estimates for all alternatives considered and the rationale for the selection of the structure type chosen.

The Bridge Type Study is typically a part of the planning process that justifies the proposed bridge type and as such is not submitted for review. However, for major river crossings or when requested by BB&S, a bridge type study becomes a formal report requiring approval of the Bridge Planning Engineer before TS&L plan preparation.

39-3.03(b) Selection of a Superstructure System

For Phase I work, the designer should refer to Figure 39-3.B, which provides a list of commonly employed superstructure types; the span ranges for which they are generally applicable; and the approximate construction depth (profile grade to low beam) required for their use. The values provided are general guidelines only and should not be used for detailed TS&L determination.
Notes:

1. Numbers within bars denote the construction depth in inches (profile grade to low clearance point) required for a simple span structure of charted length with a 40-ft wide, normal crowned bridge roadway, and a future wearing surface allowance of 25 lbs/ft². The values given are general guideline values and should not be used for detailed type, size, and location plans.

2. Span lengths for the indicated construction depths may be increased 20% to 25% for continuous beam designs.

CONSTRUCTION DEPTH SELECTION GUIDE
(US Customary)

Figure 39-3.B
Notes:

1. Numbers within bars denote the construction depth in millimeters (profile grade to low clearance point) required for a simple span structure of charted length with a 12-m wide, normal crowned bridge roadway, and a future wearing surface allowance of 1.2 kN/m². The values given are general guideline values and should not be used for detailed type, size, and location plans.

2. Span lengths for the indicated construction depths may be increased 20% to 25% for continuous beam designs.
39-3.03(c) **Temporary In-Stream Work**

As a part of determining the scope of work to be performed, give consideration to anticipated need for temporary in-stream work features for construction of the project (e.g., temporary stream crossings, work pads, temporary bypass channels, cofferdams). This information will need to be described in a work permit submittal to the US Army Corps of Engineers for work involving discharge of dredged or fill material into waters of the United States. To the extent that any needed temporary work features can be anticipated and addresses in the permit submittal for the bridge/culvert, it will avoid the need for having the contractor seek separate permit coverage for the temporary work in the construction phase with the associated potential for delaying construction operations while awaiting receipt of the permit authorization for the temporary work features.

39-3.04 **Type, Size, and Location Plans**

The bridge planning process encompasses the collection of the applicable site information, its analysis, the application of established policies and practices, and the consideration of reasonable alternatives and their economic evaluations to establish the bridge configuration that is the most cost effective and functionally, structurally, and aesthetically appropriate.

Type, Size, and Location (TS&L) Plans are detailed bridge configuration plans which are used as the basis for the development of construction plans. TS&L Plans are approved by the Bureau of Bridges and Structures only after the processing for approval of a Structure Report including an approved Hydraulics Report, an existing bridge survey, and detailed roadway data. Approved TS&L Plans may be used in lieu of a Proposed Structure Sketch in a Phase I report should their timely development so permit; however, the less detailed Proposed Structure Sketch, developed specifically for the Phase I report, will not be construed to be TS&L Plans.

The Planning Section of the *Bridge Manual* has been developed as a guide and a control for the preparation of TS&L Plans and for the promulgation of policy interpretations of the control documents. In addition, consider the following when preparing TS&L Plans:

- No new structure number should be assigned when a project involves the re-use of any existing bridge element in the rehabilitation.
- For details on Hydraulic Reports, use the *Drainage Manual*.
- Boring logs are required to be submitted to the Bureau of Bridges and Structures for the development of in-house TS&L Plans.
39-4 BRIDGE SIZING/GEOMETRICS

A variety of factors determine the appropriate size of a bridge under design. Section 39-4 discusses these factors and other geometric design elements pertaining to bridge design (e.g., bridges on horizontal curves, cross slopes). Section 39-5 presents typical sections for bridge overpasses and underpasses. Section 39-6 presents tables of geometric design criteria for bridges on the rural and urban State highway system and for frontage roads.

The design criteria provided in Section 39-4 are applicable to all new or reconstructed bridges on the State highway system, except where specific policy items are governed by other Department directives. See Parts IV, Road Design Elements, and V, Design of Highway Types. Bridge widths for 3R-type improvements are included in Chapters 49 (non-freeways) and 50 (freeways).

39-4.01 Type of Highway Facility

The type of highway facility has a significant impact on bridge size. The highway facility will be defined by its:

- functional classification;
- rural or urban location;
- number of lanes (i.e., two lane or multilane);
- presence of a median (i.e., divided or undivided); and
- operational function (i.e., mainline, ramp, or frontage road).

Part V presents a comprehensive discussion on highway geometric design based on functional classification and rural/urban location. Specifically for bridges, the typical sections in Section 39-5 and the tables of design criteria in Section 39-6 are based on the type of highway facility with appropriate references to Part V, Highway Systems.

39-4.02 Bridge Widths

The bridge width will be determined by:

- the highway type;
- the approaching roadway width;
- the presence of sidewalks and/or bikeways (see Section 39-4.05);
- the presence of auxiliary lanes (e.g., acceleration lanes at interchanges); and
- for divided facilities, whether a single or dual structure is used.

See Sections 39-5 and 39-6 for bridge width criteria and application.
39-4.03 **Underpass Width**

The roadway section passing beneath a bridge will determine the bridge length in combination with structural design elements (e.g., abutment type). The underpass width will be based on the following roadway design elements:

- the approaching roadway width;
- the presence of sidewalks and/or bikeways (see Section 39-4.05);
- the presence of auxiliary lanes (e.g., acceleration lanes at interchanges); and
- the horizontal clearance to obstructions (i.e., the roadside clear zone).

For high unit cost bridges, the designer should consider locating abutments or piers on the right side of the roadway adjacent to the shoulder where the savings in structure cost could make the required barrier protection cost effective. All reduced clearances below the minimum horizontal clearance requirements must be economically justified and barrier protection must be provided.

The maximum practical horizontal clearance between the left edge of the roadway and pier in the median of divided highways will be realized by placing a single pier at the center of the median. Median piers should have protective barrier where warranted as discussed in Chapter 38.

39-4.04 **Vertical Clearances**

The vertical clearance for underpassing roadways will significantly impact the size of the overpassing structure. In some cases, the required vertical clearance may also impact the selection of the superstructure type. Sections 33-5, 39-5 and 39-6 and Part V, Highway Systems, presents the Department's vertical clearance criteria for underpassing roadways based on functional classification, project scope, and rural/urban location.

39-4.05 **Sidewalks and Bikeways**

If pedestrian activity is anticipated, provide sidewalks on both sides of urban structures. The standard sidewalk width on structures is 5 ft (1.5 m). See the *Bridge Manual* for sidewalk details. Also, see Section 48-2.04 for a detailed discussion on sidewalks. In addition, examine the gradeline of the sidewalks for ADA requirements (see Section 58-1). Where wider sidewalks exist on approaching roadways, sidewalk widths greater than 5 ft (1.5 m) can be considered. See the typical urban sections in Section 39-5.

Special sidewalks or bikeways, separated from the roadway by a traffic barrier, may be provided as discussed in Chapter 17. Bikeway widths will be determined from the bikeway design criteria but in no case will the width be less than 5 ft (1.5 m) for a one-way bikeway or 10 ft (3.0 m) for a two-way bikeway across a structure. For geometric combinations, see the typical sections in Chapter 17 and Section 39-5.
39-4.06 **Highways Over Railroad**

Where a highway bridge overpasses a railroad, the specific horizontal and vertical clearances and the bridge size will be cooperatively determined by the Department and the railroad. The Department’s planner/designer shall become acquainted with 92 Ill. Admin. Code 1500.160(c), 23 C.F.R. 646.212(a-2) and (a-3) and the “Appendix to Subpart B of Part 646 – Horizontal & Vertical Clearance Provisions for Overpass and Underpass Structures” prior to any discussions with the railroad. The typical sections in Section 39-5 illustrate the typical minimum geometric design requirements for railroads.

39-4.07 **Design Flood Frequency**

Design flood frequency is directly related to the ratio of structure capacity to public benefit. A structure which carries large volumes of traffic on a multilane facility is expected to remain in use during extreme flood conditions. To maintain the high level of traffic service afforded by these facilities, a considerable expenditure of funds is justified to provide that service. Conversely, a structure carrying lesser traffic volumes on a lower functional classification facility does not warrant a design based on extreme flood conditions. The *Drainage Manual* and its Appendix contain detailed information on design flood frequencies. Chapter 40 also addresses general drainage issues and procedures.

Because urban highway facilities are intended to accommodate higher traffic volumes at reduced speeds, when compared to rural designs, it is apparent that optimum public benefit requires the assignment of higher flood frequency values for design to provide uninterrupted service for urban bridges. Consideration must also be given to the seriousness of flooding abutting properties that may result in property damage, possible loss of life, and adverse public reaction. Therefore, a flood frequency of 50 years is used for all designs except TWS–2 classifications.

39-4.08 **Bridges on Horizontal Curves**

Superelevation transitions should be avoided on bridges and their approaches. To achieve this in rural areas, the beginning of a horizontal curve should be a minimum of 400 ft (120 m) from the back of the bridge abutment. In some cases, however, superelevation transitions are unavoidable on urban bridges (e.g., because of right-of-way restraints). Where a curve is necessary on a bridge, the desirable treatment is to place the entire bridge and its approaches on a flat horizontal curve with minimum or no superelevation. In this case, a uniform superelevation rate is provided throughout (i.e., the superelevation transition is neither on the bridge nor its approaches) or the normal crown section is maintained throughout the curve.

Where a bridge is located within a superelevated horizontal curve, the entire bridge roadway is sloped in the same direction and at the same rate across the deck (i.e., the shoulders or gutters and traveled way will be in a planar section). See the typical superelevated sections in Section 39-5. This also applies to the approach traveled way and the approach shoulder pavements. The approach traveled way and approach shoulders are illustrated in the *Highway Standards*. 
However, the high-side shoulder on a roadway section off the bridge should slope away from the traveled way at a rate such that the maximum shoulder rollover does not exceed 8.0%. To accomplish the longitudinal shoulder slope transition away from the bridge, the designer should refer to the applicable figure in Section 39-5. See Chapter 32 for more information on horizontal alignment.

39-4.09 Skew Angle

Crossing angles between the mainline and other roadways, railways, or waterways desirably should not be less than 60 degrees (not greater than 30 degree skew). In extreme conditions, crossing angles between waterways and roadways may be 45 degrees and, between intersecting roadways or between roadways and railways, may be 30 degrees (not greater than 60 degree skew). Where these maximums are difficult to meet, consider relocating and/or realigning the intersecting roadways/waterways.

39-4.10 Cross Slopes

The typical sections in Section 39-5 provide the cross slope criteria for bridges. Note that, on tangent sections, the shoulder cross slope on a bridge is flatter (i.e., 1/4”/ft (2%)) than the typical shoulder cross slope on the approaching roadway section (i.e., 1/2”/ft (4%)).

39-4.11 Gradeline on Bridges

Where a bridge is planned for a new construction or reconstruction project and where the bridge is not within the limits of a vertical curve, the designer should strive to provide a minimum longitudinal gradient of 0.50% across the bridge. In addition, where a vertical curve cannot be avoided on the structure, a K value of 167 (51) for drainage should not be exceeded.
39-5 TYPICAL SECTIONS

Section 39-5 presents typical sections for bridges on tangent or with superelevation, for roadways beneath bridges, and for highways passing over railroads. With the exception of cross slopes on bridges, the typical sections do not provide the numerical dimensions for the various cross section elements; i.e., these are nomenclature presentations. See Section 39-6 and the referenced chapters in the *BDE Manual* for the applicable numerical criteria.

Section 39-5 presents the following typical section figures:

- Clear Roadway Width of Bridges for New and Reconstructed Four-Lane Divided Highways (Figure 39-5.A).
- Clear Roadway Width of Bridges for New and Reconstructed Six-Lane Divided Highways (Figure 39-5.B).
- Clear Roadway Width of Bridges for New and Reconstructed Four-Lane Highways with Concrete Barrier (Figure 39-5.C).
- Clear Roadway Width of Bridges for New and Reconstructed Six-Lane Highways with Concrete Barrier (Figure 39-5.D).
- Clear Roadway Width of Bridges for New and Reconstructed Four-Lane Divided Highways with Additional Lane for Acceleration or Deceleration (Figure 39-5.E).
- Clear Roadway Width of Single-Lane Ramp Structures (Figure 39-5.F).
- Clear Roadway Width of Bridges for New and Reconstructed Rural Two-Lane Highways (Figure 39-5.G).
- Clear Roadway Width of Superelevated Bridges on Multilane Divided Highways (Figure 39-5.H).
- Clear Roadway Width of Superelevated Bridges on Multilane Highways with Concrete Barrier (Figure 39-5.I).
- Clear Roadway Width of Superelevated Bridges on Rural Two-Lane Highways (Figure 39-5.J).
- Clear Roadway Width of Bridges for New and Reconstructed Urban Highways with Raised-Curb Median (Figure 39-5.K).
- Clear Roadway Width of Bridges for New and Reconstructed Urban Highways with Bikeways (Figure 39-5.L).
- Clear Roadway Width of Bridges for New and Reconstructed Two-Lane Urban Highways (Flush/Traversable Median) (Figure 39-5.M).
- Clear Roadway Width of Superelevated Bridges on Urban Highways with Raised-Curb Median (Figure 39-5.N).
- Clear Roadway Width of Superelevated Bridges on Urban Highways with Flush/Traversable Median (Figure 39-5.O).
- Clear Roadway Width of Superelevated Bridges on Two-Lane Urban Highways (Figure 39-5.P).
- Clearances for Bridges over Divided Highways (Figure 39-5.Q).
- Clearances for Bridges over Two-Lane Highways (Figure 39-5.R).
- Highway Grade Separation over Railroad (Figure 39-5.S).

See the Bridge Manual for more details on bridge design.
Note: See Figure 39-6A and 39-6.C.

CLEAR ROADWAY WIDTH OF BRIDGES FOR NEW AND RECONSTRUCTED FOUR-LANE DIVIDED HIGHWAYS

Figure 39-5.A
Notes:
2. Profile grade line is set at the location shown above where the approach traveled way is initially designed for three lanes in each direction.
Notes:

2. In all cases, the median width on the approach roadway and the median on the bridge structure must be similar.

CLEAR ROADWAY WIDTH OF BRIDGES FOR NEW AND RECONSTRUCTED FOUR-LANE DIVIDED HIGHWAYS WITH CONCRETE BARRIER

Figure 39-5.C
Notes:

2. In all cases, the median width on the approach roadway and the median on the bridge structure must be similar.

CLEAR ROADWAY WIDTH OF BRIDGES FOR NEW AND RECONSTRUCTED SIX-LANE DIVIDED HIGHWAYS WITH CONCRETE BARRIER

Figure 39-5.D
Notes:


2. Where an exit terminal lies within the limits of a bridge, the cross slope of the standard exit terminal must be modified to fit the cross slope of the bridge deck. In this case, the designer should use a minimum uniform cross slope of $\frac{1}{4}''/\text{ft}$ (2%) on the terminal or, if the mainline is on a curve to the right, the designer should use the superelevation rate of the mainline for the terminal cross slope, but not greater than $\frac{5}{8}''/\text{ft}$ (5%). In both cases, the cross slope is measured perpendicular to the edge of the mainline pavement. See Section 37-6.

CLEAR ROADWAY WIDTH OF BRIDGES FOR NEW AND RECONSTRUCTED FOUR-LANE DIVIDED HIGHWAYS

Figure 39-5.E
Notes:

1. See Section 37-4.
2. See Note 2. on Figure 39-5.H for roadway shoulder transition to superelevated bridge.

CLEAR ROADWAY WIDTH OF SINGLE-LANE RAMP STRUCTURES

Figure 39-5.F
CLEAR ROADWAY WIDTH OF BRIDGES FOR NEW AND RECONSTRUCTED RURAL TWO-LANE HIGHWAYS

Figure 39-5.G

Note: See Figures 39-6.A and 39-6.B.
Notes:


2. Where a bridge lies within a horizontal curve with superelevation, the shoulder on the high side of the bridge (starting just off the end of the bridge approach shoulder pavement) will be gradually transitioned into the design slope of the shoulder on the approaching roadway. Also see the Highway Standards. This transition should be accomplished by providing a maximum relative longitudinal difference in gradient of 0.40% between the edge of the traveled way and the outside edge of the shoulder. Also see Chapter 32.

CLEAR ROADWAY WIDTH OF SUPERELEVATED BRIDGES ON MULTILANE DIVIDED HIGHWAYS

Figure 39-5.H
Notes:


2. The usual shoulder cross slope on structure with this type median is 1/4 ft (2%). However, the crossover crown between the traveled way and median shoulder should not exceed 6%.

3. Where a bridge lies within a horizontal curve with superelevation, the shoulder on the high side of the bridge (starting just off the end of the bridge approach shoulder pavement) will be gradually transitioned into the design slope of the shoulder on the approaching roadway. Also see the Highway Standards. This transition should be accomplished by providing a maximum relative longitudinal difference in gradient of 0.40% between the edge of the traveled way and the outside edge of the shoulder. Also see Chapter 32.

CLEAR ROADWAY WIDTH OF SUPERELEVATED BRIDGES ON MULTILANE HIGHWAY WITH CONCRETE BARRIER

Figure 39-5.I
Notes:


2. Where a bridge lies within a horizontal curve with superelevation, the shoulder on the high side of the bridge (starting just off the end of the bridge approach shoulder pavement) will be gradually transitioned into the design slope of the shoulder on the approaching roadway. Also see the Highway Standards. This transition should be accomplished by providing a maximum relative longitudinal difference in gradient of 0.40% between the edge of the traveled way and the outside edge of the shoulder. Also see Chapter 32.

CLEAR ROADWAY WIDTH OF SUPERELEVATED BRIDGES ON RURAL TWO-LANE HIGHWAYS

Figure 39-5.J
CLEAR ROADWAY WIDTH OF BRIDGES FOR NEW AND RECONSTRUCTED URBAN HIGHWAYS WITH RAISED-CURB MEDIAN

Figure 39-5.K
Notes:

1. See Figure 39-6.C and Chapter 17.

2. If bikeways are required on one side only, design the parapets appropriately.

3. Where a flush/traversable median is used on the approach, a raised-curb median may be used across the structure where bridge decks are subject to frequent icing conditions.

4. Only consider this template under special warrant or conditions (e.g., vehicular posted speed limits of 45 mph or greater with high pedestrian volumes, concentration of elementary school children, designated off-road bikeways, other demonstrated hazardous conditions).

CLEAR ROADWAY WIDTH OF BRIDGES FOR NEW AND RECONSTRUCTED URBAN HIGHWAYS WITH BIKEWAYS

Figure 39-5.L
Notes:

1. See Figure 39-6.C and Section 48-2.

2. Where a flush/traversable median is used on the approach, a raised-curb median may be used across the structure where bridge decks are subject to frequent icing conditions.

CLEAR ROADWAY WIDTH OF BRIDGES FOR NEW AND RECONSTRUCTED TWO-LANE URBAN HIGHWAYS
(Flush/Traversable Median)

Figure 39-5.M
Notes:

1. See Figure 39-6.C and Section 48-2.

2. Where an urban bridge lies within a horizontal curve with superelevation, the gutter on the high side of the bridge (starting just off the end of the bridge approach pavement) is gradually transitioned into the design slope of the gutter on the approaching roadway. See the Highway Standards. This transition should be accomplished by providing a maximum relative longitudinal difference in gradient of 0.50% between the edge of the traveled way and the flow line of the gutter. Also see Chapter 32 and Section 48-5.

CLEAR ROADWAY WIDTH OF SUPERELEVATED BRIDGES ON URBAN HIGHWAYS WITH RAISED-CURB MEDIAN

Figure 39-5.N
Notes:

1. See Figure 39-6.C and Section 48-2.

2. Where an urban bridge lies within a horizontal curve with superelevation, the gutter on the high side of the bridge (starting just off the end of the bridge approach pavement) is gradually transitioned into the design slope of the gutter on the approaching roadway. See the Highway Standards. This transition should be accomplished by providing a maximum relative longitudinal difference in gradient of 0.50% between the edge of the traveled way and the flow line of the gutter. Also see Chapter 32 and Section 48-5.

CLEAR ROADWAY WIDTH OF SUPERELEVATED BRIDGES ON URBAN HIGHWAYS WITH FLUSH/TRAVERSABLE MEDIAN

Figure 39-5.O
Notes:

1. See Figure 39-6.C and Section 48-2.

2. Where an urban bridge lies within a horizontal curve with superelevation, the gutter on the high side of the bridge (starting just off the end of the bridge approach pavement) is gradually transitioned into the design slope of the gutter on the approaching roadway. See the Highway Standards. This transition should be accomplished by providing a maximum relative longitudinal difference in gradient of 0.50% between the edge of the traveled way and the flow line of the gutter. Also see Chapter 32 and Section 48-5.

CLEAR ROADWAY WIDTH OF SUPERELEVATED BRIDGES
ON TWO-LANE URBAN HIGHWAYS

Figure 39-5.P
Notes:

1. Locate the upstream traffic end of a through culvert outside the clear zone of the near edge of traveled way.
2. All horizontal dimensions are right angles.
3. Locate median piers, where required, on the median centerline where the median width provides less than the required clear zone width.
4. Locate the minimum clearance point at the least clearance point above the usable roadway under, including stabilized shoulders.

CLEARANCES FOR BRIDGES OVER DIVIDED HIGHWAYS

Figure 39-5.Q
CLEARANCES FOR BRIDGES OVER TWO-LANE HIGHWAYS

**Figure 39-5.R**

<table>
<thead>
<tr>
<th>Functional Classification of Underpassing Highway</th>
<th>Current ADT or 20-Year DHV</th>
<th>Config.</th>
<th>X (Min.)</th>
<th>Minimum Vertical Clearance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rural Principal Arterial or Minor Arterial*</td>
<td>All ADT's</td>
<td>A</td>
<td>42' (12.8 m)</td>
<td>16'-6&quot; (5.0 m) (new)</td>
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<tr>
<td>Local Road or Collector</td>
<td>DHV over 400</td>
<td>A</td>
<td>36' (11.0 m)</td>
<td>14'-9&quot; (4.5 m)</td>
</tr>
<tr>
<td>Local Road or Collector</td>
<td>DHV 200-400</td>
<td>A</td>
<td>36' (11.0 m)</td>
<td>14'-9&quot; (4.5 m)</td>
</tr>
<tr>
<td>Local Road or Collector</td>
<td>DHV 100-200</td>
<td>B</td>
<td>30' (9.0 m)</td>
<td>14'-9&quot; (4.5 m)</td>
</tr>
<tr>
<td>Local Road or Collector</td>
<td>ADT 250-400</td>
<td>B</td>
<td>28' (8.5 m)</td>
<td>14'-9&quot; (4.5 m)</td>
</tr>
<tr>
<td>Local Road or Collector</td>
<td>ADT &lt; 250</td>
<td>B</td>
<td>23' (7.0 m)</td>
<td>14'-9&quot; (4.5 m)</td>
</tr>
<tr>
<td>Frontage Road A</td>
<td>ADT over 2000</td>
<td>A</td>
<td>40' (12.0 m)</td>
<td>16'-0&quot; (4.9 m)</td>
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<tr>
<td>Frontage Road B</td>
<td>ADT ≥ 750</td>
<td>A</td>
<td>32' (10.0 m)</td>
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<td>Frontage Road B</td>
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<td>B</td>
<td>30' (9.0 m)</td>
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<td>Frontage Road C</td>
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<td>23' (7.0 m)</td>
<td>14'-9&quot; (4.5 m)</td>
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</tbody>
</table>

For marked highways functional classified as collectors, use the arterial criteria.

1. Locate the upstream traffic end of a through pipe culvert outside the clear zone of the near edge of traveled way.
2. All horizontal dimensions are right-angle dimensions.
3. Locate the minimum clearance point at the least clearance point above the usable roadway under, including stabilized shoulders.
4. Where $DS \geq 60$ mph (100 km/h), distance is equal to 14 ft (4.2 m). For $DS < 60$ mph (100 km/h), distance is equal to 10 ft (3.0 m).
5. Where $DS \geq 50$ mph (80 km/h), distance is equal to 10 ft (3.0 m). For $DS < 50$ mph (80 km/h) distance is equal to 6 ft (1.8 m).

*DS: Design Speed*
Footnotes for Figure 39-5.S

For multiple track facilities, all dimensions apply to the centerline of the outer tracks. All horizontal dimensions are measured perpendicular to the railroad tracks.

(1) A vertical clearance of not less than 23 ft-0 in. (7.0 m) above the top of rail shall be provided for all new or reconstructed highway bridges constructed over a railroad track. Beginning at a point in the centerline of track, 23 ft-0 in. (7.0 m) above the top of the rail, the vertical clearance line shall extend hence horizontally each way to a point 9 ft, 0 in. (2.7 m) from the centerline of the track, from which points the horizontal clearance lines shall extend vertically downward to points level with the base of the rail. Illinois Commerce Commission may permit a lesser clearance if it determines that the 23 ft-0 in. (7.0 m) clearance standard cannot be justified based on engineering, operational, and economic conditions. The existing vertical clearance or 21 ft-6 in. (6.6 m), whichever is greater, is permitted for bridge rehabilitation projects that do not require pier and/or cap replacement, girder removal and/or replacement, and/or widening of the existing piers or pier caps. (92 Ill. Admin. Code 1500.160).

(2) A cross section with a horizontal distance of 20 ft-0 in. (6.1 m) measured at right angles from the centerline of track at the top of rails, to the face of the embankment slope, is permitted. The 20 ft-0 in. (6.1 m) may be increased at individual structure locations as appropriate to provide for drainage if justified by a hydraulic analysis or to allow adequate room to accommodate special conditions, such as where heavy and drifting snow is a problem. The railroad must demonstrate that this is normal practice to address these conditions in the manner proposed. This dimension may be increased by up to 8 ft (2.5 m) on one side only, as may be necessary for off-track maintenance equipment, provided adequate horizontal clearance is not available in adjacent spans and where justified by the presence of an existing maintenance road or by evidence of future need for such equipment. (92 Ill. Admin. Code 1500.160).

(3) Piers should be placed at least 9 ft-0 in. (2.8 m), measured from the nearest point along the edge of the pier, horizontally from the centerline of the track and preferably beyond the drainage ditch. (Appendix to Subpart B of Part 23 C.F.R. 646).

(4) Crash walls for piers from 12 ft to 25 ft (3.6 m to 7.6 m) clear from the centerline of track shall have a minimum height of 6 ft (1.8 m) above the top of the rail. Piers less than 12 ft (3.6 m) clear from the centerline of track shall have a minimum crash wall height of 12 ft (3.6 m) above the top of the rail. The crash wall shall be at least 2 ft, 6 in. (760 mm) thick and at least 12 ft-0 in. (3.6 m) long. When two or more columns compose a pier, the crash wall shall connect the columns and extend at least 1 ft (300 mm) beyond the outermost column parallel to the track. The crash wall shall extend at least 4 ft-0 in. (1.2 m) below the lowest surrounding grade. (Volume 2 Chapter 8 Section 2.1.5 of AREMA Manual for Railway Engineering).

(5) Intercepted drainage along railroad embankment shall be accommodated with a minimum 3 ft (900-mm) diameter culvert or carried along highway embankment.
39-6 TABLES OF DESIGN CRITERIA

Figure 39-6.A presents the Department’s design criteria for new or reconstructed bridges on the rural State highway system. Figure 39-6.B presents the Department’s criteria for new or reconstructed bridges on rural frontage roads. Figure 39-6.C presents the Department’s criteria for new or reconstructed bridges on the urban State highway system.

<table>
<thead>
<tr>
<th>Classification</th>
<th>Principal Arterial Highway System or NHS</th>
<th>Minor Arterial System</th>
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<tr>
<td>Highway Type</td>
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<td>Two-Lane Highway (3)</td>
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<td>Manual Reference</td>
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<td>Design Hourly Volume</td>
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<td>Two-Way DHV Under 2525</td>
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<td>Clear Roadway Bridge Widths (Face-to-Face of Parapets) (5)(6)(7)(8)</td>
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<td>Dual 38’ or 40’</td>
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<td>Vertical and Horizontal Clearance over Railroads</td>
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DESIGN CRITERIA FOR NEW OR RECONSTRUCTED (1) BRIDGES (Rural State Highway System (2)) (US Customary)

Figure 39-6.A
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<td>Figure 47-3.C</td>
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DESIGN CRITERIA FOR NEW OR RECONSTRUCTED(1) BRIDGES
(Rural State Highway System(2))
(Metric)

Figure 39-6.A
Footnotes for Figure 39-6.A

(1) Implies reconstruction of a significant length of existing highway either on new location or on existing ROW. For reconstruction of relatively short intermittent highway segments within a project, the design criteria used, where cost-safety effective, should be consistent with the adjacent highway design, but not less than that allowed to remain in place.

(2) For marked highways functionally classified as Collectors, use the Arterial criteria.

(3) Volumes calculated with PHF = 1.0; adjust for local peak hour factors (PHF).

(4) Based on 100% MUTCD passing sight distance; adjust for actual percentage. See Chapter 31 for the assumed truck percentage.

(5) On freeways where truck traffic exceeds 250 DDHV, see Figure 44-5.A for the use of 12 ft (3.6 m) shoulders.

(6) Bridge widths for bridge rehabilitation projects are discussed in Chapters 49 and 50.

(7) Bridge widths are normally defined as the sum of the approach traveled way width and approach paved shoulder width.

(8) For reconstruction projects, where the minimum required right or left shoulder widths on a structure can only be obtained with the addition of new beams and substructure, a cost-safety evaluation should be made to determine the appropriateness of providing the required width. Significant decreases of the required widths should not be considered.

(9) Implies elements allowed to remain in place without a design exception approval when cost-effective and when safety record is satisfactory.

(10) For new freeway or expressway construction, the bottom of the superstructure shall not be below the all time high-water elevation.

(11) For reconstruction projects, the proposed low superstructure should not be below the existing superstructure unless 2 ft (600 mm) of clearance is achieved. Any proposed clearance less than 2 ft (600 mm) above design high-water elevation must be accompanied by a request for a design exception.

(12) For the Interstate System, provisions shall be made for the Alternate Military Loading.

(13) Use 14 ft-9 in. (4.5 m) for local roads and unmarked collector roads.

(14) The minimum required vertical clearance must be available over the traveled way and any paved shoulders.

(15) A vertical clearance of 17 ft-3 in. (5.25 m) shall be provided for through trusses, overhead signs, and pedestrian overpasses.
<table>
<thead>
<tr>
<th>CLASSIFICATION</th>
<th>FRONTAGE ROADS</th>
</tr>
</thead>
<tbody>
<tr>
<td>MANUAL REFERENCE</td>
<td>Figure 44-2.H</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TYPE</th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>Horizontal Clearance</td>
<td>See Figure 39-5.R</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Clear Roadway Bridge Widths (Face-to-Face Parapets)</td>
<td>40’ (30’)</td>
<td>34’ (28’)</td>
<td>28’ (26’)</td>
</tr>
<tr>
<td>Minimum Design Flood Frequency</td>
<td>30-year</td>
<td>25-year</td>
<td>20-year</td>
</tr>
<tr>
<td>Minimum Clearance Above Design High-Water Elevation</td>
<td>2’ (2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Design Live Load</td>
<td>HS-20</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vertical Clearance for Structures Over Frontage Roads</td>
<td>See Figure 33-5.A, 39-5.R</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vertical Clearance Over Railroad</td>
<td>See Figures 33-5.A and 39-5.S</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

(1) Minimum design criteria for existing geometric design elements allowed to remain in place are shown in parentheses.

(2) For structures allowed to remain in place, the low superstructure should not be lower than the design high-water elevation without a design exception.
### CLASSIFICATION

**FRONTAGE ROADS**

<table>
<thead>
<tr>
<th>MANUAL REFERENCE</th>
<th>Figure 44-2.H</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>TYPE</strong></td>
<td>A</td>
</tr>
<tr>
<td>Horizontal Clearance</td>
<td>See Figure 39-5.R</td>
</tr>
<tr>
<td>Clear Roadway Bridge Widths (Face-to-Face Parapets)</td>
<td>12.0 m (9.0 m)</td>
</tr>
<tr>
<td>Minimum Design Flood Frequency</td>
<td>30-year</td>
</tr>
<tr>
<td>Minimum Clearance Above Design High-Water Elevation</td>
<td>600 mm (2)</td>
</tr>
<tr>
<td>Design Live Load</td>
<td>MS-18</td>
</tr>
<tr>
<td>Vertical Clearance for Structures Over Frontage Roads</td>
<td>See Figure 33-5.A, 39-5.R</td>
</tr>
<tr>
<td>Vertical Clearance Over Railroad</td>
<td>See Figures 33-5.A and 39-5.S</td>
</tr>
</tbody>
</table>

(1) Minimum design criteria for existing geometric design elements allowed to remain in place are shown in parentheses.

(2) For structures allowed to remain in place, the low superstructure should not be lower than the design high-water elevation without a design exception.

---

**BRIDGE DESIGN CRITERIA FOR NEW CONSTRUCTION AND RECONSTRUCTION**

**(Rural Frontage Roads)**

**(Metric)**

**Figure 39-6.B**
### DESIGN CRITERIA FOR NEW OR RECONSTRUCTED BRIDGES
(Urban State Highway System)
(US Customary)

#### Figure 39-6.C

<table>
<thead>
<tr>
<th>Classification</th>
<th>Arterial Highways and Streets</th>
</tr>
</thead>
<tbody>
<tr>
<td>Highway Type</td>
<td>FW-6</td>
</tr>
<tr>
<td>Manual Reference</td>
<td>Figure 44-5.A</td>
</tr>
<tr>
<td>Design Hourly Volume</td>
<td>One-Way DHV (3)</td>
</tr>
<tr>
<td>Clear Roadway Bridge Widths (Face-to-Face of Parapets or Curbs)</td>
<td>56'</td>
</tr>
<tr>
<td>Minimum Design Flood Frequency</td>
<td>50 Years</td>
</tr>
<tr>
<td>Minimum Clearance Above Design High-Water Elevation</td>
<td>2' (7)</td>
</tr>
<tr>
<td>Design Live Load</td>
<td>HS-20 (9)</td>
</tr>
<tr>
<td>See Figures 33-5.A and 39-5.Q</td>
<td></td>
</tr>
<tr>
<td>Horizontal Clearance for Structures Over Highways</td>
<td>See Figure 39-5.R</td>
</tr>
<tr>
<td>Provide a 3' minimum clearance from edge of traveled way to face of pier or abutment; 5' desirable. Provide a 9&quot; high curb adjacent to pier or abutment.</td>
<td></td>
</tr>
<tr>
<td>Vertical and Horizontal Clearance Over Railroads</td>
<td>See Figures 33-5.A and 39-5.S</td>
</tr>
</tbody>
</table>

**FW** = Freeway  **EX** = Expressway  **OWS** = One-Way Street  **TWS** = Two-Way Street
### Design Criteria for New or Reconstructed (1) Bridges

(Urban State Highway System(2))

(Metric)

**Figure 39-6.C**

<table>
<thead>
<tr>
<th>Classification</th>
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</tr>
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<tbody>
<tr>
<td><strong>Highway Type</strong></td>
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<tr>
<td>Manual Reference</td>
<td>Figure 44-5.A</td>
</tr>
<tr>
<td><strong>Design Hourly Volume</strong></td>
<td>One-Way DHV</td>
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<tr>
<td>Under 3700</td>
<td>Under 2500</td>
</tr>
<tr>
<td>Clear Roadway Bridge Widths (Face-to-Face of Parapets or Curbs) (3)(4)(5)(6)</td>
<td>16.8 m</td>
</tr>
<tr>
<td><strong>Minimum Design Flood Frequency</strong></td>
<td>50 Years</td>
</tr>
<tr>
<td><strong>Minimum Clearance Above Design High-Water Elevation</strong></td>
<td>600 mm (7)(8)</td>
</tr>
<tr>
<td><strong>Design Live Load</strong></td>
<td>MS-18 (9)</td>
</tr>
<tr>
<td>Vertical Clearance for Structures Over Highways (5)(6)(9)(10)</td>
<td>4.9 m minimum Reconstruction/5.1 m New Construction</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Horizontal Clearance for Structures Over Highways</td>
<td></td>
</tr>
<tr>
<td>Vertical and Horizontal Clearance Over Railroads</td>
<td></td>
</tr>
</tbody>
</table>

FW = Freeway   EX = Expressway   OWS = One-Way Street   TWS = Two-Way Street
Footnotes for Figure 39-6.C

(1) Implies reconstruction of a significant length of existing highway either on new location or on existing ROW. For reconstruction of relatively short intermittent highway segments within a project, the design criteria used, where cost-safety effective, should be consistent with the adjacent highway design, but not less than that allowed to remain in place.

(2) For marked highways functionally classified as Collectors, use the Arterial criteria. For other streets on the unmarked State-maintained system, see the Bureau of Local Road and Streets Manual.

(3) Volumes calculated with PHF = 1.0; adjust for local peak hour factor (PHF).

(4) On freeways where truck traffic exceeds 250 DDHV, see Figure 44-5.A for the use of 12 ft (3.6 m) right shoulders.

(5) Bridge widths for bridge rehabilitation projects are discussed in Chapters 49 and 50.

(6) For urban bridges requiring sidewalks, the width of the sidewalks is 5 ft (1.5 m) unless a wider width is specified by the district.

(7) For new freeway or expressway construction, the bottom of the superstructure will not be below the all time high-water elevation.

(8) For reconstruction projects, the proposed low superstructure will not be below the existing superstructure unless a 2 ft (600 mm) clearance is achieved. Any proposed clearance less than 2 ft (600 mm) above design high-water elevation must be accompanied by a request for a design exception.

(9) For the Interstate System, provisions will be made for the Alternate Military Loading.

(10) The minimum required vertical clearance must be available over the traveled way and any paved shoulders.

(11) For reconstructed urban arterials, existing structures with a vertical clearance of 14 ft 0 in (4.3 m) may be allowed to remain in place. For a freeway or expressway passing through a highly developed urban area, a 15 ft 0 in (4.5 m) vertical clearance may be provided if a circumferential route is designated around the urbanized area and if the circumferential route has a minimum vertical clearance of 16 ft 0 in (4.9 m).

(12) A vertical clearance of 17 ft 3 in (5.25 m) shall be provided for through trusses, overhead signs, and pedestrian overpasses.
Chapter Forty

GENERAL
DRAINAGE PROCEDURES
# Chapter Forty
## GENERAL DRAINAGE PROCEDURES

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<td></td>
<td>40-3.07(e) Minimum Permissible Diameter of Pipe Culverts and Storm Sewers</td>
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Chapter Forty

GENERAL DRAINAGE PROCEDURES

This Chapter provides guidance on the drainage requirements of projects designed for the State highway system. It discusses the division of responsibility between the districts and the Central Office, general drainage policies, design criteria, and the content of drainage studies for various project types.

The IDOT Drainage Manual provides a detailed discussion on drainage policies and procedures to be used on all design projects. This Chapter refers to the IDOT Drainage Manual extensively to direct the reader to specific areas of interest.

40-1 ADMINISTRATION

40-1.01 Responsibilities

The Hydraulics Unit of the Bureau of Bridges and Structures is responsible for all drainage functions completed within the Offices of Program Development and Highways Project Implementation. In District 1, the Hydraulic Engineer and support staff are located in the Bureau of Programming. In Districts 2 through 9, the Hydraulic Engineer and support staff are located in the Bureau of Program Development.

The Hydraulics Unit of the Bureau of Bridges and Structures is responsible for the development and administration of the roadway, culvert, and bridge drainage policies used by the Offices of Program Development and Highways Project Implementation within IDOT. The districts are responsible for initiating drainage and hydraulic studies, coordinating and monitoring drainage work performed by consultants, completing Phase I reports, and ensuring that the appropriate policies and procedures are followed throughout project development. Chapter 1 of the IDOT Drainage Manual provides a comprehensive description of drainage responsibilities of the Central Office and the districts.

40-1.02 General Overview

The critical impact of drainage decisions and their influence on plan preparation, implementation, and operation requires a continuous consideration of drainage features throughout project development. Typically, project development occurs in two phases, and drainage is a principal feature of both phases.

Drainage Studies are one of several types of Phase I studies, which are then incorporated into the Phase I report that is used to make and document design decisions. On major construction projects, it may also be necessary to prepare an Environmental Impact Statement, which uses the findings of a Drainage Study. On most projects, the district Hydraulic Engineer and the
Operations Field Engineer will examine drainage issues during Phase I and recommend needed improvements or identify items that require evaluation.

Drainage Studies are completed during Phase I to identify the drainage needs and/or problems associated with highway projects. They also provide an excellent coordination tool to consider and document local agency concerns, regulations, and needs. The complexity of the drainage study during Phase I depends on the type of project under study.

For highways on a new location, which require a Design Report or Combined Report, the Drainage Study examines the overall drainage patterns of the area, and the Study identifies the location, type, and relative size of drainage structures required for each alignment. This includes such structures as bridges, culverts, storm drains, ditches, pumping stations, or other special structures. The Study may be rather complex and assist in setting the alignment and profile of the proposed highway project. The Study will also address any special drainage problems that may be encountered by a specific alignment or any problems precipitated by a proposed alignment. The completed Drainage Study for projects on new alignment becomes a technical report to the Design Report or Combined Report.

A 3R project could involve investigating:

- the need to widen and deepen existing highway ditches;
- the hydraulics of existing bridges and culverts;
- flooding problems; and
- storm sewer capacities or the need for new storm sewers and the need for compensatory or detention storage or larger outflow facilities.

See Figure 40-1.A, which summarizes the type of drainage information needed for projects.
<table>
<thead>
<tr>
<th>Type of Work Type of Project</th>
<th>Phase I (Location/Design Studies)</th>
<th>Phase II (Preparation of Construction Plans)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Freeway or expressway construction on new alignment.</td>
<td>Prepare Drainage Study that documents the overall drainage plan for project and indicates preliminary culvert sizes, highwater elevations for proposed bridges, areas of sheet flow, width of ditches for detention storage, etc. Document results in Drainage Study.</td>
<td>Use Drainage Study to develop a Drainage Report for project.</td>
</tr>
<tr>
<td>2. Freeway or expressway reconstruction on existing alignment.</td>
<td>Determine if existing drainage facilities can adequately accommodate storm water and what changes may be needed. Document results in Drainage Study. Check with field maintenance engineers and local agencies for any flooding problems. The preparation of Hydraulic Reports are necessary in this Phase.</td>
<td>Use Preliminary Drainage Study to develop a Drainage Report for project. Urban freeways/expressways will have the most potential for significant drainage changes.</td>
</tr>
<tr>
<td>3. Expressway construction along existing alignment.</td>
<td>Prepare Drainage Study that documents the overall drainage plan for project and indicates culvert sizes, highwater elevations for existing and proposed bridges, areas of sheet flow, width of ditches for detention storage, location of any gutters and storm sewers in restricted ROW areas, etc. Document results in Drainage Study. Because of existing bridges, multiple box culverts, and other special drainage problems along an existing route, this type of project will require the preparation of Hydraulic Reports. The Hydraulic Report will be submitted in conjunction with each Bridge Condition Report.</td>
<td>Use Drainage Study to develop a Drainage Report for projects. In highly urbanized areas, the drainage investigations required in Phase I may be quite extensive with little work remaining to be done in Phase II.</td>
</tr>
<tr>
<td>4. Reconstruction of existing urban arterial or collector streets.</td>
<td>Prepare Drainage Study that documents the overall drainage plan for project and indicates preliminary storm sewer sizes, preliminary culvert sizes, highwater elevations for any bridges, detention storage needed, main outflow storm sewer locations, pump stations, etc. Document results in Drainage Study.</td>
<td>Use Drainage Study to develop a Drainage Report for projects. In highly urbanized areas, the drainage investigations required in Phase I may be quite extensive with little work remaining to be done in Phase II.</td>
</tr>
</tbody>
</table>

**TYPICAL DRAINAGE INFORMATION**
(Projects on the State Highway System)

Figure 40-1.A
<table>
<thead>
<tr>
<th>Type of Work Type of Project</th>
<th>Phase I (Location/Design Studies)</th>
<th>Phase II (Preparation of Construction Plans)</th>
</tr>
</thead>
<tbody>
<tr>
<td>5. Reconstruction of existing rural arterial or collector highways including any bypass around a community (could include major realignments in both the horizontal and vertical planes).</td>
<td>Prepare Drainage Study that will document the overall drainage plan for project. Study should indicate culvert sizes, highwater elevations for bridges, areas of sheet flow, width and depth of ditches for detention storage, etc. Document results in Drainage Study. Check with field operations engineers for any flooding problems. The preparation of Hydraulic Reports should be completed in this Phase.</td>
<td>Use Drainage Study to develop a Drainage Report for project. If Hydraulic Reports are not prepared in Phase I, they will have to be prepared in this Phase.</td>
</tr>
<tr>
<td>6. All 3R projects.</td>
<td>Check with field operations engineers and local agencies for any flooding problems. Examine the need to deepen ditches to improve highway drainage. If flooding problems occur in urban areas, determine and document causes and recommend solutions. If bridges or large box culverts exist within project, Hydraulic Reports may be prepared during this phase of work in conjunction with each Bridge Condition Report and then submitted for review and approval to the Bureau of Bridges and Structures (BB&amp;S) or the District.</td>
<td>From information documented in approved Phase I Report, the designer submits a TS&amp;L drawing to the BB&amp;S for each major drainage structure. The approved TS&amp;L drawing is then used to prepare the final plans for the drainage structure.</td>
</tr>
<tr>
<td>6a. Superstructure replacement on existing piers and abutments.</td>
<td>Project could be part of roadway improvement or a stand-alone project. Requirements as described above for Item 6 will apply.</td>
<td>Requirements as described above for Item 6 will apply.</td>
</tr>
<tr>
<td>6b. Complete structure replacement on existing alignment.</td>
<td>Project could be part of roadway improvement or a stand-alone project. Project could involve a runaround detour over waterway that would require a special hydraulics analysis. Requirements as described above for Item 6 will apply.</td>
<td>Requirements as described above for Item 6 will apply.</td>
</tr>
<tr>
<td>6c. Existing box culvert or bridge replaced with a multiple-barreled box culvert.</td>
<td>Project could be part of roadway improvement or a stand-alone project. Requirements as described above for Item 6 will apply.</td>
<td>Requirements as described above for Item 6 will apply.</td>
</tr>
</tbody>
</table>

TYPICAL DRAINAGE INFORMATION (Projects on the State Highway System)

Figure 40-1.A (Continued)
40-2 STUDIES

40-2.01 Introduction

Drainage Studies and Hydraulic Reports are investigations of the existing and proposed drainage patterns and the hydraulic performance of highway drainage structures. These drainage investigations are a vital component in the design of every highway project. Runoff, ponding of water, and the adequacy of the outlet must be addressed early in the project development stage to ensure that projects are designed through a process that involves consideration and balancing of a number of factors including:

- flood hazards to highway users and neighboring property owners,
- legal considerations,
- functional needs,
- environmental and social concerns,
- local stormwater management ordinances,
- costs, and
- other site conditions.

The analyses listed below are commonly conducted as a part of both a Drainage Study and a Hydraulic Report:

- hydrologic analysis;
- hydraulic analysis;
- engineering evaluation of selected alternatives; and,
- addressing Illinois Department of Natural Resources, Office of Water Resources (IDNR-OWR) permitting requirements.

The detail of analysis for either study is commensurate with the scope of work and the hydraulic risk associated with the drainage facility and other economic, engineering, social, or environmental concerns. Chapter 2 of the IDOT Drainage Manual provides a complete description of Drainage Studies and Hydraulic Reports.

40-2.02 Drainage Studies

A Drainage Study includes the hydraulic investigation and analysis of minor drainage facilities such as roadside and median ditches, detention ponds, storage pipes, storm sewers, and single barrel culverts. The Drainage Study becomes the basis for judging the adequacy of existing facilities, improvements needed, compliance with existing policies and standards, consideration of local stormwater management ordinances, and coordination with other agencies. The Study will typically include the analysis and evaluation of all applicable drainage features within the project reach. In District 1, the Drainage Study is completed during Phase I. However, the Drainage Study is often completed during Phase II work in Districts 2 through 9. The detailed
hydraulic analysis for major drainage structures such as bridges, multi-barrel culverts, and pumping stations are contained in a separate Hydraulic Report. Where a Hydraulic Report is required, it is completed in Phase I in all districts, and the Drainage Study summarizes the findings.

The Drainage Study must begin with an investigation of existing drainage patterns to establish a basis for judging the adequacy of drainage features included in the highway project and to identify the drainage parameters that will be encountered by the highway project. Address the following specific items:

- an evaluation of floodplain impacts,
- permitting requirements,
- identification of all drainage paths,
- highest known water levels,
- reports of flooding of both adjacent property and the highway facility, and
- outlet conditions.

The Drainage Study should also identify the general type, size, and location (including right-of-way requirements) of all highway drainage facilities necessary to accommodate local conditions and design requirements, and it should contain the complete hydraulic analysis of the proposed design.

Where the project involves the replacement or rehabilitation of an existing facility, the Drainage Study should document the adequacy of the existing system during past storm events. This will include consideration for erosion and sediment control of ditches and drainage structures, storm sewer capacities, and locations of pavement flooding and adjacent property flooding. The need for drainage improvements on rehabilitation projects is determined from the investigation of existing conditions and the evaluation of problems or inadequacies encountered. A theoretical hydraulic analysis is performed to determine the proposed changes.

However, if the theoretical analysis indicates the need for major changes but the Drainage Study reveals that no problems have been encountered during past flood events, the theoretical analysis may be determined by the engineer to be overly conservative and not representative of local conditions. The experience of problems with the existing facility, as identified by district Operations personnel, adjacent property owners, or local agencies that maintain State Routes by agreement is normally required to justify major drainage improvements to existing facilities on 3R projects.

When the final Drainage Study is scheduled to be completed with Phase II work, a Preliminary Drainage Study is prepared in Phase I. This Study defines existing drainage features and identifies the type and relative size of drainage structures required to complete the project. The Preliminary Drainage Study should contain mapping or USGS quadrangle maps that identify drainage patterns, adjacent land usage, and the location of affected structures. The Study should include a centerline profile, an adjacent groundline profile, existing and proposed roadway templates, right-of-way or easement requirements, and the relative size and configuration of existing and proposed drainage structures. It should identify known problems
such as pavement flooding, ditch erosion, bridge or culvert scour, concerns of other agencies, and complaints by property owners.

The Preliminary Drainage Study, when finalized and approved, becomes the Drainage Report for the project. The final Drainage Report should identify all changes made to the preliminary study affecting the number, type, size, and location of drainage structures.

40-2.03 Hydraulic Reports

A Hydraulic Report is similar to a Drainage Study, except that it typically focuses on a single structure location because of the greater volume of computations and support data required for the structure involved. Hydraulic Reports are required for bridges, multiple-barrel culverts, single-barrel culverts that are identified by the district as requiring a special study, pumping stations, and all special or unusual drainage structures. For all projects where the structural design will be reviewed by the district Hydraulic Engineer, Hydraulic Reports must be prepared and submitted to the Central Office with the submittal of a Bridge Condition Report. The content of a Hydraulic Report is similar to a Drainage Study in that it includes an evaluation of existing conditions, hydraulic calculations of the proposed design, details of structure type and size, and all supporting data. Bridge and culvert crossings should also be investigated for problems associated with scour and siltation, debris and ice blockage, stream alignment, highwater clearances, headwater and tailwater elevations, and complaints of flooding.

Early in the Hydraulic Report preparation, it should be determined if the project will require a construction permit from the IDNR, Office of Water Resources. See Chapter 28. If a permit is required, the type of permit and the permit requirements should be identified, and the proposed design must be evaluated for those requirements. Where local conditions dictate a higher design standard than the permit requirement, the Hydraulic Report must identify and document these conditions in accordance with the Floodplain Encroachment Policy in Section 1-302 of the IDOT Drainage Manual. The jurisdictional limits and the permit requirements of the Office of Water Resources are described in Section 1-400 of the IDOT Drainage Manual. The design decisions of projects that do not require a construction permit should be based on a cost evaluation of alternatives which satisfy the project design criteria, local site conditions, legal requirements, and project objectives. These conditions and decisions must also be documented in accordance with the Floodplain Encroachment Policy.
40-3 DESIGN CONSIDERATIONS

40-3.01 Introduction

Section 40-3 addresses the types of design considerations that relate to the drainage aspects of a highway project. There are often numerous design features that will satisfy the design objectives of the project and, therefore, many tasks and requirements must be considered during the early phases of project development to ensure the selection of the most cost-effective and beneficial design features.

Coordination among the various Central Bureaus and the district is a very important function. Also, notification of proposed projects must be made to other agencies and the public, and the permits and regulations of other agencies applicable to the project should be identified and documented as soon as practical. Often project delays are due to the legal process. Problems that may arise during design, construction, or maintenance should be considered in Phase I studies.

The above factors and other considerations may not always allow items to be separated into the planning phase and the design phase. Often, there will be overlap, and sometimes the separation of work between the phases will be indistinct. Therefore, it is essential that the design concepts developed in Phase I be evaluated for their constructability. This includes right-of-way needs, because this consideration reduces the likelihood that Phase I decisions will be revisited during Phase II. When Phase II work is allowed to proceed before Phase I studies are complete, many problems are exacerbated and conflicts between the various parties and schedules often occur. The district is responsible for coordination and guidance on these issues. This ensures that project schedules are maintained.

40-3.02 Storm Drainage Facilities

40-3.02(a) General

Highway storm drainage facilities collect stormwater runoff and convey it along and/or away from highway right-of-way to adequately drain the roadway and minimize the potential for flooding and the erosion to properties adjacent to the right-of-way. Stormwater includes the runoff from precipitation falling within the right-of-way and the surface runoff from adjacent properties which flows into the roadside ditches or the storm drainage system. Storm drainage facilities consist of curbs, gutters, inlets, storm drains, ditches, and culverts. The placement and hydraulic capacities of storm drainage structures and conveyances should be designed to avoid/minimize damage to adjacent property and to secure a low degree of risk of traffic interruption by flooding. Interruption by flooding should commensurate with the importance of the road, the design traffic service requirements, and available funds.

There are two basic types of roadway sections to be considered for pavement drainage—a rural section and a curbed section. A rural section consists of a crowned pavement that drains laterally to the shoulders and down the embankment slope to a roadside ditch or that continues as sheet flow down slope from the right-of-way. The ditches are sloped to carry the runoff to the
nearest natural outlet. A curbed section consists of a sloped pavement that drains to a curb and gutter system. The curb and gutter channels the flow to a series of inlets which capture the runoff and outlet into a storm drain. Both section types may include a median to separate traffic. The rural section is normally more cost effective and is the section of choice where other factors are equal, because it allows the unhindered drainage of the pavement without concern for encroachment on the traveled way. Costs of the rural section include wider right-of-way, longer/wider cross drainage structures, and the maintenance costs of mowing, debris pickup, and ditch erosion repairs. Curbed sections are required in urban settings where sidewalks, storefronts, residential lawns, and/or intersections do not allow room for roadside ditches and the wider right-of-way required for a rural section. The policies and procedures for the design of storm drain systems are presented in Chapter 8 of the \textit{IDOT Drainage Manual}.

40-3.02(b) Rural Cross Sections

Because rural sections usually require wider right-of-way, the scheduling of widening or reconstruction projects must include sufficient time for the purchase of additional right-of-way and the right-of-way requirements must be determined early in project development. Actual right-of-way required is determined by roadway geometrics and drainage needs. Existing drainage conditions and the design highwater elevation plus the freeboard requirements (see Section 1-304 of the \textit{IDOT Drainage Manual}) may control the roadway profile. Basic geometrics with consideration of key drainage elements are established first and then detailed drainage needs and type and size of drainage facilities are determined. These are based on the roadway geometrics and the runoff from adjacent properties. If drainage problems are encountered, it may be necessary to review geometric design decisions and/or to use special drainage structures.

Drainage considerations for rural sections include the discharge to be carried, typical ditch sections and gradients, ditch erosion protection requirements, and suitable outlet conditions. The source of discharge must consider the width of pavements, appurtenant vegetation and/or paved areas of the right-of-way, and adjacent property. Ditch sections must conform to acceptable side slopes and depth to accommodate errant vehicles and mowing equipment. The width, depth, and gradient of ditches may need adjustment to accommodate the design discharge and minimum depth requirements. Chapter 9 of the \textit{IDOT Drainage Manual} presents complete design procedures for roadside ditches.

40-3.02(c) Curbed Cross Sections

Curbed sections are normally more expensive than rural sections because of the number of appurtenant structural items involved. These include the curb and gutter section, inlets, laterals, storm drains, manholes, and outlet structures. A major consideration in the design of a curbed section is the location of the main storm drain. Locations outside the pavement structure are preferred because they provide easier access for maintenance and repairs, and they do not involve the expense of special backfill required for storm drains placed beneath the pavement structure. However, potential conflicts with utilities must be fully evaluated and often will influence the location of storm drains. The most cost-effective design is determined by an analysis considering a balance of sizes, slopes, and depths of storm drains that satisfy the
storm drain policies and drainage needs of the project. Chapter 34 discusses the drainage of selected medians (raised-curb, traversable, or flush). The drainage of each median considers the traffic safety concerns with additional cross flow, and it also considers minimizing ice melt flowing onto and refreezing on the traveled way.

Inlet types are selected from the *IDOT Highway Standards* based on the location and situation to be served by the inlet. Spacing of inlets is determined by analysis to control the spread of water onto the traveled way and at predetermined locations such as at sag vertical curves, intersections, and pedestrian cross walks. These details are normally addressed during Phase II work.

The Drainage Study prepared with Phase I work must address proposed hydraulic improvements for existing conditions such as the conversion of open ditches to a storm drainage system including the suitability of outfalls, pumping stations, and detention basins. Both the functionality and constructability of these changes must be addressed, and impacts such as right-of-way needs, environmental impacts, agency coordination, and permit requirements considered.

**40-3.02(d) Joint Participation**

Many highway projects involve joint participation in both the use and funding of storm drain systems. Joint participation normally involves a municipality or a county in conjunction with the Department. This may result in either the State connecting to a local agency storm drain because there is no other feasible outlet or the local agency tying into a State storm drain. The possibility of joint participation should be determined early in project development to allow an investigation of the full area to be served by the system and a determination of the storm drain size. Also, adequate time must be allowed for negotiations and development of an agreement between the Department and the local agency involved. Chapter 5 of the *BDE Manual* discusses the policies on Joint Participation.

**40-3.03 Stormwater Management**

Stormwater management is defined as the control of runoff to satisfy a predetermined objective. The Department’s policy on stormwater management is found in the Department’s *Storm Water Management Plan*. The basic objective is to ensure that runoff from a highway project does not result in any detrimental effects to upstream or downstream property and flooding conditions. The primary tool in reducing runoff for stormwater management is detention storage; however, it is also possible to reduce runoff rates by lengthening flow paths, flattening slopes, and using open ditches instead of enclosed storm drains. Where storage is necessary, it may be provided in any one of several locations (e.g., medians, roadside ditches, open basins, oversized storm drains). A roadway project may involve a combination of storage features and methods to reduce runoff.

Stormwater management considerations in accordance with Department policies must be analyzed on all projects to ensure that drainage problems are not increased and all legal
obligations are satisfied. The stormwater management ordinances of local agencies must also be considered and incorporated into a project design when feasible and cost-effective.

40-3.04 Bridges and Culverts

Highways which cross a watercourse are often referred to as a transverse encroachment. The cross drainage to the highway, whether by swale, stream, or river system, must be carried across the highway to preserve the natural and existing drainage courses. A hydraulic investigation and analysis of both the upstream and downstream reaches of the watercourse is necessary to determine the best location, size, and elevation of the proposed crossroad structure, whether a culvert or a bridge. The investigation should ensure that any highway structure or roadway embankment that encroaches on or crosses the floodplain of a watercourse will not cause a significant adverse effect to the floodplain and will be capable of withstanding the flood flow with minimal damage. The analysis should also clearly indicate the path and approximate elevations of flow and existing conditions at any location where water comes to or leaves a proposed project. To ensure that adequate attention is provided to this aspect of design, all construction plans submitted for approval shall show the magnitude, frequency, and pertinent water surface elevations for the design flood, the 100-year flood, and the overtopping or 500-year flood for all structures in accordance with the criteria in the IDOT Drainage Manual.

Where hydraulic structure sizes can affect the selection of alignments or grades, a detailed hydraulic analysis should be performed with Phase I work, and included in a Hydraulic Report. Likewise, 3R projects that have experienced hydraulic problems (severe scour, inundation, debris, flooding complaints, etc.) require a detailed hydraulic analysis in Phase I to identify any necessary countermeasures or drainage features that should be incorporated into the design. This is pursuant to the policy on Documentation of Floodplain Encroachment Designs in Section 1-302.01 of the IDOT Drainage Manual. Abbreviated Hydraulic Reports can be completed for some minor projects which have no impact on the hydraulic performance as described in Section 1-302.02 of the IDOT Drainage Manual.

Proposed designs for replacement bridge and culvert structures may be considered acceptable for hydraulic design during location studies provided the proposed replacement does not cause more restriction to flood flows than the existing structure and provided the existing structure will not cause significant flood damage during a normally anticipated flood event up to and including the 100-year frequency flood. A Hydraulic Report is required to verify that these conditions are met.

The selection of a bridge versus a culvert structure will be based on a cost comparison of equal hydraulic alternatives considering acceptable levels of backwater, structure clearance, debris and ice, foundation stability, overtopping flows, scour potential, and local site conditions. The normal break point for considering a culvert alternative is approximately 300 ft² (28 m²) of opening; however, site conditions will allow the use of larger culverts in some situations. The bridge and culvert alternatives must reasonably conform to the shape of the stream channel section to minimize the occurrence of siltation. Consideration of construction staging and the
benefits of precast versus cast in place (culvert or bridge) may also influence the selection of structure type.

Projects involving a Regulatory Floodplain of the IDNR-OWR must consider the compensatory storage requirements of the permit rules. Any fill material placed in a designated floodway must be compensated for at the approximate elevation of the fill. If a highway fill is placed between the normal water elevation and the 10-year flood elevation, it must be compensated for between the normal and 10-year elevation. Likewise, for fill material placed between the 10-year and the 100-year flood elevations, this must be compensated for between the 10-year and 100-year flood elevations. The Drainage Study must address the issue of compensatory storage and identify suitable locations for providing adequate storage.

The policies and procedures for the hydraulic design of culverts are presented in Chapter 6 and those for bridges are presented in Chapter 7 of the IDOT Drainage Manual.

**40-3.05 Longitudinal Encroachments**

Longitudinal encroachments are those where the highway is within the boundary of the stream and its floodplain and runs along the stream approximately parallel to the floodplain. This contrasts with a transverse encroachment which crosses the channel from one side of the floodplain to the other. The policies and procedures for flood plain encroachments are in Section 1-302 and Chapter 3 of the IDOT Drainage Manual.

Avoid longitudinal encroachments, especially those that encroach upon the floodway. Where a longitudinal encroachment cannot be avoided, the degree of encroachment should be minimized. Longitudinal encroachments can have a critical impact on floodplain conveyance and storage requiring additional right-of-way and excavation for compensatory storage and enhancement of conveyance sections. Where required, compensatory storage will be provided in accordance with Section 40-3.04. Environmental and highway impacts must be evaluated and mitigated. Highway impacts include overtopping flows, erosive velocities, accumulation of debris, and migrating channel bends. The obvious disadvantages of an encroaching location are the increased flood risk, potential for damaging the highway, cost to protect the facility, environmental impacts, and permit requirements.

**40-3.06 Pump Stations**

Stormwater pump stations are necessary to remove stormwater from highway sections that cannot be drained by gravity. Because of high costs and the potential problems associated with pump stations, their use is recommended only where other systems are not feasible. Where operation and maintenance costs are capitalized, a considerable expenditure can be justified for a gravity system.

Pump station design presents the designer with a challenge to provide a cost-effective drainage system that meets the needs of the project. Considerations in pump station design include:
• location,
• wet-pit vs. dry-pit,
• type of pumps,
• number and capacity of pumps,
• pump cycling sequence,
• peak flow vs. storage,
• force main vs. gravity,
• above grade vs. below grade,
• site and location of receiving water,
• outlet restrictions,
• monitoring systems,
• backup systems, and
• maintenance requirements.

The procedures recommended for the hydraulic design of pumping stations are found in Chapter 13 of the IDOT Drainage Manual.

40-3.07 Pipe Culverts and Storm Sewers

Section 40-3.07 establishes design guidelines for the use of pipe culverts and storm sewers.

40-3.07(a) Diameter Limitations

The following limitations apply:

1. Reinforced Concrete Pipe may be used for diameters up to 108 in. (2700 mm) and equivalent, round sizes up to 72 in. (1800 mm).

2. Corrugated Steel Pipe may be used for diameters up to 144 in. (3600 mm) and equivalent, round sizes up to 120 in. (3000 mm).

3. Corrugated Aluminum Alloy Pipe may be used for diameters up to 120 in. (3000 mm) and equivalent, round sizes up to 120 in. (3000 mm).

4. Polyvinyl Chloride (PVC) Pipe and Corrugated PVC Pipe with a Smooth Interior may be used for diameters up to 36 in. (900 mm). PVC Profile Wall Pipe may be used for diameters up to 48 in. (1200 mm).

5. Polyethylene (PE) Pipe may be used for diameters up to 48 in. (1200 mm).

40-3.07(b) End Treatments

For all pipe culverts, with the exception of entrance culverts, a non-plastic end treatment must be specified. An end treatment for entrance culverts, which can protect the culvert ends from being crushed and allow for proper grading of the transverse slopes, will be at the designers' option.
40-3.07(c) pH Limitations

When the soil pH levels are outside the range of 5 to 9, the designer should consult the Central Bureau of Materials for the appropriate material type to use.

40-3.07(d) Class of Pipe Culverts and Storm Sewers

The classes of pipe culverts and storm sewers are defined in Figures 40-3.A and 40-3.B. In the plans, the designer should specify the appropriate pipe class and allow the contractor to bid the most cost effective material type. To specify, any one particular material type must be examined as a design exception and supported by proper justification.

Figure 40-3.A presents the class of pipe culvert to be specified for specific conditions. See Section 542 of the *Standard Specifications for Road and Bridge Construction* for a listing of pipe materials allowed in each class.

Figure 40-3.B presents the class of storm sewer to be specified for specific conditions. See Section 550 of the *Standard Specifications for Road and Bridge Construction* for a listing of pipe materials allowed in each class.

<table>
<thead>
<tr>
<th>Conditions</th>
<th>Class</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entrances, regardless of ADT; and Roadways with ADT &lt; 4000</td>
<td>D</td>
</tr>
<tr>
<td>Roadways with 4000 ≤ ADT &lt; 10000</td>
<td>C</td>
</tr>
<tr>
<td>Roadways with ADT ≥ 10000</td>
<td>A</td>
</tr>
</tbody>
</table>

**PIPE CULVERT CLASSES**

*Figure 40-3.A*

<table>
<thead>
<tr>
<th>Conditions</th>
<th>Class</th>
</tr>
</thead>
<tbody>
<tr>
<td>Roadways with ADT &lt; 1500; or pipe location is &gt; 12 ft (3.6 m) from the edge of traveled way</td>
<td>B</td>
</tr>
<tr>
<td>Roadways with ADT ≥ 1500 and pipe location is ≤ 12 ft (3.6 m) from the edge of the traveled way</td>
<td>A</td>
</tr>
</tbody>
</table>

**STORM SEWER CLASSES**

*Figure 40-3.B*
40-3.07(e) Minimum Permissible Diameter of Pipe Culverts and Storm Sewers

Figure 40-3.C presents the minimum permissible diameter for pipe culverts.

The minimum permissible size for storm sewer is 12 in. (300 mm). However, the IDOT Drainage Manual contains additional information on sizing and a discussion of possible exceptions.

<table>
<thead>
<tr>
<th>Functional Class</th>
<th>Minimum Diameter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entrances</td>
<td>15 in. (375 mm)</td>
</tr>
<tr>
<td>All roadways except arterials</td>
<td>18 in. (450 mm)</td>
</tr>
<tr>
<td>All arterials</td>
<td>24 in. (600 mm)</td>
</tr>
</tbody>
</table>

MINIMUM PERMISSIBLE DIAMETER FOR PIPE CULVERTS

Figure 40-3.C
40-4 DOCUMENTATION

40-4.01 Introduction

The definition of hydrologic and hydraulic documentation as used in this chapter is the compilation and preservation of the design and related details and all pertinent information on which the design and decisions were based. Appropriate documentation for the design of any hydraulic facility is essential because of:

- the importance of public safety;
- justification of expenditure of public funds;
- future reference by engineers (when improvements, changes, or rehabilitations are made to the highway facilities);
- information leading to the development of defense for litigation;
- public information;
- IDNR-OWR rule and regulatory conformance (where appropriate); and
- local agency concerns/criticism.

Documentation permits evaluation of the performance of structures after flood events to determine if the structures performed as anticipated or to establish the cause of unexpected performance, if such is the case. In the event of a failure, documentation may aid in the identification of contributing factors that can be avoided or mitigated to prevent recurring damage after repairs or reconstruction.

The documentation shall include drainage area and other maps, field survey information, source references, photographs, methodology, engineering calculations and analyses, other data, and flood history including narratives from newspapers and individuals such as highway maintenance personnel and local residents who witnessed or had knowledge of a significant flood event.

There are three basic types of documentation that shall be considered—preconstruction, design, and construction or operation. The following discusses each type:

1. **Preconstruction.** This documentation includes the following if available or within the constraints of the project:
   - aerial photographs;
   - contour mapping;
   - watershed map or plan including:
     - flow directions,
     - watershed boundaries,
+ watershed areas, and
+ natural storage areas;

• surveyed data reduced to include:
  + existing hydraulic facilities;
  + existing horizontal and vertical controls;
  + profiles (roadway, channel, driveways); and
  + cross sections (roadway, channels, faces of structures);

• flood insurance studies and FEMA maps;
• Natural Resources Conservation Service soil maps;
• field trip report(s) which may include:
  + video cassette recordings,
  + audio tape recordings,
  + still camera photographs,
  + movie camera films, and
  + written analysis of findings with sketches; and

• reports from other agencies (local, State, or Federal), IDOT personnel, newspapers, and abutting property owners.

2. **Design.** This documentation includes all information used to justify the design, including:

• reports from other agencies,
• drainage study,
• hydrological report,
• hydraulic report, and
• permits and approvals.

3. **Construction/Operation.** This documentation includes:

• plans;
• revisions;
• as-built plans and subsurface borings;
• photographs; and
• record of operation during flood events, complaints, and resolutions.

It is important to prepare and maintain, in a permanent file, the as-built plans for every drainage structure to document subsurface foundation elements (e.g., footing types, (driven) tip elevations). There may be other information that should be included or may become evident as the design or investigation develops.
40-4.02 **Purpose**

The major purpose of providing good documentation is to define the design procedure that was used and to show how the final design and decisions were determined. Documentation should be viewed as the record of reasonable and prudent design analysis based on the best available technology. Documentation can provide the following:

- evidence that reasonable and prudent actions were, in fact, taken;
- identification of the situation at the time of design;
- documentation that rationally accepted procedures and analyses were used at the time of the design which were commensurate with the perceived site importance and flood hazard;
- identification of the criteria and considerations used in design and evidence that they were adhered to;
- a continuous site history to facilitate future reconstruction;
- the file data necessary to quickly evaluate any future site problems that might occur during the facilities’ service life;
- an expedition of plan development by clearly providing the reasons and rationale for specific design decisions; and
- identification and an explanation for design variations from standard policy, practice, and procedures.

40-4.03 **Documentation Procedures**

A complete hydrologic and hydraulic design and analysis file for each drainage feature shall be maintained by the Section responsible for design approval. Figure 40-4.A provides a tabulation of the items to be included in the documentation file for the various types of drainage facilities. Although the Department’s documentation requirements for existing and proposed drainage facilities are similar, the data retained for existing facilities are often slightly different than that for proposed facilities. The intent is not to limit the data to only those items listed except to establish a minimum requirement consistent with the hydraulic design procedures as outlined in the *IDOT Drainage Manual*.

Documentation of hydraulics analyses and studies for pump stations and bridges are included in the approved Hydraulic Reports. These reports are retained in the district files and/or in the Bureau of Bridges and Structures files. Documentation of hydraulic analyses and studies for culverts are included in the Hydraulic Reports approved by the districts and retained in district files.
Other drainage studies and analyses prepared during Phase I become part of the Phase I report(s) and are retained in the district and in the Bureau of Design and Environment.

Detailed design calculations for drainage work, prepared during Phase II, are placed in the district files for each project.

If circumstances are such that the drainage facility is sized by other than normal procedures or if the size of the facility is governed by factors other than hydrologic or hydraulic factors, a narrative summary detailing the design basis shall appear in the documentation file. Additionally, include the file items not listed in Figure 40-4.A but which are useful in understanding the analysis, design information, findings, and final recommendations. The preparer should initial and date all calculations, methods used, and work. Identify the engineer (P.E.) who directed or completed the work.
<table>
<thead>
<tr>
<th>Item</th>
<th>Bridges</th>
<th>Culverts</th>
<th>Open Channels</th>
<th>Roadside &amp; Median Ditches</th>
<th>Storm Drains</th>
<th>Pump Stations</th>
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<tr>
<td>Criteria and assumptions</td>
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<tr>
<td>Design, 100-year, and overtopping or 500-year high-water for natural, existing, and proposed conditions (include 10-year frequency on regulated streams)</td>
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<td>Complete Drainage Study or Hydraulic Report (when required)</td>
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**ITEMS TO BE INCLUDED IN DOCUMENTATION FILES**

*Figure 40-4.A*
<table>
<thead>
<tr>
<th>Item</th>
<th>Bridges</th>
<th>Culverts</th>
<th>Open Channels</th>
<th>Roadside &amp; Median Ditches</th>
<th>Storm Drains</th>
<th>Pump Stations</th>
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CONSTRUCTION SITE
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BUREAU OF DESIGN AND ENVIRONMENT MANUAL
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Chapter Forty-one

CONSTRUCTION SITE STORM WATER POLLUTION CONTROL

41-1 INTRODUCTION

41-1.01 Background

Storm water runoff occurs naturally as part of the hydrologic cycle. Site development alters the drainage characteristics and patterns of the landscape through increased imperviousness, restructured contours, altered soils and vegetation, etc. These impacts include changes to the quantity, quality, and timing of storm water being discharged from the altered landscape; increased flooding; and increased concentrations of pollutants in lakes, rivers, streams, and reservoirs. For decades, these impacts have been addressed using storm water detention facilities designed to capture and detain runoff from the site post construction.

Recently, however, more focus has been given to improving the quality of storm water being discharged during the construction process. Significant pollutant loads have been shown to contribute to the degradation of water quality during site development due to the temporary vulnerability of the exposed soils to erosion before permanent stabilization is achieved.

41-1.02 Purpose, Scope, and Organization

Chapter 41 provides guidance in meeting State and Federal requirements for controlling pollution of waterways, the roadway and associated rights-of-way, adjacent properties, and sensitive environmental resources (e.g., floodplain, wetlands and riparian areas, habitat of threatened and endangered species) during highway construction projects. Comprehensive pollution prevention involves thorough planning and proper selection, implementation, and maintenance of pollution prevention best management practices (BMPs) that are designed to reduce or eliminate the introduction of target pollutants from construction sites to receiving waters. Design information is provided to assist in the BMP selection process. Section 41-4 provides guidance for developing the design portion of a site-specific Storm Water Pollution Prevention Plan (SWPPP), as per National Pollutant Discharge Elimination System (NPDES) requirements.

41-1.03 Acronyms

BDE. Bureau of Design and Environment
BMP. Best Management Practice
ECB. Erosion Control Blanket
ECP. Erosion Control Practice
41-1.04 Regulatory Framework

41-1.04(a) Federal Requirements

The National Pollutant Discharge Elimination System (NPDES) is a Federal program, under Section 402 of the Clean Water Act, designed to improve the quality of the nation’s surface water resources. The NPDES program controls water pollution by regulating the discharge of pollutants into the waters of the United States. The NPDES program is administered by the US Environmental Protection Agency (USEPA) or authorized States.

One component of the NPDES program targets storm water discharges from municipal and industrial sites, including discharges associated with construction activities. The program seeks to reduce pollutants found in storm water runoff by prohibiting the discharge of pollutants unless a NPDES permit is obtained and the site maintains compliance with the permit conditions.

41-1.04(b) State Requirements and IDOT Responsibilities

In Illinois, the NPDES storm water permitting program is administered by the Illinois Environmental Protection Agency (IEPA). IEPA issues two general NPDES permits for the discharge of storm water — ILR10 and ILR40 (see Appendix A). The ILR10 is a general permit that provides requirements for storm water discharges from construction site activities that meet or exceed the threshold for permit applicability (e.g., one acre of disturbed land area), while the ILR40 is a general permit for storm water discharges from small municipal separate storm sewer systems (MS4). Individual NPDES permits may be required by IEPA for extensive construction activities that discharge to critical receiving waters or as otherwise deemed necessary by IEPA. This Chapter provides design guidance for pollution prevention strategies consistent with the requirements of the ILR10 general permit. Individual permits may require design guidance.
beyond the scope of this Chapter. Meeting the conditions of the general permits covered within Chapter 41 tend to cost less and require less effort than individual permits.

The main components of the ILR10 permit are the required preparation of a SWPPP (Form BDE 2342) (See Section 41-4) and submittal of a Notice of Intent (NOI). The SWPPP identifies potential sources of pollution associated with the construction site activity and describes the pollution prevention BMPs that will be used to reduce the likelihood of those pollutants being discharged from the site. The NOI includes a brief description of the project, estimates of the number of acres (hectares) of the site on which soil will be disturbed, and a certification that a SWPPP will be prepared prior to the start of construction.

The ILR40 permit requires operators of small MS4s to develop a Storm Water Management Program for the management of storm water within their jurisdiction. The term MS4 has a broad application that applies to universities, local sewer districts, hospitals, military bases, parks, and prisons, as well as State departments of transportation and municipally owned storm sewer systems. The Code of Federal Regulations defines a MS4 as a conveyance or a system of conveyances, which includes roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains that are owned or operated by a State, city, town, borough, county, parish, district, association, or other public body.

While IDOT is not a municipality, its extensive storm sewer system functions similarly to the MS4s of small municipalities and, therefore, requires coverage under the NPDES ILR40 permit. IDOT's Storm Water Management Program (Plan) has been developed and is maintained by the Department’s Storm Water Committee. This plan addresses the following six minimum control measures:

1. public education and outreach on storm water impacts,
2. public involvement/participation,
3. illicit discharge detection and elimination,
4. construction site storm water runoff control,
5. post-construction storm water management in new development and redevelopment, and
6. pollution prevention/good housekeeping for municipal operations.

Upon submittal of a NOI, any MS4 covered by the ILR40 permit is also granted automatic coverage under the ILR10 for the discharge of storm water associated with construction site activities. The permittee must comply with the requirements of the ILR10 for all construction projects.

The focus of Chapter 41 is to address construction and post-construction site storm water runoff control (Minimum Control Measure #4 and #5, respectively). Regarding these minimum control measure, the ILR40 permit states that the Plan must include the development and implementation of, at a minimum:
1. an ordinance or other regulatory mechanism to require erosion control practices (ECP) and sediment control practices (SCP) and sanctions to ensure compliance to the extent allowable under State or local law;

2. requirements for construction site operators to implement appropriate ECPs and SCPs;

3. requirements for construction site operators to control waste (e.g., discarded building materials, concrete truck washout, chemicals, litter, sanitary waste at the construction site) that may cause adverse impacts to water quality;

4. require all regulated construction sites to have a SWPPP that meets the requirements of Part IV of the NPDES permit ILR10 including management practices, controls, and other provisions at least as protective as the requirements contained in the Illinois Urban Manual.

5. procedures for site plan review that incorporate consideration of potential water quality impacts and review of individual preconstruction site plans to ensure consistency with local sediment and erosion control requirements;

6. procedures for receipt and consideration of information submitted by the public; and

7. procedures for site inspections and enforcement of control measures.

Sections 41-2 and 41-3 provide guidance on selection and implementation of ECPs and SCPs. Section 41-4 provides guidance for developing a SWPPP for IDOT construction projects. The nature and extent of the control measures should be appropriate to address the specific conditions involved and the measures must be properly maintained to ensure continued effective operation.

41-1.04(c) Applicability and Exemptions

IDOT must comply with the requirements of the current ILR10 permit or individual permit for all applicable State highway projects. Provided the proposed project meets the ILR10 permit applicability criteria, IDOT submits a NOI and develops and implements a SWPPP for applicable projects. Unless notified by IEPA to the contrary, IDOT is authorized to discharge storm water from construction sites 30 days after the date the NOI is received by IEPA. This requirement should be considered when developing a construction schedule for time-sensitive projects. ILR10 permit applicability extends to storm water discharges associated with construction activities on sites that:

1. disturb 1 acre (0.4 ha) or more of total land area;

2. disturb less than 1 acre (0.4 ha) of total land but are part of a larger common plan of development or sale if the larger common plan will ultimately disturb one or more acres (0.4 ha or more hectares) of total land area; or
3. disturb less than 1 acre (0.04 ha) of total land and are designated by IEPA to have the potential for contribution to a violation of water quality standards or significant contribution of pollutants to waterways. This includes waters designated by the IEPA as “impaired waters” pursuant to Section 303(d) of the Clean Water Act; see Section 26-21. This designation may be determined during the process of acquiring a water quality certification.

Construction projects not meeting any of the above and those that do not involve clearing and grubbing, excavation, stockpiling of topsoil, borrow, or construction of embankments will generally not require a SWPPP or Erosion and Sediment Control Plan sheets (ESCP). However, the design is to include any applicable pollution prevention BMPs necessary to minimize the potential for pollutants to enter IDOT’s MS4 or other waters of the State. The following projects are examples of construction activities that will not require development of a SWPPP or ESCP:

- installation of lighting, signage, traffic signals, or guardrails;
- herbicide application;
- pavement marking;
- seal coating;
- bituminous resurfacing;
- pavement patching; and
- planting of woody landscaping materials.

41-1.05 Typical Construction Activity Related Pollutants

41-1.05(a) Overview

Construction activities involving earthwork (e.g., clearing and grubbing, grading, importing fill material, utility installation) disturb the soil that when the protective vegetation is removed the soil becomes exposed and vulnerable to excessive erosion. This makes the sediment the most common pollutant associated with construction activities. Sediment can be detrimental to aquatic life by interfering with photosynthesis, respiration, growth, reproduction, and oxygen exchange in waterways. In addition, sediment particles can transport other pollutants that are attached to them including nutrients, trace metals, and hydrocarbons. Sediment particles (e.g., silts, clays) are the primary components of total suspended solids, a common water quality parameter.

Construction activities involving building materials, vehicular use, and landscaping have the potential to contribute pollutants to storm water. Common pollutants related to these construction activities include vehicle fluids, curing compounds, solvents, paints, emulsions, oil and grease, metals, organics, pesticides, nutrients, trash, debris, and floatables, as well as other miscellaneous waste.
41-1.05(b)  Erosion and Sedimentation

Erosion is the process of soil particle detachment from the land surface by the forces of wind, water, or gravity. After the soil particles have been detached (eroded), the suspended soil particles in transport are referred to as sediment. Sedimentation occurs where suspended sediment settles out and is deposited. Note that gravels and sands tend to drop out of suspension more rapidly than finer particles (e.g., silts, clays) due to differences in size, density, and shape.

Where soil is cleared or disturbed, erosion occurs at a much higher rate due to direct exposure to erosive forces (e.g., raindrop impacts, sheet erosion, rill erosion). Land clearing disturbances can also alter the natural structure of soil and weaken the reinforcing matrix of plant roots and organic compounds. USEPA estimates that unprotected construction sites can experience erosion at over one hundred times the natural rate. As result, primary emphasis should be placed on ECPs as they are preventative source controls, while SCPs are secondary measures designed to contain sediment after it is in transport, preventing it from leaving the site.

41-1.05(c)  Types of Erosion

1. **Erosion from Raindrop Impact**. The dislodgement of soil particles by falling raindrops is a primary agent of erosion, particularly on soils with sparse vegetative cover. Individual soil particles can be splashed over 1.5 ft (500 mm) in height and 5 ft (1.5 m) to the side.

2. **Sheet Erosion**. Splashed soil particles are moved in a semi-suspended layer uniformly over the land surface. The distance of sheet flow depends on slope, soil roughness, type of vegetative cover, and rainfall intensity.

3. **Rill and Gully Erosion**. As runoff concentrates, tiny channels form that are termed rills. Rill erosion is the form that produces the greatest amount of soil loss worldwide. Rills are channels small enough to be smoothed by normal tillage. As the runoff accumulates in the rills, they erode further, causing gullies to form. Gullies are so large that they cannot be smoothed by normal tillage. The rate of rill erosion can easily be one hundred times greater than that of sheet flow, and the rate of gully erosion can easily be one hundred times greater than rill erosion. Due to the significant amount of sediment generated by rill and gully erosion, these types of erosion must be given top priority for elimination, reduction, and control.

41-1.06  The BMP Approach/Limitations to Addressing Water Quality Problems

The goal of the Department’s NPDES Storm Water Permit Program is to improve water quality by reducing the amount of pollutants in storm water runoff that are conveyed to receiving waters. The Department’s program is using the BMP approach to meet this goal.

A pollution prevention BMP is a technique, measure, or structural control that is used for a given set of site conditions to manage the rate, quantity, and quality of storm water runoff in a cost-
effective manner. No single BMP can address all pollutants associated with construction activities. Sections 41-2 and 41-3 explores two categories of BMPs — ECPs and SCPs. Independently, these BMPs serve different purposes. Erosion control is a preventative strategy that uses techniques to stabilize the soil, thereby minimizing the occurrence of erosion. Sediment control is a backup strategy that incorporates structural measures to contain sediment on site in the event that erosion does occur. While functionally different, these BMPs should be selected and implemented in a complimentary manner in order to maximize pollution prevention effectiveness.

Each type of BMP has certain limitations based on drainage area served, available land space, cost, pollutant removal efficiency, as well as a variety of site-specific factors (e.g., soil types, slopes, depth of groundwater table). Careful consideration of these factors is necessary in order to select the appropriate BMP or group of BMPs for a particular location. The success of the program relies on the assumption that proper implementation of appropriate pollution prevention BMPs will achieve and maintain applicable water quality standards and protect designated uses. However, additional measures (e.g., treatment of polluted runoff) may be required in the future if these BMPs fall short of the program goals.

Chapter 41 provides guidance for selecting appropriate BMPs to mitigate water pollution as a result of construction activities. Designers are to use the IDOT specification listed for each BMP. If an IDOT specification is not listed, use the associated Illinois Urban Manual specification to develop a special provision for the project.

Section 41-4 provides guidance for completing the design portion of the SWPPP (BDE 2342).
41-2  EROSION CONTROL PRACTICES (STABILIZATION)

All erosion control practices (ECP) selected should consider seasonal influences on BMP effectiveness, installation, and maintenance throughout the duration of the project. For example, stabilization practices that may be effective in the summer may not be sufficient for the winter season (e.g., vegetation establishment).

41-2.01  Vegetation

Vegetation-related BMPs are some of the most effective and economic methods of soil stabilization. Vegetative cover protects soils from raindrop impacts, rill and sheet erosion, and wind erosion. Vegetation also provides a reduction in velocities, valuable filtration and adsorption of pollutants, and can reduce runoff volumes by enhancing infiltration.

41-2.01(a)  Incorporate Existing Vegetation

1.  Definition and Purpose. Measures taken to use existing vegetation as part of erosion control throughout construction activities. The purpose of this practice is to preserve areas that have value for erosion control.

2.  Applications. Existing vegetation is appropriate for the following applications:

   - projects where grading can be phased,
   - projects where existing vegetation can be temporarily preserved and used for erosion control,
   - areas along the perimeter of the site, and
   - areas where upstream tributary sheet flow enters the site.

3.  Design Considerations.

   - Minimize disturbance along the project where no construction activity is planned or will occur at a later stage/phase/date. If greater than 10 acres (4 ha) are to be disturbed at any one time to properly construct a project, a special provision will be required to modify Section 280.03 of the Standard Specifications.

   - Construction activities, heavy equipment, vehicular traffic, or storage of construction materials are prohibited within the vegetated areas designated for erosion control.

   - Use of existing vegetation for erosion control requires planning and may limit the area available for construction activities.
• See Sections 59-6.03 and 59-6.04 for further information on incorporating existing vegetation for erosion control.

4. **Specifications.** See Sections 201 and 280 of the *Standard Specifications*.

### 41-2.01(b) Establish New Vegetation

1. **Definition and Purpose.** Establishing temporary or permanent vegetative cover to stabilize disturbed or exposed areas in order to reduce erosion from these areas and create a landscape that enhances soil permeability and the filtering of runoff pollutants.

2. **Applications.**
   
   a. **Temporary.** Temporary locations include the following:
      
      • all cleared, non-vegetated, or sparsely vegetated soil surfaces where vegetative cover is necessary for less than one year (e.g., diversions, dams, temporary sediment basins, temporary road banks, topsoil stockpiles, any other exposed areas of a construction site);
      
      • sites that will not be brought to final grade within seven days or are likely to be re-disturbed;
      
      • cut and fill slopes under construction;
      
      • soil storage areas and stockpiles; and
      
      • where development of cover or nursery crops are necessary to assist with establishment of perennial grasses.
   
   b. **Permanent.** Permanent locations include the following:
      
      • disturbed areas where long-lived vegetative cover is needed to stabilize the soil,
      
      • rough graded areas that will not be brought to final grade for a year or more,
      
      • final graded or cleared areas where permanent vegetative cover is needed to stabilize the soil, and
      
      • drainage channels or waterways designed to be protected with channel liners.
3. **Design Considerations.**

- Rapidly growing annuals and legumes are recommended examples of temporary vegetation for disturbed soils.

- Erosion may occur during the establishment stage; therefore, areas that fail may need to be re-seeded or seeded in conjunction with additional stabilization practices; see Section 41-2.02.

- Consider the state of the project as the growing season ends.

- Perform seeding during the appropriate season in order to ensure rapid establishment of vegetation. Sufficient moisture conditions may not be present at time of seeding to support timely germination of the seed. If unusually dry (drought) conditions are predicted, a special provision for supplemental watering may need to be included in the contract.

- Sod can provide a quick, but relatively expensive, method for establishing vegetation.

- For seeding and sodding design guidance, see Section 59-7, Section 280.04(f) of the *Standard Specifications*, and Figure 41-2.A.

- Calculate the quantity of temporary erosion control seeding for weekly seeding of estimated acreage (hectares) of disturbance.

- In the event that temporary or permanent vegetation cannot be established prior to winter shutdown, include erosion control measures (e.g., installation of mulch or ECBs on any exposed soil, slopes, and around the perimeter of the site) in the contract. Also, include measures to maintain these areas over the winter.

4. **Specifications.** See Sections 250, 252, and 280 of the *Standard Specifications*.

**41-2.02 Mulch, Erosion Control Blankets, and Turf Reinforcement Mats**

Mulch, erosion control blankets, and turf reinforcement mats are ECPs that can be employed in situations requiring stabilization of exposed soils before and during establishment of vegetation. These BMPs protect against raindrop impact and enhance vegetative establishment by retaining soil moisture, preventing erosion and seed washout, controlling weedy species, and protecting seeds from wildlife consumption. See Figure 41-2.A for appropriate applications.
<table>
<thead>
<tr>
<th>Treatment</th>
<th>Recommended Use</th>
<th>Flow Velocity for Ditch (ft/sec)</th>
<th>Max. Slope Gradient (V:H)</th>
<th>Approx. C Factor(^1) at Max. Grade</th>
<th>Approx. Max. Shear Stress (lbs/sq ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sod</td>
<td>Stabilizing slopes, shallow channels, exposed soil</td>
<td>2 - 7 (0.6-2.1 m/s)</td>
<td>1:4</td>
<td>0.01</td>
<td>1.0 - 3.0 (47.8-143.6 Pa)</td>
</tr>
<tr>
<td>Straw Mulch (Method 1)</td>
<td>Stabilizing flat areas</td>
<td>N/A</td>
<td>1:10</td>
<td>0.90</td>
<td>N/A</td>
</tr>
<tr>
<td>Stabilized Straw Mulch (Method 2)</td>
<td>Stabilizing slopes and exposed soil</td>
<td>N/A</td>
<td>1:4</td>
<td>0.25</td>
<td>N/A</td>
</tr>
<tr>
<td>Hydraulic Mulch (Method 3)</td>
<td>Stabilizing slopes and exposed soil</td>
<td>N/A</td>
<td>1:3</td>
<td>0.25</td>
<td>N/A</td>
</tr>
<tr>
<td>Compost w/ Stabilizer (Method 4)</td>
<td>Stabilizing slopes and exposed soil</td>
<td>N/A</td>
<td>1:4</td>
<td>0.25</td>
<td>N/A</td>
</tr>
<tr>
<td>ECB</td>
<td>Stabilizing slopes, channels, exposed soil</td>
<td>2 - 7 (0.6-2.1 m/s)</td>
<td>1:3</td>
<td>0.15</td>
<td>1.5 (71.8 Pa)</td>
</tr>
<tr>
<td>Heavy Duty ECB</td>
<td>Stabilization of slopes, mulches, and areas to be vegetated; suitable for low flow channel stabilization and steeper slopes</td>
<td>2 - 7 (0.6-2.1 m/s)</td>
<td>1:2</td>
<td>0.25</td>
<td>2.25 (107.7 Pa)</td>
</tr>
<tr>
<td>TRM</td>
<td>Long term stabilization and reinforcement of vegetation, especially in highly erosive, hydraulic conditions</td>
<td>7 - 22 (2.1-6.7 m/s)</td>
<td>1:3 or steeper</td>
<td>Varies</td>
<td>10.0 (478.8 Pa)</td>
</tr>
<tr>
<td>Hard Armament</td>
<td>Where other practices are inadequate, and for highly erosive, concentrated flows or steep slopes</td>
<td>22+ (6.7+ m/s)</td>
<td>1:2 or steeper</td>
<td>Varies</td>
<td>12.0+ (574.6+ Pa)</td>
</tr>
</tbody>
</table>

\(^1\) C Factor = ratio of soil loss from protected slope to ratio of soil loss from unprotected slope in largescale testing, per ECTC and ASTM Standards. Used to compare the effects of different soil management techniques on erosion.

\(^2\) Adapted from ECTC Standard Specifications for Rolled Erosion Control Products.

**SUMMARY OF DITCH LINING AND SLOPE TREATMENTS**

Figure 41-2.A
41-2.02(a) Straw Mulch (Mulch Methods 1 and 2)

1. **Definition and Purpose.** Application of straw fibers to exposed soil as a protective, insulating layer. Straw mulch stabilizes exposed soil and slopes from erosive forces (e.g., wind, water), promotes retention of soil moisture, and encourages the establishment of vegetation.

2. **Applications.** Consider the following for straw mulch applications:
   - appropriate for disturbed areas that require temporary protection until permanent stabilization is achieved;
   - on slopes 1V:10H and flatter, appropriate with straw mulch alone;
   - on slopes 1V:4H and flatter, appropriate with stabilized straw mulch;
   - not for use in areas of concentrated flow; and
   - in combination with seeding strategies; see Section 41-2.01(b).

3. **Design Considerations.**
   - Straw mulch may be used for immediate stabilization (unlike hydraulic mulch that requires a drying time).
   - The use of straw mulch may be limited by seasonal availability.
   - The potential exists for introduction of unwanted species.
   - If using a straw blower, disturbed areas should be accessible to vehicles and spreading equipment.
   - If wind or displacement by traffic is a potential problem, straw mulch will need to be anchored; see Mulch Method 2 in Section 251 of the *Standard Specifications*.
   - Straw mulches are biodegradable and should be replaced if decomposition has compromised the stabilizing properties of the product.

4. **Specifications.** See Section 251 of the *Standard Specifications*.

41-2.02(b) Hydraulic Mulch (Mulch Method 3)

1. **Definition and Purpose.** Application of degradable fibers or hydraulic matrix combined with a stabilizing tackifier. Hydraulic mulches insulate exposed soils and slopes from erosive forces (e.g., wind, water), promote retention of soil moisture, and encourage establishment of vegetation.
2. **Applications.** Consider the following for hydraulic mulch applications:
   - appropriate for disturbed areas that require temporary protection until permanent stabilization is achieved;
   - appropriate for areas where there will be re-disturbance following an extended period of inactivity;
   - appropriate for areas where straw mulch is ineffective due to wind, slopes, or ground surface;
   - appropriate for low traffic areas;
   - not appropriate for slopes steeper than 1V:3H; and
   - not to be applied to frozen ground.

3. **Design Considerations.**
   - Hydraulic mulch typically requires 12 to 24 hours to dry before product is effective, so other erosion control practices (e.g., straw mulch, erosion control blankets, turf reinforcement mats) should be implemented when immediate stabilization is required.
   - A second application may be required in order to remain effective for an entire season, so additional quantities may need to be included in plans.

4. **Specifications.** See Section 251 of the *Standard Specifications*.

**41-2.02(c) Compost Combined With Binder/Stabilizer (Mulch Method 4)**

1. **Definition and Purpose.** Application of compost combined with a performance additive designed to bind/stabilize the compost and prevent erosion of soil during turf establishment.

2. **Applications.** Consider the following for compost combined with binder/stabilizer applications:
   - appropriate for disturbed areas that require temporary protection until permanent stabilization is achieved,
   - appropriate for areas where there will be re-disturbance following an extended period of inactivity,
   - appropriate for areas where vegetative establishment may be hindered by hard ground surface or poor soil nutrient content,
• not appropriate for slopes steeper than 1V:4H (see Section 41-2.02), and
• do not use in areas of concentrated flow.

3. **Design Considerations.** Where practical, track (compact) perpendicular to contours on the slope using a bulldozer before applying compost combined with binder/stabilizer.

4. **Specifications.** See Section 251 of the *Standard Specifications*.

### 41-2.02(d) Erosion Control Blankets and Turf Reinforcement Mats

Erosion Control Blankets (ECB) and Turf Reinforcement Mats (TRM) are manufactured BMPs consisting of nets and textiles. These products provide effective and immediate stabilization of slopes and channels before, during, and after the establishment of vegetation. ECBs and TRMs enhance the development of vegetation and TRMs provide for permanent reinforcement.

1. **Definition and Purpose.** The placement of ECBs and TRMs stabilize disturbed soil and protect from wind and water erosion. The purpose of this practice is to protect the soil surface from raindrop impacts and overland flow during the establishment of grass or other vegetation and to reduce soil moisture loss due to evaporation.

2. **Applications.** ECBs and TRMs are appropriate for the following applications:
   - generally used on steep slopes (e.g., 1V:3H and steeper) or soils with a high erosion hazard rating, as determined by USDA Soil Survey;
   - areas inaccessible to other BMPs;
   - channels to be vegetated;
   - slopes and shorelines adjacent to waterways or environmentally sensitive areas;
   - adjacent to shoulders where traffic may blow away other mulches; and
   - areas free from large rocks that could damage or affect the performance of the product.

3. **Design Considerations.**
   - ECBs and TRMs provide immediate stabilization of disturbed soil regardless of temperature and precipitation, unlike other erosion control practices that require an ideal temperature or curing time in order to become effective (e.g., hydraulic mulches, soil binders).
   - Blankets and mats are generally not suitable for excessively rocky sites.
• When used adjacent to shoulders, the blanket should extend through the ditch line or 25 ft (7.5 m) from the edge of pavement, whichever is greater, in order to mitigate blowing conditions caused by traffic.

• ECBs are biodegradable and should be replaced if decomposition has compromised the stabilizing properties of the product.

• Unlike ECBs designed to biodegrade, some TRMs may be considered semi-permanent or permanent and, therefore, may be implemented in situations requiring long-term stabilization (e.g., longer than one growing season).

• See Figure 41-2.A to determine the proper ECB or TRM to be used.


41-2.03 Soil Binders (Stabilization Polymers)

Soil binders consist of spray-on chemical soil amendments designed to provide temporary soil stabilization in low-traffic areas. Some soil binders may be incorporated into the soil medium after their effective use has expired, so they are useful in short-term situations where further disturbance will soon occur (e.g., on stockpiles or areas soon to be graded/paved). Soil binders are composed of chemical blends that penetrate the topsoil and bind the soil particles together, thereby, minimizing wind and runoff erosion. They are used to stabilize the soil and as an erosion control agent. See Figure 41-2.B for appropriate applications.

<table>
<thead>
<tr>
<th>Attributes</th>
<th>Plant Material Based (Short Lived)</th>
<th>Plant Material Based (Long Lived)</th>
<th>Polymeric Emulsion Blends</th>
<th>Cementitious-Based Binders</th>
</tr>
</thead>
<tbody>
<tr>
<td>Resistance to Leaching</td>
<td>High</td>
<td>High</td>
<td>Low to Moderate</td>
<td>Moderate</td>
</tr>
<tr>
<td>Resistance to Abrasion</td>
<td>Moderate</td>
<td>Low</td>
<td>Moderate to High</td>
<td>Moderate to High</td>
</tr>
<tr>
<td>Compatibility with Existing Vegetation</td>
<td>Good</td>
<td>Poor</td>
<td>Poor</td>
<td>Poor</td>
</tr>
<tr>
<td>Mode of Degradation</td>
<td>Biodegradable</td>
<td>Biodegradable</td>
<td>Photodegradable/Chemically Degradable</td>
<td>Photodegradable/Chemically Degradable</td>
</tr>
<tr>
<td>Liquid/Powder</td>
<td>Powder</td>
<td>Liquid</td>
<td>Liquid/Powder</td>
<td>Powder</td>
</tr>
</tbody>
</table>

Adapted from California Department of Transportation BMP Handbook.

PROPERTIES OF SOIL BINDERS FOR EROSION CONTROL

Figure 41-2.B
1. **Definition and Purpose.** Water soluble polyacrylamide (PAM) or other comparable compounds that are applied to exposed soils. Soil binders provide temporary protection from wind and water erosion in low traffic areas.

2. **Applications.** Consider the following for soil binders applications:
   - appropriate for areas requiring short-term temporary stabilization;
   - appropriate for areas where grading activities will soon resume;
   - appropriate for temporary stabilization of cut and fill areas and on stockpiles;
   - appropriate for tacking wood fiber or straw;
   - appropriate for where over-spray onto the traveled way, sidewalks, lined drainage channels, and existing vegetation can be avoided;
   - where appropriate, in areas supporting existing vegetation (review product specifications for compatibility);
   - appropriate for soils made up primarily of fine silts, clay, and colloids;
   - not suitable for areas receiving concentrated flow;
   - not suitable for frozen soil conditions or when surface ice is present;
   - not suitable for slopes greater than 1V:3H as a stand-alone practice; and
   - not suitable for areas with pedestrian or vehicular traffic.

3. **Design Considerations.**
   - Soil binders may require a curing time of up to 24 hours, so other erosion control practices (e.g., straw mulch, ECBs, TRMs) should be implemented when immediate stabilization is required.
   - Because cationic PAM is toxic to aquatic life, only anionic PAM may be used.
   - Stabilization effectiveness increases if PAM is combined with the application of seed and mulch.
   - Soil binders are temporary in nature and may need reapplication. Reapplication is considered maintenance and should be included as a special provision.
   - Some soil binders may not perform well with low relative humidity or in low temperatures. Refer to manufacturer’s suggested optimal ambient conditions.
   - Under rainy conditions, some agents may become slippery or leach out of the soil.
- Soil binders do not have the capabilities of organic mulches to insulate the soil or retain soil moisture; see Section 41-2.02(d).

4. Specifications.

- District Special Provision will be required.
- Refer to manufacturer’s specification for particular product.

41-2.04 Concentrated Flow Controls

Concentrated flow control BMPs prevent erosion by redirecting potentially erosive flows along a stabilized path and away from areas that have not yet been stabilized.

41-2.04(a) Diversion Dikes, Drainage Swales, and Lined Ditches

1. Definition and Purpose. Temporary berm of compacted soil with an excavated channel at the upstream toe or temporary drainage ditches (e.g., vegetated, reinforced). Diversion dikes, drainage swales, and lined ditches are designed to divert and convey clean or sediment laden water from upstream tributary areas away from construction activities and exposed soil; see Figure 41-2.C.

![DIVERSION DIKE AND DRAINAGE SWALE](image)

**Figure 41-2.C**

2. Applications. Diversion dikes, drainage swales, and lined ditches are appropriate for the following applications:

- upslope of disturbed areas (including cut or fill slopes) to prevent surface runoff from entering,
- across slopes to reduce slope length,
• on the down slope side of a construction site to prevent sediment-laden runoff from leaving the site by diverting it to sediment trapping facilities and stabilized outlets, and

• to intercept runoff from paved surfaces.

3. **Design Considerations.**

• Acquisition of additional right-of-way for diversions may be necessary and may require more time and additional permits.

• Ensure that concentrated flow controls do not become barriers to the movement of construction equipment.

• Design all concentrated flow controls to safely convey the 10-yr, 24-hr storm event.

• Ensure diverted runoff from undisturbed areas is conveyed and discharged to undisturbed areas at non-erosive velocities.

• The minimum height of diversion dikes and berms should be twice the height of the outlet pipe diameter.

• Ensure concentrated flow controls are stabilized prior to use to prevent erosion of exposed soils; see Sections 41-2.02(d) and 41-2.02.

• Consider the additional earthwork costs to remove berms at the end of the project when designing concentrated flow controls.

• Concentrated flow controls are not suitable as sediment-trapping devices.

• It may be necessary to use other soil stabilization and sediment controls in conjunction to prevent scour (e.g., temporary ditch checks); see Section 41-3.03.

• Controls should be constructed of soils that are not easily eroded.

• All ditch, swale, and diversion outlets should be sufficiently stabilized; see Sections 41-2.03(b) and 41-2.05(a).

4. **Specifications.**

• District Special Provision will be required.

• See ISTHA Standard Drawing K1.

*Note: Use IDOT pay items when incorporating ISTHA Standards.*
41-2.04(b)  Slope Drains

1. **Definition and Purpose.** A flexible tubing or rigid pipe, generally used in conjunction with a diversion dike or channel, to convey concentrated runoff down the face of a cut or fill slope without causing erosion on or at the base of the slope; see Figure 41-2.D.

2. **Applications.** Slope drains are appropriate for the following applications:
   - where concentrated flow of surface water must be conveyed down a slope without erosion,
   - where runoff is intercepted upstream of a newly graded cut or fill section that has not achieved permanent stabilization, and
   - as an emergency spillway for a sedimentation basin.

3. **Design Considerations.**
   - The maximum allowable drainage area is 1.5 acres (0.61 ha) per 18 in (457 mm) slope drain. Ensure pipe sizes are adequate to convey flows from upstream tributary area without overtopping impoundment structures (e.g., diversion dikes, silt fence).
   - The maximum slope of slope drains is generally limited to 1V:2H, as energy dissipation below steeper slopes is difficult.
   - For areas larger than 1.5 acres (0.61 ha) or slopes steeper than 1V:2H, it may be necessary to use aggregate-lined channels or additional drains. See Section 283 of the *Standard Specifications*.
   - Severe erosion may result if slope drain fails.
• Install reinforced stakes and cables at least every 10 ft (3 m) to secure conduit.
• To prevent stress and failure, install drains perpendicular to slope contours.
• Place slope drains on compacted soil that is covered with Class B geotextile filter fabric.
• Slopes drains should always drain directly, or indirectly to sediment traps or sedimentation basins; see Section 41-3.04.
• Protect the area around inlet with appropriate inlet sediment controls and outlet area with velocity dissipater; see Sections 41-3.02 and 41-2.05(a).

4. Specifications.

• District Special Provision will be required.
• See ISTHA Standard Drawing K1.

Note: Use IDOT pay items when incorporating ISTHA Standards.

41-2.05 Outlet Protection Controls

Outlet protection controls prevent erosion by slowing the velocity of concentrated flows. These measures are to be employed wherever concentrated flows are conveyed at erosive velocities (e.g., in steep swales, at pipe outlets). See Figures 41-2.E and 41-2.F.

41-2.05(a) Velocity Dissipaters

1. Definition and Purpose. An area or apron of rock, concrete rubble, or gabions placed at the outlet of a drainage system, intended to prevent erosion and reduce velocity of the storm water outflow.

2. Applications. Use velocity dissipaters where the discharge velocity and energy at an outlet will cause erosion to the receiving channel or area, including:

• outlets of pipes, drains, culverts, slope drains, diversion ditches, swales, and channels (concentrated flows);
• outlets carrying a continuous flow of water;
• outlets subject to short, intense flows;
• outlets to sedimentation basins; and
• points where lined channels discharge to unlined channels or natural waterways.
## ROCK RIPRAP SIZE AND THICKNESS

### Table: IDOT Gradation and Apron Length for Maximum and Minimum Tailwater Conditions

<table>
<thead>
<tr>
<th>IDOT Gradation</th>
<th>Maximum Rock Size (lb)*</th>
<th>Equivalent Diameter (spherical) (in) *</th>
<th>Minimum Bedding Thickness (in)</th>
<th>Minimum Thickness (in)</th>
</tr>
</thead>
<tbody>
<tr>
<td>RR-3</td>
<td>50 (22.5 kg)</td>
<td>10 (300 mm)</td>
<td>—</td>
<td>8 (200 mm)</td>
</tr>
<tr>
<td>RR-4</td>
<td>150 (67.5 kg)</td>
<td>15 (400 mm)</td>
<td>6 (150 mm)</td>
<td>16 (400 mm)</td>
</tr>
<tr>
<td>RR-5</td>
<td>400 (180 kg)</td>
<td>21 (500 mm)</td>
<td>8 (200 mm)</td>
<td>22 (600 mm)</td>
</tr>
<tr>
<td>RR-6</td>
<td>600 (270 kg)</td>
<td>24 (600 mm)</td>
<td>10 (250 mm)</td>
<td>26 (700 mm)</td>
</tr>
<tr>
<td>RR-7</td>
<td>1000 (450 kg)</td>
<td>28 (700 mm)</td>
<td>12 (300 mm)</td>
<td>30 (800 mm)</td>
</tr>
</tbody>
</table>

* Assumes a minimum specific gravity of 2.450 and minimum unit weight of 153 lb/ft³ (2,450 kg/m³).

### Notes:
1. If tailwater depth from the pipe invert is less than half of diameter of the pipe, then minimum tailwater conditions exist. Otherwise, maximum tailwater conditions exist.

### MINIMUM IDOT ROCK SIZES AND APRON LENGTH FOR MAXIMUM AND MINIMUM TAILWATER CONDITIONS

Figure 41-2.F
3. **Design Considerations.**

- Velocity dissipaters are not adequate to stabilize discharges occurring at the top of a cut or a slope steeper than 1V:10H; see Section 41-2.04.

- Large storms may wash away rock or concrete, leaving the area susceptible to erosion.

- Consider using a riprap-stilling basin or plunge pool where velocities exceed 10 fps (3 mps) or where the velocity requires an apron of an excessive length.

- Riprap, gabions, or slope mattresses placed over filter fabric are the general materials used to provide temporary outlet protection. See Figure 41-2.C.

4. **Specifications.** See Sections 281 and 284 of the *Standard Specifications*.

**41-2.06 Erosion Control Reference Table**

Figure 41-2.G references all ECPs discussed in Section 41-2. This figure may be used by the designer as a supplemental tool to ensure that all BMP options have been considered. Note that multiple BMPs may be required from each category in order to provide comprehensive stabilization of the site.
<table>
<thead>
<tr>
<th>ECP Category</th>
<th>Specific ECP</th>
<th>Appropriate Application</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vegetation</td>
<td>Incorporate Existing Vegetation</td>
<td>Wherever feasible</td>
<td>41-2.01(a)</td>
</tr>
<tr>
<td></td>
<td>Establish New Vegetation</td>
<td>All projects where temporary or permanent stabilization is required; when existing vegetation is removed</td>
<td>41-2.01(b)</td>
</tr>
<tr>
<td>Mulch, ECBs and TRMs</td>
<td>Straw, Hydraulic, and Compost Mulches</td>
<td>Temporary stabilization; concurrent with seeding or turf establishment</td>
<td>41-2.02</td>
</tr>
<tr>
<td></td>
<td>ECBs and TRMs</td>
<td>Stabilization of slopes, mulches, and areas to be vegetated; suitable for channel stabilization</td>
<td>41-2.02(d)</td>
</tr>
<tr>
<td>Soil Binders</td>
<td>Plant-Material Based, Polymeric Emulsion Blends, and Cementitious-Based Binders</td>
<td>Short- to long-term stabilization of low traffic areas (cut/fill areas, stockpiles, areas to be graded soon)</td>
<td>41-2.03</td>
</tr>
<tr>
<td>Concentrated Flow Controls</td>
<td>Diversion Dikes</td>
<td>Upslope and down slope of disturbed areas and across slopes where runoff must be intercepted</td>
<td>41-2.04(a)</td>
</tr>
<tr>
<td></td>
<td>Drainage Swales</td>
<td>Upslope and down slope of disturbed areas, adjacent to paved areas</td>
<td>41-2.04(a)</td>
</tr>
<tr>
<td></td>
<td>Lined Ditches</td>
<td>Upslope and down slope of disturbed area, across slopes, where erosive conditions may exist</td>
<td>41-2.04(a)</td>
</tr>
<tr>
<td></td>
<td>Slope Drains</td>
<td>Where concentrated flows must be conveyed down an unstable slope</td>
<td>41-2.04(b)</td>
</tr>
<tr>
<td>Outlet Protection Controls</td>
<td>Velocity Dissipaters</td>
<td>All outlets and points of discharge, where lined channels drain to unlined channels</td>
<td>41-2.05(a)</td>
</tr>
</tbody>
</table>

**EROSION CONTROL PRACTICES REFERENCE TABLE**

Figure 41-2G
41-3 SEDIMENT CONTROL PRACTICES (CONTAINMENT)

Sediment-laden waters generated on-site should be routed through at least one sediment control practice (SCP) prior to discharge. In some instances, multiple SCPs will be necessary to protect against the discharge of suspended sediment. Install all SCPs in combination with ECPs, using a treatment train approach.

41-3.01 Perimeter Controls

Perimeter control BMPs are methods of containing sediment within the boundaries of the project site. Where containing sediment on site, always install perimeter controls in conjunction with ECPs. Do not use perimeter control as a stand-alone BMPs. Perimeter control BMPs prevent the discharge of sediment by filtering and dissipating the energy of sediment laden sheet flow runoff. Consider all site characteristics when selecting appropriate perimeter control BMPs.

41-3.01(a) Perimeter Vegetated Buffers

1. Definition and Purpose. An existing or proposed area of vegetation designed to remove sediment and other pollutants and enhance infiltration of surface runoff. See Figure 41-3.A.

VEGETATION BUFFERS

Figure 41-3.A
2. **Applications.** Preservation of existing vegetated buffers should always be considered. Perimeter vegetated buffers are appropriate for the following applications:

- projects where grading can be phased and vegetation can be temporarily preserved and used for sediment control;
- urban areas where surface runoff is discharged as sheet flow;
- adjacent to roadways, parking lots, and other impervious surfaces to filter runoff before discharge to storm sewers, swales, and waterways; and
- areas where upstream tributary sheet flow enters site.

3. **Design Considerations.**

- Vegetation selection varies depending on climate, soil type, topography, land use, available light (e.g., shade tolerance), aesthetics, and planned use of the area.
- The maximum drainage area to a vegetated buffer should be 5 acres (2 ha).
- Vegetated buffer slope should be 1V:6H or flatter if used as a stand-alone perimeter control.
- The width (e.g., dimension parallel to flow path) of the vegetated buffer can be calculated using the equation:
  
  \[ \text{Width (ft (m))} = \frac{\text{Half of the Drainage Area to Buffer}}{\text{Buffer Length}} \]

  * *Buffer length is the dimension perpendicular to the flow path.*

- The minimum width (e.g., dimension parallel to flow) should be 25 ft (7.62 m).
- Vegetation should be established prior to runoff being directed onto it from impervious areas. If this is not possible, install sodding in the buffer area.
- Avoid concentrated flows through the vegetated buffer. If potential exists for concentrated flows, employ other sediment control measures upstream of the buffer.
- Locate protection measures at the boundary of the existing or proposed vegetated buffer area or 1 ft (300 mm) outside the perimeter of the leaf canopy if a stand of trees is to be protected.
- Install all required protection measures prior to the commencement of any site development activity. Protective measures should remain in place year round and in working, functional order until all site development activities have ceased or the surrounding area has been stabilized.
• Prohibit construction activities, heavy equipment, vehicular traffic, or storage of construction materials within the vegetated buffer area.

4. Specifications.

• See Sections 250, 252, and 280 of the Standard Specifications.

• Where existing vegetation is used, delineate the area as a “No Intrusion Area” on the ESCP sheets and note the area in the SWPPP. Temporary fencing and/or signage can be used to delineate this BMP.

• Where proposed vegetation is to be used, note the timing of the installation in the SWPPP. A schedule will be required to designate the widths of vegetation to be used as a buffer.

• See Illinois Urban Manual STD 835 (Filter Strip).

• See Illinois Urban Manual STD IL-535.

Note: Use IDOT pay items when incorporating Illinois Urban Manual Standards.

41-3.01(b) Perimeter Silt Fence Barriers

1. Definition and Purpose. A temporary permeable barrier of entrenched filter fabric used to contain sediment within a site. Perimeter silt fence barriers promote sedimentation of sheet-flow runoff prior to discharge from the construction site. They intercept and detain small amounts of sediment resulting from disturbed areas (e.g., construction sites) and prevent sediment from leaving the site.

2. Applications. Perimeter silt fence barriers are appropriate for the following locations:

• along the perimeter of a project,
• around temporary soil stockpiles and spoil areas,
• along perimeter of streams and channels,
• downslope of exposed erodible soil areas, and
• below the toe of exposed and erodible slopes.

3. Design Considerations.

• Do not install silt fence barriers in areas of concentrated flow (e.g., streams, channels, drain inlets).

• Do not use silt fence barriers as mid-slope protection on slopes steeper than 1V:4H; see Section 41-3.03.

• Do not install silt fence barriers where ponding water behind the silt fence may cause flooding or fence failure.
• Silt fence barriers should not make dips that intercept slope contours because flows will be concentrated and blowouts may occur.

• The maximum drainage area for sheet-flow runoff to a silt fence should not exceed 0.5 acre per 100 ft (0.2 ha per 30 m) of fence.

• Install silt fence barriers with a “J”-Hook at intervals of at least 200 ft (61 m).

4. Specifications.

• See Section 280 of the Standard Specifications.
• See IDOT Highway Standard 280001.

*Note: Contractor will have choice of materials unless a District Special Provision is included.*

41-3.01(c) Perimeter Straw Bale Barriers

1. Definition and Purpose. A temporary barrier of entrenched and anchored straw bales used to contain sediment within a site. Perimeter straw bale barriers promote sedimentation of sheet-flow runoff prior to discharge from a construction site.

2. Applications. Perimeter straw bale barriers are appropriate for the following locations:

   • along the perimeter of a project,
   • around temporary soil stockpiles and spoil areas,
   • down-slope of exposed erodible soil areas, and
   • below the toe of exposed and erodible slopes.

3. Design Considerations.

   • Do not install straw bale barriers in areas of concentrated flow (e.g., streams, channels).

   • This control can only be used for installations less than three months, because straw bales tend to rapidly degrade.

   • Straw bales can introduce non-native, undesirable plants.

   • The maximum drainage area for sheet-flow runoff to a straw bale barrier should not exceed 0.5 acre per 100 ft (0.1 ha per 30 m) of barrier.

4. Specifications.

   • See Section 280 of the Standard Specifications.
   • See IDOT Highway Standard 280001.
41-3.01(d) Perimeter Rolled Barriers

1. Definition and Purpose. Rolled and bound wood excelsior or equivalent placed around the site perimeter or stockpiles. Rolled barriers decrease the velocity and erosive force of sheet flows, and contain sediment by detaining and filtering runoff.

2. Applications. Perimeter rolled barriers are appropriate for the following locations:
   - along the perimeter of a project;
   - around temporary stockpiles and spoil areas;
   - at the top, face, and toe of erodible and exposed slopes;
   - at grade breaks on erodible and exposed slopes; and
   - down slope of any exposed soil areas.

3. Design Considerations. Install rolled excelsior barriers at the same elevation (e.g., along the same contour line) to prevent erosion.

4. Specifications.
   - See Section 280 of the Standard Specifications.
   - See ISTHA Standard Drawing K1.

41-3.02 Inlet Controls

Inlet controls prevent the movement of sediment and other pollutants into the storm sewer network. Consider all site and storm sewer characteristics when selecting an appropriate BMP. Sheet flow draining to drop inlets and shallow concentrated flow draining to culvert inlets require different methods of treatment, so it is important to select a BMP best suited to accommodate the expected velocity, shear stress, and sediment load of site runoff.

41-3.02(a) Drop Inlet Filter Bags

1. Definition and Purpose. A manufactured inlet filtration bag that is custom-fitted for insertion under virtually any type of drop drainage structure casting. An inlet filter can significantly reduce the ingress of sediment into the storm sewer system.

2. Applications. Drop inlet filter bags are appropriate for the following locations:
• inlets within paved areas, and
• drop inlets receiving runoff from 0.5 acre (0.2 ha) or less.

3. Design Considerations. Common curb-and-gutter and parking lot installations are available. The designer should ensure availability before specifying in other locations.


41-3.02(b) Drop Inlet Silt Fence Barriers

1. Definition and Purpose. A temporary silt fence secured around a drop inlet. Silt fence barriers impound water behind the barrier allowing sediment to drop out before the water enters the inlet.

2. Applications. Drop inlet silt fence barriers are appropriate for the following applications:

• only for drop inlets in unpaved areas where the base of barrier can be trenched; and
• for relatively small, flat areas (e.g., less than 1 acre (0.4 ha) per inlet; flatter than 5% slopes) with shallow sheet flows not exceeding 1 cfs (0.03 cms).

3. Design Considerations.

• Slopes immediately surrounding silt fence barrier should not exceed 1% and must remain accessible for removal of accumulated sediment.
• Verify flooding will not impact surrounding land.

4. Specifications.

• See Section 280 of the Standard Specifications.
• See IDOT Highway Standard 280001.

Note: Contractor will have choice of materials unless a District Special Provision is included.

41-3.02(c) Drop Inlet Straw Bale Barriers

1. Definition and Purpose. A sediment control barrier consisting of entrenched and staked straw bales surrounding a drop inlet. Straw bale barriers impound water behind the barrier allowing sediment to drop out before the water enters the inlet.

2. Applications. Drop inlet straw bale barriers are appropriate for the following applications:
• only for drop inlets in unpaved areas; and
• in relatively small, flat areas (e.g., less than one acre per inlet; flatter than 5% slopes) with shallow sheet flows not exceeding 0.5 cfs (0.01 cms).

3. **Design Considerations.**
   • Straw bale barriers are effective for three months or less.
   • Slopes immediately surrounding straw bale barrier should not exceed 1% and must remain accessible for removal of accumulated sediment.
   • Straw bales can introduce non-native, undesirable plants.

4. **Specifications.**
   • See Section 280 of the *Standard Specifications*.
   • See IDOT Highway Standard 280001.

   *Note: Contractor will have choice of materials unless a District Special Provision is included.*

**41-3.02(d) Drop Inlet Rolled Barriers**

1. **Definition and Purpose.** Rolled and bound wood excelsior or equivalent surrounding a drop inlet. Rolled barriers impound water behind the barrier allowing sediment to drop out before the water enters the inlet.

2. **Applications.** Drop inlet rolled barriers are appropriate for the following applications:
   • around drop inlets in unpaved areas, especially where other inlet controls are not feasible; and
   • in relatively small, flat areas (e.g., less than one acre (0.4 ha) per inlet; flatter than 5% slopes) with shallow sheet flows not exceeding 0.5 cfs (0.01 cms).

3. **Design Considerations.**
   • Rolled barriers should be staked and trenched in to a depth of 3 in (762 mm) to prevent displacement by high flows.
   • Slopes immediately surrounding rolled barrier should not exceed 1% and must remain accessible for removal of accumulated sediment.
4. **Specifications.**

- District Special Provision will be required.
- See ISTHA Standard Drawing K1.

*Note: Use IDOT pay items when incorporating ISTHA Standards.*

**41-3.02(e) Drop Inlet Prefabricated Barriers**

1. **Definition and Purpose.** Manufactured, temporary sediment control barriers constructed of geosynthetic fabric and foam or equivalent. Drop inlet prefabricated barriers are installed around drop inlets in order to intercept and pond sediment-laden runoff prior to entering the storm sewer. Ponding the water reduces the velocity of any incoming flow and allows most of the suspended sediment to settle and be intercepted. After the water height reaches the top of the barrier, it flows over the dike and into the inlet.

2. **Applications.** Drop inlet prefabricated barriers are appropriate for the following applications:

   - in relatively small, flat areas (e.g., less than one acre (0.4 ha) per inlet; flatter than 5% slopes) with shallow sheet flows not exceeding 0.5 cfs (0.01 cms); and
   - where temporary upstream ponding will not adversely affect roadways or construction.

3. **Design Considerations**

   - Slopes immediately surrounding prefabricated barrier should not exceed 1% and must remain accessible for removal of accumulated sediment.
   - Place prefabricated barriers directly around the perimeter of the inlet.
   - Place two full sections against opposite sides of the inlet, and extend both sections beyond the drop sides of the inlet.
   - Where multiple barriers are installed, the sleeve end of fabrics should overlap at the joints and ends and be stapled to prevent bypass of storm water.
   - Prefabricated barriers can be cleaned, moved, and reused multiple times.

4. **Specifications.** District Special Provision required.
41-3.02(f) Above Grade Drop Inlet Filters

1. Definition and Purpose. Filter fabric-covered, polyethylene-framed barriers that are installed over area drains. Above grade inlet filters protect storm drains from ingress of sediment during construction activities.

2. Applications. Above grade drop inlet filters are appropriate for the following applications:
   - only for drop inlets in sump conditions;
   - for relatively small, flat areas (e.g., one acre (0.4 ha) or less) draining to each inlet; and
   - where sediment laden water is capable of clogging conventional inlet filters.

3. Design Considerations. None.

4. Specifications. See BDE Special Provision for “Above Grade Inlet Filter” (to be incorporated into Section 280 of Standard Specifications at a later date).

41-3.02(g) Pipe (Culvert) Inlet Vegetated Buffers

1. Definition and Purpose. A preserved or created area of vegetation at a culvert inlet that filters runoff prior to drainage. A vegetated buffer helps prevent sediment, mulch, and other pollutants from entering the storm sewer system before permanent seeding has become established in the tributary area of the storm inlet.

2. Applications. Pipe (culvert) inlet vegetated buffers are appropriate for the following applications:
   - in areas surrounding pipe inlets, especially culverts; and
   - in conjunction with other SCPs; see Section 41-3.04.

3. Design Considerations.
   - Ensure all feasible efforts are used to preserve existing vegetative buffers during construction.
   - See Section 41-3.01(a) for sizing of vegetated buffers. The minimum length is 25 ft (7.62 m).
   - Designate vegetative buffers as no entry areas by use of signage and/or temporary fence.
   - If removal of existing vegetation cannot be avoided, sod may be used as a buffer. Place the sod level with the surrounding ground surface and extend it at least 25 ft (7.62 m) from inlet.
4. **Specifications.**

- See Sections 250, 252, and 280 of the *Standard Specifications*.
- Where existing vegetation is used, delineate the area as a “No Intrusion Area” on the ESCP sheets. Also, note this area in the SWPPP. Temporary fencing and/or signage can be used to delineate this BMP.
- Where proposed vegetation is used, note the timing of the installation in the SWPPP. Include a schedule to designate the widths of vegetation to be used as a buffer.

**Note:** *Use IDOT pay items when incorporating Illinois Urban Manual Standards.*

**41-3.02(h) Pipe (Culvert) Inlet Silt Fence Barriers**

1. **Definition and Purpose.** A temporary permeable barrier of entrenched filter fabric used to protect a pipe inlet. A pipe (culvert) inlet silt fence barrier promotes the deposition of sediment from sediment-laden runoff prior to discharge from the construction site.

2. **Applications.** Use a pipe (culvert) inlet silt fence barrier for sediment control around pipe and culvert inlets where other methods of inlet protection and sediment control cannot be implemented in a timely manner. See Sections 41-3-.02(g), 41-3.03, and 41-3.04.

3. **Design Considerations.** Filter fabric may cause storm water backup and flooding of adjacent areas.

4. **Specifications.**

- See Section 280 of the *Standard Specifications*.
- See IDOT Highway Standard 280001.

**41-3.02(i) Pipe (Culvert) Inlet Straw Bale Barriers**

1. **Definition and Purpose.** A temporary barrier consisting of entrenched straw bales placed at a pipe inlet. Pipe (culvert) inlet straw bale barriers promote sedimentation and filtration of runoff prior to discharge from the construction site.

2. **Applications.** Use pipe (culvert) inlet straw bale barriers for short term (e.g., less than three months), sediment control around pipe and culvert inlets where other methods of inlet protection and sediment control cannot be implemented in a timely manner. See Sections 41-3-.02(g), 41-3.03, and 41-3.04.
3. **Design Considerations.**
   - Straw bales may cause storm water backup and flooding of adjacent areas.
   - Straw bales decompose and disintegrate rapidly; therefore, may be inefficient and expensive to maintain.
   - Straw bales can introduce unwanted plant species and can contribute organic matter to waterways if improperly installed.

4. **Specifications.** See Section 280 of the *Standard Specifications.*

**41-3.03 Temporary Ditch and Slope Checks**

**41-3.03(a) Aggregate Ditch Checks**

1. **Definition and Purpose.** A small rock barrier constructed perpendicular to the flow path in drainage ditches and swales. Aggregate ditch checks reduce the velocity of surface water, which reduces scouring and allows sedimentation to occur. Ditch checks also promote infiltration where suitable soils are present.

2. **Applications.** Aggregate ditch checks are appropriate for the following applications:
   - **most economical choice** for steep swales or ditches with velocities exceeding 4.9 ft/s (1.5 m/s),
   - during the establishment of grassy-linings in swales or ditches (both temporary and permanent), and
   - in temporary swales where erosion control lining is not warranted due to their short service time.

3. **Design Considerations.**
   - Maximum recommended drainage area to each ditch check should not exceed 10 acres (4 ha).
   - Maximum spacing between the ditch checks should be such that the toe of the upstream ditch check is at the same elevation as the top of the rock at the center of the downstream ditch check; see Figure 41-3.B.
   - If scouring occurs on downstream side of aggregate ditch check, install ECBs, or TRMs to prevent further erosion; see Section 41-2.02.
### SPACING OF TEMPORARY DITCH CHECKS

**Figure 41-3.B**

<table>
<thead>
<tr>
<th>% Slope</th>
<th>Height at Center/Overflow Pt. of Ditch Check (ft)</th>
<th>Spacing of Ditch Check (ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td>8%</td>
<td>1.0 (0.3 m)</td>
<td>13 (3.9 m)</td>
</tr>
<tr>
<td></td>
<td>1.5 (0.5 m)</td>
<td>20 (6.1 m)</td>
</tr>
<tr>
<td></td>
<td>2.0 (0.6 m)</td>
<td>26 (7.9 m)</td>
</tr>
<tr>
<td>7%</td>
<td>1.0 (0.3 m)</td>
<td>14 (4.27 m)</td>
</tr>
<tr>
<td></td>
<td>1.5 (0.5 m)</td>
<td>21 (6.40 m)</td>
</tr>
<tr>
<td></td>
<td>2.0 (0.6 m)</td>
<td>28 (8.5 m)</td>
</tr>
<tr>
<td>6%</td>
<td>1.0 (0.3 m)</td>
<td>17 (5.2 m)</td>
</tr>
<tr>
<td></td>
<td>1.5 (0.5 m)</td>
<td>26 (7.9 m)</td>
</tr>
<tr>
<td></td>
<td>2.0 (0.6 m)</td>
<td>34 (10.4 m)</td>
</tr>
<tr>
<td>5%</td>
<td>1.0 (0.3 m)</td>
<td>20 (6.1 m)</td>
</tr>
<tr>
<td></td>
<td>1.5 (0.5 m)</td>
<td>30 (9.1 m)</td>
</tr>
<tr>
<td></td>
<td>2.0 (0.6 m)</td>
<td>40 (12.2 m)</td>
</tr>
<tr>
<td>4%</td>
<td>1.0 (0.3 m)</td>
<td>25 (7.6 m)</td>
</tr>
<tr>
<td></td>
<td>1.5 (0.5 m)</td>
<td>38 (11.6 m)</td>
</tr>
<tr>
<td></td>
<td>2.0 (0.6 m)</td>
<td>50 (15.2 m)</td>
</tr>
<tr>
<td>3%</td>
<td>1.0 (0.3 m)</td>
<td>33 (10.1 m)</td>
</tr>
<tr>
<td></td>
<td>1.5 (0.5 m)</td>
<td>50 (15.2 m)</td>
</tr>
<tr>
<td></td>
<td>2.0 (0.6 m)</td>
<td>66 (20.1 m)</td>
</tr>
<tr>
<td>2%</td>
<td>1.0 (0.3 m)</td>
<td>50 (15.2 m)</td>
</tr>
<tr>
<td></td>
<td>1.5 (0.5 m)</td>
<td>75 (22.9 m)</td>
</tr>
<tr>
<td></td>
<td>2.0 (0.6 m)</td>
<td>100 (30.5 m)</td>
</tr>
<tr>
<td>1% and below</td>
<td>1.0 (0.3 m)</td>
<td>100 (30.5 m)</td>
</tr>
<tr>
<td></td>
<td>1.5 (0.5 m)</td>
<td>150 (45.7 m)</td>
</tr>
<tr>
<td></td>
<td>2.0 (0.6 m)</td>
<td>200 (60.9 m)</td>
</tr>
</tbody>
</table>

**Notes:**

1. For applications not addressed in this figure, spacing should be equal to the height of ditch check divided by the slope. This ensures that the base of the upstream check is at the same elevation as the crest of the downstream check.

41-3.03(b) Prefabricated Ditch Checks

1. **Definition and Purpose.** Manufactured temporary ditch checks are placed perpendicular to flow in shallow drainage ditches. The purpose of temporary ditch checks is to reduce the velocity of flowing water, thereby, reducing scour and channel erosion, encouraging deposition of sediment and filtration, and promoting infiltration where suitable soils are present.

2. **Applications.** Prefabricated ditch checks are appropriate for the following applications:
   - in shallow swales or ditches with slopes less than 8%,
   - during establishment of vegetation, and
   - in temporary swales where erosion control lining is not warranted due to short service time.

3. **Design Considerations.**
   - Product should not cause flooding of adjacent areas or roadways.
   - Place ditch checks perpendicular to the flow path.
   - Space ditch checks according to Figure 41-3.B.

4. **Specifications.** See Section 280 of the *Standard Specifications.*

41-3.03(c) Rolled Barrier Slope Checks

1. **Definition and Purpose.** Rolled and bound wood excelsior or equivalent placed on the face of slopes, installed perpendicular to the flow path. Slope checks decrease the velocity and erosive force of sheet flows by reducing slope length and contain sediment near its source by detaining and filtering runoff.

2. **Applications.** Roller barrier slope checks are appropriate for the following applications:
   - at the top, face, and toe of erodible and exposed slopes;
   - at grade breaks on erodible and exposed slopes;
   - down slope of any exposed soil areas; and
   - not to be used on steep slopes susceptible to slumping or creeping.
3. **Design Considerations.**

- Rolled barriers should be staked and trenched in to a depth of 3 in (762 mm) to prevent displacement by high flows.

- Space rolled barriers in accordance with the following:
  
  + slope inclination of 1V:4H or flatter = 20 ft (6.1 m) apart,
  
  + slope inclination of 1V:4H to 1V:2H = 15 ft (4.6 m) apart, and
  
  + slope inclination 1V:2H or greater = 10 ft (3.0 m) apart.

- Install temporary slope checks at the same elevation (along the same contour line) to prevent erosion.

4. **Specifications.**

- District Special Provision will be required.

- See ISTHA Standard Drawing K1.

*Note: Use IDOT pay items when incorporating ISTHA Standards.*

41-3.04 **Sediment Traps and Basins**

These sediment controls use excavated or impounded areas to temporarily detain sediment-laden water to promote settling of suspended particles prior to discharge. The outlets of these sediment controls should be stabilized (see Sections 41-2.04 and 41-2.05) so that treated water does not become re-contaminated, and should receive secondary treatment by means of inlet control BMPs (see Section 41-3.02) prior to drainage to a storm sewer. Designs should allow for adequate retention time to ensure maximal sedimentation for the anticipated sediment loads.

41-3.04(a) **Sediment Traps**

1. **Definition and Purpose.** A small, temporary ponding area either excavated or impounded by embankments. A sediment trap detains runoff for a sufficient period of time to allow sediment to drop out of suspension prior to discharge through a stabilized spillway. These practices are optimal for draining small disturbed areas comprised of coarse textured soils.

2. **Applications.** Sediment traps are appropriate for the following applications:

   - for removal of medium to large-sized sediment particles (e.g., sands, coarse silts). For finer textured soils (e.g., silts, clays), see Section 41-3.04(b);

   - at the outlets of small disturbed soil areas draining less than 5 acres (2 ha). If the contributing drainage area is greater than 5 acres (2 ha), see Section 41-3.04(b);
for installations lasting less than 18 months;

as a supplemental control to provide additional protection for waterways and drainage systems;

at the perimeter of the site, at the outlet of any runoff conveyance that will discharge sediment-laden water, or along the flow path of runoff being conveyed through the site;

where failure of the sedimentation trap will not result in injury, loss of life, damage to homes, buildings, roads, or other public infrastructure or service utilities; and

not in live waterways or streams.

3. Design Considerations.

Design the sediment trap to provide enough storage to accommodate the settling process (e.g., live storage) in addition to the accumulated sediment (e.g., dead storage).

Live storage volume should, at a minimum, accommodate 3600 ft³ of runoff per acre (101.9 m³ per ha) tributary to each sediment trap.

Design the dead storage to store the estimated sediment load generated from the site over the duration of the construction period. Ensure it is below the permeable fill.

Total storage may consist of only live detention storage; however, a more frequent schedule for sediment removal will be required.

Larger surface areas provide more effective settling than smaller areas.

Larger length-to-width ratios provide protection against short-circuiting; therefore, the length of the trap should be at least twice the width as measured from inlet to outlet.

If trap is formed by an embankment, maximum height should not exceed 5 ft (1.5 m).

Side slopes should be no steeper than 1V:2H and be stabilized with vegetation, ECB, or TRM; see Section 41-2.02.

Sediment should be removed and trap restored to original dimensions when accumulation reaches ½ the design depth of dead storage. If only live storage is used, then sediment should be removed after each sediment generating storm event.
• For situations where particle size or wind turbulence impedes settling within recommended timeframe, chemical treatment may be considered; see Section 41-3.05(b).

• Multiple traps and/or additional volume may be required to accommodate site-specific rainfall and soil conditions.

• Outlet design should ensure sediment is contained and erosion of outlet does not occur. Outflows should discharge to fully stabilized channels at non-erosive velocities; see Section 41-2.05.

• For outlets with a discharge point onto or cut into natural ground, the outlet width (ft (m)) should be equal to six times the drainage area (acres (ha)). If an embankment is used, the outlet should be at least 1 ft (300 mm) below the top of the embankment.

• For outlets consisting of a coarse aggregate and riprap section, locate the stone at the low point of the trap and extend vertically to 1 ft (300 mm) below the top of the embankment. Place coarse aggregate (CA-3) on the upstream side of outlet, separated by filter fabric from riprap (RR-3) on downstream side of outlet; see Section 41-3.03(a). Outlet width (ft (m)) should be equal to six times the drainage area (acres (ha)).

• Provide a maintenance access-way for sediment removal and disposal.

• Sediment traps require construction safety fencing around perimeter.

4. Specifications.

• District Special Provision and detailed drawing will be required.

• See ISTHA Standard Drawing K1.


• See Illinois Urban Manual STD Drawing IL-660 (Temporary Sediment Trap) as a plan sheet.

*Note:* Use IDOT pay items when incorporating ISTHA and Illinois Urban Manual Standards.

41-3.04(b) Sediment Basins

1. Definition and Purpose. A temporary ponding basin (i.e., larger than a Sediment Trap), either excavated or impounded by earthen embankments with a controlled release. A sedimentation basin detains runoff for a sufficient period of time to allow sediment to
drop out of suspension prior to discharge through a control structure. These practices are optimal for draining large disturbed areas comprised of finer textured soils.

2. **Applications.** Sediment basins are appropriate for the following applications:

- for removal of medium to small sized sediment particles (e.g., silts, clays);
- at the outlets of large disturbed soil areas;
- generally for areas between 5 and 10 acres (2 and 4 ha), but not for drainage areas greater than 75 acres (30 ha);
- at the perimeter of the site, at the outlet of any runoff conveyance that will discharge sediment-laden water, or along the flow path of runoff being conveyed through the site;
- where sediment basins are to remain in place after construction is completed as permanent structures (e.g., for storm water detention purposes);
- where failure of the sedimentation basin will not result in injury, loss of life, damage to homes, buildings, roads, or other public infrastructure, or service utilities; and
- not in live waterways or streams.

3. **Design Considerations.**

- Design the basin to provide enough storage to accommodate the settling process (live storage) in addition to the accumulated sediment (dead storage).
- Multiple basins and/or additional volume may be required to accommodate site-specific rainfall and soil conditions.
- Design the live storage volume for the runoff from a 2-year, 24-hour storm event draining into the basin under maximum runoff conditions, or 3600 ft³ of runoff per acre (101.9 m³ per ha) tributary to the basin, whichever is greater.
- Dead storage should be sized to store the estimated sediment load generated from the site over the duration of the construction period, or 3600 ft³ of runoff per acre (101.9 m³ per ha) tributary to the basin, whichever is greater.
- Ensure the dead storage is below the permeable fill.
- Larger surface areas provide more effective settling than smaller areas.
- Larger length-to-width ratios provide protection against short-circuiting; therefore, the length of the basin should be at least twice the width as measured from inlet to outlet.
• Basin should have a minimum depth of 3 ft (900 mm) and a maximum of 5 ft (1.5 m) in order to maximize safety and efficiency.

• Side slopes should be no steeper than 1V:2H and be stabilized with vegetation, ECB, or TRM; see Section 41-2.02.

• Sediment should be removed and basin restored to original dimensions when accumulation reaches ½ the design depth of dead storage.

• Calculate the elevation of sediment cleanout level and clearly mark the level on the riser.

• Sediment clean-out level should never exceed 1 ft (300 mm) below the top of riser.

• For situations where particle size or wind turbulence impedes settling within recommended timeframe, chemical treatment may be considered; see Section 41-3.05.

• Basin sizes may be limited based on available right-of-way.

• In restrictive right-of-way areas, the basin may be designed to store 1800. ft³ per acre (125 m³ per hectare) of contributing drainage area.

• Where reduced sized basins will be used, more frequent clean out intervals will be required.

• Design the outlet to drain the basin within 24 to 72 hours in order to provide adequate time for sediment to settle out of suspension and protection against mosquito concerns.

• Recommended outlet types are a single orifice outlet or a perforated riser.

• Outlet should consist of corrugated metal, high-density polyethylene (HDPE) or reinforced concrete riser pipe with dewatering holes.

• Attach an anti-vortex device and trash rack to the top of the riser to prevent the discharge of floatables and to protect outlet from obstruction.

• At the outflow from the sediment basin, install velocity dissipation devices; see Section 41-2.05.

• The design should include features to accommodate overflow or bypass flows that exceed the design storm event.

• The overflow should consist of an open spillway over undisturbed material or properly compacted fill and be appropriately stabilized with vegetation or riprap.
• The level portion of the spillway at the highest elevation in the channel (control section) should be a minimum of 20 ft (6.1 m) in length.

• Provide a maintenance access-way for sediment removal and disposal.

• The perimeter of the basin requires construction safety fencing.

4. Specifications.

• See Section 280 of the Standard Specifications.
• ISTHA Standard Drawing K1 for basin dewatering details.

Note: Use IDOT pay items when incorporating ISTHA Standards.

41-3.05 Flocculent Polymers

41-3.05(a) Batch Treatment

1. Definition and Purpose. The process of applying chemical compounds to sediment-laden bodies of water (e.g., sediment traps, sedimentation basins) to reduce turbidity by causing fine sediments to settle out. The compounds are generally buffered alum, polyacrylamide (PAM), and ferric chloride (or ferrous sulfate), which promote settling of fine, suspended particles through the process of flocculation. Flocculation occurs when small, charged soil particles become attached to the chemical compounds and aggregate into larger masses, which then settle out of suspension.

2. Applications. Batch treatment is appropriate for the following applications:

• where turbid discharges cannot be avoided using other SCPs, see Section 41-3.05; and

• only in conjunction with other sedimentation controls, see Section 41-3.04.

3. Design Considerations.

• Anionic PAM is the most commonly used treatment for flocculation of suspended colloids, clays, and metals. PAM is soil specific and should, therefore, be tested on soils and water from the site to ensure adequate performance.

• Do not use cationic PAM, which is highly toxic to aquatic life.

• Perform toxicity and pH testing to ensure that flocculants meet water quality standards.

• Dilute granular flocculants in water to form stock solutions, which is applied hydraulically to the water surface.
Flocculation effectiveness is highly dependent on the compound being thoroughly dissolved and mixed with the turbid water.

In general, application rate should yield 1 ppm in the final volume. The application rate is specific to runoff constituents, site conditions, and flocculent compounds.

### Specifications

- District Special Provision will be required.
- Refer to manufacturer’s specification for chosen product.

#### 41-3.05(b) Flow-Through Treatment (Flocculent Logs, Polymer Treated Structures)

1. **Definition and Purpose.** The process of bringing concentrated flows (e.g., diversion channels, dewatering discharges, ditches, swales) of sediment-laden runoff in contact with flocculent-treated materials in order to promote settling of suspended particles; see Section 41-3.05(a).

2. **Applications.** Flow-through treatments are appropriate for the following applications:
   - where turbid discharges cannot be avoided by sole use of other SCPs, see Section 41-3.04;
   - turbid discharges associated with dewatering, pipe discharges, channelized or concentrated flow paths, storm sewer conveyance and collection systems, temporary diversions, and bypass channels; and
   - only for concentrated flows draining to a sediment trap or sedimentation basin, see Section 41-3.04.

3. **Design Considerations.**
   - Semi-hydrated polymer blocks (e.g., floc logs) may be placed within sediment-laden concentrated flow paths as a “pretreatment” to remove fine, suspended solids (e.g., silts, clays, colloids) prior to discharge to a sediment trap or sediment basin.
   - Effluent from flow-through treatments should not drain directly into natural water bodies or storm sewer.
   - Anionic PAM is the most commonly used treatment for flocculation of suspended colloids, clays, and metals. PAM is soil specific and should, therefore, be tested on soils and water from the site to ensure adequate performance.
   - Do not use cationic PAM, which is highly toxic to aquatic life.
• Flocculation effectiveness is highly dependent on the compound being thoroughly dissolved and mixed with the turbid water.

• Perform toxicity and pH testing to ensure that flocculants meet water quality standards.

• Securely stake flocculent logs and other polymer-treated structures along the flow path based upon manufacturers’ specifications and site characteristics.

4. Specifications.

• District Special Provision will be required.

• Refer to manufacturer’s specification for chosen product.

41-3.06 Entrance/Exit Controls

Entrance/exit control BMPs prevent the tracking of sediment attached to equipment and vehicles offsite. The design of entrance/exit control measures will depend upon the site conditions. Generally, these BMPs are not a pay item as the contractor is required to install and maintain per NPDES permits. If the district feels the necessity to require this item in a specific location, a District Special Provision will be required.

41-3.06(a) Stabilized Construction Entrance/Exits

1. Definition and Purpose. A stabilized pad of coarse aggregate, underlain with geotextiles or a commercially available prefabricated unit designed to vibrate accumulated sediment from tires and under chassis. BMPs are located at any point where traffic will be entering and leaving a construction site. Stabilized construction entrances and exits reduce or eliminate the tracking of sediment (e.g., mud, dirt) onto public right-of-way or streets by construction vehicles.

2. Applications. At all points of construction ingress/egress where sediment can be tracked onto public roads.

3. Design Considerations.

• Stabilized construction entrances can be expensive to construct and maintain, so it will be necessary to limit the number of access points to the construction site.

• Design stabilized entrances and exits for the heaviest vehicles and equipment loads.

• Construct stabilized entrances and exits on level or slightly sloping ground.

• Aggregate entrances and exits may require periodic top dressing.
• Route runoff from the entrance through a sediment-trapping device.
• If site conditions are such that the entrance does not remove sufficient amounts of sediment from vehicle and equipment tires, then tire washing may also be required; see Section 41-3.06(b).
• A temporary pipe culvert may be needed beneath the entrance as to not impede ditch or surface flow towards the entrance.

4. Specifications.
• Generally not a pay item as the contractor is required to install and maintain per NPDES permits. If the district feels the necessity to require this item in a specific location, include a District Special Provision.
• See Illinois Urban Manual STD Drawing IL-630 (Stabilized Construction Entrance Plan) as a plan sheet.

Note: Use IDOT pay items when incorporating Illinois Urban Manual Standards.

41-3.06(b) Tire Wash Stations

1. Definition and Purpose. A designated area where sediment may be washed from equipment tires and chassis prior to exiting the site via a stabilized construction exit. Sediment is collected in a receptacle and disposed of at an approved location. Tire wash stations reduce or eliminate the tracking of sediment (e.g., mud, dirt) onto public right-of-way or streets by construction vehicles and ensure appropriate discharge of sediment-laden wash water.

2. Applications. Tire wash stations are appropriate for the following applications:
• on sites where conditions are such that a stabilized construction entrance alone does not remove all sediment from vehicle and equipment tires; and
• in combination with grated wash rack (e.g., cattle guard).

3. Design Considerations.
• Wash stations require a supply of wash water.
• Where wash areas are used, provide a construction entrance with two lanes (e.g., to avoid having incoming vehicles drive through the wash area) or have a turnout area.
• Drain wash water away from the construction entrance and adjacent pavement towards a sediment trapping facility; see Section 41-3.04.

• If wash rack is used, have the manufacturer design the wash rack to handle the heaviest anticipated traffic loads.

4. Specifications.

• Generally not a pay item as the contractor is required to install and maintain per NPDES permits. If the district feels the necessity to require this item in a specific location, include a District Special Provision. Ensure the wash area has a stabilized construction entrance.


• See *Illinois Urban Manual* STD Drawing IL-630 (Stabilized Construction Entrance Plan) as a plan sheet.

*Note:* Use IDOT pay items when incorporating *Illinois Urban Manual Standards*.

**41-3.07 Sediment Control Reference Table**

Figure 41-3.C summarizes the SCPs that were discussed in Section 41-3. The figure may be used by the designer as a supplemental tool to ensure that all BMP options have been considered. It should be noted that multiple BMPs may be required from each category in order to provide comprehensive sediment management on the site.
<table>
<thead>
<tr>
<th>SCP Category</th>
<th>Specific SCP</th>
<th>Appropriate Application</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perimeter Controls</td>
<td>Perimeter Vegetated Buffers</td>
<td>Filtration of all overland sheet flow before discharge to storm sewer, swales, or State waters.</td>
<td>41-3.01(a)</td>
</tr>
<tr>
<td></td>
<td>Perimeter Silt Fence Barriers</td>
<td>Along perimeter of construction sites, streams, channels, and stockpiles; at toe of slopes.</td>
<td>41-3.01(b)</td>
</tr>
<tr>
<td></td>
<td>Perimeter Straw Bale Barriers</td>
<td>Along perimeter of construction sites, streams, channels, and stockpiles; at toe of slopes.</td>
<td>41-3.01(c)</td>
</tr>
<tr>
<td></td>
<td>Perimeter Rolled Barriers</td>
<td>Along perimeter of site, on face and toe of slopes, at grade breaks on exposed soils.</td>
<td>41-3.01(d)</td>
</tr>
<tr>
<td>Inlet Controls</td>
<td>Drop Inlet Filter Bags</td>
<td>Drop inlets at grade, especially in paved areas.</td>
<td>41-3.02(a)</td>
</tr>
<tr>
<td></td>
<td>Drop Inlet Silt Fence Barriers</td>
<td>Drop inlets draining up to 1 acre (0.4 ha) of flat land; inlets receiving less than 1 cfs (0.03 cms) shallow sheet flow.</td>
<td>41-3.02(b)</td>
</tr>
<tr>
<td></td>
<td>Drop Inlet Straw Bale Barriers</td>
<td>Drop inlets draining up to 1 acre (0.4 ha) of flat land, inlets receiving less than 0.5 cfs (0.01 cms) shallow sheet flow.</td>
<td>41-3.02(c)</td>
</tr>
<tr>
<td></td>
<td>Drop Inlet Rolled Barriers</td>
<td>Drop inlets draining up to 1 acre (0.4 ha) of flat land, inlets receiving less than 0.5 cfs (0.01 cms) shallow sheet flow.</td>
<td>41-3.02(d)</td>
</tr>
<tr>
<td></td>
<td>Drop Inlet Prefabricated Barriers</td>
<td>Drop inlets draining up to 1 acre (0.4 ha) of flat land, inlets receiving less than 0.5 cfs (0.01 cms) shallow sheet flow.</td>
<td>41-3.02(e)</td>
</tr>
<tr>
<td></td>
<td>Above Grade Inlet Filters</td>
<td>Drop inlets draining small up to 1 acre (0.4 ha) during construction.</td>
<td>41-3.02(f)</td>
</tr>
<tr>
<td></td>
<td>Pipe (Culvert) Inlet Vegetated Buffers</td>
<td>Open grated culvert inlets in areas undergoing permanent seeding, areas up to 1 acre (0.4 ha).</td>
<td>41-3.02(g)</td>
</tr>
<tr>
<td></td>
<td>Pipe (Culvert) Inlet Silt Fence Barriers</td>
<td>Only when timely inlet protection and sediment control by other methods is not possible.</td>
<td>41-3.02(h)</td>
</tr>
<tr>
<td></td>
<td>Pipe (Culvert) Inlet Straw Bale Barriers</td>
<td>Only when timely inlet protection and sediment control by other methods is not possible.</td>
<td>41-3.02(i)</td>
</tr>
</tbody>
</table>

**SEDIMENT CONTROL PRACTICES REFERENCE TABLE**

*Figure 41-3.C*
<table>
<thead>
<tr>
<th>SCP Category</th>
<th>Specific SCP</th>
<th>Appropriate Application</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Temporary Ditch and Slope Checks</td>
<td>Aggregate Ditch Checks</td>
<td>In small open swales or ditches with a tributary area of 10 acres (4 ha) or less, steep swales or ditches with velocities exceeding 4.9 ft/s (1.5 m/s), during the establishment of grassy-linings in temporary or permanent swales or ditches.</td>
<td>41-3.03(a)</td>
</tr>
<tr>
<td></td>
<td>Prefabricated Ditch Checks</td>
<td>In shallow swales or ditches with slopes less than 8%, during establishment of vegetation, in temporary swales where erosion control lining is not warranted due to short service time.</td>
<td>41-3.03(b)</td>
</tr>
<tr>
<td></td>
<td>Rolled Barrier Slope Checks</td>
<td>Along the face of erodible and exposed slopes.</td>
<td>41-3.03(c)</td>
</tr>
<tr>
<td>Sedimentation Controls</td>
<td>Sediment Traps</td>
<td>Where sediment laden water is discharged from small areas (&lt;5 acres (&lt;2 ha)); supplemental treatment.</td>
<td>41-3.04(a)</td>
</tr>
<tr>
<td></td>
<td>Sediment Basins</td>
<td>Where sediment laden water is discharged from large areas (&gt;5 acres (&gt;2 ha)); supplemental treatment.</td>
<td>41-3.04(b)</td>
</tr>
<tr>
<td>Flocculent Polymers</td>
<td>Batch Treatment</td>
<td>Where extreme turbidity exists and where sediment basin alone is insufficient.</td>
<td>41-3.05(a)</td>
</tr>
<tr>
<td></td>
<td>Flow-Through Treatment</td>
<td>As pretreatment for sediment-laden water before draining to sediment trap or sediment basin.</td>
<td>41-3.05(b)</td>
</tr>
<tr>
<td>Entrance/Exit Controls</td>
<td>Stabilized Construction</td>
<td>All points of site egress/ingress.</td>
<td>41-3.06(a)</td>
</tr>
<tr>
<td></td>
<td>Entrance/Exits</td>
<td>Where stabilized entrances/exits are not sufficient to remove all sediment.</td>
<td>41-3.06(b)</td>
</tr>
</tbody>
</table>

**SEDIMENT CONTROL PRACTICES REFERENCE TABLE**

*Figure 41-3.C*

(Continued)
41-4 PREPARING A STORM WATER POLLUTION PREVENTION PLAN (SWPPP - BDE 2342)

41-4.01 Applicability and Objectives

Per the General National Pollutant Discharge Elimination Systems (NPDES) Permit for Storm Water Discharges from Construction Site Activities (ILR10 permit), projects that will result in the disturbance of 1 acre (0.4 ha) or more of total land area require the preparation, submittal, and update (as necessary) a SWPPP (BDE 2342). The SWPPP is part of the Notice of Intent (NOI) submitted to the IEPA which grants the Department coverage under this general permit.

The SWPPP is a site-specific document that identifies potential sources of pollution that could come into contact with storm water leaving the site and is to be completed prior to the start of construction. In addition, the SWPPP should describe and ensure the implementation of pollution prevention BMPs that will be used to reduce the pollutants in storm water discharges associated with construction site activity and to ensure compliance with the terms and conditions of the permit.

A SWPPP has both a narrative component, to be placed in the special provisions, and a graphical component, to be inserted into the plans (See Section 63-4.09). The narrative includes a description of the site and of each major phase of the project. The graphical component is the Erosion and Sediment Control Plan (ESCP) sheets, which consist of maps/plans depicting project phases, drainage attributes, sensitive environmental resources, and locations of pollution prevention Best Management Practices (BMPs). The parts of the SWPPP regarding the intended sequence of construction operations and any non-storm water discharges affecting the construction area should be initiated in design and updated throughout the project implementation phase.

The information in the following sections is intended to be used as guidance for completing the narrative portion of a SWPPP on all applicable sites by department staff (and their consultants). Designers are to complete the upper portion of BDE 2342, including route, section, county, marked route, project number, and contract number. The italicized paragraphs are copied from the SWPPP and with guidance below, as appropriate.

41-4.02 Definitions

1. **303(d) listed receiving water.** 303(d) refers to Section 303(d) of the Clean Water Act where impaired streams are listed by the IEPA.

2. **Impaired Stream.** An Impaired stream is a waterway listed on the IEPA Section 303(d) List due to nonattainment of applicable water quality standards and/or designated uses. Listing a waterway as impaired is a requirement for developing a Total Maximum Daily Load for a specific pollutant for that waterbody.

3. **Biologically Significant Stream.** A stream that has a Biological Stream Rating System score of “A” either for Diversity or Integrity based on data from at least two taxonomic groups. These streams are unique resources in the State and are considered to be the
highest quality streams.

4. **Designated Use.** The designated use of a water body includes aesthetic quality, aquatic life, fish consumption, indigenous aquatic life, primary contact (i.e. recreation), and public and food processing water supply.

5. **Incidence of Noncompliance (ION).** An ION occurs when during an inspection, a violation of the SWPPP is observed, or for any violation of any condition of this permit. The ION (which is a IEPA form) addresses the noncompliance with a corrective action and is submitted to the IEPA. In itself, the ION is not a punitive action (See Part IV (D)(4)(e) of the IRL10).

6. **Final Stabilization.** Final stabilization means that all soil disturbing activities at the site have been completed and either of the two following conditions have been met:

   a. a uninform (e.g. evenly distributed, without large bare areas) perennial vegetative cover with a density of 70 percent of the native background vegetative cover for the area has been established on all unpaved areas and area not covered by permanent structures, or

   b. equivalent permanent stabilization measures (such as the use of riprap, gabions, or geotextiles) have been employed.

7. **Notice of Intent (NOI).** The NOI is a package of information submitted to the IEPA and essentially declares that the project is covered under the ILR10. Contents of the NOI are described in Part II. C of the ILR10.

8. **Notice of Termination (NOT).** The NOT serves to notify the IEPA that Final Stabilization has been reached for the project.

9. **Steep slope.** A steep slope is defined as a slope that has a slope gradient of 1V:3H or steeper.

10. **Total Maximum Daily Load (TMDL).** A TMDL is the greatest amount of a given pollutant that a water body can receive without violating water quality standards and designated uses.

**41-4.03 SWWP Narrative Guidance**

**41-4.03(a) Part I. Site Description**

The planning phase (Phase I) is an important stage of project development, as this is where information is gathered that will be used in the decision-making process throughout the design and implementation stages of the project. Information required in the SWPPP includes a site assessment, project evaluation, and identification of all potential pollutant sources that will be combined into the Phase I document (e.g. Phase I Engineering Report, Environmental Assessment or Environmental Impact Statement).
The objectives of this section are to ensure all relevant information is collected relating to:

1. site design limitations (e.g., erosion hazards, infiltration capabilities, upstream tributary flow to the site, runoff calculations, right-of-way analysis, receiving waters);
2. regulatory requirements (e.g., NPDES permit requirements, floodplain, wetland, endangered species), and;
3. potential sources of storm water pollution.

The Site Description is an inventory of the land characteristics and site limitations. It is also an assessment of how these site conditions apply to pollution prevention BMP selection and implementation. The description includes identification of existing soils, hydrology, sensitive environmental resources, and receiving waters at the proposed project site and in the project vicinity.

A. Provide a description of the project location (including latitude and longitude, Section, Town, and Range).

B. Provide a description of the construction activity which is subject of this plan (e.g., road widening, adding a turn lane). Include the number of construction stages, drainage improvements, in-stream work, installation, maintenance, removal of erosion measures, and permanent stabilization.

C. Provide the estimated duration of the project.

D. The total area of the construction site is estimated to be ___ acres.
   The total area of the site estimated to be disturbed by excavation, grading or other activities is ___ acres.

E. The following are weighted average of the runoff coefficient for this project before and after construction activities are completed (See Section 4-102 of the IDOT Drainage Manual).

There are several ways to calculate the runoff coefficient for the project. The most common methods are the Rational Method (Section 4-102 of the Drainage Manual) and the Soil Conservation Service (SCS Method), which has been replaced by an NRCS modeling program called TR-20 (See Section 4-103 of the Drainage Manual). In addition, more information is available through the NRCS.

F. List all soils found within project boundaries. Include map, unit name, slope information, and erosivity.

For soil maps and other resources, see the Natural Resources Conservation Service Web Soil Survey. This online interface provides identification, mapping, and quantification of soil characteristics within a user-specified area of interest. Soil survey data may also be collected from published soil survey reports, where available. It is important, however,
that field studies are performed to verify the accuracy of online data, especially when work is to be performed adjacent to sensitive areas.

It should be noted that soils can be highly variable within project boundaries, especially for roadway development, as these projects often disturb soils from a variety of landscape positions, elevations, and orientations.

G. If wetlands were delineated for this project, provide an extent of wetland acreage of the site.

Wetland information can be find in the Phase I document for the project. If wetlands were delineated, the project report should include a wetland delineation report as well as a discussion on wetland impacts.

H. Provide a description of potentially erosive areas associated with this project.

Note: soil susceptibility to erosion is a function of particle size, slope, and exposure time.

I. The following is a description of soil-disturbing activities by stages, their locations, and their erosive factors (e.g., steepness of slopes, length of slopes, etc.).

J. See the erosion control plans and/or drainage plans for this contract for information regarding drainage patterns, approximate slopes anticipated before and after major grading activities, locations where vehicles enter or exit the site and controls to prevent offsite sediment tracking (to be added after contractor identifies locations), areas of soil disturbance, the location of major structural and non-structural controls identified in the plan, the location of areas where stabilization practices are expected to occur, surface waters (including wetlands) and locations where storm water is discharged to surface water including wetlands.

The following provides more information on filling out this part of the SWPPP.

Drainage Patterns. Indicate how storm water will drain from the site throughout all phases of the project development and after final stabilization. Include all conveyance channels (e.g., ditches, streams, MS4s (identify operator of MS4)).

Slopes. Show the approximate slopes anticipated before and after major grading activities.

Entrance and Exit Controls. Identify locations where vehicles enter or exit the site and controls to prevent off-site sediment tracking (to be added after contractor identifies locations).

Areas of Soil Disturbance. Provide the limits of soil-disturbing activities.

Structural and Non-Structural Controls. Identify any temporary or permanent BMPs in place prior to construction, as well as the location of areas where BMPs are expected to occur. Temporary BMPs include ECPs and SCPs. Permanent BMPs are structures that
remain after construction is complete (e.g., detention basins, infiltration basins, sediment basins, oil and grit separators, lined ditches, energy dissipaters). Describe how the existing BMPs will be impacted by the project and how these practices will be incorporated into or modified during project implementation.

**Points of Storm Water Discharge.** Locate points of discharge and all waterway(s) that would receive storm water from the site, including streams, rivers, lakes, and wetlands.

Some sites may require unique details to describe site-specific BMP applications. Pollution prevention BMP details other than the ones shown in the IDOT Highway Standards and IDOT CADD Roadway Drafting Reference Guide are to be submitted to the Program Development Engineer for approval. Typically, a site-grading plan will be used for the base for the ESCP as it is necessary to locate limits of disturbed areas and discharge points when designing the ESCP.

K. Identify who owns the drainage system (municipality or agency) the project will drain into:

L. The following is a list of General NPDES ILR40 permittees within whose reporting jurisdiction this project is located.

This information can be found on the Urbanized Area’s List on the IEPA’s website.

M. The following is a list of receiving water(s) and the ultimate receiving water(s) for this site. In addition, include receiving waters that are listed as Biologically Significant Streams by the IDNR. The location of the receiving waters can be found on the erosion and sediment control plans:

The Phase I document will provide information on the presence of Biologically Significant Streams in the project area.

N. Describe areas of the site that are to be protected or remain undisturbed. These areas may include steep slopes (i.e., 1:3 or steeper), highly erodible soils, streams, stream buffers, specimen trees, natural vegetation, nature preserves, etc. Identify the pollution prevention BMPs that will be used to protect these areas. Include any commitments or requirements to protect adjacent wetlands.

For any storm water discharges from construction activities within 50-feet of Waters of the US (except for activities for water-dependent structures authorized by a Section 404 permit, describe(a) How a 50-foot undisturbed natural buffer will be provided between the construction activity and the Waters of the United States; or b) How additional erosion and sediment controls will be provided within that area.

O. Per the Phase I document, the following sensitive environmental resources are associated with this project and have the potential to be impacted by the proposed development: Further guidance on these resources is available on Section 41-4 of the BDE Manual.

Provide the weighted average of the runoff coefficient for the project after construction activities are completed.
303(d) Listed receiving waters for suspended solids, turbidity, or siltation

If the 303(d) box is checked on BDE 2342, the following information will also need to be filled out:

- The name(s) of the listed water body, and identification of all pollutants causing impairment:
- Provide a description of how erosion and sediment control practices will prevent a discharge of sediment resulting from a storm event equal to or greater than a twenty-five (25) year, twenty-four (24) hour rainfall event:
- Provide a description of the location(s) of direct discharge from the project site to the 303(d) water body:
- Provide a description of the location(s) of any dewatering discharges to the MS4 and/or water body:

For additional information on 303(d) impaired waters, see Section 26-21 of BDE Manual.

Applicable Federal, Tribal, State or Local Programs

Include and discuss a description of any other applicable Federal, State, Tribal, or local soil and erosion control and storm water management requirements that apply to the project.

Floodplain

Floodplains and floodways are mapped and regulated by the Federal Emergency Management Agency (FEMA), Illinois Department of Natural Resources – Office of Water Resources (IDNR-OWR) and local regulations and are described included in the Phase I document.

Once floodplain information has been provided, the following should occur:

- delineate floodplain and floodway boundaries on ESCP.
- Stake boundaries in the field to notify construction crews of floodplain/ floodway limits. Use construction barrier fencing or stakes to protect these areas and sign as necessary.
- Identify potential sources of pollutants to floodplain.
- Identify discharge locations.
- Provide protective measures to control sediment or erosion in the floodplain; i.e., double rows of silt fence, filter strips, velocity dissipaters (check dams), vegetation (seed/sod).
Treat floodplains like receiving waters (i.e. no fill in the floodplain should occur prior to obtaining a permit from applicable agencies and not allow stockpiles to be located in the floodplain/floodway.

Information on Executive Order 11988 requirements applicable to floodplains can be found in Section 26-7 of the BDE Manual.

Historic Preservation

State and Federal Historic Preservation laws and regulations have been complied with through the Phase I Review process. It is very unlikely that Historic Resources will be impacted by storm water issues. However, if there are issues, the district environmental coordinator should be contacted.

Receiving waters with Total Maximum Daily Load (TMDL) for sediment, total suspended solids, turbidity or siltation

TMDL (fill out this section if checked above)

the name(s) of the listed water body:

Provide a description of the erosion and sediment control strategy that will be incorporated into the site design that is consistent with the assumptions and requirements of the TMDL:

If a specific numeric waste load allocation has been established that would apply to the project’s discharges, provide a description of the necessary steps to meet that allocation:

For discharges to waters for which there is a TMDL allocation for sediment or a parameter that addresses sediment (e.g., total suspended solids, turbidity, siltation), develop and certify a SWPPP that is consistent with the assumptions and requirements in the approved TMDL. Incorporate any conditions applicable to discharges necessary for consistency with the assumptions and requirements of the TMDL within any timeframes established in the TMDL into the SWPPP.

Provide the name(s) of the listed waterway.

Provide a description of the erosion and sediment control strategy that will be incorporated into the site design that is consistent with the assumptions and requirements of the TMDL.

If a specific numeric waste load allocation has been established that would apply to the project’s discharges, provide a description of the necessary steps to meet that allocation.

For additional information on TMDL, see Section 26-21 of BDE Manual.
**Threatened and Endangered (T&E) Species/Natural Areas (INAIs)/Nature Preserves**

For potential impacts to these resources, refer to the project commitment file. Specifically, for T&E species, it is possible that the IDNR has required an Incidental Take Authorization (ITA). A step in receiving this authorization is the preparation of a Conservation Plan, which, depending on the species, can include BMPs to minimize sediment runoff to nearby waterways. In addition, the plans may require exclusion fencing for adjacent INAIs and Nature Preserves to prevent an intrusion in these sites.

For information on compliance procedures, see Section 26-9 of *BDE Manual*.

**Other**

Identify other pollutants and sources that are likely to be found on the site. The principle pollutant of concern is sediment; however, other pollutants may be found in storm water runoff from construction sites. (e.g., nutrients, heavy metals, organic compounds, pesticides, oil and grease, trash and debris, and other chemicals).

**Wetlands**

**Floodplain.** Floodplains and floodways are mapped and regulated by the Federal Emergency Management Agency (FEMA), Illinois Department of Natural Resources – Office of Water Resources (IDNR-OWR) and local regulations.

Refer to the Phase I Report (see Chapter 12 of *BDE Manual*). If the report is not completed, contact the report writer.

Once floodplain information has been provided, delineate floodplain and floodway boundaries on ESCP.

Stake boundaries in the field to notify construction crews of floodplain/floodway limits. Use construction barrier fencing or stakes to protect these areas and sign as necessary.

Identify potential sources of pollutants to floodplain.

Identify discharge locations.

Provide protective measures to control sediment or erosion in the floodplain; i.e., double rows of silt fence, filter strips, velocity dissipaters (check dams), vegetation (seed/sod).

Treat floodplains like receiving waters.

No fill in the floodplain should occur prior to obtaining a permit from applicable agencies.

Do not allow stockpiles to be located in the floodplain/floodway.

Information on Executive Order 11988 requirements applicable to floodplains can be found in Section 26-7 of the *BDE Manual*. 
Wetlands are regulated by the US Army Corps of Engineers (Corps) under Section 404 of the *Clean Water Act as Waters of the United States* and the State under the *Illinois Interagency Wetlands Policy Act* (IWPA). Some local agencies (e.g., Lake County) have ordinances regarding wetlands that may need to be addressed.

For information on wetlands refer to the Phase I Document which include the type, area, and quality.

- Once wetland information has been provided, delineate wetland boundaries and scale the applicable buffer onto the ESCP.
- Stake boundaries in the field to notify construction crews of wetland and wetland buffer limits. Use construction barrier fencing or stakes to protect these areas.
- Identify potential sources of pollutants to wetlands.
- Identify discharge locations.
- Provide protective measures to control sediment or erosion in the wetlands; (e.g., double rows of silt fence, filter strips, velocity dissipaters (check dams), vegetation (seed/sod)).
- Treat wetlands like receiving waters.

Information on compliance procedures for impacts to wetlands can be found in Section 26-8 of *BDE Manual*.

**P. The following pollutants of concern will be associated with this construction project:**

<table>
<thead>
<tr>
<th>☐ Antifreeze / Coolants</th>
<th>☐ Solid Waste Debris</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ Concrete</td>
<td>☐ Solvents</td>
</tr>
<tr>
<td>☐ Concrete Curing Compounds</td>
<td>☐ Waste water from cleaning construction equipment</td>
</tr>
<tr>
<td>☐ Concrete Truck Waste</td>
<td>☐ Other (specify)</td>
</tr>
<tr>
<td>☐ Fertilizers / Pesticides</td>
<td>☐ Other (specify)</td>
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<tr>
<td>☐ Paints</td>
<td>☐ Other (specify)</td>
</tr>
<tr>
<td>☐ Petroleum (gas, diesel, oil, kerosene, hydraulic oil / fluids)</td>
<td>☐ Other (specify)</td>
</tr>
<tr>
<td>☐ Soil Sediment</td>
<td>☐ Other (specify)</td>
</tr>
</tbody>
</table>

This checklist serves to identify pollutants of concern that may need to be addressed in the SWPPP.

**41-4.03(b) Part II. Controls**

*This section of the plan addresses the controls that will be implemented for each of the major construction activities and for all use areas, borrow sites, and waste sites. For each measure discussed, the Contractor will be responsible for its implementation as indicated. The Contractor shall provide to the Resident Engineer a plan for the implementation of the measures indicated.*
The Contractor, and subcontractors, will notify the Resident Engineer of any proposed changes, maintenance, or modifications to keep construction activities compliant with the Permit ILR10. Each such Contractor has signed the required certification on forms which are attached to, and are a part of, this plan.

Section 41-2 and Section 41-3 provide information regarding various available temporary BMPs and the applications to which each is best suited. The nature and extent of the BMPs should be appropriate to address the specific conditions involved. It is important to note that the districts may require implementation of additional BMPs, if deemed necessary.

A. Erosion and Sediment Controls: At a minimum, controls must be coordinated, installed and maintained to:

1. Minimize the amount of soil exposed during construction activity;
2. Minimize the disturbance of steep slopes;
3. Maintain natural buffers around surface waters, direct storm water to vegetated areas to increase sediment removal and maximize storm water infiltration, unless infeasible;
4. Minimize soil compaction and, unless infeasible, preserve topsoil.

Erosion and Sediment Controls. The temporary BMP selection process is an iterative process that first identifies potential pollutant sources and then identifies the BMPs necessary to reduce or eliminate pollutant discharges from the site. Select BMPs to eliminate or reduce the pollutants identified in the SWPPP and identify all contract-required BMPs and any other BMPs required by the contract special provisions, contract plans, standard plans, and Standard Specifications, for each section. If a non-standard BMP will be used, provide a narrative description of its use and implementation. BMPs should address construction of both the roadway and bridge/culvert components of highway/bridge projects.

B. Stabilization Practices. Provided below is a description of interim and permanent stabilization practices, including site- specific scheduling of the implementation of the practices. Site plans will ensure that existing vegetation is preserved where attainable and disturbed portions of the site will be stabilized. Stabilization practices may include but are not limited to: temporary seeding, permanent seeding, mulching, geotextiles, sodding, vegetative buffer strips, protection of trees, preservation of mature vegetation, and other appropriate measures. Except as provided below in II(B)(1) and II(B)(2), stabilization measures shall be initiated immediately where construction activities have temporarily or permanently ceased, but in no case more than one (1) day after the construction activity in that portion of the site has temporarily or permanently ceases on all disturbed portions of the site where construction will not occur for a period of fourteen (14) or more calendar days.

1. Where the initiation of stabilization measures is precluded by snow cover, stabilization measures shall be initiated as soon as practicable.
2. On areas where construction activity has temporarily ceased and will resume after fourteen (14) days, a temporary stabilization method can be used.

The following stabilization practices will be used for this project:

<table>
<thead>
<tr>
<th>Erosion Control Blanket / Mulching</th>
<th>Temporary Turf (Seeding, Class 7)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Geotextiles</td>
<td>Temporary Mulching</td>
</tr>
<tr>
<td>Permanent Seeding</td>
<td>Vegetated Buffer Strips</td>
</tr>
<tr>
<td>Preservation of Mature Vegetation</td>
<td>Other (specify)</td>
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<tr>
<td>Protection of Trees</td>
<td>Other (specify)</td>
</tr>
<tr>
<td>Sodding</td>
<td>Other (specify)</td>
</tr>
<tr>
<td>Temporary Erosion Control Seeding</td>
<td>Other (specify)</td>
</tr>
</tbody>
</table>

Stabilization practices (ECPs) involve the stabilization of soil particles, either by covering or binding, in order to alleviate raindrop impact and prevent suspension in storm water runoff. Complete the checklist (as shown above) with all proposed erosion control practices and fully describe the intended use and purpose of each BMP.

Describe how the stabilization practices listed above will be used during construction.

The focus of stabilizing the site during construction is to prevent sediment-laden water from leaving the site and entering into an outfall thereby potentially triggering an incidence of noncompliance (ION).

Describe how the stabilization practices listed above will be utilized after construction activities have been completed

Once construction has been completed, the site must reach Final Stabilization before a Notice of Termination (NOT) may be submitted for the project.

C. Structural Practices: Provided below is a description of structural practices that will be implemented, to the degree attainable, to divert flows from exposed soils, store flows or otherwise limit runoff and the discharge of pollutants from exposed areas of the site. Such practices may include but are not limited to: perimeter erosion barrier, earth dikes, drainage swales, sediment traps, ditch checks, subsurface drains, pipe slope drains, level spreaders, storm drain inlet protection, rock outlet protection, reinforced soil retaining systems, gabions, and temporary or permanent sediment basins. The installation of these devices may be subject to Section 404 of the Clean Water Act.

<table>
<thead>
<tr>
<th>Aggregate Ditch</th>
<th>Stabilized Construction Exits</th>
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<tbody>
<tr>
<td>Concrete Revetment Mats</td>
<td>Stabilized Trench Flow</td>
</tr>
<tr>
<td>Dust Suppression</td>
<td>Slope Mattress</td>
</tr>
<tr>
<td>Dewatering Filtering</td>
<td>Slope Walls</td>
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<tr>
<td>Gabions</td>
<td>Temporary Ditch Check</td>
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<tr>
<td>In-Stream or Wetland Work</td>
<td>Temporary Pipe Slope Drain</td>
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<tr>
<td>Level Spreaders</td>
<td>Temporary Sediment Basin</td>
</tr>
<tr>
<td>Paved Ditch</td>
<td>Temporary Stream Crossing</td>
</tr>
</tbody>
</table>
A. **Stabilization Practices.** Stabilization practices (ECPs) involve the stabilization of soil particles, either by covering or biostabilizing, in order to alleviate raindrop impact and prevent suspension in storm water runoff. Complete the checklist provided in Section II(A)(1) of Form BDE 2342 with all proposed erosion control practices and fully describe the intended use and purpose of each BMP.

Describe how the stabilization practices will be used during and after construction activities have been completed.

- Provide a description of interim and permanent stabilization practices, including site-specific scheduling of the implementation of the practices.
- Ensure site plans preserve existing vegetation where attainable and stabilization is provided for disturbed portions of the site.
- Section 41-2 provides guidance on the selection of ECPs that may be used for the project.

Structural practices (SCPs) are used in conjunction with the selected ECPs as secondary treatment measures. SCPs are designed to capture and contain suspended solids within site runoff via settling or filtration. Complete the checklist in BDE 2342 (above) for all proposed SCPs and fully describe the intended use and purpose of each BMP.

- Describe how the structural practices will be used during and after construction activities have been completed.
- Address structural practices to be implemented at the site perimeter (e.g., site entrances, exits), at the base of disturbed slopes, at storm sewer inlets, and for all other activities that generate suspended solids.
- Address structural practices that will be implemented, to the degree attainable, to divert flows from exposed soils, store flows, or otherwise limit runoff and the discharge of pollutants from exposed areas of the site.
- Section 41-3 and the IDOT *Drainage Manual* provides guidance on SCPs that may be used for the project.
Select the practice that ensures sediment will be intercepted and contained close to its source on the project site.

**D. Treatment Chemicals**

Will polymer flocculants or treatment chemicals be utilized on this project: ☐ Yes ☐ No

If yes above, identify where and how polymer flocculants or treatment chemicals will be utilized on this project.

More information on this topic can be found in Section 41-3.05

**E. Permanent (i.e. Post-Construction Storm) Water Management Practices.**

Provided below is a description of measures that will be installed during the construction process to control volume and pollutants in storm water discharges that will occur after construction operations have been completed. The installation of these devices may be subject to Section 404 of the Clean Water Act.

1. Such practices may include but are not limited to: storm water detention structures (including wet ponds), storm water retention structures, flow attenuation by use of open vegetated swales and natural depressions, infiltration of runoff on site, and sequential systems (which combine several practices).

   The practices selected for implementation were determined on the basis of the technical guidance in Chapter 41 (Construction Site Storm Water Pollution Control) of the IDOT Bureau of Design and Environment Manual. If practices other than those discussed in Chapter 41 are selected for implementation or if practices are applied to situations different from those covered in Chapter 41, the technical basis for such decisions will be explained below.

2. Velocity dissipation devices will be placed at discharge locations and along the length of any outfall channel as necessary to provide a non-erosive velocity flow from the structure to a water course so that the natural physical and biological characteristics and functions are maintained and protected (e.g. maintenance of hydrologic conditions such as the hydroperiod and hydrodynamics present prior to the initiation of construction activities).

Description of permanent storm water management controls:

Permanent Storm Water BMPs are intended to manage the volume of storm water running off the pavement. It is the view of the IEPA that reducing the volume the storm water runoff helps reduce the amount of pollutants entering the waterway. This requirement has been part of the ILR40 MS4 permit as one of the six minimum control measures and now has been incorporated into the ILR10. While there is no numeric threshold a Designer must meet, the IEPA requires post-construction BMPs to be considered to maximum extent practicable.
Examples of post-construction BMPs include:

- Bio-swales
- Infiltration Trenches
- Sediment Basins
- Vegetated Filter Strips
- Velocity Dissipation Devices

While the Department does not have specific guidance on the development, installation, and maintenance of post-construction BMPs, these BMPs can be developed based on the technical guidance provided in Sections 41-2 and 41-3 as well as information found in the Illinois Drainage Manual and Illinois Urban Manual when specifically required by regulatory agencies.

If practices other than those discussed above are selected for implementation or if practices are applied to situations different from those covered in these Sections, provide an explanation of the technical basis for these decisions. The district should also address the installation, maintenance, and any temporary use of these practices for sediment control prior to final stabilization of the site.

F. Approved State or Local Laws.

This may require additional information from the designer.

G. Contractor Required Submittals

Prior to construction, the contractor will provide the information listed in this section. For more information on the SWPPP process in Phase III, please see Section 280 of the IDOT Construction Manual.

41-4.03(c) Part III. Maintenance

Maintenance guides for commonly specified BMPs such as the IDOT Erosion and Sediment Control Field Guide are available from the Department. If the designer specifies a BMP that the Department has not yet developed a maintenance procedure, the designer is to include the necessary installation and maintenance requirements in the specifications.

41-4.04 Contractor Certification Statement – BDE 2342a

The designer is to fill out the top portion of this form describing the project. After project has been let, the Resident Engineer will acquire signatures from the contractor and any subcontractors.
41-5 REFERENCES


Chapter Forty-two

RESERVED

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
Chapter Forty-two

RESERVED
Chapter Forty-three

HIGHWAY SYSTEMS

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
# Chapter Forty-three  
**HIGHWAY SYSTEMS**

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Chapter Forty-three
HIGHWAY SYSTEMS

The proper application of road design criteria depends in part on the various highway system classifications that have been developed, especially the functional classification system. Chapter 43 discusses these highway systems, which include the:

- functional classification system,
- urban subcategories,
- Federal-aid funding categories,
- highway jurisdictions, and
- the National Truck Network.

43-1 FUNCTIONAL CLASSIFICATION SYSTEM

43-1.01 General

43-1.01(a) Definitions

Functional classification is the process by which highways and streets are grouped into classes or systems based on the character of service they are intended to provide.

Urban areas are those places identified by the U.S. Bureau of Census as having a population of 50,000 or more (urbanized areas) or 5,000 or more but less than 50,000 (small urban areas); all places outside of urbanized and small urban areas are rural areas. The urban area boundaries are established by the State, in cooperation with the Metropolitan Planning Organizations (MPOs) and other appropriate local officials. The boundaries must be approved by FHWA.

43-1.01(b) Background

The Intermodal Surface Transportation Efficiency Act (ISTEA) of 1991 required that every State functionally reclassify its public roads and streets. The database is also used to identify routes for the National Highway System (NHS), for administering the Federal-aid programs, and for assessing the extent, conditions, and performance of the highway system. Figure 43-1.A presents the Department’s functional classification terminology.

43-1.01(c) Relationship to Roadway Design

The functional classification concept is one of the most important determining factors in roadway design. The concept recognizes that the public highway network in Illinois serves two basic and often conflicting functions—access to property and travel mobility. Each road or street will
provide varying levels of access and mobility, depending upon its intended service. The overall objective of the functional classification system, when viewed in its entirety, is to yield an optimum balance between its access and mobility functions. When achieved, the benefits to the traveling public will be maximized.

The functional classification system provides the foundation for highway planning functions and the framework for determining the geometric design of individual roadways and streets. Once the function of the highway facility is defined, the designer can select an appropriate design speed, roadway width, roadside safety elements, amenities, and other design values. All of Part V and much of Part IV of this Manual are based upon this systematic concept to determining roadway design.

Before initiating project work, the designer should review the most recent highway functional classification maps for the proposed project in the district or in the Central Office.

43-1.02 General Functional Classification Categories

The following identifies the basic characteristics of the three general categories within the functional classification system:

1. Arterial. Arterial highways are generally characterized by their ability to quickly move relatively large volumes of traffic, but often with restricted capacity to serve abutting
properties. The arterial system typically provides for high travel speeds and the longest trip movements. The rural and urban arterial systems are connected to provide continuous through movements at approximately the same level of service.

2. **Collector.** Collector routes are characterized by a relatively even distribution of access and mobility functions. Traffic volumes and speeds are typically lower than those of arterials.

3. **Local.** All public roads and streets not classified as arterials or collectors are classified as local roads and streets. Local roads and streets are characterized by the many points of direct access to adjacent properties and the relatively minor value in accommodating mobility. Speeds and volumes are usually low and trip distances short.

The following sections more explicitly describe the characteristics of these three general categories for rural and urban areas.

### 43-1.03 Rural Functional Classification Categories

#### 43-1.03(a) Principal Arterial System

The rural principal arterial system provides connections between the major urban areas and OPAs and provides a level of service suitable for statewide or interstate travel. The system provides integrated, continuous movements without the need for stub connections. The rural principal arterial system is divided into the following subcategories:

1. **Interstates.** The Interstate system consists of a connected rural network of continuous routes designated as part of the National System of Interstate and Defense Highways. They are fully access controlled and constructed for higher design speeds. All Interstates are required components of the National Highway System (NHS) (see Section 43-3).

2. **Other Principal Arterials (OPAs).** These facilities consist of a connected rural network of continuous routes having the following designations and characteristics:
   
   - serve to interconnect various regions of the State not served by the Interstate system with either a non-Interstate freeway, expressway (partial access control), or high-type two-lane highway;
   
   - should connect with routes of the same functional classification in adjacent States;
   
   - should provide a design with high overall travel speeds and with minimum interference to through movements; and
   
   - could be part of the National Highway System (NHS); however, note that not all OPAs are on the NHS (see Section 43-3).
43-1.03(b)  Minor Arterials

Rural minor arterials should form a network having the following characteristics:

- should form an integrated network of routes connecting to the OPAs and should provide interregional or intercounty service. Stub sections are seldom justified;
- should interconnect and serve areas of the State not served by the principal arterial system;
- should connect with routes of the same function in adjacent states;
- are located at such intervals to provide an average spacing of approximately 12 miles to 15 miles (20 km to 25 km) between all arterial routes;
- should serve virtually all county seats and small towns with populations of 1,000 or more or equivalent type traffic generators; and
- should provide a design with relatively high overall travel speeds with minimum interference to through movements. Partial access control should be considered and investigated on these routes as they approach urbanized areas.

43-1.03(c)  Collector Roads

The rural collector road system generally includes those routes where the predominant travel distances are shorter than trips on arterial routes, but greater than the short trips characteristic of the local road system. To more clearly define the characteristics of rural collector roads, these facilities have been subdivided into two separate functional classifications:

1. **Major Collectors.** These are characterized as follows:

   - provide service to any county seats not on an arterial route;
   - serve the more important intracounty or intraregional travel corridors not served by higher route classifications;
   - serve larger towns not directly served by higher route classifications nor other traffic generators of equivalent intracounty importance. Such routes link nearby larger cities or other routes of higher classification;
   - serve most small towns with populations of 500 or more. Such small towns are either served by a major collector or higher classified route;
   - form an integrated network; however, stub sections are not uncommon. Consolidated school districts, shipping points, recreational areas, or other equivalent traffic generators can be used to justify the inclusion of such stubs in this classification;
are located at intervals with an average spacing between collectors and other routes with higher classifications of approximately 6 miles to 10 miles (10 km to 15 km); and

- provide all-weather service for reliable and safe travel, considering both access and mobility.

2. **Minor Collectors.** These are characterized as follows:

- provide service to any remaining small communities with populations of 100 or more and which are not served by a higher classified route;

- are located at intervals, consistent with population density, to collect traffic from local roads and to connect all developed areas within a reasonable distance from a collector route. The average spacing between minor collectors and other routes with higher classifications should be approximately 3 miles to 6 miles (5 km to 10 km);

- include more stub sections than the major collector classification; and

- are designed for relatively reliable and year-around safe travel, with more emphasis on property access than mobility.

Projects for improvements on roads with a rural minor collector functional classification are not eligible for Surface Transportation Program (STP) funds.

**43-1.03(d) Local Roads**

The roads functionally classified as rural local roads generally have the following characteristics:

- constitute the rural mileage not designated as part of higher classifications;

- serve primarily to provide access to abutting property and connections to higher classified routes;

- provide service to motorists who travel relatively short distances as compared to collectors or other higher classified routes;

- commonly include stub sections; and

- reflect minimal design criteria with primary consideration to access needs.

Projects for improvements on roads with a rural local road functional classification are not eligible for Surface Transportation Program (STP) funds.
43-1.04 Urban Functional Classification Categories

43-1.04(a) Principal Arterial System

In general, the urban principal arterial system carries the highest traffic volumes and accommodates the greatest trip lengths. Because of the nature of the travel served by this system, almost all fully and partially access-controlled facilities will be part of the principal arterial system. However, this system is not restricted to access-controlled routes. To preserve the identification of access-controlled facilities, the principal arterial system is segregated as follows:

1. **Interstates.** The Interstate system consists of a connected urban network of continuous routes designated as part of the National System of Interstate and Defense Highways. They are fully access controlled and constructed for higher design speeds. All Interstates are required components of the National Highway System (NHS); see Section 43-3.

2. **Non-Interstate Freeways and Expressways.** Non-Interstate freeways and expressways may be connecting links in the urban area, and they may be extensions of rural OPAs. These routes may traverse the urban area from one boundary to another or may simply connect to another connecting link. Also, non-Interstate freeways and expressways may provide access to circumferential routes around the city or provide links to the central city. Additional links may be necessary to provide system continuity in urbanized areas with a population greater than 50,000.

   Non-Interstate freeways and expressways consist of facilities that have the following general characteristics:

   • should serve traffic coming from rural other principal arterials or other traffic with interregional demand;
   • should provide continuity within the urban area and for all rural freeways and expressways that intercept the urban boundary;
   • serve the major economic activity centers of an urban area, the highest traffic volume corridors, or the longest regional and intra-urban trips; and
   • should carry a high proportion of the total urban area travel on a minimum of mileage (kilometers) and should serve the major portion of trips entering and leaving the urban area and the majority of through movements desiring to bypass the central city.

3. **Other Principal Arterials.** These routes consist of a connected urban network of continuous routes having the following designations and characteristics:

   • provide service to, through, or around urban areas from rural minor arterial routes and may be connecting links;
serve generally as an extension of a rural minor arterial highway and could be an expressway design, a major two-way city street, or a one-way couple system;

• may warrant management of access to the highway;

• serve long distance traffic within a city by connecting major regional activity centers not served by connecting links;

• in urbanized areas (50,000 population or greater), should provide for significant urban and suburban travel demands. Such trips would be between central business districts and outlying residential areas, between major inner city communities, or between major suburban centers;

• in urbanized areas, are located at spacings which are closely related to the trip-end density characteristics of specific portions of the urban area. The spacing may vary from 1 mile (1.5 km) between routes in the densely developed central business district areas to 6 miles (10 km) or more in the sparsely developed urban fringes;

• in smaller urban areas (under 50,000 but greater than 5,000 population), may be limited in the number and extent of routes. The importance of such routes is primarily to serve the central business district and to accommodate through travel at an appropriate level of service;

• could be part of the National Highway System (NHS) (see Section 43-3) and/or a Strategic Regional Arterial (SRA) route in District 1 (see Chapter 46); however, it should be noted that not all OPAs are on the NHS; and

• provide for an integrated network serving the entire urban area.

43-1.04(b) Minor Arterials

When compared to the principal arterial system, urban minor arterials may provide lower travel speeds and accommodate shorter trip lengths and lower traffic volumes, but they provide more access to property. These routes have the following general characteristics:

• interconnect and supplement the urban principal arterial system;

• provide service for trips of moderate length and at a somewhat lower level of mobility than urban principal arterial routes;

• may carry local bus routes and provide intracommunity continuity (but will not, for example, penetrate neighborhoods);

• may be urban extensions of rural major collector routes; and

• considered together with all urban arterial routes, are located from 2 miles to 3 miles (3 km to 5 km) between routes in suburban fringes and as close as 1 mile (1.5 km) in
fully developed areas. Within the central business district, a spacing of 650 ft to ½ mile (200 m to 800 m) is typical.

43-1.04(c) Collector Streets

In urban areas, collector streets serve as intermediate links between the arterial system and points of origin and destination. These facilities typically have the following characteristics:

- provide both access and traffic circulation within residential neighborhoods and commercial and industrial areas;
- may penetrate residential neighborhoods or commercial/industrial areas to collect and distribute trips to and from the arterial system;
- in the central business district, may include the streets which are not classified as arterials;
- have spacing of routes dependent on the density of development. In fully developed areas, spacing together with higher classifications should provide approximately ½ mile (800 m) between routes and, within the central business district, a spacing of 650 ft to ½ mile (200 m to 800 m); and
- may be urban extensions of rural minor collector routes.

43-1.04(d) Local Streets

The streets functionally classified as urban local streets generally have the following characteristics:

- constitute the urban mileage (kilometers) not designated as part of a higher classification,
- serve primarily to provide direct access to abutting land and higher order systems,
- offer the lowest level of mobility and usually contain no bus routes, and
- discourage through traffic movements.

Projects for improvements on streets with an urban local street functional classification are not eligible for Surface Transportation Program (STP) funds.

43-1.05 Illinois System

The percent of miles (kilometers) traveled nationally in each category is documented in the US DOT/Federal Highway Administration manual *Highway Functional Classification—Concepts, Criteria and Procedures*. Current Illinois statistics are published annually in *Illinois Travel Statistics*. In addition, roadway information is collected on all public highways and is stored on
computer files as documented in the *Roadway Information and Procedure Manual*. The Illinois Roadway Information System (IRIS) is used to compile information for two principal reasons:

- to determine if a specific project is eligible for a certain type of funding, and
- to assist in prioritizing highway improvement needs.
43-2 URBAN SUBCATEGORIES

43-2.01 General

The functional classification system described in Section 43-1 is divided into urban and rural categories. However, the “urban” designation is not sufficiently specific to determine the appropriate roadway design. The urban design classification is divided into “suburban” and “urban” based on the extent of roadside development. These categories are further subdivided as discussed in the following sections. This refinement to the highway design process allows the project to be tailored to the constraints of the surrounding environment. The following briefly discusses these urban subcategories.

43-2.02 Urban

Urban areas are those places identified by the US Bureau of Census having a population of 5,000 or more. For design purposes, urban areas are further subdivided as follows:

1. Central Business Districts (CBD). On streets in the CBD or downtown area, abutting building development often prohibits space for off-street parking and entrances for individual businesses. Right-of-way is usually very limited. The streets may include high-density commercial or residential development (e.g., apartment complexes, row houses). Access to property is the primary function of the street network in CBDs. The designer often must select the cross-sectional criteria that will fit into the existing right-of-way. Pedestrian and bicycle considerations may be as important as vehicular considerations, especially at intersections.

   Because of the high density of development in CBD areas, the distinction between the functional classes (local, collector, arterial) becomes less significant in design. The primary distinction among the three functional classes is often the relative traffic volumes and, therefore, the number of lanes needed. As many as half of the intersections may be signalized; posted speed limits typically range between 25 mph and 30 mph.

2. Fringe Area/Outlying Business District (FRNG/OBD). These areas generally have off-street parking and driveway entrances that usually are quite numerous. Right-of-way may be restricted and will typically limit the practical options for roadway improvements. The extent of roadside development will have a significant impact on the selected speeds of drivers. Pedestrian and bicycle activity is common and warrants significant consideration in design.

   Local and collector streets in FRNG/OBD areas typically have posted speed limits between 30 mph and 45 mph. The frequency of signalized intersections is substantially higher than in suburban areas. An arterial in FRNG/OBD areas will often have strip commercial development along its roadside, and posted speed limits will range between 40 mph and 45 mph.
43-2.03 **Suburban**

These areas connote a degree of development greater than that of a rural area, but less than that of an urban area. The predominant character of the surrounding environment is usually residential, but it may also include a considerable number of commercial establishments and a few industrial parks. On suburban roads and streets, drivers usually have considerable freedom of maneuverability; nonetheless, they must devote some of their attention to entering and exiting vehicles. Roadside development is characterized by low to moderate density. Pedestrian and bicycle activity is usually not a design factor. Right-of-way may be available for roadway improvements.

Local and collector streets in suburban areas are typically located in residential areas, but may also serve a commercial area. Posted speed limits typically range between 30 mph and 45 mph. The majority of intersections will have stop or yield control, but there will be an occasional traffic signal. A typical suburban arterial will have strip commercial development and perhaps a few residential properties. Posted speed limits usually range between 35 mph and 50 mph, and there will be a few signalized intersections along the arterial.

Suburban areas are further divided into two subclassifications (closed and open). For definition, the area adjacent to urban conditions is noted as “closed suburban” and the area adjacent to rural conditions as “open suburban.” Some judgment is necessary to define the boundaries between these two suburban subclassifications, as described below.

43-2.03(a) **Closed Suburban**

Closed suburban areas will generally follow urban policies for capacity and lane requirements and will generally have the following characteristics:

- combination of intermittent strip development, intermittent street network, and open-space segments;
- some high-volume traffic generators;
- isolated signalized intersections;
- some two-way and four-way stop-controlled intersections;
- outside curb and gutter cross sections with a closed drainage system;
- average posted speeds of 35 mph to 45 mph;
- high potential for considerable land development within approximately five years following the highway improvement; and
- adherence to restricted spacing for route access.
43-2.03(b) Open Suburban

Open suburban designs will generally follow the rural policies for capacity purposes and lane requirements and will generally have the following characteristics:

- no established street network;
- local road intersections spaced at approximately 1320 ft – 1600 ft (400 m – 500 m) apart;
- some residential and small commercial properties;
- generally free-flowing traffic on mainline roadways;
- average posted speeds of 45 mph to 50 mph;
- with depressed medians, the cross section usually includes outside shoulders and outside ditch drainage;
- good potential for considerable land development within about 10 to 15 years following the highway improvement; and
- adherence to ¼ mile (400 m) spacing for route access.

Figure 43-2.A presents the relationship between urban and suburban subcategories for design. Figure 43-2.B schematically illustrates the general type of cultural development and roadway networks within suburban areas.
INTERSECTION SIGHT DISTANCE CONTROLS

Figure 43-2.B
43-3  FEDERAL-AID FUNDING CATEGORIES

There are three basic Federal-aid funding categories:

- the National Highway System (NHS),
- the Interstate System, and
- the Surface Transportation Program (STP).

Funding options for projects or improvements should be identified because some roadway functional classification categories are not eligible to receive STP funding (e.g., all rural and urban local roads and streets).

43-3.01 National Highway System

The National Highway System (NHS) is a network of principal arterial routes identified as essential for international, interstate, and regional commerce and travel, national defense, and the transfer of people and goods to and from major intermodal facilities. It consists of selected Other Principal Arterials, the Strategic Highway Network (STRAHNET), major STRAHNET connectors, and selected major intermodal connectors. The NHS represents approximately 4% to 5% of the total public road mileage in the United States. Specifically, the NHS includes the following subsystems (note that in a few cases a specific highway route may be on more than one subsystem):

1. Interstate. The current Interstate system of highways retains its separate identity within the NHS. There are also provisions to add mileage to the existing Interstate subsystem.

2. (Selected) Other Principal Arterials (OPA). These are selected highways in rural and urban areas that provide access between an arterial and a major port, airport, public transportation facility, or other intermodal transportation facility.

3. Strategic Highway Network (STRAHNET). This is a network of highways that are important to the United States’ strategic defense policy and which provide defense access, continuity, and emergency capabilities for defense purposes. In Illinois, the STRAHNET is the entire marked Interstate system (including toll facilities marked as Interstate routes).

4. Major Strategic Highway Network (STRAHNET) Connectors. These are roads and highways that provide access between major military installations and highways that are part of the Strategic Highway Network (Interstate system).

5. Major Intermodal Connectors. These are selected streets and highways (primarily in urban areas) that provide access between another NHS designated route (Interstate or OPA) and a designated major port, airport, public transportation facility, freight facility, or other intermodal transportation facility.
The NHS (with the exception of the major intermodal connectors) was approved by the National Highway System Designation Act in 1995. As of January 1, 1997, the major intermodal connectors are pending formal approval.

To properly manage the NHS, ISTEA initially mandated that each State highway agency develop and implement several management systems and one monitoring system for those facilities on the NHS. These include management systems for pavements, bridges, traffic congestion, safety, public transportation facilities/equipment, traffic monitoring, and intermodal transportation facilities/systems. However, the NHS Act of 1995 has relaxed the requirements for these management systems.

**43-3.02 Surface Transportation Program**

The Surface Transportation Program (STP) is a block-grant program that provides Federal funds for any public road not functionally classified as a rural minor collector or a rural or urban local road/street. The basic objective of the STP is to provide Federal-aid for improvements to facilities not considered to have significant national importance and to minimize the Federal requirements for funding eligibility. The Federal funds allocated to the STP are comparable to those funds previously designated for use on the former Federal-aid primary, Federal-aid urban, and Federal-aid secondary systems. The functional classification of a route is a major factor in determining eligibility for Federal-aid. In addition, bridge projects are eligible for STP funds on any public road. Transit capital projects are also eligible under the STP program.

**43-3.03 Highway Bridge Program**

The Highway Bridge Program (HBP), formerly known as the Highway Bridge Rehabilitation and Replacement Program, provides funds for eligible bridges located on any public road. The HBP is the cornerstone of FHWA’s efforts to correct, on a priority basis, deficient bridges throughout the nation.

HBP funds can be used for total replacement or for rehabilitation. HBP funds can also be used for a nominal amount of roadway approach work to tie the new bridge in with the existing alignment or to tie in with a new gradeline. HBP funds cannot be used for long approach fills, causeways, connecting roadways, interchanges, ramps and other extensive earth structures.
43-4 HIGHWAY JURISDICTIONS

The network of public highway and streets in Illinois has been divided into several jurisdictional systems: —the State, County, Municipal, and Township/Road District highway systems. Jurisdiction is defined as the authority and obligation to administer, control, construct, maintain, and operate a highway subject to the provisions of the Illinois Highway Code.

Jurisdictional transfers are usually initiated by an agency that identifies a need for an improvement of a specific roadway or structure; however, certain transfers of jurisdiction can occur without an improvement. Negotiations for a jurisdictional transfer of State unmarked routes should begin when an improvement is being formulated and should be documented with a letter of intent (accepting or refusing the jurisdictional transfer) and signed by the local agency. Subsequently, a Joint Agreement with all affected agencies (State, county, and/or municipality) must be executed before the jurisdictional transfer occurs. For more information, refer to Section 14 of the Office of Planning and Programming’s “Multi-Year Guidelines” (updated annually), the Central Bureau of Local Roads and Streets’ publication, Jurisdictional Transfer Guidelines for Highways and Street Systems, and Chapter 5 of the BDE Manual.

43-4.01 State Highway System

The State highway system consists of all highways under the jurisdiction of the Illinois Department of Transportation. This system contains all Interstate highways, all other marked State and US routes, and some unmarked routes. In general, the marked routes are the most important highways in the State, carry the greatest traffic volumes, and operate at the highest speeds. The Department uses either a combination of Federal funds and State funds or State-only funds for improvements on the State highway system.

43-4.02 County Road System

The county governments are responsible for all roads within their boundaries that are not on the State or township/road district highway systems and are not the responsibility of the incorporated municipalities within the county. IDOT is responsible for administering Federal funds that are available for highway improvements on eligible county routes and the rehabilitation of bridges carrying county roads over the State system. The maintenance responsibilities for these structures can vary and depends on the terms of the structure maintenance agreement.

43-4.03 Municipal Street System

The municipal system includes public roads and streets within the corporate limits of municipalities, except those on the Federal, State, county and toll highway systems. The extension of these routes outside the corporate limits, but still within an urbanized or small urban area, is the responsibility of the county. IDOT is responsible for administering Federal funds that are available for improvements on eligible municipal streets.
43-4.04 Township/Road District System

The township/road district system consists of all remaining rural (outside corporate limits and outside urban area boundaries) routes, excluding other jurisdictions described in Section 43-4.05.

43-4.05 Other Systems

These include other private routes under the jurisdiction of other State agencies (e.g., Illinois Department of Natural Resources), Federal agencies, and the toll authorities or toll commissions. A route may also have joint jurisdictional responsibility (e.g., county and State).
43-5 NATIONAL TRUCK NETWORK

43-5.01 National Legislation

The *Surface Transportation Assistance Act* (STAA) of 1982 required the U.S. Secretary of Transportation, in cooperation with the State highway agencies, to designate a national network of highways to allow the passage of trucks of specified minimum dimensions and weight. The objective of the STAA was to promote uniformity throughout the nation for legal truck sizes and weights on a National Truck Network. The Network includes all Interstate highways and significant portions of the former Federal-aid primary system (before the 1991 ISTEA) built to accommodate large-truck travel. In addition, the STAA required that “reasonable access” be provided along other designated routes for STAA vehicles to travel from the National Truck Network to terminals and to facilities for food, fuel, repair, and rest and, for household goods carriers, to points of loading and unloading.

43-5.02 State Legislation

As a result of STAA, the Illinois legislature passed Public Act 83-12, which permits larger and heavier trucks on Illinois highways. As a result, a “Designated State Truck Route System for Large Vehicles and Combinations” was developed and implemented. This system governs the mobility and accessibility of these vehicles and is illustrated on a State map issued annually by the Central Bureau of Operations.

In 1995, additional State legislation was passed governing the length of tractor/semitrailer units. This legislation allows even longer trucks on most State highways. See Section 36-1 for the critical design vehicles corresponding to the appropriate truck route classes within the Designated State Truck Route System.
Chapter Forty-four

RURAL AND URBAN FREEWAYS (New Construction/Reconstruction)

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
### Chapter Forty-four

**RURAL AND URBAN FREEWAYS**

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Freeways are functionally classified as Principal Arterials and are constructed with full control of access. Freeways are intended to provide high levels of safety and efficiency in moving high volumes of traffic at high speeds. The operational efficiency, capacity, safety, and cost of the highway facility are largely dependent upon its design. Chapter 44 provides guidance in the design of freeways including specific design criteria, frontage roads, lane drops, justification for grade separations, access control along the freeway, and safety. Information that is also applicable to freeways is included in the following chapters:

- Chapter 11 discusses the procedures for determining the freeway location.
- Chapter 15 discusses interchange type and design studies.
- Chapters 31, 32, 33, 34, and 39 provide guidance on the geometric design elements that are also applicable to freeways.
- Chapter 35 provides guidelines for access control along interchange crossroads. It also discusses the procedures for preparing access control plans.
- Chapter 37 discusses the type, location, and design of interchanges.
- Chapter 38 provides guidelines on roadside safety issues that are also applicable to freeways.

**44-1 GENERAL**

**44-1.01 Establishing a Freeway**

Highways are established as freeways where they either comprise a portion of a system (e.g., National System of Interstate and Defense Highways) or where there is a need for access control over the entire or a portion of the highway. According to 605 ILCS 5/8-101 of the *Illinois Highway Code*, once it has been determined to control the access on a particular highway, it will be necessary to designate and establish the highway as a freeway. This action is initiated after the design of the freeway is approved and once approval is received on environmental reports.

When establishing a freeway, the district will need to prepare an Order Establishing a Freeway; see Chapter 12. The Order Establishing a Freeway is a legal declaration made by the Department designating a highway as a freeway and delineating the extent of the freeway. The Order contains a legal description of the freeway referenced to section corners, townships, and ranges. The Order must also include the limits along the mainline and specific limits on all crossroads at interchanges. The Order Establishing a Freeway is approved by the Secretary of the Department and attested by the Director of Program Development.
In addition to filing an Order Establishing a Freeway, the district should also consider filing a Corridor Protection Map. The procedures for this process are discussed in the *Land Acquisition Policies and Procedures Manual*.

### 44-1.02 Design Studies

Chapter 11 discusses the procedures for designing the freeway’s alignment and profile through a corridor. When developing a freeway alignment, first determine the type and location of interchanges. Then develop the freeway alignment between the interchanges. Other factors that determine the freeway alignment include:

- the location of grade separations, including major river crossings;
- access control along the freeway and along interchange crossroads;
- topography;
- environmental restrictions; and
- property lines and right-of-way restrictions.
44-2 DESIGN ELEMENTS

44-2.01 Design Speed

Figures 44-5.A, 44-5.B, and 44-5.C provide the range of design speeds for freeways. This range is dependent upon whether the project is rural or urban, new construction or reconstruction, or if the design element can remain in place. See Figures 44-5.B and 44-5.C and Figure 50-2.B for guidance on curves to remain-in-place.

44-2.02 Alignment

Designed for high-volume and high-speed operations, freeways should have smooth-flowing horizontal and vertical alignments. Proper combinations of curvature, tangents, grades, variable median widths, and separate roadway elevations all combine to enhance safety and aesthetics of freeways. When laying out freeway alignments, consider the following guidelines:

1. Horizontal Alignment. Consider the following guidelines when laying out the horizontal alignment:
   - Use large radius curves.
   - Only use minimum radii where it is necessary due to restricted conditions.
   - Avoid alignments that require superelevation transitions on bridges or bridge approach slabs. See Section 32-3.07 for additional guidance on the location of horizontal curves near bridges.

2. Vertical Alignment. Even though the profile may satisfy all design controls, the use of minimum criteria may appear forced and angular. Therefore, with freeways, use values greater than the minimum criteria to produce a smoother, more aesthetically pleasing alignment.

3. Horizontal and Vertical Combinations. Consider the relationship between horizontal and vertical alignments simultaneously to obtain a desirable condition. Chapter 33 discusses this relationship in detail and its effect on aesthetics and safety.

4. Freeway River Crossings. During the development of freeways, the alignment may need to cross major rivers or streams. In selecting the location for a bridge site, consider the following guidelines:
   a. Crossing Angle. Cross the river at a nearly right angle to minimize the length of the main span.
   b. Bluffs. If a bluff exists adjacent to the river, attempt to locate one of the abutments on a bluff closest to the river. This will minimize the overall length of the bridge and, therefore, reduce the cost of the structure.
c. **River Bends.** Avoid locating the bridge on a bend in the river. Locating a bridge on a bend may result in unnecessarily long spans and may increase the chance of the main river piers being hit by barges.

d. **Freeway Alignment.** Examine how the freeway alignment will tie into the ends of the bridge. Approach horizontal and vertical alignments can significantly improve the aesthetics of the bridge location. Make every effort to avoid placing horizontal curves and superelevation transitions on the bridge.

e. **Foundation Conditions.** Investigate the soil conditions at each bridge abutment and the depth of bedrock at each pier location. Poor foundation conditions may limit possible bridge sites.

f. **Existing Structures.** Existing structures may limit the location of a new bridge. Provide sufficient separation between structures to avoid logjams during spring flooding, ice jams in the winter, accommodate barge traffic, and ease construction.

g. **Environmental Considerations.** Avoid or minimize environmentally or historically sensitive areas wherever practical in conjunction with the above guidelines.

5. **Interchanges.** When developing the alignment and profile of freeways near proposed interchanges, see Section 37-2.14 for detailed guidelines.

6. **Climbing Lanes.** For most freeways, climbing lanes will not be warranted. However, if the drop in the level of service is significant, a climbing lane may be required. Section 33-3 discusses the warrants and design criteria for climbing lanes.

### 44-2.03 Cross Sections

#### 44-2.03(a) Lane and Shoulder Widths

Section 44-5 provides the minimum lane and shoulder widths for freeways. Under very restricted conditions and with an approved design exception, the designer may consider the following:

1. **Widths.** Lane widths of 11 ft (3.3 m) may be acceptable for reconstruction projects.

2. **Shoulders to Travel Lanes.** Converting shoulders to travel lanes for additional capacity through short sections may reduce congestion-related crashes. However, converting shoulders to travel lanes for several miles (kilometers) generally does not reduce crashes. Where shoulders are converted to travel lane(s), use of the left shoulder is preferable to the right shoulder.

3. **Shoulder Widths.** Where reduced shoulder widths are provided, consider incorporating the following mitigation factors:
- adding advisory and regulatory signing,
- constructing frequent emergency pull-outs,
- using changeable overhead message signs,
- providing continuous lighting,
- incorporating truck-lane restrictions, and/or
- setting up dedicated service patrols and other incident management measures.

44-2.03(b) Typical Sections

Figures 44-2.A through 44-2.F illustrate typical cross sections for various freeway designs. Figure 44-2.G illustrates two options for converting a freeway from two lanes in each direction to four lanes in each direction.

44-2.04 Medians

44-2.04(a) General

Freeway medians should be as wide as economic, operational, and environmental considerations will permit. See for Section 34-3 for guidance on medians. Freeways generally have depressed medians in rural areas and in urban areas where right-of-way is restricted, flush medians with concrete barriers. Section 44-5 provides the minimum median width criteria for freeways. Median widths of 100 ft (30 m) or more allow for the development of independent alignments.

For reconstruction projects with narrow medians, a median barrier usually will be required between the roadways. See Section 38-7 for guidelines for median barrier selection and warrants.

44-2.04(b) Median Crossovers

Permanent crossovers are only provided on freeways for emergency and/or maintenance purposes. During the development of the design study, the district should coordinate with the Bureau of Operations, the State Police, and the district maintenance personnel to determine where crossovers will be required. For guidance on determining the location and design of crossovers, see the Bureau of Operations Manual of Maintenance Policies.

For guidance on retaining construction median crossovers, see Section 55-2.12.
TYPICAL SECTION FOR FOUR-LANE FREEWAY

(Depressed Median)

Figure 44-2.A
TYPICAL SECTION FOR SIX-LANE FREEWAY
(Depressed Median)

Figure 44-2.B

Roadway should be approximately
3' (1.0 m) above the existing ground line.
Figure 44-2.C

TYPICAL SECTION FOR FOUR-LANE FREEWAY
(Flush Concrete Barrier Median)

Right-of-Way Limits
Right Shoulder Traveled Way
Right Shoulder Shoulder

Maintenance Area
Median Wall

Profile Gradeline

Existing Grading

Grading should be approximately 3 ft (0.9 m) above the existing ground line.

44-2.6
HARD COPIES UNCONTROLLED
TYPICAL SECTION FOR SIX-LANE FREEWAY
(Flush Concrete Barrier Median)

Figure 44-2.D
TYPICAL SECTION FOR SUPERELEVATED FREeway
(DePRESSED MEDEIAN)

Figure 44-2.E
TYPICAL SECTION FOR SUPERELEVATED FREEWAY
(Flush Concrete Barrier Median)

Figure 44-2.F
CONVERTING TWO-LANES TO FOUR-LANES IN EACH DIRECTION

Figure 44-2.G
44-2.05 Frontage Roads/Service Drives

44-2.05(a) General

A frontage road is a public street or road, adjacent to, and normally located parallel to a freeway or expressway and connected to a public street or road at both ends. Its purpose is to maintain local road continuity and to provide for controlling of access. Frontage roads serve numerous functions, depending on the type of facility served and the character of the surrounding area. They may be used to control access to the facility, to function as a street serving adjoining property, and to maintain circulation of traffic on each side of the freeway. Frontage roads segregate local traffic from the higher speed through traffic and serve driveways of residences and commercial establishments along the freeway. Connections between the freeway and frontage roads are provided at interchanges. Thus, the flow of the freeway traffic is unaffected by subsequent development. To determine the location of frontage roads at crossroads, see Figures 44-3.B and 44-3.D, Chapter 36, and the access control figures in Chapter 35.

Service drives, as opposed to frontage roads, connect with a public street or road at one end only and normally are constructed to provide access to properties that would otherwise be landlocked or denied access. Service drives adjacent to freeways are usually constructed when an investigation reveals that the cost of construction and right-of-way is less than the cost of mitigation of damages to the properties. Because maintenance of a service drive may become the responsibility of the State, maintenance costs will also need to be considered in the economic analysis.

44-2.05(b) Design Criteria

The selection of the appropriate design criteria is based on the type and ADT of the frontage road, see Figures 44-2.H and 44-2.I. Once the frontage road type has been determined, the appropriate design speed, lane and shoulder widths, etc., can be selected. When designing the frontage road alignment, consider the following:

- In rural areas, design the horizontal curvature according to Chapter 32.
- In urban areas, design the horizontal curvature according to Chapter 48.
- Where horizontal curves approach and tie into a crossroad, see the guidelines in Section 36-1.05(b) for reducing the superelevation rate near the intersection.

For service drives, the design functional classification should be a local road or street. For service drives where the current ADT is 10 or less and the drive serves a single property, a minimum surface width of 12 ft (3.6 m) may be used. Where the ADT is greater than 10 or the drive serves more than one property or is relatively long, consider providing a surface width of 16 ft (5.0 m) or wider to permit passing of opposing vehicles. A roadway surface of a higher type than typically used may be provided when replacing an existing facility in kind.
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>A</th>
<th>B</th>
<th>C</th>
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<tbody>
<tr>
<td>Design Forecast Year</td>
<td>31-4.02</td>
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<td>Current</td>
<td>Current</td>
</tr>
<tr>
<td>Design Service Volume</td>
<td>31-4.03</td>
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<td>400-2000 ADT</td>
<td>&lt;400 ADT</td>
</tr>
<tr>
<td>*Design Speed (1)(2)</td>
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<td>55 mph (50 mph)</td>
<td>50 mph (40 mph)</td>
<td>40 mph (30 mph)</td>
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<td>None</td>
<td>None</td>
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<tr>
<td>Level of Service</td>
<td>31-4.04</td>
<td>C</td>
<td>B</td>
<td>B</td>
</tr>
<tr>
<td>*Traveled Way Width (2)</td>
<td>34-2.01</td>
<td>24' (22')</td>
<td>22'</td>
<td>20'</td>
</tr>
<tr>
<td>*Shoulder</td>
<td>34-2.02</td>
<td>8' (6')</td>
<td>6' (4')</td>
<td>4' (2')</td>
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<tr>
<td>Width</td>
<td></td>
<td>1'</td>
<td>1'</td>
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</tr>
<tr>
<td>Auxiliary Lanes</td>
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<td>12'</td>
<td>11'</td>
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</tr>
<tr>
<td>Shoulder Width</td>
<td></td>
<td>4'</td>
<td></td>
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</tr>
<tr>
<td>Lane Width</td>
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<td>3/16'ft</td>
<td>3/16'ft</td>
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<td>1/2'ft - 3/4'ft</td>
<td>1/2'ft - 3/4'ft</td>
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<tr>
<td>Cross Slope</td>
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<td>1/2'ft - 3/4'ft</td>
<td>1/2'ft - 3/4'ft</td>
<td>1/2'ft - 3/4'ft</td>
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<td>Clear Zone</td>
<td>38-3</td>
<td>(3)</td>
<td>(3)</td>
<td>(3)</td>
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<tr>
<td>Roadway Slopes</td>
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<td></td>
<td></td>
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</tr>
<tr>
<td>Cut Section</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ditch Bottom Width (2)(4)</td>
<td>34-4.03</td>
<td>1V:6H (1V:4H)</td>
<td>1V:6H (1V:4H)</td>
<td>1V:6H (1V:4H)</td>
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<tr>
<td>Back Slope (5)</td>
<td></td>
<td>1V:3H</td>
<td>1V:3H</td>
<td>1V:3H</td>
</tr>
<tr>
<td>Rock Cut</td>
<td>34-4.05</td>
<td>1V:4H to Clear Zone</td>
<td>1V:4H to Clear Zone</td>
<td>1V:3H to Clear Zone</td>
</tr>
<tr>
<td>Fill Section (6)</td>
<td>34-4.02</td>
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<td>1V:2H Max. to Toe of</td>
<td>1V:2H Max. to Toe of</td>
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<tr>
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<td>Structural Capacity</td>
<td>NS-20</td>
<td>NS-20</td>
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<tr>
<td>Existing Bridges to Remain in Place</td>
<td></td>
<td>Clear Roadway Width (7)</td>
<td>39-6</td>
<td>40'</td>
</tr>
<tr>
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<td>H-15</td>
<td>H-15</td>
<td>H-15</td>
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<td>28'</td>
<td>26'</td>
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<tr>
<td>New and Replaced Overpassing Bridges</td>
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<td>16'-0' (9b)</td>
<td>14'-0' (9b)</td>
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<td>Overhead Signs/</td>
<td>33-5</td>
<td>17'-3' (9b)</td>
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<tr>
<td>Pedestrian Bridges</td>
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<td></td>
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<td></td>
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<tr>
<td>*Vertical Clearance</td>
<td>39-4.06</td>
<td>New 23'-0''</td>
<td>Existing: 21'-6''</td>
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</tr>
</tbody>
</table>

*Controlling design criteria (see Section 31-8).
## Illinois Rural and Urban Freeways

### November 2014

**GEOEMTRIC DESIGN CRITERIA FOR RURAL FRONTEAGE ROADS**

*(New Construction/Reconstruction)*

*(Metric)*

### Figure 44-2.H

<table>
<thead>
<tr>
<th>Design Elements</th>
<th>Manual Section</th>
<th>A</th>
<th>B</th>
<th>C</th>
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<td>400-2000 ADT</td>
<td>&lt;400 ADT</td>
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<tr>
<td>*Design Speed (1)(2)</td>
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<td>80 km/h (60 km/h)</td>
<td>60 km/h (50 km/h)</td>
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<td>Access Control</td>
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<td>None</td>
<td>None</td>
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<td>C</td>
<td>B</td>
<td>B</td>
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<td><strong>Cross Section Elements</strong></td>
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<td></td>
<td></td>
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<tr>
<td>*Traveled Way Width (2)</td>
<td>34-2.01</td>
<td>7.2 m (6.6 m)</td>
<td>6.6 m</td>
<td>6.0 m</td>
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<td>1.8 m (1.2 m)</td>
<td>1.2 m (600 mm)</td>
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<td></td>
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<td></td>
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<tr>
<td>Shoulder Width</td>
<td>34-2.03</td>
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<td>1.2 m</td>
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<tr>
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<td>1.5%</td>
<td>1.5%</td>
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<tr>
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<td>4% - 6%</td>
<td>4% - 6%</td>
<td>4% - 6%</td>
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<td>33-3</td>
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<td>(3)</td>
<td>(3)</td>
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<tr>
<td><strong>Roadway Slopes</strong></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cut Section</td>
<td>34-4.03</td>
<td>1V:4H (1V:4H)</td>
<td>1V:4H (1V:4H)</td>
<td>1V:4H (1V:4H)</td>
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<td>1.2 m (600 mm)</td>
<td>1.2 m (600 mm)</td>
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<tr>
<td><strong>Side Slopes</strong></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Back Slope</td>
<td>34-4.05</td>
<td>1V:3H</td>
<td>1V:3H</td>
<td>1V:3H</td>
</tr>
<tr>
<td>Rock Cut</td>
<td></td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td><strong>Fill Section (6)</strong></td>
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<td>1V:4H to Clear Zone</td>
<td>1V:4H to Clear Zone</td>
<td>1V:3H to Clear Zone</td>
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<tr>
<td>New and Reconstructed Bridges</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Structural Capacity</td>
<td>N/A</td>
<td>MS-18</td>
<td>MS-18</td>
<td>MS-18</td>
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<td>Existing Bridges to Remain in Place</td>
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<td></td>
<td></td>
<td></td>
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<tr>
<td>*Structural Capacity</td>
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<td>MS-13.5</td>
<td>MS-13.5</td>
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<td>7.6 m</td>
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<tr>
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<td>39-4</td>
<td>4.9 m (9b)</td>
<td>4.5 m (9b)</td>
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<td>Existing Overpassing Bridges</td>
<td>49-6.09</td>
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<td>4.3 m</td>
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<td>Overhead Signs/Pedestrian Bridges</td>
<td>33-5</td>
<td>5.25 m (9b)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Controlling design criteria (see Section 41.6)*

---

**New Vertical Clearance (Frontage Road Under Overhead Signs/Pedestrian Bridges)**

| New: 7.0 m | Existing: 6.6 m |

---

**New Vertical Clearance (Frontage Road over Railroad)**

<p>| 39-4.08 | New: 7.0 m | Existing: 6.6 m |</p>
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>A</th>
<th>B</th>
<th>C</th>
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<tr>
<td><strong>Design Controls</strong></td>
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<td>Current</td>
<td>Current</td>
</tr>
<tr>
<td>Design Forecast Year</td>
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<td></td>
</tr>
<tr>
<td>Design Service Volume</td>
<td>31-4.03</td>
<td>&gt;2000 ADT</td>
<td>400-2000 ADT</td>
<td>&lt;400 ADT</td>
</tr>
<tr>
<td>*Design Speed (1)</td>
<td>31-2</td>
<td>≥ 30 mph</td>
<td>≥ 30 mph</td>
<td>Min.: 30 mph</td>
</tr>
<tr>
<td>Access Control</td>
<td>35-2</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Level of Service</td>
<td>31-4.04</td>
<td>C</td>
<td>B</td>
<td>B</td>
</tr>
</tbody>
</table>

| Cross Section Elements               |                |             |             |             |
| *Surface Width                       | 34-2.01        | 30'         | 30'         | 28'         |
| Outside Curb Type & Width            | 34-2.04        | B6.24 CC&G  | B6.24 CC&G  | Type B Gutter|
| Auxiliary Lanes                      | 34-2.03        | 12'         | 11'         | N/A         |
| Cross Slope                          | 34-2.01        | 1/4'/ft     | 1/4'/ft     | 1/4'/ft     |
| Sidewalk Width                       | 48-2.04        | 5' with Buffer Strip Behind Curb | 5' with Buffer Strip Behind Curb | 5' with Buffer Strip Behind Curb |
| Clear Zone                           | 38-3           | (3)         | (3)         | (3)         |

| Roadway Slopes                       |                |             |             |             |
| Side Slopes                          | Cut Section (Curbed) | 34-4.04     |             |             |
|                                     | Rock Cut       | 34-4.05     |             |             |
|                                     | Fill Section (Curbed) | 34-4.02 |             |             |

| Bridges                              |                |             |             |             |
| *New and Reconstructed Bridges      | N/A            | HS-20       | HS-20       | HS-20       |
| *Clear Roadway Width (7)            | 39-6           | 30'         | 30'         | 30'         |
| Existing Bridges to Remain in Place | N/A            | H-15        | H-15        | H-15        |
| *Clear Roadway Width (8)            | 39-6           | 30'         | 28'         | 26'         |
| *Vertical Clearance                  | 39.4           | 16'-0" (9b) | 14'-9" (9b) |             |
| (Frontage Road Under) (9a)          | New: 23'-0"   |             | Existing: 21'-6" |             |

*Controlling design criteria (see Section 31-8).  

f-f = face of curb to face of curb  e-e = edge of traveled way to edge of traveled way

GEOEMTRIC DESIGN CRITERIA FOR URBAN FRONAGE ROADS  
(New Construction/Reconstruction)  
(US Customary)

Figure 44-2.1
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Design Controls</th>
<th>Cross Section Elements</th>
<th>Roadway Slopes</th>
<th>Bridges</th>
<th>GEOEMTRIC DESIGN CRITERIA FOR URBAN FRONTEAGE ROADS (New Construction/Reconstruction) (Metric)</th>
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</thead>
<tbody>
<tr>
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<td>Current</td>
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<td>34-4.04</td>
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<td><strong>Figure 44-2.1</strong></td>
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<tr>
<td>Design Service Volume</td>
<td>31-4.03</td>
<td>&gt;2000 ADT</td>
<td>9.2 m f-f</td>
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<td>*Design Speed (1)</td>
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<td>None</td>
<td>9.2 m f-f</td>
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<tr>
<td>Level of Service</td>
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<td>9.2 m f-f</td>
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<tr>
<td>*Surface Width</td>
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<td>3.6 m</td>
<td>9.2 m f-f</td>
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<td>Outside Curb Type &amp; Width</td>
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<td>Auxiliary Lanes</td>
<td>34-2.03</td>
<td>3.6 m</td>
<td>B15.60 CC&amp;G</td>
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<tr>
<td>Lane Width</td>
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<td>B15.60 CC&amp;G</td>
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<td>Cross Slope</td>
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<tr>
<td>*Travel Lane</td>
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<td>2%</td>
<td>B15.30 CC&amp;G</td>
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<tr>
<td>Sidewalk Width</td>
<td>48-2.04</td>
<td>1.5 m with Buffer Strip Behind Curb</td>
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<tr>
<td>Clear Zone</td>
<td>38-3</td>
<td>(3)</td>
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<tr>
<td>Cut Section (Curbed)</td>
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<td>1.5 m with Buffer Strip Behind Curb</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Rock Cut</td>
<td>34-4.05</td>
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<td>1.5 m with Buffer Strip Behind Curb</td>
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<td></td>
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<tr>
<td>Fill Section (Curbed)</td>
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<td>1.5 m with Buffer Strip Behind Curb</td>
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<td>9.2 m</td>
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<td>MS-18</td>
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<td>*Clear Roadway Width (7)</td>
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<td>9.2 m</td>
<td>MS-18</td>
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<tr>
<td>Existing Bridges to Remain in Place</td>
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<td>MS-13.5</td>
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<td>4.5 m (9b)</td>
<td>Existing: 6.6 m</td>
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<tr>
<td>Overhead Signs/Pedestrian Bridges</td>
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<td>5.25 m (9b)</td>
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<tr>
<td>*Vertical Clearance (Frontage Road Under) (9a)</td>
<td>39-4.06</td>
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<td>—</td>
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</tbody>
</table>

*Controlling design criteria (see Section 31-8).  1-f = face of curb to face of curb  e-e = edge of traveled way to edge of traveled way
(1) **Design Speed.** To determine the minimum design speed to remain in place, see Section 45-2.02.

(2) **Remain In Place.** Minimum design criteria allowed to remain in place for existing design elements are shown in parenthesis.

(3) **Clear Zone.** The clear zone will vary according to design speed, traffic volumes, side slopes, and horizontal curvature.

(4) **Ditch Bottom Width.** Provide a wider outside ditch bottom where detention storage of storm water is a consideration.

(5) **Back Slope.** Where the height of cut exceeds 10 ft (3 m), consider using a 1V:2H back slope beyond the clear zone. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(6) **Fill Slope.** For fill heights greater than 30 ft (9 m), use a 1V:2H uniform slope with a roadside barrier. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(7) **New and Reconstructed Bridge Widths.** Clear roadway bridge widths are measured from face to face of parapets or rails. Bridge widths are normally defined as the sum of the approach traveled way width and the width of the paved shoulders.

(8) **Existing Bridge Widths to Remain in Place.** Clear roadway bridge widths are measured from face to face of parapets or rails. Implies elements allowed to remain in place without a design exception approval when cost effective and when safety record is satisfactory.

(9) **Vertical Clearance (Frontage Road Under).**
   a. The clearance must be available over the traveled way and any paved shoulders.
   b. Table value includes allowance for future overlays.

**GEOEMTRIC DESIGN CRITERIA FOR RURAL/URBAN FRONTAGE ROADS**
(New Construction/Reconstruction)

Footnotes to Figures 44-2.H and 2.I
44-2.05(c) One-Way/Two-Way

Two-way frontage roads are used in suburban or rural areas where the adjoining street system is so irregular or so disconnected that one-way operation would introduce considerable added travel distance and cause undue inconvenience. Two-way frontage roads are also used in many urban situations.

From an operational and safety perspective, one-way urban frontage roads are preferred to two-way. One-way operations may inconvenience local traffic to some extent, but the advantages in reducing vehicular and pedestrian conflicts at intersecting streets often fully compensates for this inconvenience. Two-way frontage roads at high-volume, urban intersections may complicate crossing and turning movements. Off ramps (e.g., slip ramps) joining two-way frontage roads should not be used because of the potential for wrong-way entry. See Section 37-5.02 for the design of one-way frontage roads with slip ramps.

44-2.05(d) Outer Separation

The area between the traveled way of the freeway and a frontage road or street is designated as the outer separation distance. This separation functions as a buffer between the through traffic on the freeway and the local traffic on the frontage road. This separation also provides space for shoulders, drainage, and ramp connections to or from the through facility where slip ramps are used. The wider the outer separation, the less influence local traffic will have on the freeway through traffic. Wider separations also lend themselves to landscape treatments that enhance the appearance of both highways and the adjoining property. In urbanized areas, wide separations may also be used for noise walls or noise berms.

The width of an outer separation is based upon the sum of the shoulder widths for the freeway and frontage road, an appropriate border area, and earth slopes. On curvilinear alignments, also consider the clear zone along the outside of horizontal curves when determining the width of the border area. Figure 44-2.J illustrates a typical separation between a rural freeway and frontage road where both roadways have the same profile elevation. The width of this outer separation would have to be increased accordingly for differences in roadway profile elevations. Figure 44-2.K illustrates two typical separations between an urban freeway and a frontage road.

At interchanges, connect the frontage road with the crossroad outside of the access control limits as shown in Chapter 35. For grade separated crossings, the frontage road is typically flared out to account for geometric restrictions (e.g., sight distance restrictions, embankments). This design is illustrated in Figures 44-3.B, 44-3.D, and 36-1.F. Figure 36-1.G also illustrates where the frontage road passes under the crossroad and is connected to the crossroad with a buttonhook design.
Note: Both roadways are assumed to be at the same profile elevation.

TYPICAL CROSS SECTION FOR RURAL OR SUBURBAN OUTER SEPARATION

Figure 44-2.J
Figure 44.2.K

TYPICAL CROSS SECTION FOR URBAN OUTER SEPARATION

(Restricted ROW Conditions)
44-2.06 Lane Drops

Freeway lane drops, where the basic number of lanes is reduced, should normally occur on the freeway mainline away from any other turbulence (e.g., interchange exits and entrances). Figure 44-2.L illustrates the recommended design of a lane drop beyond an interchange where there is a high probability of no additional through lanes being needed on the freeway in the near future. Where the addition of a through lane is highly likely in the near future (i.e., four to six years), consider providing a median or left-side lane drop; see Item 4 below. Because left-side lane drops do not meet normal driver expectations, provide advance supplemental signing, longer taper lengths, and 12 ft (3.6 m) wide paved left shoulders beyond the area of the proposed lane drop. In addition, consider the following criteria when designing a freeway lane drop:

1. **Location.** The following discusses the appropriate locations for lane drops:
   a. **Rural.** Desirably, the lane drop should occur approximately 2000 ft – 3000 ft (600 m – 900 m) beyond the end of a standard entrance terminal. This distance allows for adequate signing and driver adjustments from the interchange, but yet is not so far downstream that drivers become accustomed to the number of lanes and are surprised by the lane drop. A lane drop should not occur on a horizontal curve or where other signing is required (e.g., an upcoming exit).
   b. **Urban.** Where interchanges are closely spaced, it may be necessary to drop a freeway lane at an exit. This decision is made on a case-by-case basis and an evaluation of operations of the traffic volume exiting versus the through traffic volume. It is preferable to drop the freeway lane at a major divergence or two-lane exit rather than at a single-lane exit. Lane drops at exit ramps are further discussed in Section 37-6.

2. **Tapers.** The minimum taper length at the end of a lane drop is 840 ft (250 m).

3. **Sight Distance.** Decision sight distance (DSD) should be available to any point within the entire lane transition. See Section 31-3.02 for applicable DSD values. This criterion would favor, for example, placing a freeway lane drop within a sag vertical curve rather than just beyond a crest or at a location where the freeway lies on an upgrade.

4. **Right-Side versus Left-Side Drop.** Right-side freeway lane drops are preferred due to the merging of slower vehicles and normal driver expectations. In the situation where the left lane is to be continued in the median in the future, the right-side lane drop is still preferred. In this case, the mainline is designed for a right-side lane drop and the traveled way is shifted through a set of flat reverse curves. Figure 44-2.M illustrates this design.

5. **Shoulders.** Maintain the full-width right shoulder through a right-side lane drop. If a left-lane drop is used, maintain the full 10 ft or 12 ft (3.0 m or 3.6 m) paved left shoulder for a distance of 350 ft (100 m) beyond the lane drop. This will provide a recovery area for those drivers who missed the lane drop.

6. **Lane Addition.** Figure 44-2.M illustrates a typical example for adding a lane to a freeway.
TYPICAL FREEWAY LANE DROP
(Right Side)

Figure 44-2.L
TYPICAL FREEWAY LANE DROP AND ADDITION
(Median Lanes to be Continued in the Future)

Figure 44-2.M
44-2.07 **Roadside Safety**

Chapter 38 discusses the design of clear zones, roadside barriers, breakaway sign supports, median barriers, and impact attenuators that are also applicable to freeways. In addition, the following criteria will apply to freeways:

1. **Curbs.** Curbing should not be used on freeways. However, where deemed necessary, only use M-4.24 (M-10.60) curb and gutter. Do not locate the curb and gutter any closer than the outer edge of the shoulder.

2. **Utilities.** Utility easements running parallel to the freeway should be outside the access control line. Generally, provide access to these easement strips from outside of the freeway right-of-way. This includes both the freeway mainline and ramps.

3. **Landscaping.** Proper landscaping of the freeway can contribute to the safe operation of the freeway by indicating changes in road and ramp alignments, reducing glare from oncoming vehicles, and controlling snow drifting. Plan the landscaping so that when it matures it will not become an obstacle itself or will not restrict sight distance.

44-2.08 **Branch Connections/Major Forks**

Where two freeways diverge or converge, a major divergence or convergence design will be required. Section 37-6 provides the design criteria for major diverges and converges.

44-2.09 **Overhead Signing**

Proper interchange operations depend partially on the compatibility between its geometric design and the traffic control devices at the interchange. Freeway signing should be planned concurrently with the geometric design. The proper application of signs and pavement markings increases the clarity of the path to be followed and the safety and operational efficiency of the freeway. For many freeways, overhead signing is used to increase this clarity. Due to sight distance limitations and spacing logistics, signing along a highway segment also impacts the minimum acceptable spacing between adjacent interchanges. Section 37-2.16 provides minimum distances between interchange terminals based on operational and signing requirements. For additional information on the use of overhead signing, the designer should review the *Illinois MUTCD* and/or contact the Bureau of Operations.
44-3 OTHER DESIGN FEATURES

44-3.01 Access Control

44-3.01(a) General

A controlled access highway is defined as a highway where the right of owners or occupants of abutting land to access, light, air, or view, in conjunction with a highway design, is controlled by a public authority. For freeways, the access is controlled by the Department and is limited to interchanges. Direct access to property along the freeway is prohibited. Indirect access may be provided to these properties by means of frontage or service roads constructed adjacent and parallel to the freeway or by existing roads that intersect other public roads, which then connect to an interchange. Section 37-1 discusses the Department’s criteria for adding or changing access points (interchanges) along the freeway.

44-3.01(b) Access Control Line

The extent of access control on any freeway is indicated by the access control line. This line is placed on the access control plans included with a Phase I engineering report and on the right-of-way and construction plans. It clearly delineates the extent of access control and provides a permanent record. The access control line is defined as a line established by the Department across which ingress to or egress from a freeway is prohibited. This line is generally coincident with or parallel to the right-of-way line of the normal roadway section and is continuous along the freeway. The access control line must assume various configurations at grade separation structures and bridges and, is extended along those highways interchanging with the freeway. Access control along the crossroad provides for smooth flow of traffic and proper signing distances. The following access control criteria will apply to freeways:

1. Interchanges. Chapter 35 presents the Department’s access control criteria along interchange crossroads.

2. Grade Separated Structures. The access control lines at grade separation structures (without an interchange) must be located to permit the movement of traffic over or under the freeway and preclude direct access to the freeway. The locations of access control lines at grade separation structures are indicated in Figures 44-3.A through 44-3.F.

3. Bridges and Culverts. The location of the access control line at bridges and at culverts, having a clear height of 6 ft (1.8 m) or greater or a definite stream channel will necessitate fencing being installed around the culvert wing wall. This is illustrated in Figure 44-3.G. Where the culvert has a clear height less than 6 ft (1.8 m) and no definite stream channel, the access control line is continuous as illustrated in Figure 44-3.H.
FREEWAY UNDER INTERSECTING CROSSROAD
(Without Frontage Roads)

Figure 44-3.A
FREEWAY UNDER INTERSECTING CROSSROAD
(With Frontage Roads or Service Drive)

Figure 44-3.B
FREeways Over INTEREsecting CROSSroad  
(Without Frontage Roads)  
Figure 44-3.C
FREEWAY UNDER RAILROAD

Figure 44-3.E
FREEWAY OVER RAILROAD

Figure 44-3.F
ACCESS CONTROL AT BRIDGES AND CULVERTS
(6 ft (1.8 m) or Larger)

Figure 44-3.G

ACCESS CONTROL AT BRIDGES AND CULVERTS
(Less Than 6 ft (1.8 m))

Figure 44-3.H
44-3.02 **HOV Lanes**

44-3.02(a) **General**

High occupancy vehicle (HOV) lanes are those dedicated, for a portion of the day, to provide priority treatment for HOV’s (e.g., carpools, vanpools, buses). HOV facilities provide efficiencies for maximizing person flow while minimizing overall person delay. Therefore, in general, HOV lanes are congestion-dependent improvements and produce substantial benefits where extreme congestion occurs regularly on freeways. HOV facilities should be considered in these situations to encourage motorists to shift from single occupancy vehicles (SOV) to high occupancy vehicles.

Management of HOV operations may be accomplished by a range of technological and manpower means. The level of control needed will depend upon the user demand, system size, HOV lane type, geometric design, hours of operation, and operational costs. Surveillance, communications, and control are vital components with respect to, 2+ versus 3+ occupancy requirements, incident management strategies, and enforcement requirements. HOV facilities should be part of a complete ridesharing program that includes the provision of support facilities and programs (e.g., park-and-ride lots, park and pool lots), and information services to facilitate both bus and rideshare needs.

44-3.02(b) **Types of HOV Lanes**

Within an existing freeway corridor, there are at least three types of HOV lanes—separated roadway, concurrent-flow lane, and contra-flow lane. These are illustrated in Figure 44-3.I and are further discussed as follows:


   a. **Location.** Separated HOV roadways may be located in the median of the freeway, adjacent to the freeway, or on an independent alignment depending on available space. Consideration should be given to factors such as traffic operations in interchange areas and ramps, access to intermodal facilities, access to and from the facility, and traffic management during construction.

   b. **Design Criteria.** Design criteria for separated HOV roadways are typically high by the very nature of the commitment of funds and time to implement and are considered a long-term solution.

   c. **Enforcement.** The enforcement needs for a barrier-separated HOV facility can be lessened somewhat because access along the facility is largely controlled at selected breaks in the barrier, as a result, violators are deterred.
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44-3.10

HARD COPIES UNCONTROLLED
BARRIER SEPARATED HOV FACILITY CROSS SECTIONS
(Single-Lane Reversible Flow)

Figure 44-3.J
BARRIER SEPARATED HOV FACILITY CROSS SECTIONS
(Two-Way Flow)

Figure 44-3.K
d. **Access.** Entering and exiting from an HOV to an interchange requires weaving across mixed-flow traffic lanes. To avoid this friction, access may be provided directly to the HOV, which can save users additional travel time. Ramps can be dropped down/up from a crossroad (low speed) or with a fly-over ramp (high speed).

2. **Concurrent-Flow HOV Lanes.** In contrast to barrier-separated facilities, concurrent-flow HOV lanes provide no more than a paint stripe or painted buffer adjacent to the through lanes; see Figure 44-3.L. Concurrent-flow HOV lanes can be implemented as interim retrofit by reducing the inside shoulder width and widening shoulders over time to enhance safety. Consider the following:

a. **Access.** Concurrent-flow HOV lanes provide for frequent access and are suited for HOV operations that can revert back to general purpose lanes, while barrier separated facilities are more applicable to 24-hour HOV operation.

b. **Enforcement.** The lack of a physical barrier and ease of access increases the need for enforcement when compared to a separated HOV roadway; therefore, design treatments for enforcing concurrent flow HOV’s is critical. Where a minimum 10 ft (3.0 m) wide shoulder cannot be provided contiguously adjacent to the HOV lane, enforcement will be difficult and violators may reach such proportions that HOV’s may lose their time savings. Where narrow inside shoulders exist, it is possible to accommodate enforcement pockets by narrowing the median shoulder on alternating sides of the center barrier.

c. **Incident Management.** Incident management for HOV’s are normally handled in the same manner as applied to freeways. Narrow inside shoulders also require real-time incident response.

3. **Contra-flow Lanes.** Contra-flow lanes provide an exclusive lane for HOV’s traveling in the peak direction by removing a lane from service in the off-peak direction in cases where the level of service will not be seriously affected; see Figure 44-3.I. Contra-flow lanes are often reserved for buses only; however, vanpools and taxis have been successfully introduced through special training and licensing.

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**44-3.02(c) Design**

When designing HOV lanes, consider the following:

1. **HOV Types.** Section 44-3.02(b) discusses the common HOV types used by the Department.

2. **Design Criteria.** In general, the same criteria for urban freeways also apply to HOV facilities (e.g., 12 ft (3.6 m) lanes, horizontal alignment, vertical alignment, cross slopes). Urban freeway criteria are presented in Section 44-5.
BARRIER SEPARATED HOV FACILITY CROSS SECTIONS
(Two-Way Concurrent Flow)

Figure 44-3.L
3. **Shoulder Widths.** Where barrier separated HOV facilities are provided (e.g., two-way flow), desirably at least one shoulder next to the HOV lane should be 10 ft (3.0 m) wide for emergency stops and at a minimum 8 ft (2.4 m). At a minimum, provide 2 ft (600 mm) offset to the median barrier.

4. **Sight Distance.** Where concrete barrier is used to separate the HOV lanes from adjacent and/or opposing lanes, give special consideration to any sight distance restrictions that may be caused by a concrete barrier through horizontal curves.

5. **Separation.** Where an HOV lane is adjacent to the through freeway lanes (i.e., no median barrier), desirably provide a 2 ft to 4 ft (600 mm to 1.2 m) buffer, or spatial separation, between the HOV lane and adjacent through lane. In general, it is more desirable to provide a narrow right-side clearance between the HOV lane and the through traffic lanes plus a wide left-side shoulder than to have a wide common shoulder as the buffer. The wide left shoulder also facilitates enforcement, which is key to the success of an HOV facility.

6. **Access Ramps.** Access to the HOV lane will vary according to the type of HOV facility used and space available. Access may be obtained by shared ramps, dedicated access ramps, and/or slip ramps from the mainline or crossroads. In general, design HOV ramps using the same criteria as for interchange ramps. However, consider the following:
   a. **Design Vehicle.** The design vehicle for HOV lanes will typically be a bus. The absence of trucks may allow for narrower widths and reduced vertical clearances.
   b. **Signing.** Advance signing and pavement markings are critical to ensure proper operation of the HOV ramps.

7. **Incident Management.** Special consideration must be given to incident management to ensure the HOV facility continues to operate after an incident (e.g., crash, disabled vehicle).

8. **Additional Guidance.** For additional guidance on determining candidate HOV freeway segments and design of HOV lanes, see the AASHTO publication *Guide for the Design of High-Occupancy Vehicles*.

### 44-3.03 Lighting

Nighttime traffic volumes, nighttime crashes, and geometric complexity will significantly influence the need for freeway lighting. In addition to the following, Chapter 56 provides further guidance on highway lighting:

1. **Urban.** Urban freeways with closely spaced interchanges and substantially developed adjacent areas are generally illuminated. The geometric and traffic complexities are such that drivers need to detect and react to conditions 500 ft to 1200 ft (150 m to 350 m) in front of their vehicle. Also, vehicle headlamps cannot be relied on to provide adequate lateral visibility on very wide roadways.
2. **Suburban.** On suburban freeways without lighting, a reduction in visual sensitivity due to transient adaptation effects can also result from the spillover of lighting from adjacent development. This ambient illumination is distracting to the driver, causes veiling glare, and reduces attention to freeway signs. In areas where the surrounding areas are brightly illuminated, freeway lighting is typically warranted.

3. **Rural.** In rural areas, lighting is sometimes deemed justified at interchanges, especially those with complex geometry or multiple merging traffic points. Energy availability and routine maintenance costs are important factors that influence the decisions to provide a lighting system.

4. **Interchanges.** Because interchanges have the greatest probability for traffic conflict requiring quick driver decisions, lighting at high-density, complex freeway interchanges can be a useful tool with a high potential for crash reduction. Two designs of interchange lighting systems are commonly warranted—complete interchange lighting and partial interchange lighting. Complete interchange lighting provides considerably better driver performance and traffic operations than partial interchange lighting. Partial interchange lighting is sometimes used based on the premise that it provides some of the benefits attributable to complete interchange lighting at a lower operating cost. In partial interchange lighting, only the freeway gore area, major changes in ramp alignment, and the area where the ramp joins the crossroad are lighted.

### 44-3.04 Landscaping

The highway should be designed to blend into its environment, see Chapter 59. This may involve landscaping the roadside, either during the construction or later as an improvement. Proper use of landscaping can contribute to the safe operation of freeways by reducing glare from oncoming vehicles, indicating changes in road and ramp alignments, and controlling snow drift. At the same time, ensure that any additions do not sacrifice available operational and safety features. Also, consider the following guidelines:

- Locate tree and shrub plantings so that adequate sight distance will be maintained when mature growth is achieved.
- Give special consideration to selecting flora that will not mature into large or multiple trunks that can halt or snag a vehicle.
- Plant small trees at least 10 ft (3 m) away from other small trees and breakaway devices (e.g., sign supports) to reduce the possibility of a vehicle striking two objects at essentially the same time.
- Do not plant trees and shrubbery in front of barriers and other safety devices.
- Before planting trees on the inside of a curve, consider the restriction they might impose on the sight distance, especially when they mature.
44-4 INTERCHANGES/GRADE SEPARATIONS

On fully access-controlled facilities, each intersecting highway must be terminated, rerouted, or provided with a grade separation or interchange. The importance of the continuity of the crossing road, the feasibility of alternative routes, traffic volumes, construction costs, environmental impacts, etc., must be evaluated to determine which option is the most cost effective.

44-4.01 Interchanges

Section 37-1 discusses several guidelines that must be considered in determining whether or not an interchange should be provided. In general, interchanges are provided on freeways at:

- all freeway-to-freeway crossings;
- all marked highways, unless determined inappropriate; and
- other highways based on the anticipated demand for regional access.

Section 37-1 also discusses the procedures for adding or revising an interchange access point to the freeway system.

44-4.02 Grade Separations

44-4.02(a) Justification

For each crossroad along the freeway, which is not an interchange, a determination must be made whether the crossroad should be closed, rerouted, or provided with a grade separation. This justification is made primarily by comparing the respective cost and social factors for each alternative. Section 44-4.03 discusses the process for determining the feasibility of closing a facility or providing a grade separation. Although cost is a primary factor, also review the following considerations:

1. **Operations.** Grade separations should be of sufficient number and adequate capacity to accommodate crossroad traffic, traffic diverted to crossroads from other roads and streets terminated by the freeway, and the traffic generated by access connections to and from the mainline.

2. **Rural/Urban Locations.** In rural areas, the location of grade separation structures is determined by the access and feasibility study. For urban areas, usually grade separation structures are provided every three to four blocks for continuity.

3. **Local Considerations.** Closing the crossroad can have a significant effect on local users and the overall local road system integrity, due primarily to changes in travel patterns. These may include:

   a. **School Bus Routes.** The effect of a road closure on the bus route system can be two-fold. There may be an increase in the operating cost due to longer buses routes and an increase in the travel time for school children.
b. **Emergency Personnel.** The financial effect of the longer detour route on emergency vehicles is generally not a concern. However, the extra response time could adversely affect the health and safety of local citizens.

c. **Mail Routes.** Mail delivery is normally a minor consideration. Although there may be extra financial burdens, these are generally minor because most routes can be rearranged.

d. **Businesses/Farms.** Evaluate access to businesses and farms to ensure that these operations can continue without severe economic hardship. For businesses, the road closure can significantly affect their deliveries and the number of customers they receive (e.g., customers may be unwilling to travel the extra distance). For farmers, the road closure may require the transportation of large, slow-moving farm equipment along busy alternative facilities.

e. **Social Factors.** Parks, churches, cemeteries, public facilities, and other areas or buildings of social concern generally cannot be relocated. Limited access to these facilities may create undue hardship if a specific road is closed.

f. **Land Use Planning.** Consider future land use within a suburban environment to ensure adequate access and reciprocation factors are available.

### 44-4.02(b) Design

When designing grade separations, the following guidelines will be applicable:

1. **Design Criteria.** Section 33-5, Chapter 39, and Part V, Highway Systems, provide geometric design criteria for structures including clear roadway bridge widths, vertical clearances, horizontal clearance, shoulder widths, etc.

2. **Over versus Under.** The decision on whether the freeway should be over or under the crossroad is normally dictated by topography and cost. If the topography does not favor one profile over the other, use the following guidelines to decide which highway should cross over the other:

   a. **Cost-Effectiveness.** The designer should consider which alternative will be more cost effective to construct. Some elements to consider are the amount of embankment and excavation required, span lengths, angle of skew, gradients, sight distances, alignment, vertical clearances, constructability, traffic control, right-of-way, drainage, soil conditions, and construction costs.

   b. **Classification.** Select the alternative that provides the highest design level for the mainline road. Typically, the crossroad has a lower design speed and, therefore, the minor road can be designed with steeper gradients, lesser roadway widths, steeper side slopes, etc.

   c. **Future Crossings.** Plan future crossings and/or structures as overpasses over the mainline. Overpasses are easier to install and will be less disruptive to the freeway when they are constructed in the future.
3. **Vertical Clearance.** The allowable vertical clearance for rural and urban interstate projects is 16 ft 09 in for new construction/reconstruction. For urban interstates within the single routing with a 16 ft 09 in vertical clearance, 15 ft 00 in is permitted. Refer to the figures in Section 44-6 for maps of single routing in the urban areas of Peoria, the Quad Cities, the Metro-east St. Louis, and the Chicago metropolitan. See Figure 33-5.A for vertical clearance requirements. If these vertical clearances cannot be met, a design exception must be sought. Refer to Section 31-7.04(c) for directions to process a design exception for vertical clearances over interstates.

4. **Horizontal Distance.** The distance required for adequate design of a grade separation depends on the design speed, the roadway gradient, and the amount of rise or fall necessary to affect the separation. Figure 44-4.A can be used during Phase I to quickly determine whether a grade separation is feasible for a given set of conditions, what gradients may be involved, and what profile adjustments may be necessary on the crossroad. Also, carefully study sight distance requirements because these will often dictate the required horizontal distance along the crossroad. When using Figure 44-4.A, consider the following:

   a. **Minimum Horizontal Distances.** The plotted lines on Figure 44-4.A are derived assuming the same approach gradient on each side of the structure. However, values of “D” from the figure also are applicable to combinations of unequal gradients. Distance “D” is equal to the length of the initial vertical curve, plus one-half the central vertical curve, plus the length of tangent between the curves. Lengths of vertical curves are based on the stopping sight distance. However, longer vertical curves are desirable from an aesthetic and safety standpoint. Conversely, longer curve lengths may be costlier due to increased earthwork quantities. However, these additional costs may be a less important consideration if crossroads or access points exist near the grade separation structure.

   b. **Maximum Gradient.** The lower terminal point of each gradient line on Figure 44-4.A, marked by a small symbol, indicates the distance where the tangent between the curves is zero and below which a design for the given grade is not feasible (i.e., a profile condition where the minimum central and end curves for the gradient would overlap).

   c. **Restricted Gradients.** For the usual profile rise or fall required for a grade separation (“H” of 25 ft (7.5 m) or less), do not use gradients greater than 3% for a design speed of 70 mph (110 km/h), 4% for 60 mph (100 km/h), 5% for 50 mph (80 km/h), and 6% for 40 mph (60 km/h). For values of “H” less than 25 ft (7.5 m), use flatter gradients.

   d. **Relationship.** For a given “H” and design speed, distance “D” is only shortened a negligible amount by increasing the gradient. However, the distance “D” varies to a greater extent for a given “H” and “G” with respect to the design speed.
Grade Separation Determination (US Customary)

Figure 44-4.A

Note: Symbols on ends of lines indicate the point below which the grade is not feasible, necessitating the use of next flatter curve.
GRADE SEPARATION DETERMINATION
(Metric)

Figure 44-4.A
e. **Elevation.** Considering the vertical clearance and structural depth, an elevation distance of "H" is typically between 23 ft and 25 ft (7.0 m and 7.5 m) for the grade separation of two highways. “H” is typically the same for a freeway under a railroad. For a railroad facility under a freeway, “H” is typically 30 ft to 31 ft (9.2 m to 9.4 m).

f. **Design Speed.** To provide additional safety at rural grade separations where the crossroad passes over the freeway, consider designing the crest vertical curve with a design speed of 55 mph (90 km/h) or greater.

### 44-4.03 Feasibility Analysis

#### 44-4.03(a) Procedure

When determining the feasibility of closing a crossroad or providing a grade separation on the crossroad, a cost analysis must be completed. This will include comparing the additional road user costs for closing the facility against the amortized annual cost of building a grade separation. The following steps will apply in making this analysis:

1. **Data Gathering.** The first step is to gather all the necessary data for the cost analysis. This includes a map showing the location of other possible crossings, traffic volumes, construction costs, unit prices, service life for various construction elements, possible detour routes, length of alternative routes, a field review of the area, and possibly meeting with farmers, businessmen, the local postmaster, and local school officials.

2. **Road Closure.** The cost of the road closure is based on the increase in cost for road users to travel the additional distance to reach their destination. The computation of these costs is based on traffic volumes, distribution of vehicular types (e.g., passenger cars, trucks, buses), additional detour distance, and variable operating costs. Figure 44-4.B provides a form that can be used in the road closure analysis. The following steps will apply to Figure 44-4.B:

a. **Traffic Volume/Composition.** Use the latest data available for traffic volumes and vehicle composition. For local roads, this information can be obtained from the district and/or Chicago Area Transportation System. Adjust the traffic volumes for the design year (e.g., 20 years). For most analyses, the crossroad traffic will typically be the single most important element in influencing the cost analysis for grade separations.

b. **Alternative Route Distances.** Determine the most practical route that will be taken and measure these distances from a local map. The most practical route will typically be obvious. However, in some cases, it may be beneficial to talk with the appropriate local officials (e.g., county officials, emergency personnel, local school district).
NAME OF CROSSROAD: ____________________  FREEWAY ALTERNATIVE: ____________________

A. GENERAL CONDITIONS:
1. Traffic on crossroads (ADT _____)  _____________
2. School buses (daily trips/max. extra distance per trip if closed)  _____________
3. Mail Route (max. extra distance per day if closed)  _____________
4. Emergency Vehicles (max. extra distance if closed)  _____________
5. Approximate Road User Cost (per mile (kilometer)):
   PV - _______; SU - _______; MU - _______.
6. Approximate Vehicular Traffic Distribution (%):
   PV - _______; SU - _______; MU - _______.

B. ALTERNATIVE TRAFFIC ROUTE IF ROAD IS CLOSED: ____________________________________________

C. ROAD USER COSTS:

<table>
<thead>
<tr>
<th>Point</th>
<th>Distance mile (km)</th>
<th>PV ADT ( )</th>
<th>Cost/mile (Cost/km)</th>
<th>SU ADT ( )</th>
<th>Cost/mile (Cost/km)</th>
<th>MU ADT ( )</th>
<th>Cost/mile (Cost/km)</th>
<th>Daily Cost</th>
</tr>
</thead>
<tbody>
<tr>
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<tr>
<td>Totals:</td>
<td></td>
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</tr>
</tbody>
</table>

DAILY COST IF ROAD IS CLOSED

DAILY COST IF ROAD IS OPEN

1. Daily Increase in Road User Costs:  $ 
2. Annual Increase in Road User Costs (Item 1 x 365):  $ 

JUSTIFICATION FOR GRADE SEPARATION STRUCTURE
(Part 1)

Figure 44-4.B
c. **Road User Costs.** Road user costs are based on the variable operating cost of operating a vehicle. Do not include the fixed (ownership) costs. The latest road user costs can be obtained from BDE. Variable operating costs consist of:

- nonscheduled repairs and maintenance,
- gasoline,
- oil,
- tires,
- gasoline tax (State and Federal),
- oil tax (Federal),
- tire tax (Federal), and
- parking and tolls.

d. **Alternative Route Costs.** The daily road user costs for the alternative route can be determined by multiplying each vehicular cost per mile (kilometer) by the distance of the detour. Do this for each vehicular type and add the total costs together.

e. **Open Road Costs.** Determine the daily road user costs for each vehicular type assuming the road will remain open by multiplying the distance of the existing route by the road user costs.

f. **Final Costs.** Determine the increase in road user costs by subtracting the non-detoured costs from the road closure costs. Multiply this number by 365 to determine the annual cost.

3. **Grade Separation Structure.** For comparison purposes, determine the annualized costs for constructing the grade separation. These include right-of-way acquisition, construction costs, and other mitigating items (e.g., environmental factors). Figure 44-4.C provides a form that may be used to determine these annualized costs. The following steps apply to Figure 44-4.C:

a. **Base Cost.** Estimate quantities or use a generalized quantity (e.g., cost per square foot (square meter) of bridge deck, cost per square foot (square meter) of pavement). Use these quantities in conjunction with the average weighted unit prices to develop the overall grade separation costs. Also, include the cost for any necessary mitigation measures (e.g., relocating businesses, environmental factors, wetland mitigation, compensatory storage) that may be involved with providing a grade separation. Chapters 12, 64, and 65 provide additional guidance in determining quantities and cost estimates for Phase I reports.

b. **Service Life.** Determine the service life for the various construction items. These can be found in Chapter 11.
**NAME OF CROSSROAD:** ________________  
**FREEWAY ALTERNATIVE:** ________________

<table>
<thead>
<tr>
<th>Item</th>
<th>Qty</th>
<th>Unit</th>
<th>Total Cost</th>
<th>Service Life</th>
<th>Amort. Factor</th>
<th>Annual Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Right-of-Way</td>
<td></td>
<td>acre (ha)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tree Removal</td>
<td></td>
<td>acre (ha)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Highway Grade Structure</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Grading</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Earth Excavation</td>
<td></td>
<td>yd³ (m³)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Embankment</td>
<td></td>
<td>yd³ (m³)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Drainage Culverts</td>
<td></td>
<td>ft (m)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Pavement</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Surface Course</td>
<td></td>
<td>ft² (m²)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Base Course</td>
<td></td>
<td>ft² (m²)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. Shoulders</td>
<td></td>
<td>ton (ton)</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>4. Structure</td>
<td></td>
<td>o-o</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Guardrail</td>
<td></td>
<td>ft (m)</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Roadside Improvement</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>1. Seeding</td>
<td></td>
<td>acre (ha)</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>2. Landscaping</td>
<td></td>
<td>(L.S.)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Miscellaneous</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>TOTAL COST IF ROAD IS KEPT OPEN</td>
<td></td>
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</tr>
</tbody>
</table>

**o-o = out to out width**

Annual Increase in Road User Costs if Road is Closed ................................................ $ ___________

Annual Grade Separation Cost if Road is Kept Open ..................................................... $ __________

Proposed Roadway Cross Section:

Recommendation and Comments:

**JUSTIFICATION FOR GRADE SEPARATION STRUCTURE**  
(Part 2)

Figure 44-4.C
c. Annual Costs. Amortization factors are based on the service life of the construction item and the assumed discount rate for capital improvements, typically 3% or 4%. Amortization factors are available in most engineering economic textbooks. Annualized costs are computed by multiplying the base or total cost of the various construction elements by the amortization factor for capital recovery.

d. Total Costs. Sum the annual costs for each element to determine the total annual cost for providing the grade separation.

4. Comparison. Compare the annual road user costs from Step 2 with the annual grade separation costs determined in Step 3. If the value from Step 3 is larger, then the grade separation is not cost effective. If the value from Step 2 is larger, than the grade separation is considered cost effective.

5. Miscellaneous Considerations. If a structure is justified based on costs, then no other analysis will be required. However, if the closure cost to road users is less than the cost of the grade separation structure, then consider the factors listed in Section 44-4.02(a).

6. Summary Sheet. Figure 44-4.D can be used to summarize the results for all the crossings of each alternative affected by the proposed freeway.

44-4.03(b) Example Problem

The following is an example calculation to determine whether to close a crossroad or provide a grade separation over a new freeway.

**********

Example 44-4.1

Given: New Rural Freeway
Design Year Crossroad Traffic Volumes — 80 ADT (2022)
Traffic Distribution — 90% passenger cars, 10% SU vehicles
Existing Route Length — 1.74 miles
Alternative Route Length — 5.16 miles
Variable Operating Costs — passenger cars - $0.31/mile, SU - $1.05/mile, MU - $1.21/mile
Discount Factor — 4%
Proposed Roadway Cross Section — 20 ft traveled way, 3 in Class I Surface, 8 in Aggregate Base, 4 ft Earth Shoulders

Problem: Determine whether to close the crossroad (TR79) or provide a grade separation.

Solution: Use the procedures in Section 44-4.03(a).
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</tbody>
</table>

**SUMMARY OF GRADE SEPARATION/ROAD CLOSURE INVESTIGATIONS**

Figure 44-4.D
**Step #1:** Gather data. Quantities for the grade separation are shown in Figure 44-4.F.

**Step #2:** Determine the cost for closing the road. These calculations are shown in Figure 44-4.E. The extra distance for the detour is 3.42 miles. The average annual cost for closing the road is $37,675.

**Step #3:** Determine the cost for the grade separation structure. Service lives for the various construction items can be found in Chapter 11 and are shown in the table. Amortization factors for a 4% discount rate can be obtained from an engineering economics textbook. Use the capital recovery factor. The annual cost for providing a grade separation is $38,776. These calculations are shown in Figure 44-4.F.

**Step #4:** Comparing the annual grade separation costs ($38,776) against the road closure cost ($37,675), the grade separation cannot be justified economically.

**Step #5:** The road closure would cause significant delays to school bus and emergency vehicle travel times; see Section 44-4.02(a). When considering these factors and the closeness of the annual costs (i.e., less than 5%), a grade separation can be justified for this location.

**Step #6:** This process would be completed for each crossroad that intersects with the freeway to determine if a grade separation structure should be provided or the road closed. The results can be summarized in a table similar to Figure 44-4.D. In some cases, it may be appropriate to propose building a frontage road or service drive between two adjacent roads.

**********
NAME OF CROSSROAD: TR 79 over FAP 406        FREEWAY ALTERNATIVE: A & B

A. GENERAL CONDITIONS:
1. Traffic on crossroads (ADT 2022)  80
2. School buses (daily trips/max. extra distance per trip if closed)  2 min/14 miles
3. Mail Route (max. extra distance per day if closed)  16 miles
4. Emergency Vehicles (max. extra distance if closed)  8 miles
5. Approximate Road User Cost (per mile):
   PV - $0.31/mile; SU - $1.05/mile; MU - $1.21/mile.
6. Approximate Vehicular Traffic Distribution (%):
   PV - 90; SU - 10; MU - 0.

B. ALTERNATIVE TRAFFIC ROUTE IF ROAD IS CLOSED: TR 79 to TR 87 to TR 79 to TR 106

C. ROAD USER COSTS:

<table>
<thead>
<tr>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1-2</td>
<td>1.87</td>
<td>72</td>
<td>0.31</td>
<td>8</td>
<td>1.05</td>
<td></td>
<td></td>
<td>55.60</td>
</tr>
<tr>
<td>2-3</td>
<td>1.55</td>
<td>72</td>
<td>0.31</td>
<td>8</td>
<td>1.05</td>
<td></td>
<td></td>
<td>47.62</td>
</tr>
<tr>
<td>3-4</td>
<td>1.74</td>
<td>72</td>
<td>0.31</td>
<td>8</td>
<td>1.05</td>
<td></td>
<td></td>
<td>53.45</td>
</tr>
<tr>
<td>Totals:</td>
<td>5.16</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>156.67</td>
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</table>

DAILY COST IF ROAD IS OPEN

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<tr>
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<th></th>
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</thead>
<tbody>
<tr>
<td>1-4</td>
<td>1.74</td>
<td>72</td>
<td>0.31</td>
<td>8</td>
<td>1.05</td>
<td></td>
<td></td>
<td>53.45</td>
</tr>
</tbody>
</table>

1. Daily Increase in Road User Costs: $103.22
2. Annual Increase in Road User Costs (Item 1 x 365): $37,675

JUSTIFICATION FOR GRADE SEPARATION STRUCTURE
(Example 44-4.1)

Figure 44-4.E
NAME OF CROSSROAD: TR79 over FAP 406  FREEWAY ALTERNATIVE: A & B

<table>
<thead>
<tr>
<th>Item</th>
<th>Qty</th>
<th>Unit Cost</th>
<th>Total Cost</th>
<th>Service Life (years)</th>
<th>Amort. Factor</th>
<th>Annual Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Right-of-Way (acre)</td>
<td>11.50</td>
<td>2300</td>
<td>26,450</td>
<td>100</td>
<td>0.04081</td>
<td>1079</td>
</tr>
<tr>
<td>Tree Removal (acre)</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Highway Grade Structure</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Grading</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Earth Excavation (yd³)</td>
<td>22,900</td>
<td>3.80</td>
<td>87,020</td>
<td>50</td>
<td>0.04655</td>
<td>4051</td>
</tr>
<tr>
<td>b. Embankment (yd³)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Drainage Culverts (ft)</td>
<td>263</td>
<td>71.63</td>
<td>18,839</td>
<td>40</td>
<td>0.05052</td>
<td>952</td>
</tr>
<tr>
<td>2@ 36 in (125 ft, 138 ft)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Pavement</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. 3 in Class I Surface Course (ft²)</td>
<td>44,300</td>
<td>0.60</td>
<td>26,580</td>
<td>25</td>
<td>0.06401</td>
<td>1701</td>
</tr>
<tr>
<td>b. 8 in Aggregate Base Course (ft²)</td>
<td>44,300</td>
<td>0.93</td>
<td>41,199</td>
<td>25</td>
<td>0.06401</td>
<td>2637</td>
</tr>
<tr>
<td>c. Earth Shoulders (ton)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Structure 32 ft (0-0) x 230 ft  (ft²)</td>
<td>7360</td>
<td>76.00</td>
<td>559,360</td>
<td>50</td>
<td>0.04655</td>
<td>26,038</td>
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<tr>
<td>Guardrail (ft)</td>
<td>575</td>
<td>15.25</td>
<td>8769</td>
<td>20</td>
<td>0.07358</td>
<td>645</td>
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<td>Roadside Improvement</td>
<td></td>
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<tr>
<td>1. Seeding (acre)</td>
<td>6.55</td>
<td>3197</td>
<td>20,940</td>
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<td>0.04655</td>
<td>975</td>
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<td>2. Landscaping (L.S.)</td>
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</tr>
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<td>Miscellaneous</td>
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</tr>
<tr>
<td>TOTAL COST IF ROAD IS KEPT OPEN</td>
<td></td>
<td></td>
<td>$804,157</td>
<td></td>
<td>$38,776</td>
<td></td>
</tr>
</tbody>
</table>

Annual Road User Cost if Road is Closed .......................................................... $ 37,675
Annual Grade Separation Cost if Road is Kept Open .............................................. $ 38,776

Proposed Roadway Cross Section:

Recommendation and Comments:

JUSTIFICATION FOR GRADE SEPARATION STRUCTURE
(Example 44-4.1)
Figure 44-4.F

44-4.14
HARD COPIES UNCONTROLLED
44-5  TABLES OF DESIGN CRITERIA

Figures 44-5.A, 44-5.B, 44-5.C, and 44-5.D present the Department's design criteria for freeway projects. The designer should realize that some of the cross section elements included in the figures (e.g., flush concrete barrier median) are not automatically warranted in the project design. The values in the figures only apply after the decision has been made to include the element in the highway cross section.
### Geometric Design Criteria for Freeways (New Construction/Reconstruction) (US Customary)

**Figure 44-5.A**

<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Rural One-Way DHV: 2300 - 3400 (1)</th>
<th>Rural One-Way DHV: Under 2300 (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Design Controls</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Design Forecast Year</td>
<td>31-4.02</td>
<td>20 Years</td>
<td></td>
</tr>
<tr>
<td><em>Design Speed</em></td>
<td>31-2</td>
<td>Rural: 75 mph (2)</td>
<td>Urban: 60 mph</td>
</tr>
<tr>
<td>Access Control</td>
<td>35-1</td>
<td>Full Control</td>
<td></td>
</tr>
<tr>
<td>Level of Service</td>
<td>31-4.04</td>
<td>Rural: B</td>
<td>Urban: C (3)</td>
</tr>
<tr>
<td><em>Traveled Way Width</em></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shoulder Width</td>
<td>34-2.01</td>
<td>2 @ 36'</td>
<td>2 @ 24'</td>
</tr>
<tr>
<td>Right</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Width Paved</td>
<td>10'</td>
<td>10'</td>
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<tr>
<td>Left</td>
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<tr>
<td>Total Width</td>
<td>10' (4)</td>
<td>10' (4)</td>
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</tr>
<tr>
<td>Paved</td>
<td>10' (5)</td>
<td>6'</td>
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<tr>
<td>Auxiliary Lanes</td>
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<tr>
<td>Lane Width</td>
<td>37-2.05</td>
<td>12'</td>
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</tr>
<tr>
<td>Shoulder Width</td>
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<tr>
<td>Right</td>
<td>10'</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Left</td>
<td>8' (Minimum)</td>
<td></td>
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</tr>
<tr>
<td>Cross Slope</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Travel Lane Shoulder</em></td>
<td>34-2.01</td>
<td>3/16&quot;/ft for lanes adjacent to crown (6)</td>
<td></td>
</tr>
<tr>
<td>Median Width</td>
<td>34-3</td>
<td>Minimum: 60'</td>
<td>Minimum: 56'</td>
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<td>Depressed</td>
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<td>Flush (Concrete Barrier)</td>
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<tr>
<td>Clear Zone</td>
<td>38-3</td>
<td>23' (7)</td>
<td>20' (7)</td>
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<td>Roadway Sides</td>
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<td>Cut Section</td>
<td>34-4.03</td>
<td>1V:6H</td>
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<tr>
<td>Ditch Bottom Width</td>
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<tr>
<td>Back Slope</td>
<td>4' (9)</td>
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<td>16'-0&quot; (15c)</td>
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<td><em>Vertical Clearance (Freeway over Railroad)</em></td>
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* Controlling design criteria (see Section 31-6).
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<td>3.0 m</td>
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<td>3.0 m (4)</td>
<td>3.0 m (4)</td>
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<td></td>
<td>Left</td>
<td>Total Width</td>
<td>3.0 m</td>
<td>2.4 m</td>
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<td></td>
<td>Paved</td>
<td>3.0 m (5)</td>
<td>1.8 m</td>
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<td>Shoulder Width</td>
<td>Right: 3.0 m</td>
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<td>1.5% for lanes adjacent to crown (6)</td>
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<td>Shoulder</td>
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<td>4%</td>
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<td>Clear Zone</td>
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<td>(8)</td>
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<td>Roadway Slopes</td>
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<td>1V:6H</td>
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<td>Front Slope</td>
<td></td>
<td>1.2 m (9)</td>
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<tr>
<td></td>
<td>Ditch Bottom Width</td>
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<td>1V:3H (16)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Back Slope</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Rock Cut</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Fill Section</td>
<td></td>
<td>1V:6H to Clear Zone; 1V:3H max. to Toe of Slope (11)</td>
<td></td>
</tr>
<tr>
<td>Median Slopes</td>
<td></td>
<td></td>
<td>1V:6H</td>
<td></td>
</tr>
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<td>Bridges</td>
<td>New and Reconstructed Bridges</td>
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<td>MS-18</td>
<td></td>
</tr>
<tr>
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<td>16.3 m (13)</td>
<td>12.0 m</td>
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<td></td>
<td>Existing Bridges to Remain in Place</td>
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<td>MS-18</td>
<td></td>
</tr>
<tr>
<td>Bridges</td>
<td>*Clear Roadway Width (14)</td>
<td>39-6</td>
<td>16.0 m</td>
<td>11.4 m</td>
</tr>
<tr>
<td>Bridges</td>
<td>New and Replaced Overpassing Bridges (15b)</td>
<td>39-6</td>
<td>16.0 m</td>
<td>11.4 m</td>
</tr>
<tr>
<td></td>
<td>Existing Overpassing Bridges</td>
<td>39-4</td>
<td>5.1 m (15c)</td>
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</tr>
<tr>
<td>Bridges</td>
<td>Overhead Signs/ Pedestrian Bridges</td>
<td>33-5</td>
<td>4.9 m (15c)</td>
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</tr>
<tr>
<td>Bridges</td>
<td>*Vertical Clearance (Freeway Under) (15a)</td>
<td>39-4.06</td>
<td>5.25 m (15b)</td>
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</tr>
<tr>
<td>Bridges</td>
<td>*Vertical Clearance (Freeway over Railroad)</td>
<td>39-4.06</td>
<td>7.0 m</td>
<td></td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8).

GEOMETRIC DESIGN CRITERIA FOR FREEWAYS
(New Construction/Reconstruction)
(Metric)

Figure 44-5.A
(1) **Traffic Volumes.** The design hourly volumes (DHV) are calculated assuming base conditions (except for 16% heavy vehicles) and a PHF = 1.0. Adjust these values using local factors.

(2) **Design Speed.** In rolling terrain, a minimum design speed of 60 mph (100 km/h) may be considered with study and justification.

(3) **Level of Service.** In major urban areas, a level of service D may be considered with study and justification.

(4) **Shoulder Width (Right).** Where the directional distribution of trucks exceeds 250 DDHV, consider providing a 12 ft (3.6 m) paved shoulder.

(5) **Shoulder Width (Left).** Where there are three or more lanes in one direction and the directional distribution of trucks exceeds 250 DDHV, consider providing a 12 ft (3.6 m) paved shoulder.

(6) **Travel Lane Cross Slope.** For each additional lane away from the crown lanes, increase the cross slope by 1/16″/ft (0.5%) per additional lane up to a maximum of 5/16″/ft (2.5%).

(7) **Flush Median Width.** Consider providing wider medians where required for snow storage.

(8) **Clear Zone.** The clear zone will vary according to design speed, traffic volumes, side slopes, and horizontal curvature.

(9) **Ditch Bottom Width.** Provide a wider outside ditch bottom where detention storage of storm water is a consideration.

(10) **Back Slope.** Where the height of cut exceeds 10 ft (3 m), consider using a 1V:2H back slope beyond the clear zone. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(11) **Fill Slope.** For fill heights greater than 30 ft (9 m), use a 1V:2H uniform slope with a roadside barrier. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(12) **New and Reconstructed Bridge Widths.** Clear roadway bridge widths are measured from face to face of parapets or rails. Bridge widths are normally defined as the sum of the approach traveled way width and the width of the paved shoulders.

(13) **Bridge Width.** Where the directional distribution of trucks exceeds 250 DDHV, consider providing 12 ft (3.6 m) right and left shoulders. Total width equals 60 ft (18.0 m).

(14) **Existing Bridge Widths to Remain in Place.** Clear roadway bridge widths are measured from face to face of parapets or rails. Implies elements allowed to remain in place without a design exception approval when cost effective and when safety record is satisfactory.

(15) **Vertical Clearance (freeway under).**
   a. The clearance must be available over the traveled way and any paved shoulders.
   b. Make allowances to maintain 16 ft-0 in (4.9 m) minimum vertical clearance in anticipation of future overlays.
   c. In urban areas, a 15 ft 0 in (4.5 m) clearance may be used where a single routing interstate with a 16 ft 0 in (4.9 m) clearance is available. See Section 44-6 for maps of the single routing in urban areas of Illinois.

**GEOMETRIC DESIGN CRITERIA FOR FREEWAYS**

* (New Construction/Reconstruction)

**Footnotes to Figure 44-5A**
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Rural One-Way DHV: 2300 - 3400 (2)</th>
<th>Rural One-Way DHV: Under 2300 (2)</th>
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<tbody>
<tr>
<td>Design Forecast Year</td>
<td>31-4.02</td>
<td>20 Years</td>
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<tr>
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<td>70 mph (3)</td>
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<td>35-1</td>
<td>Full Control</td>
<td></td>
</tr>
<tr>
<td>Level of Service</td>
<td>31-4.04</td>
<td>B</td>
<td></td>
</tr>
<tr>
<td>*Traveled Way Width</td>
<td>34-2.01</td>
<td>2 @ 30'</td>
<td>2 @ 24' (4)</td>
</tr>
<tr>
<td>Shoulder Width</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Right</td>
<td>34-2.02</td>
<td>10'</td>
<td>10'</td>
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<tr>
<td>Paved</td>
<td></td>
<td>10' (5)</td>
<td>10' (5)</td>
</tr>
<tr>
<td>Left</td>
<td></td>
<td>8'</td>
<td>6'</td>
</tr>
<tr>
<td>Paved</td>
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<td>8' (6)</td>
<td>4'</td>
</tr>
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<td>37-2.05</td>
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<tr>
<td>Shoulder Width</td>
<td></td>
<td>11'</td>
<td></td>
</tr>
<tr>
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<td></td>
<td>10'</td>
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</tr>
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<td>Shoulder Width</td>
<td></td>
<td>11'</td>
<td></td>
</tr>
<tr>
<td>Cross Slopes</td>
<td>34-2.01</td>
<td>3/16&quot;/ft for lanes adjacent to crown (7)</td>
<td></td>
</tr>
<tr>
<td>*Travel Lane</td>
<td>34-2.02</td>
<td>Shoulder</td>
<td>1/2&quot;/ft to 3/4&quot;/ft</td>
</tr>
<tr>
<td>Median Width</td>
<td>34-3</td>
<td>Minimum: 54&quot; (8)</td>
<td>Minimum: 50&quot; (8)</td>
</tr>
<tr>
<td>Flush (Concrete Barrier)</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Clear Zone</td>
<td>38-3</td>
<td>22&quot; (9)</td>
<td>18&quot;-5&quot; (9)</td>
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<tr>
<td>Roadway Slopes</td>
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<td>Front Slope</td>
<td>1V:4H</td>
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<td>Ditch Bottom Width</td>
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<tr>
<td>Back Slope</td>
<td></td>
<td>1V:3H (12)</td>
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</tr>
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<td>Rock Cut</td>
<td>34-4.05</td>
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<td>Fill Section</td>
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<td>1V:4H</td>
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<td>17'-0&quot; (15b)</td>
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<td>21'-6&quot;</td>
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*Controlled design criteria (see Section 31-3A)

**GEOMETRIC DESIGN CRITERIA FOR EXISTING CROSS-SECTION ELEMENTS TO REMAIN IN PLACE ON RURAL FREEWAYS**

(Reconstruction)

(US Customary)

Figure 44-5.B
### Geometric Design Criteria for Existing Cross-Section Elements To Remain in Place on Rural Freeways (Reconstruction) (Metric)

<table>
<thead>
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<th>Design Element</th>
<th>Manual Section</th>
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<th>Rural One-Way DHV: Under 2300 (2)</th>
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<tr>
<td>Level of Service</td>
<td>31-4.04</td>
<td>B</td>
<td></td>
</tr>
<tr>
<td>* Traveled Way Width</td>
<td>34-2.01</td>
<td>2 @ 10.8 m</td>
<td>2 @ 7.2 m (4)</td>
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<tr>
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<td>3.0 m</td>
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<td>3.0 m (5)</td>
<td>3.0 m (5)</td>
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<td>Left Paved</td>
<td>2.4 m (6)</td>
<td>1.2 m</td>
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</tr>
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<td>Auxiliary Lanes</td>
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<td>Lane Width</td>
<td>3.3 m</td>
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</tr>
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<td>Shoulder Width</td>
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</tr>
<tr>
<td>Right</td>
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</tr>
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<td>1.2 m (Minimum)</td>
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<td>Cross Slope</td>
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<td>1.5% for lanes adjacent to crown (7)</td>
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<tr>
<td>Shoulder</td>
<td>4% to 6%</td>
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<td>Minimum: 16.2 m (8)</td>
<td>Minimum: 15 m (9)</td>
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<td>6.7 m (9)</td>
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<td>38-3</td>
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<td>Roadway Sides</td>
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<td>Cut Section</td>
<td>Front Slope</td>
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<td>Ditch Bottom Width</td>
<td>600 mm (11)</td>
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<td></td>
<td>Back Slope</td>
<td>1V:3H (12)</td>
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<td>Rock Cut</td>
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<td>34-4.05</td>
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<td>Fill Section</td>
<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (13)</td>
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<tr>
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<td>1V:4H</td>
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<td>Bridges</td>
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</tr>
<tr>
<td>* Structural Capacity</td>
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<td>MS-18</td>
<td></td>
</tr>
<tr>
<td>* Clear Roadway Width (14)</td>
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<td>16.2 m</td>
<td>11.4 m</td>
</tr>
<tr>
<td>* Vertical Clearance (Freeway Under) (15a)</td>
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<td></td>
</tr>
<tr>
<td>Existing Overpassing Bridges</td>
<td>39-4</td>
<td>4.9 m (15c)</td>
<td></td>
</tr>
<tr>
<td>Overhead Signs/ Pedestrian Bridges</td>
<td>33-5</td>
<td>5.2 m (15b)</td>
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</tr>
<tr>
<td>* Vertical Clearance (Freeway over Railroad)</td>
<td>39-4.06</td>
<td>6.6 m</td>
<td></td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8).

**Figure 44-5.B**
(1) **Design Criteria.** The minimum cross-section elements in this figure are allowed to remain in place for reconstruction of an existing freeway provided it is cost effective and the safety record is satisfactory.

(2) **Traffic Volumes.** The design hourly volumes (DHV) are calculated assuming base conditions (except for 16% heavy vehicles) and a PHF = 1.0. Adjust these values using local factors.

(3) **Design Speed.** Existing alignment elements may be allowed to remain in place, provided the comfortable operating speed for level and rolling terrain is a minimum of 65 mph (105 km/h) and 60 mph (100 km/h) respectively.

(4) **Traveled Way Width.** In existing 22' (6.7 m) traveled way width may be allowed to remain with concurrence of a design exception.

(5) **Shoulder Width (Right).** Where the directional distribution of trucks exceeds 250 DDHV, consider providing a 12 ft (3.6 m) paved shoulder.

(6) **Shoulder Width (Left).** Where there are three or more lanes in one direction and the directional distribution of trucks exceeds 250 DDHV, consider providing a 12 ft (3.6 m) paved shoulder.

(7) **Travel Lane Cross Slope.** For each additional lane away from the crown lanes, increase the cross slope by 1/16′/ft (0.5%) per additional lane up to a maximum of 5/16′/ft (2.5%).

(8) **Depressed Median Width.** Median width based on paved shoulder width 1V:6H median slope, and 2 ft (600 mm) ditch bottom width.

(9) **Flush Median Width.** Only use flush medians with concrete barrier where right-of-way or topography restricts the use of a depressed median. Consider providing wider medians where required for snow storage.

(10) **Clear Zone.** The clear zone will vary according to design speed, traffic volumes, side slopes, and horizontal curvature. Consider providing wider zones where required for snow storage.

(11) **Ditch Bottom Width.** Provide a wider outside ditch bottom where detention storage of storm water is a consideration.

(12) **Back Slope.** Where the height of cut exceeds 10 ft (3 m), consider using a 1V:2H back slope beyond the clear zone. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(13) **Fill Slope.** For fill heights greater than 30 ft (9 m), use a 1V:2H uniform slope with a roadside barrier. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(14) **Existing Bridge Widths to Remain in Place.** Clear roadway bridge widths are measured from face to face of parapets or rails. Implies elements allowed to remain in place without a design exception approval when cost effective and when safety record is satisfactory.

(15) **Vertical Clearance (Freeway Under).**
   a. The clearance must be available over the traveled way and any paved shoulders.
   b. Make allowances to maintain 16 ft-0 in (4.9 m) minimum vertical clearance in anticipation of future overlays.
   c. In urban areas, a 15 ft 0 in (4.5 m) clearance may be used where a single routing interstate with a 16 ft 0 in (4.9 m) clearance is available. See Section 44-6 for maps of the single routing in urban areas of Illinois.

---

**GEOMETRIC DESIGN CRITERIA FOR EXISTING CROSS-SECTION ELEMENTS TO REMAIN-IN-PLACE ON RURAL FREEWAYS (Reconstruction)**

Footnotes to Figure 44-5.B
<table>
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<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Urban One-Way DHV: 2800 - 4300 (2)</th>
<th>Urban One-Way DHV: Under 2800 (2)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Design Forecast Year</strong></td>
<td>31-4.02</td>
<td>20 Years</td>
<td></td>
</tr>
<tr>
<td><strong>Design Speed</strong></td>
<td>31-2</td>
<td>60 mph (3)</td>
<td></td>
</tr>
<tr>
<td><strong>Access Control</strong></td>
<td>35-1</td>
<td>Full Control</td>
<td></td>
</tr>
<tr>
<td><strong>Level of Service</strong></td>
<td>31-4.04</td>
<td>C (4)</td>
<td></td>
</tr>
<tr>
<td><strong>Travelled Way Width</strong></td>
<td>34-2.01</td>
<td>2 @ 36'</td>
<td>2 @ 24' (5)</td>
</tr>
<tr>
<td>Shoulder Width</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Right</td>
<td>Total Width</td>
<td>10'</td>
<td>10'</td>
</tr>
<tr>
<td>Paved</td>
<td></td>
<td>10' (6)</td>
<td>10' (6)</td>
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<tr>
<td>Left</td>
<td>Total Width</td>
<td>8'</td>
<td>8'</td>
</tr>
<tr>
<td>Paved</td>
<td></td>
<td>8' (7)</td>
<td>4'</td>
</tr>
<tr>
<td><strong>Auxiliary Lanes</strong></td>
<td>37-2.05</td>
<td>Lane Width</td>
<td>11'</td>
</tr>
<tr>
<td>Shoulder Width</td>
<td>Right: 6'</td>
<td></td>
<td>Left: 4' (Minimum)</td>
</tr>
<tr>
<td><strong>Cross Slope</strong></td>
<td>34-2.01</td>
<td>3/16&quot;/ft for lanes adjacent to crown (8)</td>
<td></td>
</tr>
<tr>
<td>Shoulder</td>
<td>1/2&quot;/ft to 3/4&quot;/ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Median Width</strong></td>
<td>34-3</td>
<td>Minimum: 42&quot; (8)</td>
<td>Minimum: 40&quot; (9)</td>
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<tr>
<td>Plain (Concrete Barrier)</td>
<td></td>
<td>16' (10)</td>
<td>16' - 8&quot; (10)</td>
</tr>
<tr>
<td>Clear Zone</td>
<td>38-3</td>
<td></td>
<td>(11)</td>
</tr>
<tr>
<td><strong>Roadway Slopes</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cut Section (12)</td>
<td>34-4.03</td>
<td>Front Slope</td>
<td>1V:4H</td>
</tr>
<tr>
<td>Ditch Bottom Width</td>
<td></td>
<td>2'</td>
<td></td>
</tr>
<tr>
<td>Back Slope</td>
<td>34-4.05</td>
<td>Rock Cut</td>
<td>1V:3H (13)</td>
</tr>
<tr>
<td>Fill Section</td>
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<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (14)</td>
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<td><strong>Median Slopes</strong></td>
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<td></td>
<td>1V:4H</td>
</tr>
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<td><strong>Existing Bridges to Remain in Place</strong></td>
<td>39-5</td>
<td>*Structural Capacity</td>
<td>N/A</td>
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<td>*Clear Roadway Width (15)</td>
<td></td>
<td>HS-20</td>
<td></td>
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<td>54'</td>
<td></td>
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<td><strong>Overhead Signs/ Pedestrian Bridges</strong></td>
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<td>38'</td>
<td></td>
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<td>39-4.06</td>
<td>16'-0&quot; (16c)</td>
<td></td>
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<td><strong>Vertical Clearance (Freeway over Railroad)</strong></td>
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<td>21'-6&quot;</td>
<td></td>
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* Controlling design criteria (see Section 31-8).

GEOMETRIC DESIGN CRITERIA FOR EXISTING CROSS-SECTION ELEMENTS TO REMAIN IN PLACE ON URBAN FREEWAYS (Reconstruction) (US Customary)

Figure 44-5.C
## GEOMETRIC DESIGN CRITERIA FOR EXISTING CROSS-SECTION ELEMENTS TO REMAIN IN PLACE ON URBAN FREEWAYS

(Reconstruction)

(Metric)

**Figure 44-5.C**

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<td>2 @ 10.8 m</td>
<td>2 @ 7.2 m (5)</td>
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<tr>
<td></td>
<td></td>
<td>3.0 m</td>
<td>3.0 m</td>
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<td></td>
<td>3.0 m (6)</td>
<td>3.0 m (6)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2.4 m</td>
<td>1.5 m</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2.4 m (7)</td>
<td>1.2 m</td>
</tr>
<tr>
<td>Shoulder Width</td>
<td>Right Total Width</td>
<td>34-2-01</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Paved</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shoulder Width</td>
<td>Left Total Width</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Paved</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Auxiliary Lanes</td>
<td>Lane Width</td>
<td>37-2-05</td>
<td></td>
</tr>
<tr>
<td>Shoulder Width</td>
<td>Right: 1.8 m</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Left: 1.2 m (Minimum)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cross Slope</td>
<td>Travel Lane</td>
<td>34-2-01</td>
<td>1.5% for lanes adjacent to crown (6)</td>
</tr>
<tr>
<td>Shoulder Width</td>
<td>34-2-02</td>
<td></td>
<td>4% to 6%</td>
</tr>
<tr>
<td>Median Width</td>
<td>Depressed</td>
<td>34-3</td>
<td>Minimum: 12.8 m (9)</td>
</tr>
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<td></td>
<td>Flush (Concrete Barrier)</td>
<td></td>
<td>Minimum: 12.0 m (10)</td>
</tr>
<tr>
<td></td>
<td>4.8 m (10)</td>
<td></td>
<td>5.5 m (10)</td>
</tr>
<tr>
<td>Clear Zone</td>
<td>35-3</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Roadway Slopes | Cut Section (12) | 34-4-03                           | 1V:4H                             |
|                | Front Slope     |                                   |                                   |
|                | Ditch Bottom Width | 600 mm                           |                                   |
|                | Back Slope      | 1V:3H (13)                       |                                   |
|                | Rock Cut        | 34-4-05                           |                                   |
|                | Fill Section    | 34-4-02                           | 1V:4H to Clear Zone. 1V:3H max. to Toe of Slope (14) |

| Median Slopes | 34-3           | 1V:4H                             |                                   |

| Bridges        | *Structural Capacity | N/A                               | MS-16                             |
|                | *Clear Roadway Width (15) | 39-6                             | 16.2 m                           |
|                | Existing Overpassing Bridges | 39-5                             | 4.9 m (16c)                      |
|                | Overhead Signs/ Pedestrian Bridges | 33-5                             | 5.2 m (16b)                      |
|                | *Vertical Clearance (Freeway over Railroad) | | 6.8 m                           |

* Controlling design criteria (see Section 31-6)
(1) **Design Criteria.** The minimum cross-section elements in this figure are allowed to remain in place for reconstruction of an existing freeway provided it is cost effective and the safety record is satisfactory.

(2) **Traffic Volumes.** The design hourly volumes (DHV) are calculated assuming base conditions (except for 16% heavy vehicles) and a PHF = 1.0. Adjust these values using local factors.

(3) **Design Speed.** With restricted conditions, a minimum design speed of 55 mph (90 km/h) may be considered to remain-in-place with study and justification. Also, consider the existing posted speed limits.

(4) **Level of Service.** In major urban areas, a level of service D may be considered on a reconstruction project with study and justification.

(5) **Traveled Way Width.** In existing 22 ft (6.7 m) traveled way width may be allowed to remain with concurrence of a design exception.

(6) **Shoulder Width (Right).** Where the directional distribution of trucks exceeds 250 DDHV, consider providing a 12 ft (3.6 m) paved shoulder.

(7) **Shoulder Width (Left).** Where there are three or more lanes in one direction and the directional distribution of trucks exceeds 250 DDHV, consider providing a 12 ft (3.6 m) paved shoulder.

(8) **Travel Lane Cross Slope.** For each additional lane away from the crown lanes, increase the cross slope by 1/16″/ft (0.5%) per additional lane up to a maximum of 5/16″/ft (2.5%).

(9) **Depressed Median Width.** Median width based on 1V:4H median slope, and 2 ft (600 mm) ditch bottom width (3 – Lanes/Direction) or 4 ft. (1.2 m) ditch bottom width (2-Lanes/Direction).

(10) **Flush Median Width.** Only use flush medians with concrete barrier where right-of-way or topography restricts the use of a depressed median. Consider providing wider medians where required for snow storage.

(11) **Clear Zone.** The clear zone will vary according to design speed, traffic volumes, side slopes, and horizontal curvature.

(12) **Cut Section.** In restricted right-of-way, the typical design will have mountable curb and gutter behind the shoulder and an enclosed drainage system.

(13) **Back Slope.** Where the height of cut exceeds 10 ft (3 m), consider using a 1V:2H back slope beyond the clear zone. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(14) **Fill Slope.** For fill heights greater than 30 ft (9 m), use a 1V:2H uniform slope with a roadside barrier. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(15) **Existing Bridge Widths to Remain in Place.** Clear roadway bridge widths are measured from face to face of parapets or rails. Implies elements allowed to remain in place without a design exception approval when cost effective and when safety record is satisfactory.

(16) **Vertical Clearance (Freeway Under).**
   a. The clearance must be available over the traveled way and any paved shoulders.
   b. A 15 ft 0 in (4.5 m) clearance may be used where a single routing interstate with a 16 ft 0 in (4.9 m) clearance is available.
   c. In urban areas, a 15 ft 0 in (4.5 m) clearance may be used where a single routing interstate with a 16 ft 0 in (4.9 m) clearance is available. See Section 44-6 for maps of the single routing in urban areas of Illinois.

### GEOMETRIC DESIGN CRITERIA FOR EXISTING CROSS-SECTION ELEMENTS TO REMAIN-IN-PLACE ON URBAN FREEWAYS (Reconstruction)

**Footnotes to Figure 44-5.C**
<table>
<thead>
<tr>
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<th>60 mph</th>
<th>70 mph</th>
<th>75 mph</th>
</tr>
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<tr>
<td>* Stopping Sight Distance (1)</td>
<td>31-3.01</td>
<td></td>
<td>570'</td>
<td>730'</td>
<td>820'</td>
</tr>
<tr>
<td>Decision Sight Distance (2)</td>
<td>31-3.02</td>
<td>Rural: 990'? Urban: 1280'?</td>
<td>1105'?</td>
<td>1180'?</td>
<td></td>
</tr>
<tr>
<td>* Superelevation Rates</td>
<td>32-3</td>
<td>New: $e_{max} = 6%$</td>
<td>Reconstruction: $e_{max} = 8%$ (3)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* Horizontal Sight Distance</td>
<td>32-4</td>
<td>(4)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>* Vertical Curvature (K-values)</td>
<td></td>
<td>Crest</td>
<td>151</td>
<td>247</td>
<td>312</td>
</tr>
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<td></td>
<td></td>
<td>Sag</td>
<td>136</td>
<td>184</td>
<td>206</td>
</tr>
<tr>
<td>* Maximum Grade (5)</td>
<td>33-2.02</td>
<td>Level</td>
<td>New: 3%</td>
<td>Remain in Place: 4%</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>Rolling</td>
<td>New: 4%</td>
<td>Remain in Place: 5%</td>
<td></td>
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<tr>
<td>Minimum Grade</td>
<td>33-2.03</td>
<td>Rural</td>
<td>Desirable: 0.5% Minimum: 0.0% (with Special Ditching)</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>Urban</td>
<td>Desirable: 0.5% Minimum: 0.3% (with Curb and Gutter) (6)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8).

1. **Stopping Sight Distance.** Table values are for passenger cars on level grade.

2. **Decision Sight Distance.** Table values are for the avoidance maneuver (speed/path/direction change).

3. **Minimum Radii/Superelevation Rates.** Values are only allowed for remain-in-place elements.

4. **Horizontal Sight Distance.** For a given design speed, the necessary middle ordinate will be determined by the radius of curve and the required sight distance.

5. **Maximum Grade.**
   a. **Rural.** With wide medians where two roadways are on independent alignments, downgrades may be 1% steeper.
   b. **Urban.** Grades 1% steeper may be used for restricted conditions.

6. **Minimum Grades.** Where curb and gutter is required due to restricted right-of-way, use M-4.24 curb and gutter and locate it no closer than the outer edge of shoulder.

**ALIGNMENT CRITERIA FOR FREEWAYS**  
(US Customary)

**Figure 44-5.D**
**ALIGNMENT CRITERIA FOR FREEWAYS**  
(Metric)

**Figure 44-5.D**

<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Design Speed</th>
</tr>
</thead>
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<tr>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>165 m</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Rural: 315 m</td>
</tr>
<tr>
<td>Minimum Radii</td>
<td>e_{max} = 6% (New)</td>
<td>Desirable: &gt; 1000 m</td>
</tr>
<tr>
<td></td>
<td>e_{max} = 8% (Reconstruction)</td>
<td>394 m (3)</td>
</tr>
<tr>
<td>Minimum Grade</td>
<td>Rural</td>
<td>New: 3%</td>
</tr>
<tr>
<td></td>
<td>Urban</td>
<td>Desirable: 0.5%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>New: 4%</td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8 and Form BDE 31-8).

1. **Stopping Sight Distance.** Table values are for passenger cars on level grade.
2. **Decision Sight Distance.** Table values are for the avoidance maneuver (speed/path/direction change).
3. **Minimum Radii/Superelevation Rates.** Values are only allowed for remain-in-place elements.
4. **Horizontal Sight Distance.** For a given design speed, the necessary middle ordinate will be determined by the radius of curve and the required sight distance.
5. **Maximum Grade:**
   a. **Rural.** With wide medians where two roadways are on independent alignments, downgrades may be 1% steeper.
   b. **Urban.** Grades 1% steeper may be used for restricted conditions.
6. **Minimum Grades:** Where curb and gutter are required due to restricted right-of-way, use M-10.60 curb and gutter and locate it no closer than the outer edge of shoulder.
44-6 SINGLE INTERSTATE ROUTING FOR SELECT URBAN AREAS

The integrity of the Interstate System for national defense purposes shall be maintained to meet AASHTO policy as stated in AASHTO’s “A Policy on Design Standards - Interstate System.” IDOT requires vertical clearances on new construction/reconstruction Interstate sections in rural areas and single routing through or around urban areas to be no less than 16 ft 09 in (5.1 m). The clear height of structures over other urban interstate routes shall not be less than 15 ft 00 in (4.5 m). This clearance is required over the full roadway width (travel lanes and usable shoulders), including ramps and collector-distributor roadways within Interstate-to-Interstate interchanges.

The FHWA allows a minimum 16 ft 00 in (4.9 m) in rural areas and along the single routing in urban areas. The minimum vertical clearance in other urban areas shall be no less than 14 ft 00 in (4.3 m). The extra clearance IDOT requires allows for future overlays. The urban areas in Illinois where single routing occurs and the figures showing maps of the routing are:

- the Chicago urban area\(^1\); Figure 44-6.A
- Metro-east St. Louis urban area; Figure 44-6.B
- Peoria urban area, Figure 44-6.C
- Quad Cities; and Figure 44-6.D

The Federal Highway Administration (FHWA) and the Surface Deployment and Distribution Command Transportation Engineering Agency (SDDCTEA), previously the Military Traffic Command Transportation Engineering Agency, have cooperated to meet the demands of the military traffic on the Interstate System, particularly in the area of vertical clearance. The coordination and reporting with the SDDCTEA on all design exceptions for vertical clearance is to ensure the Department of Defense is aware of the locations of nonstandard clearances on the Interstate System in the event a defense emergency arises. The military continues to have a need for the 16-ft (4.9m) clearance. While the size of future equipment that may use the Interstate System is unknown, the SDDCTEA needs to ensure options remain for the routing of military equipment.

1. The map for the Chicago metropolitan area is the most current available. The SDDCTEA have added the section of I-355 between I-80 and I-55 to the single routing since this map was released.
SINGLE INTERSTATE ROUTING FOR THE CHICAGO URBAN AREA

FIGURE 44-6.A

DESIGNATED URBAN VERTICAL CLEARANCE ROUTES

ILLINOIS

State: ILLINOIS
Urbanized Area: Chicago

U.S. Department of Transportation
Federal Highway Administration
DESIGNATED URBAN VERTICAL CLEARANCE ROUTES

State: MISSOURI
Urbanized Area: St. Louis

U.S. Department of Transportation
Federal Highway Administration

Legend:
- Designated Urban VC Route
- Eisenhower Interstate System
- Other IHM Routes
- Non-Interstate STRAHNET Route
- Major STRAHNET Connector
- Interstate Connector
- Unbuilt NHS Routes
- Other Roads (not on NHS)

SINGLE INTERSTATE ROUTING FOR THE METRO-EAST URBAN AREA

FIGURE 44-6.B
DESIGNATED URBAN VERTICAL CLEARANCE ROUTES

State: IOWA
Urbanized Area: Davenport

U.S. Department of Transportation
Federal Highway Administration

Legend:
- Designated Urban VC Route
- Eisenhower Interstate System
- Other NHS Routes
- Non-Interstate STRANHNET Route
- Major STRANHNET Connector
- Intermodal Connector
- Unbuilt NHS Routes
- Other Roads (not on NHS)

FIGURE 44-6.D

SINGLE INTERSTATE ROUTING FOR
THE QUAD CITIES URBAN AREA
44-7 REFERENCES


Chapter Forty-five

EXPRESSWAYS (New Construction/Reconstruction)
# Chapter Forty-five
## EXPRESSWAYS (New Construction/Reconstruction)

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Expressways are functionally classified as Other Principal Arterials and are constructed with partial control of access. Expressways are intended to provide high efficiency, safety, and move high volumes of traffic at high speeds. The operational efficiency, capacity, safety, and cost of the highway facility are largely dependent upon its design. Intersections are an integral feature of an expressway design. Chapter 45 provides guidance in the design of expressways including specific design criteria, frontage roads, median openings, service drive connections, public road connections, and transitions. Information that is also applicable to expressways is included in the following chapters:

- Chapter 11 discusses the design of expressway alignment and profile.
- Chapter 14 discusses intersection design studies.
- Chapter 15 discusses interchange type and design studies.
- Chapters 31, 32, 33, 34, and 39 provide guidance on the geometric design elements that are also applicable to expressways.
- Chapter 35 provides guidelines on the access control around interchanges and intersections on expressways. It also discusses the procedures for preparing access control plans.
- Chapter 36 provides information on the design of intersections including left- and right-turn lanes, channelization, and intersection sight distance.
- Chapter 37 discusses the type, location, layouts, and design of interchanges.
- Chapter 38 provides guidelines on roadside safety issues.
- Chapter 44 discusses the procedures for designing freeways which are expressways with full control of access.

45-1 GENERAL

45-1.01 Design Studies

Chapter 11 discusses the procedures for determining the location of expressways within a corridor. Factors that determine an expressway alignment include:
existing roadway alignment (e.g., most rural expressways will be constructed adjacent and parallel to an existing two-lane highway;

bypasses around communities (by-passes are usually designed with full control of access);

using an existing arterial route through an urbanized area;

location of proposed interchanges;

location of structures over railroads, streams, and river crossings;

access control along the expressway and crossroads at interchanges and intersections;

access to property and right-of-way restrictions;

topography; and

environmental restrictions.

45-1.02 Establishing An Expressway

When a highway is designated and designed as an expressway, the district must prepare and file an Order Establishing a Freeway sometime after receiving design approval but before construction plans are finalized. The details of this procedure are discussed in Chapter 12. The Order must include the access control limits along the mainline, the location of access breaks for field and private entrances, and the limits of access control along each crossroad.

In addition to filing an Order Establishing a Freeway, the district should also consider filing a Corridor Protection Map. The procedures for this process are described in the Land Acquisition Policies and Procedures Manual.

45-1.03 Crossroads

With expressways, crossroads usually remain open and are designed as intersections with median crossovers. Occasionally, a grade separation and/or interchange may be proposed at a crossroad. The following Sections provide guidance for making these decisions.

45-1.03(a) Interchanges/Intersections

For rural expressways, intersections are provided with most public crossroads. When reconstructing urban expressways, limit the number of connections and space them according to Section 45-2.06(b). Chapter 36 provides the design criteria for intersections that are also applicable to expressways.
Interchanges should be constructed or planned at most marked routes or high-volume county highways according to the following guidelines:

- Provide an interchange initially where traffic signals are warranted within nine years of construction.

- Where projected traffic volumes warrant traffic signals within 10 to 20 years, initially provide an intersection. However, provide a design that will accommodate a future interchange. This will include purchasing the access rights for approximately 1000 ft to 1200 ft (300 m to 350 m) along each leg of the crossroad.

- If traffic signals are not warranted within the 20-year design life, construct an intersection.

- Where a low-volume marked route exists within 2 miles (3 km) of another parallel marked route or high-volume crossroad, consider relocating the low-volume route and only provide one interchange to serve both routes.

45-1.03(b) Grade Separations

Grade separations should be considered at all railroad crossings, sites where terrain contours favor the separation of grades, and at high-volume crossroads near an urbanized area where the crossroad connects with a marked route.
45-2 GEOMETRIC DESIGN FEATURES

45-2.01 Design Speed

Figures 45-4.A and 45-4.B provide the range of design speeds for expressways. Existing geometric design features may be allowed to remain in place provided the element meets a minimum design speed; see Section 45-2.02. For additional guidance on selecting design speeds for existing facilities, see Chapter 49. For urban areas, the designer must select a reasonable design speed considering:

- whether a new or existing alignment is proposed for the expressway,
- access restrictions and type of access control that can be achieved,
- if signalized intersections will be allowed, and
- construction costs.

45-2.02 Alignment

Expressways should have smooth-flowing horizontal and vertical alignments. Proper combinations of curvature, tangents, grades, and median types all combine to enhance the safety and aesthetics of expressways. When laying out expressway alignments, consider the following guidelines:

1. Horizontal Alignment. Consider the following:

   - In rural areas, use large radius curves (desirably $R \geq 3000$ ft (1000 m)).
   - Avoid alignments that require superelevation transitions on bridges or bridge approach slabs. In urbanized areas where right-of-way is restricted, it may not be practical to avoid superelevation transition on bridges. See Section 32-3.07 for additional guidance on the location of horizontal curves near bridges.
   - Existing horizontal curves may remain in place provided they have a comfortable operating speed of 65 mph (105 km/h) (level) or 60 mph (100 km/h) (rolling) and there is no history of crashes. See Section 49-3 for guidance on comfortable operating speeds.

2. Vertical Alignment. Although the profile may satisfy all design controls, the use of minimum criteria may appear forced and angular. Use of values in the desirable range will produce a smoother, more aesthetically pleasing alignment. For existing rural roadways, the following will apply:

   a. Sag Vertical Curves. Existing sag vertical curves may remain in place if they have a design speed of 50 mph (80 km/h) or greater and do not have a history of crashes. If not, reconstruct the sag vertical curve to a design speed of 70 mph (110 km/h).
b. **Crest Vertical Curves.** Existing crest vertical curves may remain in place if they have a design speed of 55 mph (90 km/h) or greater and do not have a history of crashes. If not, reconstruct the crest vertical curve to a design speed of 70 mph (110 km/h).

3. **Horizontal and Vertical Combinations.** Consider the relationship between horizontal and vertical alignments simultaneously to obtain a desirable condition. Chapter 33 discusses these relationships and their effect on aesthetics and safety.

### 45-2.03 Typical Sections

The tables in Section 45-4 provide the minimum criteria for lane widths, shoulder widths, median widths, and other cross section elements that should be used on expressways. Figures 45-2.A through 45-2.G illustrate schematic typical sections for various expressway designs.

### 45-2.04 Access Control

Access to expressways should be located at points that will enable vehicles to enter and exit safely without interfering with through traffic. In addition, the controls governing the location of access points must have some degree of flexibility to meet traffic needs, to fit terrain features, and to be cost effective. However, the indiscriminate placing of access points could result in a highway facility that does not fulfill the basic purpose and intent of partial access control.

The types of access allowed on expressways (e.g., partial control, full control on new bypasses, crossover spacing, entrances) are discussed throughout Section 45-2 and Chapter 35. Any major access changes should be discussed at district coordination meetings with both BDE and FHWA. Because most expressways are not on the National Highway System (NHS), any exceptions to Department criteria are reviewed and handled by BDE only.

Chapter 35 provides the procedures for preparing access control plans during Phase I studies.
TYPICAL SECTION FOR RURAL EXPRESSWAY
(New Alignment)

Figure 45-2.A
TYPICAL SECTION FOR RURAL EXPRESSWAY USING EXISTING ROADWAY

Figure 45-2.B
**TYPICAL SECTION FOR URBAN EXPRESSWAY**
(Flush Median with Concrete Barrier)

Figure 45-2.C

- Roadway should be approximately 3' (1.0 m) above the existing ground line.
- Right Shoulder 8' (2.4 m) Gutter
TYPICAL SECTION FOR URBAN EXPRESSWAY
(Raised-Curb Median)

Figure 45-2.D

Notes:
1. This cross-section design is applicable to where the posted speed limit is less than or equal to 45 mph.
2. See Figure 34-3.B for design of cross slopes.
TYPICAL SECTION FOR SUPERELEVATED EXPRESSWAY
(Depressed Median)

Figure 45-2.E

Right-of-Way Limits
Median Width
Right Shoulder
Travelled Way
Profile Grading (Axis of Rotation)
Existing Groundline
Fill
Roadway should be approximately 3 (10 m) above the existing ground line.
Maintenance Border Area

HARD COPIES UNCONTROLLED
TYPICAL SECTION FOR SUPERELEVATED EXPRESSWAY
(Flush Median with Concrete Barrier)

Figure 45-2.F

Roadway should be approximately 3' (1.0 m) above the existing ground line.
TYPICAL SECTION FOR SUPERELEVATED EXPRESSWAY (Raised-Curb Median)

This cross-section design is applicable to where the posted speed limit is less than equal to 45 mph.
45-2.05 Intersections

Chapter 36 provides the criteria for the design of intersections. In addition, the following will apply to expressways:

1. Definitions. The following definitions will apply to the crossroad:
   a. Major Public Roads. These are facilities with ADT’s of 1500 or greater.
   b. Minor Public Roads. These are facilities with ADT’s less than 1500.

2. Turn Lane Warrants. In addition to the turn lane warrants presented in Section 36-3.01, the following will apply to expressways:
   a. Left-Turn Lanes. Provide left-turn lanes at all public road intersections and at median crossovers where U-turns are prevalent.
   b. Right-Turn Lanes. Provide right-turn lanes at all major public road intersections and at minor public road intersections where the ADT is greater than or equal to 250. At minor public road intersections where the ADT is less than 250, the use of right-turn lanes will be determined on a case-by-case basis.

3. Tapered Offset Left-Turn Lanes. For the design of tapered offset left-turn lanes, see Section 36-3.03(c).

4. Parallel Left-Turn Lanes. For the design of parallel left-turn lanes without an offset, see Section 36-3.03(b).

5. Signalized Intersections. Signalized intersections on expressways typically are used only in urban and suburban areas where an existing highway is upgraded to an expressway design or where an existing expressway is proposed for reconstruction. Otherwise, provide interchanges where traffic signals are required; see Section 45-1.03(a).

6. Superelevation of Intersections. See Section 36-1.05(b) for intersection details on curves.

7. Design Speeds. In rural areas, use a 70 mph (110 km/h) design speed to design turn lanes on the expressway at major public road intersections and an 50 mph (80 km/h) design speed for turn lanes at minor public roads. In urban areas, use the mainline design speed and also consider storage requirements to determine turn-lane lengths.

8. Lighting. Consider providing partial lighting at all major intersections. See Chapter 56 for information on highway lighting.
45-2.06 **Medians**

45-2.06(a) **General**

Expressway medians should be as wide as economic, operational, and environmental considerations will permit. Consider the following in the design of medians:

1. **Median Selection.** Section 34-3 discusses the purpose of medians, types of medians, and guidelines for their selection. Rural expressways generally will have depressed medians. In urban areas where right-of-way is restricted, flush medians with concrete median barriers or raised-curb medians are typically used. However, only use raised-curb medians where reconstructing an existing facility and where the design speed will be 45 mph (70 km/h) or less.

2. **Widths.** Section 45-4 provides the minimum median width criteria. The designer should note the following:
   - Median widths wider than 50 ft (15 m) generally are not recommended, except at isolated intersections where a large number of tractor-trailer trucks are turning or crossing and where traffic signals will not be required. In this situation, it is recommended to use a 60 ft to 64 ft (18 m to 19 m) wide median. These wider medians through the intersection will allow for median storage of a tractor-trailer truck.
   - In rural areas, median widths of 100 ft (30 m) or more will allow the use of independent alignments.
   - Median widths of 22 ft (7.0 m) or wider will allow for U-turn movements and the storage of passenger cars in the median crossover at unsignalized intersections.
   - Where narrow medians are proposed (i.e., 22 ft to 30 ft (7.0 m to 9.5 m)) or existing (≤ 40 ft (12.0 m)), investigate widening the median where school buses use median crossovers at unsignalized intersections.

3. **Median Openings.** Section 36-4.04 provides the design criteria for designing and laying out median crossovers.

4. **Median Barriers.** In narrow medians and, where the design speed is greater than or equal to 50 mph (80 km/h), a median barrier will be required between the roadways. See Section 38-7 for guidelines on median barriers. Also, see Figure 36-3.M for how the median barrier is terminated at intersections.

5. **Illustrations.** Figures 45-2.A and 45-2.B illustrate a typical depressed median. Figure 45-2.C illustrates a typical flush median with a concrete median barrier and Figure 45-2.D illustrates a raised-curb median design.
**45-2.06(b) Crossover Spacing**

Median crossovers for rural expressways may be constructed to serve a number of purposes associated with access. Initial and future crossover locations should be determined, to the extent practicable, during the planning stages and discussed and shown in a Phase I report. Provide the minimum number of median crossovers necessary to serve existing development during the initial construction. Additional crossovers may be considered later as the need arises. In addition to median crossovers at most township roads, county highways, or State highways, crossovers may be provided:

- to permit full access to and from frontage roads and public service drives;
- to minimize the adverse travel from agricultural or residential entrances; and
- where property, held under one ownership, is severed by an expressway. This median crossover is restricted for farm use only.

Space median crossovers on expressways according to the following:

1. **Rural New Alignment.** Space median crossovers, including those for intersecting public highways, an average of 1 mile (1600 m) as measured between adjacent intersections. However, closer spacing may be provided for severed farm tracts.

2. **Rural Existing Alignment.** Where the new roadway is constructed parallel and adjacent to the existing highway, the average crossover spacing may be reduced to ½ mile (800 m). A detailed study and analysis should document any recommendation to reduce the average spacing to ½ mile (800 m).

3. **Urban New Alignment.** Where a rural expressway is extended into an urbanized area and where a bypass alignment is feasible, design the bypass with full control of access. This eliminates cross traffic conflicts, stopping through traffic due to traffic signals, lower running speeds, and the potential for rear-end and right-angle crashes.

4. **Urban Existing Alignment.** Where an expressway design has been extended from a rural area through a developing urban area with restricted right-of-way and where reconstruction of an existing arterial is proposed to six lanes, space median crossovers on the average ¼ mile to ½ mile (400 m to 800 m) apart. Where reconstruction of an existing arterial is proposed to four lanes, space median crossovers no closer than 500 ft (150 m) and desirable 1320 ft to 1800 ft (400 m to 550 m) apart. At these distances, consider closing some median openings and only allowing right in and right out on the side street. Signalized intersections will exist and signal progression must be considered and investigated for the above designs.

5. **Interchanges.** The location of the first median crossover beyond the end of an interchange entrance ramp terminal will be dependent on the design speed of the expressway. See Chapter 35 for the applicable spacing criteria.
6. **Near Bridges.** Do not locate crossovers within 750 ft (225 m) of overhead bridge structures or within 750 ft (225 m) from the ends of mainline bridges. Provide adequate stopping sight distance on each side of the proposed crossover.

45-2.07 **Future Public Road or Street Connections**

Chapter 605 ILCS 5/8-107 of the *Illinois Highway Code* allows the Department, county, or municipality to give, withhold consent, or fix conditions on any request for connecting a new highway or other public way to an expressway. When reviewing a request for public road connections to an expressway, consider the following:

1. **Applications.** Permit applications must be presented by and issued in the name of the local public agency that will be responsible for the maintenance of the facility upon completion of construction. For a determination of financial responsibilities with public road connections, see the Department’s *Joint Agreements Policy and Procedure Manual*.

2. **Spacing.** Limit the connections according to the median crossover spacing requirements noted in Section 45-2.06.

3. **System Design.** Evidence must be presented that the proposed public road or public service drive will become an integral part of an existing or definitely planned public road system. The access should not be merely a provision for internal circulation within a particular property.

4. **Access.** See Chapter 35 to determine location of the first point of access allowed along a proposed new connection. According to the *Illinois Highway Code*, the Department is authorized to define these first points of access adjacent to an expressway considering safety and traffic operations.

45-2.08 **Frontage Roads/Service Drives**

Access to expressways from frontage roads and public service drives is only permitted opposite median crossovers and should be designed according to Figures 45-2.H and 45-2.I. Space median crossovers according to Section 45-2.06(b). For expressways, the following definitions apply:

1. **Frontage Roads.** A public street or road normally located alongside of and parallel to an expressway. Its purpose is to maintain local road continuity and to provide for access. A frontage road is connected to public roads or streets at both ends. In some cases, it may be connected to a public road at one end and the expressway at the other.

2. **Service Drive.** Similar to a frontage road except that a service drive is normally connected to a public road or street at only one end. A private service drive is one that is maintained by the property owner(s) served.
Notes:

1. With a median crossover as shown, there may be an occasional need to add a short left-turn lane in the median (i.e., for U-turn movements) opposite the left-turn lane shown. The main considerations would be the expected number of U-turns per day, safety, and the level of service on the expressway in the design year.

2. Use AASHTO Method 2 for the distribution of superelevation on curves; see Section 48-5. Normal crown is 3/16"/ft (1.5%).

3. If physical space is not available to provide a 280 ft (96 m) radius, use as large of radius as practical, but not less than the minimum radius required for the selected design vehicle. If the radius is selected for the design vehicle, widen the pavement through the curve to accommodate the design vehicle.

**TYPICAL FRONTAGE ROAD OR PUBLIC SERVICE DRIVE DESIGN AT A MEDIAN Crossover**

Figure 45-2.H
Notes:

1. With a median crossover as shown, there may be an occasional need to add a short left-turn lane in the median (i.e., for U-turn movements) opposite the left-turn lane shown. The main considerations would be the expected number of U-turns per day, safety, and the level of service on the expressway in the design year.

2. Use AASHTO Method 2 for the distribution of superelevation on curves; see Section 48-5. Normal crown is 3/16"/ft (1.5%).

TYPICAL FRONTAGE ROAD DESIGN AT A MEDIAN Crossover

Figure 45.2.1
The design criteria for frontage roads and public service drives adjacent to freeways as presented in Section 44-2.05 also applies to these facilities along expressways. In addition, Figure 45-2.J illustrates a cross section view with a service drive adjacent to an expressway where restricted right-of-way conditions exist.

### 45-2.09 Entrances

#### 45-2.09(a) Agricultural and Residential Entrances

Direct access may be provided to an expressway from an abutting property provided it is used solely for farming purposes and/or single-family residence. Although a property abuts an expressway, it does not necessarily mean that direct access must be provided. Only consider points of direct access where other means of access require unreasonable adverse travel, have excessive construction costs or damages, and where the point of direct access will not interfere with the operational safety of the expressway. Agricultural and residential entrances are subject to the following restrictions:

1. **Interchanges.** See Chapter 35 to determine the location of an entrance from the end of the speed change taper of an interchange ramp. The calculated composite distances are also provided in Chapter 35.

2. **Median Crossovers.** In rural areas, do not provide an entrance within 300 ft (90 m) of a median crossover if the entrance is not located directly opposite the crossover.

3. **Number and Spacing.** Limit the number and spacing of agricultural or residential entrances in a rural area to a desirable average of one per ¼ mile (400 m) on each side of the expressway as measured between adjacent crossroad intersections or interchanges. The minimum distance between two residential entrances on the same side of an expressway in a rural area should be 500 ft (150 m). Where practical, consider combining two or more entrances into one service drive.

4. **Field Entrances.** Where a field entrance exists to an agricultural property and where the property extends to a nearby public road, make every effort to relocate the field entrance to the adjacent public road. Any field entrances remaining along the expressway will be allowed, by highway permit, for agricultural use only.

5. **Suburban Entrances.** Where an expressway traverses those areas that are “suburban” in nature and where the development of abutting land is not sufficient to warrant continuous frontage roads, entrances to the proposed expressway will be approved on a case-by-case basis by a highway permit.

SERVICE DRIVE ADJACENT TO EXPRESSWAY
(Restricted Right-of-Way Conditions)

Figure 45-2.J
45-2.09(b) Entrances Other Than Agricultural or Residential

All land uses other than agricultural or single-dwelling residential are considered commercial. Direct access from commercial developments to the expressway is not permitted. Indirect access to commercial properties only may be provided by the adjacent crossroads, service drives, or frontage roads.
45-3 OTHER DESIGN FEATURES

45-3.01 Lane Transitions

Careful consideration must be provided to the design of transitions from multilane facilities to two-lane facilities. These are complex decision-making areas for a driver who may not be expecting the lane reduction and lane shift. Therefore, decision sight distance should be provided to and throughout the transition area. When designing transitions, consider the following:

1. **Transitions on Tangent.** Desirably, lane transitions should be designed on a tangent section. This can be accomplished by the following:

   a. **Centered on Existing Roadway.** Figure 45-3.A illustrates three designs for transitioning from four lanes to two lanes. The proposed pavements are centered about the centerline of the existing traveled way. The bottom drawing illustrates a transition to a raised-curb median, the middle drawing to an existing 40 ft (12.2 m) wide depressed median extended, and the top drawing to a proposed 50 ft (15 m) wide depressed median.

   b. **Existing Roadway on Left.** Figure 45-3.B provides three designs where the new roadway is added to the right of the existing roadway. The bottom drawing illustrates a transition to a raised-curb median, the middle drawing to an existing 40 ft (12.2 m) wide depressed median extended, and the top drawing to a proposed 50 ft (15 m) wide depressed median.

   c. **Existing Roadway on Right.** Figure 45-3.C provides three designs where the new roadway is added to the left of the existing roadway. The bottom drawing illustrates a transition to a raised-curb median, the middle drawing to an existing 40 ft (12.2 m) wide depressed median extended, and the top drawing to a proposed 50 ft (15 m) wide depressed median.

   d. **Raised-Curb Median.** In Figures 45-3.A, 45-3.B, and 45-3.C, the bottom drawings illustrate a transition to a 30 ft (9.5 m) raised-curb median. Only use this design where the design speed is 45 mph (70 km/h) or less.

   e. **Transition Radii.** At the design speed, a motorist can make a comfortable lane shift of 12 ft (3.6 m) in approximately three seconds of travel time. The transition design radii of 3820 ft (1165 m) shown in Figures 45-3.A, 45-3.B, and 45-3.C satisfies this criterion for all expressway design speeds; see Figure 45-3.D. With a 45 mph (70 km/h) design speed and restricted right-of-way, the reverse curves may be designed with a minimum radius of 2085 ft (620 m).
LANE TRANSITION DESIGNS ON TANGENT SECTION FROM FOUR TO TWO LANES
(Centered on Existing Traveled Way)

Figure 45-3.A
LANE TRANSITION DESIGNS ON TANGENT SECTION FROM FOUR TO TWO LANES
(Existing Roadway on Left)

Figure 45-3.B
LANE TRANSITION DESIGNS ON TANGENT SECTION FROM FOUR TO TWO LANES
(Existing Roadway on Right)

Figure 45-3.C
\[ L = \sqrt{4pR - p^2} \]

Where:
- \( L \) = Reverse curve length, ft (m)
- \( R \) = Radii of reverse curves, ft (m)
- \( p \) = Total offset, ft (m)

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<th>US Customary</th>
<th>Metric</th>
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| \begin{tabular}{c|c|c|c}
| Total Offset "p" (ft) & Reverse Curve Length "L" (ft) & Total Offset "p" (m) & Reverse Curve Length "L" (m) \\
| 74 & 1000.78 & 22.20 & 320.872 \\
| 64 & 986.83 & 19.40 & 298.502 \\
| 54 & 906.75 & 16.70 & 278.465 \\
| 37 & 750.99 & 11.05 & 226.851 \\
| 32 & 698.52 & 9.65 & 211.893 \\
| 27 & 641.74 & 8.30 & 196.492 \\
\end{tabular} |
2. **Transitions on Curve.** Where the transition is on a curve, the crossover crown line is an important design consideration. In going from two lanes to the separation of the lanes with a median, the crossover algebraic difference should be no greater than 5% for design speeds greater than or equal to 60 mph (100 km/h) and 6% for design speeds less than or equal to 55 mph (90 km/h).

Figure 45-3.E illustrates an example of a curved-lane transition where the new roadway is added to the outside of an existing curve. Figure 45-3.F illustrates an example of a curved-lane transition where the new roadway is added to the inside of the curve.

### 45-3.02 Median Width Transitions

Figures 45-3.E and 45-3.F illustrate the geometric criteria for median width transitions. When designing median width transitions, consider the following:

1. **Outside a Horizontal Curve.** Where the added roadway for the proposed expressway is located on the outside of an existing horizontal curve, provide the alignment transition to the uniform median width on one end of the proposed horizontal curve only (i.e., either up or downstream). The alignment of the transition should be gradual unless intersections, critical right-of-way, etc., require a shorter transition to the project design median width.

2. **Inside a Horizontal Curve.** Where the added roadway for the proposed expressway is located on the inside of an existing horizontal curve, design the proposed horizontal curve to fit into the back and forward tangents. This design may provide for a variable width median through the two adjacent horizontal curves.

### 45-3.03 Underdrains

Where there is a significant drainage problem, consider providing underdrains along an existing roadway or raising the elevation of the existing roadway to eliminate the drainage and stability problems.

### 45-3.04 Mailboxes

Due to 10 ft (3.0 m) wide shoulders, separate mailbox turnouts will not be required along expressways. Place the mailbox post 2 ft (600 mm) from the edge of the paved shoulder. Pedestrian access to mailboxes, which will require the crossing of the expressway median, should be addressed on a case-by-case basis.
LANE TRANSITION DESIGN ON CURVE FROM FOUR TO TWO LANES
(New Roadway Outside)

Figure 45-3.E

1. Radius (R) will be determined based on open roadway conditions. See Section 32-2.
2. Super-elevation runoff length will be determined based on open roadway conditions. See Section 32-3.
3. Minimum length based on a motorist making a comfortable lane shift in approximately 3 seconds travel time at the design speed.
LANE TRANSITION DESIGN ON CURVE FROM FOUR TO TWO LANES
(New Roadway Inside)

Figure 45-3.F

1. Radius (R) will be determined based on open roadway conditions. See Section 32-2.
2. Super elevation runoff length will be determined based on open roadway conditions. See Section 32-3.
3. Minimum length based on a motorist making a comfortable lane shift in approximately 3 seconds travel time at the design speed.
4. Provide cross sections for Sections A-A, B-B, and C-C in the HEP report.
45-4 TABLES OF DESIGN CRITERIA

Figures 45-4.A, 45-4.B, and 45-4.C present the Department's design criteria for expressway projects. Note that these figures also provide criteria for an existing roadway elements allowed to remain in place. The designer should realize that some of the cross section elements included in the figures (e.g., raised-curb median) are not automatically warranted in the project design. The values in the figures only apply after the decision has been made to include the element in the highway cross section.
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* Controlling design criteria (see Section 31-8).
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<td>1V:6H</td>
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* Controlling design criteria (see Section 31-8).

GEOMETRIC DESIGN CRITERIA FOR RURAL EXPRESSWAYS (New Construction/Reconstruction) (Metric)

Figure 45-4.A
(1) **Design Criteria.**
   a. When upgrading an existing two-lane highway to a four-lane expressway, use the criteria in the new lanes column for the design of the new roadway and median.
   b. The criteria in this column are the minimum cross-section elements allowed to remain in place for reconstruction of an existing roadway provided it is cost effective and safety record is satisfactory.

(2) **Traffic Volumes.** The design hourly volumes (DHV) are calculated assuming base conditions (except for 8% heavy vehicles) and a PHF = 1.0. Adjust these values using local factors. For volumes exceeding the listed DHV, use the *Highway Capacity Manual* to determine the applicable number of travel lanes.

(3) **Design Speed.**
   a. In rolling terrain, a minimum design speed of 60 mph (100 km/h) may be considered with study and justification.
   b. To determine the minimum design speed allowed to remain, see Section 45-2.02.

(4) **Access Control.** Bypasses around a community should be fully access controlled if the installation of traffic signals is likely at any intersection during the 20-year design period.

(5) **Shoulder Width (Left).** In most cases, left shoulders should be 6 ft (1.8 m) wide. This allows for the use of 1V:6H slopes in the median. However, if the 20-year level of service approaches Level C, then consider a 8 ft (2.4) wide left shoulder, and decrease the median slopes to 1V:5H.

(6) **Travel Lane Cross Slope.** For each additional lane away from the crown lanes, increase the cross slope by 1/16"/ft (0.5%) per additional lane up to a maximum of 5/16"/ft (2.5%).

(7) **Depressed Median Width.** Median width based on 1V:5H median slopes and existing 2 ft (600 mm) ditch bottom width.

(8) **Flush Median Width.** In rural areas, only use flush medians with concrete barrier where right-of-way or topography restricts the use of a depressed median. Consider providing wider medians where required for snow storage.

(9) **Clear Zone.** The clear zone will vary according to design speed, traffic volumes, side slopes, and horizontal curvature. To achieve the proper clear zone for restricted right-of-way conditions, see Figure 34-4D.

(10) **Ditch Bottom Width.** Provide a wider outside ditch bottom where detention storage of storm water is a consideration.

(11) **Back Slope.** Where the height of cut exceeds 10 ft (3 m), consider using a 1V:2H back slope beyond the clear zone. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(12) **Fill Slope.** For fill heights greater than 30 ft (9 m), use a 1V:2H uniform slope with a roadside barrier. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(13) **New and Reconstructed Bridge Widths.** Clear roadway bridge widths are measured from face to face of parapets or rails. Bridge widths are normally defined as the sum of the approach traveled way width and the width of the paved shoulders.

**GEOMETRIC DESIGN CRITERIA FOR RURAL EXPRESSWAYS**
(New Construction/Reconstruction)

Footnotes Figure 45-4.A
(14) **Existing Bridge Widths to Remain in Place.**

a. Clear roadway bridge widths measured from face to face of parapets or rails. Implies elements allowed to remain in place without a design exception when cost effective and when safety record is satisfactory.

b. Bridges with total lengths greater than 250 ft (75 m) or any span longer than 120 ft (36 m) typically should have a clear roadway bridge width of 38 ft (11.4 m) or 40 ft (12.0 m).

(15) **Vertical Clearance (Expressway Under).**

a. The clearance must be available over the traveled way and any paved shoulder.

b. Table value includes allowance for future overlays.

**GEOMETRIC DESIGN CRITERIA FOR RURAL EXPRESSWAYS**

(New Construction/Reconstruction)

Footnotes Figure 45-4.A (Continued)
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* Controlling design criteria (see Section 31-8).
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<td>20 Years</td>
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<td>Traveled Way Width</td>
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<td>(6b)</td>
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GEOMETRIC DESIGN CRITERIA FOR URBAN EXPRESSWAYS
(New Construction/Reconstruction) (Metric)

Figure 45-4.B
45-4.8

(1) **Traffic Volumes.** The design hourly volumes (DHV) are calculated assuming base conditions (except for 8% heavy vehicles) and a PHF = 1.0. Adjust these values using local factors. For volumes exceeding the listed DHV, use the *Highway Capacity Manual* to determine the number of travel lanes.

(2) **Design Speed.** With restricted urban conditions, a minimum design speed of 55 mph (90 km/h) may be considered with study and justification.

(3) **Access Control.**
   a. Where an expressway design has been extended from a rural area and is planned to bypass an urbanized area on new alignment, the bypass route should be developed with full control of access.
   b. Where an expressway design has been extended from a rural area through a developing urban area with restricted ROW, median crossovers according to Section 45-2.06. Signalized intersections also will exist and signal progression must be considered and investigated.

(4) **Travel Way Width.** For existing pavements to remain, the following minimum widths will be allowed:
   a. Expressway Six Lanes (EX-6) — 2 @ 33 ft (10.0 m)
   b. Expressway Four Lanes (EX-4) — 2 @ 22 ft (6.6 m)

(5) **Travel Lane Cross Slope.**
   a. For each additional lane away from the crown lanes, increase the cross slope by 1/16”/ft (0.5%) per additional lane up to a maximum of 5/16”/ft (2.5%).
   b. For raised-curb medians (proposed design speed ≤ 45 mph (70 km/h)) the cross slope of the two travel lanes adjacent to the median is 1/4”/ft (2%) sloped away from the median. Where a third or outside lane is added to the traveled way in conjunction with a raised-curb median, the cross slope of the third lane will be 5/16”/ft (2.5%).

(6) **Depressed Median Width.**
   a. Median width based on 10 ft (3.0 m) left shoulders, 1V:5H median slopes, 3 ft (900 mm) ditch depth, and 2 ft (600 mm) ditch bottom width.
   b. Right-of-way usually not available for a depressed median.
   c. Desirably, the median width should be 50 ft (15.0 m). The median width of 44 ft (13.2 m) is based on a 1V:5H median slope and 2 ft (600 mm) ditch bottom width.

(7) **Flush Median Width.**
   a. Provide a wider outside ditch where detention storage of storm water is a consideration.
   b. Where dual left-turn lanes are required, use a 30 ft (9.5 m) to 36 ft (10.5 m) wide median and provide a crashworthy end treatment on the CMB. See Figure 36-3M.

(8) **Raised-Curb Median.** Where the prevalent design at crossovers is single left-turn lanes, use a 22 ft (7.0 m) wide median. Where the prevalent design at crossovers is dual left-turn lanes, use a 30 ft (9.5 m) wide median. Raised-curb medians are only used where the proposed design speed will be ≤ 45 mph (70 km/h) and where the posted speed is ≤ 45 mph.

**GEOMETRIC DESIGN CRITERIA FOR URBAN EXPRESSWAYS**
*(New Construction/Reconstruction)*

Footnotes Figure 45-4.B
(9) **Clear Zone.** The clear zone will vary according to design speed, traffic volumes, side slopes, and horizontal curvature. To achieve the proper clear zone for restricted right-of-way conditions, see Figure 34-4D.

(10) **Ditch Bottom Width.** Provide a wider outside ditch bottom where detention storage of storm water is a consideration.

(11) **Back Slope.** Where the height of cut exceeds 10 ft (3 m), consider using a 1V:2H back slope beyond the clear zone. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(12) **Fill Slope.** For existing slopes to remain in place, see Figures 34-4A or 34-4B. For fill heights greater than 30 ft (9 m), use a 1V:2H uniform slope with a roadside barrier. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(13) **New and Reconstructed Bridge Widths.** Assumes roadway approach adjacent to bridge has median shoulders. Clear roadway bridge widths are measured from face to face of parapets or rails. Bridge widths are normally defined as the sum of the approach traveled way width and the width of the paved shoulders. See Figure 39-5K for more information on urban bridges.

(14) **Existing Bridge Widths to Remain in Place.** Clear roadway bridge widths are measured from face to face of parapets or rails. Implies elements allowed to remain in place without a design exception approval when cost effective and when safety record is satisfactory. See Figures 39-5.A and 39-5.B.

(15) **Vertical Clearance (Expressway Under).**
   a. The clearance must be available over the traveled way and any paved shoulders.
   b. Table value includes allowance for future overlays.
   c. A 15 ft 0 in (4.5 m) clearance may be used where an alternative route is available with a 16 ft 0 in (4.9 m) clearance.
### ALIGNMENT CRITERIA FOR EXPRESSWAYS (US Customary)

#### Figure 45-4.C

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<th>Design Element</th>
<th>Manual Section</th>
<th>Design Speed</th>
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<td>Manual Section</td>
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<td>420&quot;</td>
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<td>Urban: 1135&quot;</td>
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<td>Intersection Sight Distance</td>
<td>36-6</td>
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<td>Minimum Radii</td>
<td>32-2.03</td>
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</tr>
<tr>
<td></td>
<td>e_{max} = 6% (3a)</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>e_{min} = 8% (3b)</td>
<td>—</td>
</tr>
<tr>
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<td>32-3</td>
<td>New: e_{max} = 6%</td>
</tr>
<tr>
<td>Horizontal Sight Distance (5)</td>
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<td>(5)</td>
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<td>Vertical Curvature (K-values)</td>
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<td></td>
<td>Crest</td>
<td>96</td>
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<tr>
<td>Level</td>
<td>33-2.02</td>
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<td>Rolling</td>
<td>33-2.03</td>
<td>Des: 0.5% Min: 0.3% (with Curb &amp; Gutter) (7)</td>
</tr>
</tbody>
</table>

*Controlling design criteria (see Section 31-8)*

1. **Stopping Sight Distance.** Table values are for passenger cars on level grade.
2. **Decision Sight Distance.** Table values are for the avoidance maneuver (speed/path/direction change).
3. **Minimum Radii.**
   a. An e_{max} of 6% may be used for both new and reconstruction projects.
   b. In rural areas, existing horizontal curves with a maximum superelevation rate of 8% may remain if the radius is 1815 ft or more and there is no history of crashes.
4. **Superelevation Rate.** See Section 32-3 for superelevation rates based on e_{max}, design speed, and radii of horizontal curves. For horizontal curves to remain in place, an e_{max} of 8% in rural areas and 6% in urban areas may be considered to remain in place. Where a crossroad intersection lies within the limits of an expressway horizontal curve, see Figure 36-1.E for the maximum superelevation rates allowed on the expressway.
5. **Horizontal Sight Distance.** For a given design speed, the necessary middle ordinate will be determined by the radius of curve and the required sight distance.
6. **Maximum Grade.**
   a. Grades 1% steeper may be used for restricted conditions or to remain in place.
   b. For existing roadways to remain, a maximum of a +4% on upgrades and -5% on downgrades may be retained.
7. **Minimum Grades.** Where curb and gutter is required due to restricted right-of-way, use M-4.24 curb and gutter and locate it no closer than the outer edge of the road.

**Note:** Figures and tables may not appear in this text due to limitations in displaying images. For complete details, refer to the original source.
### ALIGNMENT CRITERIA FOR EXPRESSWAYS (Metric)

**Figure 45-4.C**

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<thead>
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<td>Intersection Sight Distance</td>
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<tr>
<td></td>
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<td>e(_{\text{max}}) = 8% (3b)</td>
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<td>Des: 0.5% Min: 0.3% (with Curb &amp; Gutter) (7)</td>
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* Controlling design criteria (see Section 31-8)

1. **Stopping Sight Distance.** Table values are for passenger cars on level grade.
2. **Decision Sight Distance.** Table values are for the avoidance maneuver (speed/path/direction change).
3. **Minimum Radii.**
   
   a. An e\(_{\text{max}}\) of 6% may be used for both new and reconstruction projects.
   
   b. In rural areas, existing horizontal curves with a maximum superelevation rate of 8% may remain if the radius is 502 m or more and there is no history of crashes.
4. **Superelevation Rate.** See Section 32-3 for superelevation rates based on e\(_{\text{max}}\), design speed, and radii of horizontal curves. For horizontal curves to remain in place, an e\(_{\text{max}}\) of 8% in rural areas and 6% in urban areas may be considered to remain in place. Where a crossroad intersection lies within the limits of an expressway horizontal curve, see Figure 36-1.E for the maximum superelevation rates allowed on the expressway.
5. **Horizontal Sight Distance.** For a given design speed, the necessary middle ordinate will be determined by the radius of curve and the required sight distance.
6. **Maximum Grade.**
   
   a. Grades 1% steeper may be used for restricted conditions or to remain in place.
   
   b. For existing roadways to remain, a maximum of a +4% on upgrades and -5% on downgrades may be retained.
7. **Minimum Grades.** Where curb and gutter is required due to restricted right-of-way, use M-10.60 curb and gutter and locate it no closer than the outer edge of shoulder.
45-5 REFERENCES


Chapter Forty-six

STRATEGIC REGIONAL ARTERIALS
(New Construction/Reconstruction)
Chapter Forty-six
STRATEGIC REGIONAL ARTERIALS
(New Construction/Reconstruction)

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Chapter Forty-six

STRATEGIC REGIONAL ARTERIALS
(New Construction/Reconstruction)

Strategic Regional Arterials (SRA’s) are a network of highways designed to accommodate long-distance regional traffic, to complement a region’s major transit and highway facilities, and to supplement the freeway system. The Department’s SRA concept was originally developed for Northeastern Illinois and is presented in the IDOT publication Strategic Regional Arterial Design Concept Report “Operation Green Light.” However, this concept could apply to other cities and regions throughout the State.

Many of the Department’s existing arterials can be incorporated into a SRA system. SRA’s may have widely varying characteristics. Existing rights-of-way, roadway features, land use, and access differ from route to route, and also may change from one segment of a route to another. Chapter 46 provides guidance in the planning and design of strategic regional arterials including specific design criteria and techniques encountered on SRA routes, which should be applied throughout the system. Information also applicable to SRA’s is included in the following chapters:

- Chapters 31, 32, 33, 34, and 39 provide guidance on the geometric design elements that are applicable to SRA’s.
- Chapter 36 provides information on the design of intersections including left- and right-turn lanes, channelization, and intersection sight distance.
- Chapter 37 discusses the type, location, and design of interchanges.
- Chapter 38 provides guidelines on roadside safety.

46-1 GENERAL

46-1.01 Objectives for a SRA System

The SRA System is designed to:

- improve regional mobility by providing a comprehensive network of arterial routes designed to carry significant volumes of long distance traffic across a region,
- complement a region’s major transit and highway facilities by providing access for regional trips on these facilities, and
- supplement the regional freeway system.
46-1.02 SRA Route Definitions

Within the overall SRA network, there are significant differences in the roadway environment that determine how the different types of routes (urban, suburban, and rural) may function in the system. The information in Chapter 46 has been segregated accordingly. For SRA application, the following defines the characteristics for these designations:

1. **Urban Routes.** Urban areas are defined as those with densities over 5 households per acre (12 households per hectare) in the design year. SRA routes located in densely urbanized areas typically are existing facilities with minimal potential for roadway expansion. However, improvements can be made to intersections, local transit facilities, and low structural clearances.

2. **Suburban Routes.** Suburban areas are defined as those with densities between 0.5 to 5 households per acre (1 and 12 households per hectare) in the design year. For routes in developing suburban areas, the major concerns are preservation of right-of-way, additional lanes on roadways, new connections to improve route continuity, and operational improvements (e.g., signal coordination).

3. **Rural Routes.** Rural areas are defined as those with densities less than 0.5 households per acre (1 household per hectare) in the design year. In rural areas, the major issues are the preservation of right-of-way and controlled access on bypasses to emphasize the movement of through traffic and the accommodation of future needs.

46-1.03 Spacing of SRA’s

Spacing of routes on the SRA system is based upon the projected levels of future travel demand within the different parts of a region. In northeastern Illinois, the spacing should range from about 3 miles (5 km) apart in the most densely areas to about 9 miles (15 km) apart in rural areas. Spacing for other parts of the State will be determined on a case-by-case basis.

46-1.04 Coordination with Local Land Use Plans

For the SRA system to successfully accomplish its objectives, coordinated planning with each local jurisdiction is necessary along the routes. Local planning and development policies, particularly the arrangement of land uses adjacent to the arterial street and type of access, will greatly affect the ability of the facility to fulfill its function of carrying long-distance traffic. Also right-of-way protection will need to be coordinated with local planning and development agencies. Dedication or preservation of right-of-way on the SRA routes through the local development process is an effective means of protecting needed right-of-way to provide for future roadway improvements. Land use planning techniques can also encourage use of alternative modes of transportation, with policies favorable to mixed-use development.

Because SRA routes create a regional network, the impact of planning and development decisions crosses local boundaries. The need for cooperation among local governments and
regional transportation agencies in coordinating land development with planned SRA improvements is important whether or not a formal framework is established.

### 46-1.05 SRA Planning

#### 46-1.05(a) Objectives

Development of comprehensive, long-range plans for a SRA network is necessary in order to implement a SRA system. These plans will identify both short-range and long-range improvements for each of the SRA routes. The following objectives may be used as a guide in the planning process:

- Determine the types of roadway improvements needed for each route including additional lanes, signalization, and interchanges.
- Identify and protect needed rights-of-way.
- Manage access to SRA routes to improve through traffic movement and reduce conflicts.
- Coordinate land use and development projects with transportation improvements.
- Identify ways to accommodate the growth in commercial traffic.
- Accommodate necessary bicycle and pedestrian travel on or near the SRA route corridors.
- Identify potential environmental concerns.

The long-term plans are intended to be specific to each SRA route. However, this does not preclude consideration during the planning process of alternative segments on a route where warranted by circumstances. Also, the planning process should address the fact that not all transportation needs can be provided within the right-of-way of an SRA route, and that some types of travel may be better provided on parallel facilities.

#### 46-1.05(b) Implementation Process

The SRA planning process has two parts:

- The first part consists of developing recommended design features and techniques for the SRA route. Chapter 46 provides the criteria that should be considered when developing route specific plans.
- The second part consists of preparing specific route studies for each SRA route. The studies will recommend both comprehensive short-range and long-range improvements for each route, through the work program; see Figure 46-1.A.
The principal activities in the route studies work program are:

1. **Data Collection/Evaluation.** The SRA planning process is designed to efficiently use available data. For each route, data is assembled from right-of-way information, roadway plans, traffic volume projections, transit information, bicycle usage, adjacent development characteristics, crash data, environmental studies, and other sources, and is analyzed to establish current conditions, constraints, and improvement needs.

2. **Route Analysis.** Possible improvements for the SRA route are determined by incorporating the recommended design features in specific configurations for each segment of the overall route. These configurations include alternative designs and techniques where necessary to accommodate local conditions or constraints. The timing of the recommended improvements, whether long-range or short-range, are also identified.

3. **Environmental Issues/Screening.** While the SRA planning process does not include detailed environmental assessments or analysis of specific mitigation measures, a screening process will identify significant environmental conditions along each route. Use the results of this process to evaluate improvement alternatives, and also to serve as an early indicator of environmental issues for future design studies.

4. **Construction Cost Estimates/Identification of Right-of-Way Needs.** Prepare construction cost estimates for each route segment, both for short-range and long-range improvements. Also identify right-of-way needs to accommodate the recommended long-range improvements.
5. **Local Involvement and Coordination.** Throughout the SRA route planning process, the involvement of local and regional agencies is an important consideration; see Section 46-1.04. Information and coordination efforts include forming Advisory Panels for each SRA route, which will work with IDOT during the planning process. A regular newsletter for each Panel will inform members about the SRA program and ongoing route studies. A public hearing in an open-house format will also be conducted for each route.

6. **Final Route Improvement Plan/Report.** As the final step in the planning process, prepare a report for each SRA route to document the recommended improvements and findings.

As planning for each route is completed, the design concepts will be used to help program the scope and timing for improvements along that route. For State routes, once an SRA improvement is included in the IDOT Five-Year Program, the process of implementation follows the process shown in Figure 46-1.B.

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**THE SRA IMPLEMENTATION PROCESS FOR ROUTES UNDER IDOT JURISDICTION**

Figure 46-1.B
46-2 URBAN SRA ROUTES

46-2.01 General Roadway Features

Urban SRA’s are proposed with two or more lanes in each direction divided by a flush median. Measures to increase mobility will typically be associated with traffic signal systems, changes to access, and removal of parking rather than widening or other new construction. Figure 46-2.A illustrates the typical plan view design configuration for an urban SRA. Figure 46-2.B illustrates a desirable cross section for an urban SRA. For an illustration of a superelevated section, see Chapter 48. Where right-of-way or other restrictions do not allow the configuration in Figure 46-2.A, the designer may consider the following:

1. One-Way Arterial Pairs. One-way arterial pairs can dramatically increase the capacity of a roadway by reducing turning movements and conflicts. The one-way pairs should be within close proximity to each other. This concept is generally feasible in urban areas where right-of-way for increasing capacity is limited and where closely spaced parallel streets are available.

2. Reversible Lanes. In areas where there is substantial commuter traffic and a directional bias to the traffic corresponding to the time of day, reversible lanes may be considered. Lane control signals and other traffic control features will be required.

46-2.02 Geometric Design Elements

46-2.02(a) Median Type

The presence of a median on urban SRA routes will provide protection for left-turning vehicles at cross streets, direct turning movements to desired locations, and reduce opposing traffic conflicts. The typical design is a flush median with an 11 ft (3.3 m) width. A flush median delineated with thermoplastic or painted markings offers a measure of median control in urban areas where limited right-of-way is available and where numerous access points exist.

46-2.02(b) Additional Lanes

On urban SRA routes, there is often little right-of-way available for roadway widening. Additional lanes generally can only be added by using the existing pavement (e.g., converting a parking lane to a travel lane). Section 46-2.08 discusses the removal of on-street parking.
If no bus/HOV only lanes are required, ROW is typically 82 ft to 87 ft (25 m to 26.5 m) assuming a flush left-turn lane.

If an 11 ft (3.3 m) wide flush median cannot be obtained due to restricted ROW, then consider and investigate a one-way arterial pair.

TYPICAL URBAN SRA ROUTE
(Two-Block Segment)
Figure 46-2.A
Where it is desirable to accommodate bicycle demand and ROW is not restricted, an additional width may be added to each direction of the traveled way for bicycles.

**DESIRABLE URBAN SRA CROSS SECTION**
(With HOV/Bus Lanes)

Figure 46-2.B
46-2.02(c) Horizontal and Vertical Clearances

The vertical clearances for urban SRA routes are presented in Figures 33-5.A and 46-2.E. Because most urban SRA’s are existing routes, vertical clearances may need to be increased to provide for the unrestricted movement of large vehicles. Bridges that do not provide a minimum of 14 ft 09 in (4.50 m) clearance above the roadway are candidates for modification. Bridges which provide a vertical clearance of 14 ft 00 in (4.25 m) may remain in place, but should be considered for reconstruction or other means to achieve a minimum vertical clearance of 14 ft 09 in (4.50 m). Where the SRA route is an underpass, the recommended method to increase the vertical clearance is to lower the roadway through milling, raising the pier height, reconstructing the bridge, or other methods. Carefully evaluate potential drainage and utility problems where these methods are proposed.

Horizontal clearances along urban SRA routes should provide 1.5 ft (500 mm) from face of curb to an obstruction. Bridge railings and abutments are typically the two most important items to check concerning horizontal clearances. See Section 38-3 for additional guidance. Obstructions (e.g., utility poles) within this clearance should be modified or reconstructed, if feasible.

46-2.03 Access Management

The use of access management techniques is one of the most important concepts implemented on the SRA system. Length of travel time and driver safety are influenced by the number and configuration of access points to the SRA. Each driveway and cross street reduces mobility and safety. Where this may be a problem, consider the following techniques:

1. **Eliminate Local Street Access.** To improve operations, evaluate closing some local low-volume streets. This is generally not considered a problem where the typical urban street pattern is (8 to 12 streets per mile (5 to 8 streets per km)). Do not close streets that serve as collectors. Where streets are closed, maintain access for pedestrians and bicyclists, where practical.

2. **Restricting Curb Cuts.** Where curb-cut access is allowed along urban SRA routes, it is preferable that only right-in and right-out turns be permitted. This will prevent left-turn movements from and onto the SRA across through traffic lanes. An example of this design is shown in Figure 46-2.C. This is especially important where a left-turn lane cannot be provided. Another desirable feature is to minimize the number of access points by eliminating or consolidating curb cuts. However, because it is impractical to eliminate all curb cuts, the most beneficial way to increase the efficiency of through movements is to provide for a center-turn lane on the urban SRA. This design feature will remove turning traffic from through lanes.

Chapter 35 provides further guidance on access management techniques that are also applicable to urban SRA routes.
Note: Where ROW is restricted, favor ingress maneuvers over egress maneuvers.

DRIVEWAY CHANNELIZATION
(Right-In and Right-Out Only)

Figure 46-2.C

46-2.04 Intersections

In addition to Chapter 36, the following is applicable to intersections on urban SRA routes:

1. **Turn Lanes.** Section 36-3 provides the warrants and design criteria for turn lanes. Where turn lanes are provided, maintain at least two through lanes in each direction. In addition, the following will apply:

   a. **Left-Turn Lanes.** Provide left-turn lanes at all signalized intersections. Where a left-turn lane cannot be provided on the SRA to local streets, discourage or prohibit the left turns.

   b. **Right-Turn Lanes.** Where pavement width is available, include right-turn lanes where warranted. It is recommended that parking on the approach and far side of the intersection be prohibited within 100 ft (30 m) of all major intersections to allow for a right-turn lane.

   c. **Dual Left-Turn Lanes.** Where there are high left-turn volumes and available right-of-way, dual left-turn lanes are recommended to alleviate congestion. If used, operate dual left-turn lanes using the “protected only” phasing. For access
management, separate the dual left-turn lanes and the turn lane taper from opposing through lanes by a raised-curb median; see Chapters 35 and 36.

2. Turning Radii. Insufficient turning radii for trucks can significantly affect capacity at an intersection. Small radii may require large trucks to slow down to maneuver through the turn, encroach in opposing lanes, or encroach onto the curb. Design the curb radii to meet the expected design vehicle. Intersection design vehicles are discussed in Section 36-1.08. However, do not indiscriminately apply turning radii improvements to urban intersections. Frequently, in urban areas there are heavy pedestrian volumes and shallow setbacks for buildings. Only propose turning radii improvements after a determination that the existing sidewalk width and adequate pedestrian capacity can be maintained.

3. Approaches. Intersections on urban routes with more than four approaches can cause operational problems. To alleviate this problem, consider one of the following options:
   - close one of the approaches;
   - install a roundabout;
   - convert one of the approaches to one-way operation going away from the intersection;
   - provide an extremely short signal timing on one of the approaches to reduce the desirability of the approach; or
   - relocate the excess approaches away from the intersection. This is the most desirable option. However, right-of-way requirements usually make this option difficult to implement.

4. Medians. Where a median cannot be provided on the SRA route, movements between the local streets and the SRA may be restricted to the right-in/right-out.

5. Capacity. At intersections where capacity is limited and volumes are high, left-turn restrictions and the elimination of signalized turn phases may be necessary. This will increase the capacity on the SRA route and reduce intersection conflicts. Alternative routes or access will be required for the affected movements. In some instances, limiting left-turn movements during peak periods on the SRA route may be beneficial to through roadway operations. This alternative is appropriate at locations where turn lanes are not available.

6. Pavement Markings. Chapter 36 and the Illinois MUTCD provide information on pavement markings at channelized intersections.

7. Pedestrians. Where pedestrians are required to cross wide intersections, raised-curb center islands of sufficient size and width can provide a refuge area for pedestrians.
46-2.05 Railroad Grade Separations

Grade separations at railroads provide the greatest capacity and safety on an SRA route. However, limited right-of-way and economic considerations in urban areas may restrict the use of grade separations to isolated locations. Protection of sufficient right-of-way is critical where a grade separation is recommended. Design criteria for grade separations are discussed in Chapter 44.

46-2.06 Interchanges

In urban areas, right-of-way and economic feasibility tend to restrict the use of interchanges. However, where the intersection peak-hour level of service in the design year is expected to be E or F, consider providing an interchange. Where interchanges are provided, the single point urban diamond interchange or compressed diamond interchange are recommended to fit into existing right-of-way limitations. Chapter 37 provides further guidance on the selection of interchange types.

Under certain conditions, consider providing a U-turn movement at the cross street as discussed in Section 37-3.04. This design allows the exiting driver access to the opposing frontage road without passing through the signalized intersection on the cross street.

Where an interchange is proposed at the intersection of two SRA routes, give priority for the grade-separated structure to the route with the higher traffic volume.

Evaluate upgrading existing incomplete interchanges to provide for all movements (e.g., half diamonds, partial cloverleafs). Traffic conditions and directional flows that existed at the time of initial construction may have significantly changed. In addition to providing all movements, evaluate widening existing structures, lengthening storage bays for left-turning vehicles, adding right-turn lanes, and interconnecting traffic signals to improve traffic progression along the SRA route.

46-2.07 Drainage

Drainage problems are intensified in urban areas where high runoff coefficients are often combined with storm drainage systems of inadequate capacity. The IDOT Drainage Manual provides guidance for the design and construction of all drainage improvements. Chapter 48 illustrates a more efficient means to reduce the flow of water from the high side to the low side of a superelevated urban horizontal curve.

46-2.08 Removal of On-Street Parking

Although on-street parking is typically permitted on portions of urban SRA routes, it can significantly affect the capacity of the route and may constitute a safety hazard as drivers enter and exit parking spaces. Where practical, consider permanently removing the on-street parking or restricting it during peak hours. However, before pursuing these actions, there should be
sufficient off-street parking available, and the route should meet one or more of the following conditions:

- there are less than two travel lanes in each direction and there is insufficient room to provide two through lanes within the existing cross section,
- the projected level of service is expected to be D or worse during peak hours,
- there are high number of crashes attributed to the on-street parking (e.g., 5 crashes per year per 10,000 ADT), and/or
- there is a need for a median where none currently exist.

If adequate off-street parking exists in public or private lots and garages, eliminate the on-street parking. If the existing parking inventory is not adequate to absorb those vehicles currently parked on the street, consider adjacent parcels (vacant or non-vacant) of land in the vicinity that could be developed for additional off-street parking.

46-2.09 Traffic Control Devices

46-2.09(a) Traffic Signals

Interconnect all traffic signals on urban SRA routes into signal networks or signal systems. Signal networks are beneficial in urban areas where grid patterns of signalized intersections, parallel one-way SRA routes, or intersecting SRA routes exist. The network should establish a priority of the through movement for the SRA route. Where an urban SRA route is not located in a grid pattern of signalized intersections, or where numerous other signals are too close to establish a network, then signals along the SRA should be interconnected into a system to provide for progression of traffic.

Time all signal networks and signal systems on urban SRA routes for optimal progression based on a traffic engineering study. When timing traffic signals on urban SRA routes, a peak-hour level-of-service D is the lowest level-of-service acceptable for the SRA through lanes. This may require turning movements and cross streets to operate at a lower level-of-service, or this could require the use of one-way arterial pairs.

The use of a lagging left-turn signal phase (i.e., the left-turn phase comes after the through phase) can improve signal synchronization. Progression bandwidths, which control the time available during which all vehicles can progress through a series of signals, can be increased with lagging left-turn phasing. However, use this type of phasing at T-intersections or intersections that only allow left turns during a protected phase. Do not use lagging left turns where left turns are permitted during the permissive green phase.

In many urban areas pretimed traffic signals are commonly used. If pretimed traffic signals that are not tied into the network are encountered along urban SRA routes, consider replacing them with fully actuated signals.
Chapter 57 and the Bureau of Operations Policies and Procedures Manual provide additional information on traffic signals.

46-2.09(b) Stop Sign Removal

Stop sign control for traffic movements on an SRA route is inconsistent with giving priority to the SRA through movement. Therefore, remove any stop signs on the urban SRA route. However, before removal, it will be necessary to conduct a traffic engineering study to determine the appropriate traffic control at the location for both the SRA route and the intersecting cross street.

46-2.09(c) Pavement Markings

Because of their durability and visibility, only use high-type pavement markings on SRA routes. High-type pavement markings include thermoplastic, epoxy, and pre-formed plastics. Also consider including raised pavement markers on SRA routes. Although street lighting is prevalent in the urban environment, raised pavement markers introduce an element of safety to the SRA route during inclement weather. Space raised pavement markers according to the criteria in the Bureau of Operations Policies and Procedures Manual and the IDOT Highway Standards.

46-2.09(d) Driver Information Systems

In addition to providing signs and pavement markings to guide motorists, furnishing motorists with information on congestion, construction, or other incidents that may affect their trip is important. Driver information systems may include variable or fixed message signing, radio and television traffic reports, newspaper articles, and brochures.

46-2.10 Trucks

Preferably, locate all loading and unloading areas off the SRA route. This may be accomplished by improving alley access, moving loading areas to nearby side streets, providing a central mid-block loading area, etc. Where off-street loading options are not available, one option is to remove or restrict on-street parking. Locate these unloading zones away from intersections so that right-turning traffic can use the curb lane at the intersection.

46-2.11 Transit

46-2.11(a) Improvements

There are numerous transit techniques that may be implemented to improve the operations of an urban SRA route. Some of these include:

1. Ridesharing. Carpools and vanpools are the most common form of ridesharing.
2. **High Occupancy Vehicle (HOV) Lanes.** This application is discussed in Section 46-2.11(c).

3. **Transit Contra-Flow Lanes.** This option allows transit vehicles to travel in the reverse direction from the general traffic in a reserved transit lane. This may be applicable if there is reserve capacity available in the non-peak direction. A physical barrier may be required to separate the bus lane from the opposing lanes.

4. **Passenger Facilities.** Consider providing passenger facilities that make it easier and safer to use transit facilities.

5. **Signal and Intersection Improvements.** Consider providing signal and intersection improvements that improve the transit operations (e.g., signal preemption, larger turning radii).

**46-2.11(b) Local Bus Service**

On urban SRA routes that accommodate bus routes, consider transit service enhancements to determine their potential for relieving traffic congestion. This may include the following:

1. **Removing Parking.** One option is to remove parking from the curb lane, with strict enforcement of parking restrictions, allowing the curb lane to be used as a HOV/bus lane (i.e., through or turning); see Section 46-2.08.

2. **Bus Stops.** Bus stop turnouts are generally not considered practical on urban SRA routes. However, review the location and spacing of bus stops, passenger amenities, and signal preemption to determine if improvements can be made. Major objectives would be to eliminate stops if there are more than one per block and to eliminate conflicts with right turns. Where the blocks are short, as in central business districts, stops could be located at every other block.

3. **Exclusive Lanes.** One strategy to improve travel times is to establish exclusive lanes for buses and high-occupancy vehicles during the morning and evening peak travel periods. The SRA route must have at least three traffic lanes in each direction. Section 46-2.11(c) provides further information on the suitability of HOV lanes in urban areas. A companion measure is to minimize access points next to an exclusive lane by eliminating curb cuts wherever practical.

**46-2.11(c) HOV Lanes**

High occupancy vehicle (HOV) lanes designated for buses, car pools, vanpools, and bicyclists may be appropriate in selected areas with high levels of transit ridership and ridesharing activity. There also should be adequate capacity to accommodate traffic in general use lanes. The following criteria and conditions are applicable outside the central business district for an HOV lane along the curb or median. The HOV lane should not involve major new construction or right-of-way acquisition (i.e., the existing pavement should be used). The facility should be
designed primarily for buses, although car pools, van pools, and bicyclists should also be encouraged. One or more of the following conditions should apply and all of the following criteria should be met before an HOV lane is implemented:

1. **Conditions.** One or more of the following conditions should be met:
   
   a. **High Level of Usage (Curb Lane).** Route segments should have an existing or projected transit ridership of at least 1200 one-way passengers in the peak hour. A curb HOV lane should be used almost exclusively by buses. Existing or projected bus volumes should be 15 to 40 vehicles one-way in the peak hour. Figure 46-2.B illustrates a cross sectional view with a HOV/bus lane adjacent to a curb.
   
   b. **High Level of Usage (Median Lane).** Route segments should have an existing or projected usage of 2400 one-way passengers or rideshare occupants in the peak hour. A higher demand threshold has been established for a median HOV lane to reflect the potential for higher costs and operational problems associated with implementation. Figure 46-2.D illustrates bus lane treatments within the median. Where used, general vehicular traffic should only be allowed to make left turns at other SRA routes.

2. **Criteria.** All of the following criteria must be met:
   
   a. **Reduce Total Person Delay.** There should be a net reduction in the average travel time per person for all users of the route.
   
   b. **Minimal Disruption to Traffic Operations.** It must be feasible to institute left-turn restrictions and signalization adjustments necessary for HOV operations with only minimal disruption to traffic flow in the general use lanes.
   
   c. **No Peak-Hour On-Street Parking or Loading.** For implementation of a curb HOV lane, it must be feasible to prohibit parking and loading and unloading in the curb lane; see Section 46-2.08.
   
   d. **More than the Minimum Number of Travel Lanes.** In urban areas, three through lanes should exist in each direction where one lane can be assigned for HOV use. This provides for the minimum of two through lanes to be maintained unless the situation warrants changing the street into a one-way arterial pair.

46-2.12 **Pedestrians and Bicyclists**

Safe movement and accessibility are key issues for bicyclists and pedestrians. Urban SRA corridors are likely to experience bicyclists and a high volume of pedestrians, which may significantly impact the capacity and operations of the SRA route. One advantage of urban routes is that there typically are close parallel routes that may be considered for bicycle and pedestrian routes. Identify these parallel facilities as bicycle routes so that the SRA routes can
Figure 46-2.D

MEDIAN BUS LANE TREATMENTS

Cross Street

Bus Stop

SRA
be reserved for vehicular traffic. At major obstacles (e.g., river crossings, canals, railroad bridges, limited access facilities), ensure that adequate provisions are available so that pedestrians and bicyclists have access across these barriers. Chapter 17 provides additional information for bicycle and pedestrian facilities. Chapter 58 provides information on accessibility requirements.

46-2.13 **Environmental Considerations**

The environmental analysis component of the SRA planning process is primarily an inventory of existing conditions. The inventory identifies those environmental resources in the corridor and probable impacts based on roadway improvements. Environmental assessments will be performed during the Phase I design work. These are discussed in Part III “Environmental Procedures” of this *Manual*.

46-2.14 **Right-of-Way**

Where there is restricted right-of-way, it is generally not feasible to provide the desirable urban SRA cross section as shown in Figure 46-2.B. In restrictive right-of-way locations, the designer should consider implementing one or more of the following options:

- providing a minimum of two through lanes in each direction,
- only allowing left turns from the SRA route at major intersections,
- consolidating and restricting intermediate access points,
- restricting on-street parking,
- restricting on-street loading and unloading zones,
- developing a one-way arterial pair, and/or
- considering alternative right-of-way acquisitions.

Where feasible, purchase additional right-of-way which allow improvements to the overall cross section of the SRA or to major intersections.

46-2.15 **Tables of Design Criteria**

Figure 46-2.E presents the Department’s design criteria for new construction and reconstruction of urban strategic regional arterial projects. Figure 46-2.F provides the alignment criteria for urban SRA routes. The designer should realize that some of the cross section elements included in the figure (e.g., HOV/bus lanes) are not automatically warranted in the project design. The values in the figure only apply *after* the decision has been made to include the element in the highway cross section.
## GEOMETRIC DESIGN CRITERIA FOR URBAN STRATEGIC REGIONAL ARTERIALS (SRA)
(New Construction/Reconstruction) 
(US Customary)

### Figure 46-2.E
(1 of 2)

<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Desirable Design Values</th>
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<tbody>
<tr>
<td>Design Forecast Year</td>
<td>31-4.02</td>
<td>20 Years</td>
</tr>
<tr>
<td>*Design Speed</td>
<td>31-2</td>
<td>30 mph – 40 mph (1)</td>
</tr>
<tr>
<td>Access Control</td>
<td>46-2.03</td>
<td>Managed Access</td>
</tr>
<tr>
<td>Level of Service</td>
<td>31-4.04</td>
<td>Northeast Illinois: D Elsewhere: C</td>
</tr>
<tr>
<td>On-Street Parking</td>
<td>46-2.08</td>
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</tr>
<tr>
<td>Traffic Signals</td>
<td>46-2.09</td>
<td>Spaced at 1/4 mile increments</td>
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<table>
<thead>
<tr>
<th>Cross Section Sections</th>
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<tr>
<td>*Traveled Way Width</td>
<td>34-2.01</td>
<td>2 @ 24’ (2)</td>
</tr>
<tr>
<td>Auxiliary Lanes</td>
<td>Lane Width</td>
<td>Single Left &amp; Right: 12’, Min.: 11’ Dual Lefts: 24’, Min.: 22’</td>
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<tr>
<td></td>
<td>Curb Type and Width</td>
<td>B-6.12 or B-6.24 CC&amp;G</td>
</tr>
<tr>
<td>Median Width</td>
<td>Flush/TWLTL</td>
<td>11’, 12’, 14’ (3)</td>
</tr>
<tr>
<td>Parking Lane Width</td>
<td>48-2.05</td>
<td>Des.: 10’, Min.: 8’ (4)</td>
</tr>
<tr>
<td>Bicycle Lane Width (Shared)</td>
<td>46-2.12</td>
<td>Min.: 13’ Outside Lane</td>
</tr>
<tr>
<td>Outside Curb Type and Width</td>
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<td>B-6.24 CC&amp;G</td>
</tr>
<tr>
<td>Cross Slope</td>
<td>*Travel Lanes</td>
<td>1/4”/ft for Median and Two Lanes Adjacent to Median (5)</td>
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<td>Sidewalk Width</td>
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</thead>
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<td>Side Slopes</td>
<td>Cut Section (Curbed)</td>
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</tr>
<tr>
<td></td>
<td>Rock Cut</td>
<td>34-4.05</td>
</tr>
<tr>
<td></td>
<td>Fill Section (Curbed)</td>
<td>34-4.02</td>
</tr>
<tr>
<td>Median Slopes</td>
<td>Flush</td>
<td>34-3</td>
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<table>
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<th></th>
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<tr>
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<td>*Clear Roadway Width (7)</td>
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<td>52’ plus Median Width</td>
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<tr>
<td>Existing Bridges to Remain in Place</td>
<td>*Structural Capacity</td>
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</tr>
<tr>
<td>*Clear Roadway Width (8)</td>
<td>39-6</td>
<td>48’ without Medians or Sidewalk</td>
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<tr>
<td>New and Replaced Overpassing Bridges (9b)</td>
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<td>14’-9”</td>
</tr>
<tr>
<td>Existing Overpassing Bridges</td>
<td></td>
<td>14’-0” (8c)</td>
</tr>
<tr>
<td>Overhead Signs/ Pedestrian Bridges</td>
<td></td>
<td>17’-3” (9b)</td>
</tr>
</tbody>
</table>

* Vertical Clearance (SRA Under) (9a) | 39.4.06 | New: 23’-0” Existing: 21’-6” |

* Controlling design criteria (see Section 31-8).
### GEOMETRIC DESIGN CRITERIA FOR URBAN STRATEGIC REGIONAL ARTERIALS (SRA)

(New Construction/Reconstruction)

(Metric)

**Figure 46-2.E**

(1 of 2)

<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Desirable Design Values</th>
</tr>
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<tbody>
<tr>
<td><strong>Design Controls</strong></td>
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<tr>
<td><em>Design Speed</em></td>
<td>31-2</td>
<td>50 km/h - 60 km/h (1)</td>
</tr>
<tr>
<td>Access Control</td>
<td>46-2.03</td>
<td>Managed Access</td>
</tr>
<tr>
<td>Level of Service</td>
<td>31-4.04</td>
<td>Northeast Illinois: D Elsewhere: C</td>
</tr>
<tr>
<td>On-Street Parking</td>
<td>46-2.08</td>
<td>Not Recommended</td>
</tr>
<tr>
<td>Traffic Signals</td>
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<td>Spaced at 400 m Increments</td>
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<td><strong>Traveled Way Width</strong></td>
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<td>20 Years</td>
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<td><strong>Cross Section Sections</strong></td>
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<td></td>
</tr>
<tr>
<td>Auxiliary Lanes</td>
<td>Lane Width</td>
<td>Single Left &amp; Right: 3.6 m, Min.: 3.3 m Dual Lefts: 7.2 m, Min.: 6.6 m</td>
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<td>Curb Type and Width</td>
<td>34-2.03</td>
<td>B-15.30 or B-15.60 CC&amp;G</td>
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<tr>
<td>Median Width</td>
<td>34-3.03</td>
<td>3.3 m, 3.6 m, 4.0 m (3)</td>
</tr>
<tr>
<td>Parking Lane Width</td>
<td>48-2.05</td>
<td>Des.: 3.0 m, Min.: 2.4 m (4)</td>
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<td>Bicycle Lane Width (Shared)</td>
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<td>Min.: 4.0 m Outside Lane</td>
</tr>
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<td>Outside Curb Type and Width</td>
<td>34-2.04</td>
<td>B-15.60 CC&amp;G</td>
</tr>
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<td>Cross Slope</td>
<td>*Travel Lanes</td>
<td>2.0% for Median and Two Lanes Adjacent to Median (5)</td>
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<tr>
<td>Sidewalk Width</td>
<td>48-2.04</td>
<td>3.0 m Adjacent to Curb</td>
</tr>
<tr>
<td>Clear Zone</td>
<td>38-3</td>
<td>(6)</td>
</tr>
<tr>
<td><strong>Roadway Slopes</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Side Slopes</td>
<td>Cut Section (Curbed)</td>
<td>34-4.04</td>
</tr>
<tr>
<td>Rock Cut</td>
<td>34-4.05</td>
<td>—</td>
</tr>
<tr>
<td>Fill Section (Curbed)</td>
<td>34-4.02</td>
<td>—</td>
</tr>
<tr>
<td>Median Slopes</td>
<td>Flush</td>
<td>34-3</td>
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<tr>
<td><strong>New and Reconstructed Bridges</strong></td>
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<td>MS-18</td>
</tr>
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<td><strong>Existing Bridges to Remain in Place</strong></td>
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<tr>
<td><em>Structural Capacity</em></td>
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<td>MS-18</td>
</tr>
<tr>
<td><strong>Bridges</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Vertical Clearance (SRA Under) (9a)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>New and Replaced Overpassing Bridges (9b)</td>
<td>39-4</td>
<td>4.5 m</td>
</tr>
<tr>
<td>Existing Overpassing Bridges</td>
<td>4.3 m (8b)</td>
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<td>5.25 m (9b)</td>
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<td>*Vertical Clearance (SRA over Railroad)</td>
<td>39-4.06</td>
<td>New: 7.0 m Existing: 6.6 m</td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8).
(1) **Design Speed.** The 30-mpg (50-km/hr) design speed should only be used in central business districts.

(2) **Traveled Way Width.** If right-of-way is restricted, 11 ft (3.3 m) travel lanes may be used (i.e., 2 @ 22 ft (6.6 m)).

(3) **Flush Median Width.** Use 14 ft (4.0 m) if there is a significant number of trucks making left turns. If a 11 ft (3.3 m) wide flush median cannot be provided due to restricted right-of-way, consider the use of a one-way arterial pair.

(4) **Parking Lane Width.** If the parking lane will be used as a travel lane or bus/HOV lane during peak hours or may be converted to a travel lane in the future, provide a 12 ft (3.6 m) width. The width of the parking lane includes the gutter width.

(5) **Travel Lane Cross Slope.** For parking/bus/HOV lanes, the cross slope is 5/16"/ft (2.5%).

(6) **Clear Zone.** For curbed facilities, the minimum horizontal clearance to an obstruction is 1.5 ft (500 mm) measured from the face of curb.

(7) **New and Reconstructed Bridge Widths.** Clear roadway bridge widths are measured from face to face of outside curbs or parapet walls. Urban bridge widths are normally defined as the sum of the approach traveled way widths, the width of the median, and the width of gutters. A sidewalk or bikeway will result in additional bridge width. For sidewalks proposed on bridge, add 10 ft (3.0 m) to each side of bridge.

(8) **Existing Bridge Widths to Remain in Place.** Clear roadway bridge widths are measured from face to face of outside curbs or parapet walls. Implies elements allowed to remain in place without a design exception approval when cost effective and when safety record is satisfactory. Provide at least one sidewalk across the bridge.

(9) **Vertical Clearance (SRA Under).**
   a. The clearance must be available over the traveled way and median where a flush median is used.
   b. Table value includes allowance for future overlays.
   c. The 14 ft 0 in (4.3 m) clearance may be allowed to remain in place with consideration for reconstructing to a clearance of 14 ft 9 in (4.5 m).
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Design Speed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>30 mph</td>
</tr>
<tr>
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<td>31-3.01</td>
<td>200’</td>
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<tr>
<td>Decision Sight Distance (2)</td>
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<td>620’</td>
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<tr>
<td>Intersection Sight Distance (3)</td>
<td>36-6</td>
<td>335’</td>
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<tr>
<td>* Minimum Radii (4)</td>
<td>e_{\text{max}} = 4%</td>
<td>250’</td>
</tr>
<tr>
<td>* Superelevation Rate (5)</td>
<td>e_{\text{max}} = 4%</td>
<td></td>
</tr>
<tr>
<td>* Horizontal Sight Distance</td>
<td>32-4</td>
<td></td>
</tr>
<tr>
<td>* Vertical Curvature (K-values)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crest</td>
<td>33-4</td>
<td>19</td>
</tr>
<tr>
<td>Sag</td>
<td></td>
<td>37</td>
</tr>
<tr>
<td>Level</td>
<td>33-2.02</td>
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</tr>
<tr>
<td>Minimum Grade</td>
<td>33-2.03</td>
<td>Des: 0.5% Min: 0.3% (with Curb and Gutter)</td>
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</tbody>
</table>

* Controlling design criteria (see Section 31-8).

1. **Stopping Sight Distance.** Table values are for passenger cars on level grade.
2. **Decision Sight Distance.** Table values are for the avoidance maneuver on urban streets (speed/path/direction change).
3. **Intersection Sight Distance.** Table values are for passenger cars. See Section 36-6 for trucks.
4. **Minimum Radii.** Values shown are for a 4% superelevation rate. For a normal crown section, the minimum radii are 335 ft and 765 ft for design speeds of 30 mph and 40 mph respectively.
5. **Superelevation Rate.** See Section 48-5 for superelevation rates based on e_{\text{max}}, design speed, and radii of horizontal curves.
6. **Horizontal Sight Distance.** For a given design speed, the necessary horizontal sight line offset will be determined by the radius of curve and the required sight distance.

ALIGNMENT CRITERIA FOR URBAN STRATEGIC REGIONAL ARTERIALS (SRA) (US Customary)

Figure 46-2.F
<table>
<thead>
<tr>
<th>Design Element</th>
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<th>Design Speed 60 km/h</th>
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<td>83 m</td>
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<td>235 m</td>
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<td>Intersection Sight Distance (3)</td>
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<td>126 m</td>
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<td>*Minimum Radii (4)</td>
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<td>135 m</td>
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<td>*Superelevation Rate (5)</td>
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<tr>
<td>*Horizontal Sight Distance</td>
<td>32-4</td>
<td>(6)</td>
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<td>*Vertical Curvature (K-values)</td>
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<td>Sag</td>
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<td>Des: 0.5% Min: 0.3%</td>
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<td></td>
<td></td>
<td>(with Curb and Gutter)</td>
<td>(with Curb and Gutter)</td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8).

(1) **Stopping Sight Distance.** Table values are for passenger cars on level grade.
(2) **Decision Sight Distance.** Table values are for the avoidance maneuver on urban streets (speed/path/direction change).
(3) **Intersection Sight Distance.** Table values are for passenger cars. See Section 36-6 for trucks.
(4) **Minimum Radii.** Values shown are for a 4% superelevation rate. For a normal crown section, the minimum radii are 116 m and 189 m for design speeds of 50 km/h and 60 km/h respectively.
(5) **Superelevation Rate.** See Section 48-5 for superelevation rates based on e_max, design speed, and radii of horizontal curves.
(6) **Horizontal Sight Distance.** For a given design speed, the necessary horizontal sight line offset will be determined by the radius of curve and the required sight distance.

ALIGNMENT CRITERIA FOR URBAN STRATEGIC REGIONAL ARTERIALS (SRA) (Metric)

Figure 46-2.F
46-3 SUBURBAN SRA ROUTES

46-3.01 General Roadway Features

46-3.01(a) General

The recommended design for suburban SRA’s is three lanes in each direction divided by a raised-curb median. Initially, provide a minimum of two travel lanes in each direction. Reserve sufficient right-of-way to allow for the recommended design. Figure 46-3.A illustrates a plan view design configuration for a suburban SRA. Figure 46-3.B illustrates the initial and recommended cross sections for a suburban SRA. For an illustration of a superelevated section, see Figure 45-2.G.

46-3.01(b) Bypass Facilities

Certain suburban SRA routes are characterized by relatively lengthy segments of roadway that connect suburban central core areas. Frequently, these suburban central cores feature traffic capacity constraints (e.g., narrow right-of-way, minimal setbacks, numerous curb cuts, traffic signals). The recommended suburban SRA route (i.e., typical section of six through lanes and an 18 ft, 22 ft, or 30 ft (5.5 m, 7.0 m, or 9.5 m) median width) generally will not be attainable through such suburban cores. Therefore, it may be advantageous to designate a bypass route for the SRA around these central core areas. Bypass routes should be designed on parallel facilities reasonably close to the original SRA route and must be clearly signed as such. Bypass routes may be designed to work in tandem with the originally designated SRA or may become the solely designated SRA. In either case, the travel demands of the area and stipulated level-of-service requirements should be met where a bypass route is proposed.

Due to the extent of suburban development, it is recommended that bypass routes usually be designated on existing roads. Only consider construction of a new roadway where large tracts of undeveloped land or unused rights-of-way exist. In this case, provide a facility with partial access control.

46-3.02 Geometric Design Elements

46-3.02(a) Median Types

When selecting and designing medians for suburban SRA routes, consider the following:

1. General. If a proposed suburban SRA route presently consists of only a four-lane cross section (two through lanes in each direction) in a restrictive right-of-way location, it is recommended that emphasis be placed upon the construction of an 18 ft (5.5 m) median to separate left-turning vehicles from the through stream of traffic. If no additional right-of-way is available for a median, only permit left turns at major intersections or consider the feasibility of creating one-way arterial pairs.
After an investigation of need, consider providing a separate right-turn lane on the SRA into the development.

Note: See Section 36-108 for selection of design vehicles.
* Depending on adjacent roadside conditions, the initial design along the outside edge of the traveled way may be either a curb and gutter section or a ditch section.

** Under certain conditions, a 48' (14.5 m) wide median may be considered along the street. See Section 46-3.02(a).

SUBURBAN SRA CROSS SECTION
(initial and Recommended)

Figure 46-3.B
2. **Raised-Curb Median.** It is recommended that all suburban SRA routes be constructed with barrier-curb medians, but barrier-curb is required adjacent to dual left-turn lanes. The raised-curb median will prohibit left-turning vehicles at minor cross streets and driveways, direct turning movements to desired locations, and reduce opposing traffic conflicts. Because raised-curb medians control the location of left turns from the street, there may be the need to allow occasional U-turn movements at certain signalized intersections along the SRA route. These movements can provide access to both sides of the roadway while limiting crossing maneuvers at mid-block locations. Signal timing must be adjusted to provide the additional left-turn signal time needed for the U-turns.

The desirable median width on suburban SRA routes is 22 ft (7.0 m) where unsignalized intersections will exist. The 22 ft (7.0 m) width allows for the storage of most passenger vehicles in the median at unsignalized intersections for crossover movements or for left turns from the side street onto the SRA. If no unsignalized intersections will exist on a segment of the SRA or where right-of-way is restricted, the median width can be reduced to 18 ft (5.5 m) where single left-turn lanes are provided. However, if it is determined that dual left-turn lanes are needed, the minimum median width is 30 ft (9.5 m).

Under some circumstances, it may not be practical to use a raised-curb median. In these cases, consider providing a flush or traversable TWLTL design.

3. **U-Turn Crossovers with Raised-Curb Medians.** On some high-volume suburban SRA routes, the volume of left turns at many intersections may cause reduced traffic flow for through movements. Also, there may be a considerable demand for U-turn movements by large trucks serving businesses and industry along the route. If sufficient right-of-way is available, an alternative strategy is to not allow left turns at major intersections, but instead provide for a U-turn movement beyond the intersection. The benefits are increased capacity on the SRA route and simplified intersection phasing. An example of this concept is shown in Figure 46-3.C.

Only use this concept where it can be provided continuously for a distance of 3 miles to 5 miles (5 km to 8 km) and where the proposed median is at least 50 ft (14.5 m) wide. Provide a B-6.24 (B-15.60) curb and gutter along the median and mound the median with earth. The mounded earth median may be landscaped along the centerline.

Use a WB-55 (WB-17) design vehicle for the design of the U-turn movement. Provide a 10 ft (3.0 m) wide outside stabilized shoulder with curb and gutter along the right edge of shoulder adjacent to the U-turn lane; see Figure 46-3.C.

4. **TWLTL Medians.** In areas where there are numerous access points along an existing roadway (e.g., commercial areas), continuous two-way left-turn lanes may increase mobility and reduce conflicts. This design may be considered in suburban areas where there are numerous existing access points and where other solutions to control access (e.g., frontage roads, access closures, raised-curb medians) cannot be implemented. Chapters 34 and 48 provide guidance on flush and traversable TWLTL.
Notes:

1. Use the WB-55 (WB-17) design vehicle for the design of the U-turn movement.

2. The minimum distance is dependent on the design speed of the street, left-turning volumes, and space needed for advance guide signs.

U-TURN CROSSTRADES WITH A RAISED-CURB MEDIAN

Figure 46-3.C
46-3.02(b) Additional Lanes

Some proposed suburban SRA routes may presently consist of a four- or five-lane pavement section through residential or commercial areas with minimal setbacks. It may not be feasible to obtain the additional right-of-way required for expansion into the recommended roadway cross section at these locations.

46-3.02(c) Vertical Clearances

The vertical clearances for suburban SRA routes are presented in Figure 46-3.E. Where practical on existing routes, vertical clearances may need to be increased to provide for the unrestricted movement of large vehicles. Bridges that do not provide a minimum of 14 ft 9 in (4.5 m) vertical clearance above the roadway are candidates for modification. Bridges which provide a vertical clearance of 14 ft 00 in (4.25 m) may remain in place, but should be considered for reconstruction or other means to achieve a minimum vertical clearance of 14 ft 9 in (4.5 m). Where the SRA route is an underpass, the recommended method to increase the vertical clearance is to lower the roadway through milling, raising the pier height, reconstructing the bridge or other methods. Carefully evaluate potential drainage and utility problems where these methods are proposed.

46-3.03 Access Management

The use of access management techniques is one of the most important concepts implemented on the SRA system. The number and configuration of access points to a suburban SRA route influence length of travel time and driver safety. Each driveway and cross street reduces mobility and safety. To improve access management, consider the following techniques:

1. Eliminate Local Street Access. To improve operations, consider closing some low-volume minor roads and local streets. The feasibility of terminating or rerouting the minor route will depend on local street traffic volumes, emergency vehicle response times, and the availability of alternative routes.

2. Restrict Curb Cuts. To improve mobility and safety on the suburban SRA route, consider the following restrictions:
   a. Sideroad Access. Where a parcel of property has access available from a side street, only allow access from the non-SRA route.
   b. Directional Movements. Where curb-cut access is allowed along a suburban SRA route, it is preferable that only right-in and right-out turns be permitted. This will prevent left-turn movements onto the SRA across through traffic lanes. An example of this design is shown in Figure 46-2.C.
   c. Consolidating Access Points. In suburban areas where numerous curb-cut access points are present, it is recommended that the access be consolidated into single points at a desirable spacing of 500 ft (150 m) between access points.
This is illustrated in Figure 46-3.D. The properties should be interconnected through the use of cross-access easements.

d. **Left-Turn Restrictions.** Discourage left-turn movements from the SRA into curb-cut access points. However, where this prohibition may not be feasible, increase the length of the turn-lane storage to accommodate left-turn queues during peak hours.

3. **Develop Internal Access.** Where new development or redevelopment occurs adjacent to a suburban SRA, it is desirable to provide internal circulation roads within the development. Design the circulation roads to accommodate not only automobiles, but delivery trucks, transit, and bicycles. Also, provide sidewalks within the development. If a signal and median crossover are warranted at the new access point, the spacing should not be less than ¼ mile (400 m) to an adjacent signal.

Access management principles should be coordinated among communities along each suburban SRA route. Chapter 35 provides further guidance on access management techniques that are also applicable to suburban SRA routes.
46-3.04 **Intersections**

In addition to Chapter 36, the following is applicable to intersections on suburban SRA routes:

1. **Turn Lanes.** Section 36-3 provides the warrants and design criteria for turn lanes. Where developing turn lanes, it is important to maintain at least two through lanes in each direction. In addition, the following will apply:
   
   a. **Left-Turn Lanes.** Provide left-turn lanes at all intersections. It is recommended that the turn lanes be offset to provide increased sight distance to opposing traffic. See Section 36-3.03 for the design of offset left-turn lanes.
   
   b. **Right-Turn Lanes.** Provide right-turn lanes where warranted.
   
   c. **Dual Left-Turn Lanes.** Where there are high left-turn volumes, consider providing dual left-turn lanes to alleviate congestion where the single left-turn lane storage length is inadequate (e.g., 350 ft (100 m)). Phasing for the dual left-turn lanes must operate under the “protected only” phasing. For access management, separate the dual left-turn lanes and the left turn taper from opposing through lanes by a raised-curb median; see Chapters 35 and 36. Within a suburban environment where development is eminent, provide a 30 ft (9.5 m) wide median to allow for future flexibility at major entrances with dual left-turn lanes.

2. **Turning Radii.** Insufficient turning radii for trucks can significantly affect capacity at an intersection. Small radii may require large trucks to slow down to maneuver through the turn, to encroach into opposing lanes, or encroach onto the curb. Design the curb radii to meet the expected design vehicle, typically a WB-50 (WB-15). Review turning radius improvements for their impacts on pedestrians and adjacent development. Design vehicles are discussed in Section 36-1.08.

3. **Approaches.** Intersections on suburban routes with more than four approaches can cause operational problems. To alleviate this problem, consider one of the following options:
   
   - close one of the approaches,
   
   - convert one of the approaches to one-way operation going away from the intersection,
   
   - provide an extremely short signal timing on one of the approaches to reduce the desirability of the approach, or
   
   - relocate the excess approaches away from the intersection; this is the most desirable option.

4. **Channelization.** In suburban locations, the recommended cross section consists of three through lanes in each direction, dual left-turn lanes, and exclusive right-turn lanes. To reduce the wide expanses of intersections, use center channelization and consider the
use of corner islands to direct the flow of vehicles through the intersection. Channelization also can be effective at intersections where approaches are not at or close to 90° angles. At these locations, channelization and corner islands can help guide motorists through the unusual turning movements that are often required. Chapter 36 provides guidance on the design of channelized intersections.

5. New Intersections. It is recommended that intersections with new local roads be restricted to right-in/right-out movements. A raised-curb median will restrict left-turn movements from the SRA to the local road, left-turn movements from the local road onto the SRA, and through movements on the local road across the SRA. However, alternative routes and emergency vehicular response times must be evaluated.

6. Intersection Lighting. All suburban SRA to SRA route intersections should have appropriate intersection lighting. See Chapter 56 for information on highway lighting.

7. Capacity. At intersections where capacity is limited and volumes are high, left-turn restrictions and the elimination of signalized turn phases may be necessary. This will increase the capacity on the SRA route and reduce intersection conflicts. Alternative routes or access will be required for the affected movements. In some instances, limiting left-turn movements to off-peak periods on the SRA route may be beneficial to through roadway operations.

46-3.05 Railroad Grade Separations

Providing a grade separation over an intersecting railroad can increase capacity and safety. However, the feasibility of this type improvement is dependent upon projected traffic volumes, roadway characteristics, posted speed, duration and volume of rail movements, and the amount of right-of-way available for overpass construction.

Evaluate all at-grade railroad intersections with suburban SRA routes for a potential grade separation. Preference for grade separation construction may be given to freight rail crossings where delays due to the length of freight trains are considerably longer than at crossings for passenger rail lines. However, the requirement for grade separations at commuter rail lines is important because peak rail and roadway traffic always coincide. Additional factors to assess include the proximity of the rail line to adjacent arterial intersections, access requirements, right-of-way availability, and projected traffic volumes on the suburban SRA.

At all locations where railroad grade separations are not feasible, investigate the use of constant warning time warning devices. Constant warning time (CWT) devices adjust the downtime of the gates based on the speed of the train. This helps reduce excessive delays to vehicular traffic caused by gates being down when trains are not present. This type of device can also recognize when a train is stopped. This can be beneficial where a train station is near an at-grade rail crossing. In some cases, it may be a more conservative design to have a simple DC circuit instead of the CWT circuitry. This proposal should be reviewed by someone who is knowledgeable in both crossing circuitry and train operations at the specific location.
46-3.06 **Interchanges**

Consider constructing an interchange if the projected level of service of an intersection in the design year is E or F using conventional improvements. Intersections that operate at level-of-service D or better generally are not candidates for interchange construction, unless unsafe geometric design features (e.g., excessive intersection skew) are present. Chapters 37 and 45 provide further guidance for interchange warrants and interchange design.

Suburban SRA routes are frequently characterized by a limited right-of-way availability. Interchange types that require the least amount of right-of-way (e.g., single point urban diamond, compressed diamond) are considered the most appropriate for suburban SRA routes. See Chapter 37 for further information.

For an intersection of two suburban SRA routes and where sufficient right-of-way is available, consider providing a cloverleaf interchange design. The advantage of this interchange type over the diamond interchange is that both intersecting facilities have uninterrupted through movements.

Under certain conditions, a U-turn movement could be added to a compressed diamond interchange between a suburban SRA route and a lower class/volume cross street. The underpass U-turn lane allows SRA vehicles to access an opposing frontage road without passing through signalized intersections on the cross streets. Figure 37-3.G illustrates this design.

All suburban SRA interchanges should have lighting. However, the lighting should not create “light pollution” problems from spillover into nearby residential areas.

46-3.07 **Drainage**

On suburban SRA routes, roadway drainage generally will consist of an enclosed system. During roadway reconstruction for lane additions or intersection widening, evaluate the existing drainage system for capacity or flooding problems. Any improvements to the existing drainage system must meet the criteria in the IDOT Drainage Manual.

46-3.08 **Removal of On-Street Parking**

On-street parking is currently permitted on some portions of SRA routes in suburban areas. On-street parking can significantly affect the capacity of the SRA route and may constitute a safety hazard as drivers enter and exit parking spaces. Where practical, consider permanently removing the on-street parking or restricting it during peak hours. Section 46-2.08 provides criteria for removal of on-street parking on urban SRA routes. This is also applicable to a suburban SRA route with one exception — if the level-of-service on the suburban SRA route is C or worse, consider removing the on-street parking.
46-3.09 **Traffic Control Devices**

46-3.09(a) **Traffic Signals**

Section 46-2.09 provides information on traffic signals for urban areas. In addition, the following applies to traffic signals in suburban areas:

1. **Signal Type.** Provide fully actuated traffic signals at all signalized intersections.

2. **Signal Interconnection.** Where feasible, interconnect all signalized intersections with a spacing of ½ mile (800 m) or less into signal systems. The interconnection is used to provide signal coordination and vehicular progression along the SRA route. Synchronize all signal systems along suburban SRA’s for vehicular progression based on a traffic engineering study.

3. **Spacing.** If a signal is warranted at a local road or street, the spacing should not be less than ¼ mile (400 m) to an adjacent signal, but ½ mile (800 m) spacing is preferred.

4. **Bus Preemption.** All signalized intersections on suburban SRA routes should be capable of priority preemption for express bus service. This preemption capability should only be used to keep buses on schedule. Coordinate the preemption by buses with vehicular progression along the SRA route.

5. **Level of Service.** The goal of the traffic signal timing along suburban SRA routes is to achieve a level-of-service C or better for the arterial through lanes. To achieve this, it may be necessary to lower the level-of-service for the turning movements and cross streets to maximize the through movements on the SRA.

46-3.09(b) **Warrants for Traffic Signals**

Install traffic signals on SRA routes where the signal warrants in the Illinois MUTCD are met.

46-3.09(c) **Overhead Signing**

All suburban SRA-to-SRA route intersections should have advance overhead signing with route numbers and/or street names and, where appropriate, regional destinations. The lettering should be large enough to read at a distance of 350 ft to 400 ft (100 m to 125 m).

46-3.09(d) **Stop Sign Removal**

Stop sign control for traffic movements on an SRA route is inconsistent with giving priority to the SRA through movement. Therefore, remove stop signs from the through lanes of a suburban SRA route. However, it will be necessary to conduct a traffic engineering study to determine the appropriate traffic control at the location for both the SRA route and the intersecting cross street.
46-3.09(e) Pavement Markings

Because of their durability and visibility, only use high-type pavement markings on suburban SRA routes. High-type pavement markings include thermoplastic, epoxy, and pre-formed plastics. Also, include raised pavement markers on suburban SRA routes. Space raised pavement markers according to the criteria in the Bureau of Operations Policies and Procedures Manual and the Highway Standards. In addition, place reflectors on top of the raised-curb median.

46-3.09(f) Driver Information Systems

In addition to providing signs and pavement markings to guide motorists, it may be necessary to furnish information on congestion, construction, or other incidents which may affect their trip. Driver information systems may include variable or fixed message signing, radio and television traffic reports, newspaper articles, and brochures.

46-3.10 Trucks

Locate all loading and unloading areas off the suburban SRA street.

46-3.11 Transit

46-3.11(a) Improvements

Techniques associated with mass transit that may be applicable in certain suburban situations are described in Section 46-2.11. For suburban areas, it will also be necessary to improve transit station accessibility using one or more of the following techniques:

1. Actuated Traffic Signals. Transit station usage is extremely intensive during peak periods. Incorporating traffic signals on the SRA or connecting streets with phasing and timings that are responsive to the varying levels of traffic during the day will make transit stations more accessible and reduce delays. If new traffic signals are proposed at transit stations, they should meet the established traffic volume warrants and criteria for spacing of signals.

2. Turn Lanes. To maximize through traffic movements for vehicles not wishing to access transit stations, provide channelized right- and left-turn lanes for vehicles turning into transit stations. If demand is sufficient, provide dual left- and/or right-turn lanes. Appropriate storage bay lengths for turning vehicles must also be implemented.

3. Park and Ride Lots. Investigate providing parking for commuters. If a potential parking lot site is judged too far from the transit station, then parking in this area could be free or at a greatly reduced rate to encourage use. Another option is to provide satellite lots with free shuttle buses to the stations. Preferential parking stalls nearest to transit stations could be designated for High Occupancy Vehicles. Also, provide secure bicycle
parking at transit stations. Include left- and right-turn lanes at the entrance to the facility to enhance safety.

4. **Transit Access.** If substantial parking for a transit station is located on the opposite side of a SRA route, consider providing appropriate access for pedestrians.

46-3.11(b) **Express Bus Service**

Bus service on suburban SRA routes should be limited to express buses that are equipped with priority signal preemption capability that can be deployed when they are running behind schedule. However, coordinate the bus preemption with existing vehicular progression along the SRA route.

Design stops as bus turnouts; see Chapter 58. Walkways to stops of intersecting services will facilitate transfers and promote safety. Nearside and far-side bus stop configurations should be planned to minimize distances between connecting lines.

46-3.12 **HOV Lanes**

High occupancy vehicle (HOV) lanes designated for buses, carpools, and vans may be appropriate in selected areas with high levels of transit ridership and ridesharing activity. Note that there should also be adequate capacity to accommodate traffic in the general use lanes.

46-3.13 **Pedestrians and Bicyclists**

On suburban SRA routes, more options are available for accommodating pedestrian and bicycle access than in urban areas. For example, although right-of-way availability is still a critical issue, dense development immediately adjacent to the roadway is not as common an occurrence as in urban areas. Provisions for bicyclists and pedestrians may be accommodated within the SRA right-of-way itself. In suburban situations, alternative parallel routes may not always be available.

Access across major obstacles (e.g., river crossings, railroads, limited access facilities) or barriers will be accommodated by the SRA if alternative access is not feasible. The choice of how to provide access within the SRA corridor is determined on a case-by-case basis. Under all situations, the goal is to provide a continuous system of bicycle and pedestrian routes. Chapter 17 provides guidance on the design of bicycle and pedestrian facilities. Chapter 58 provides information on accessibility requirements.

46-3.14 **Environmental Considerations**

The environmental analysis component of the SRA planning process is primarily an inventory of existing conditions. The inventory identifies those environmental resources in the corridor and probable impacts based on roadway improvements. Environmental assessments will be
performed during Phase I design work. These are discussed in Part III “Environmental Procedures” of this Manual.

46-3.15 Right-of-Way Acquisition and Corridor Protection

A major goal of the SRA planning process is to identify and protect future right-of-ways that are needed to construct the recommended roadway design configuration. Suburban right-of-ways may adjoin both developed and undeveloped properties. During Phase I studies, local governments should be contacted and encouraged to work with roadway jurisdictional agencies. This will ensure that adequate right-of-way is provided for suburban SRA routes in the approval process for new developments. Local governments should review their building setback requirements to ensure that all new building construction is outside the recommended SRA right-of-way widths. This will protect the right-of-way for future roadway expansion.


46-3.16 Tables of Design Criteria

Figure 46-3.E presents the Department’s design criteria for new construction and reconstruction of suburban strategic regional arterial projects. Figure 46-3.F provides the alignment criteria for suburban SRA routes. The designer should realize that some of the cross section elements included in the figure (e.g., TWLTL widths) are not automatically warranted in the project design. The values in the figure only apply after the decision has been made to include the element in the highway cross section.
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<thead>
<tr>
<th>Design Controls</th>
<th>Manual Section</th>
<th>Desirable Design Values</th>
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**GEOMETRIC DESIGN CRITERIA FOR SUBURBAN STRATEGIC REGIONAL ARTERIALS (SRA)**  
(New Construction/Reconstruction)  
(US Customary)  

**Figure 46-3.E**  
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<td>Clear Zone</td>
<td>38-3</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Roadway Slopes</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Cut Section (Uncurbed) ($)</td>
<td>34-4.03</td>
<td>1V:6H</td>
</tr>
<tr>
<td>Ditch Bottom Width</td>
<td>34-4.04</td>
<td>1.2 m</td>
</tr>
<tr>
<td>Back Slope</td>
<td>34-4.05</td>
<td>1V:3H</td>
</tr>
<tr>
<td>Cut Section (Curbed)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rock Cut</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fill Section (Curbed)</td>
<td>34-4.02</td>
<td></td>
</tr>
<tr>
<td>Median Slopes</td>
<td>34-3</td>
<td></td>
</tr>
<tr>
<td>Concrete Median Surface</td>
<td></td>
<td>1.5%</td>
</tr>
<tr>
<td>TWLTL</td>
<td></td>
<td>2.0%</td>
</tr>
<tr>
<td>Mounded with Grass</td>
<td></td>
<td>5.0% towards C&amp;G</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Bridges</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>New and Reconstructed Bridges</td>
<td></td>
<td>MS-18</td>
</tr>
<tr>
<td>*Clear Roadway Width (7)</td>
<td>39-6</td>
<td>15.6 m plus Median Width (two lanes each direction)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>22.8 m plus Median Width (three lanes each direction)</td>
</tr>
<tr>
<td>Existing Bridges to Remain in Place</td>
<td></td>
<td>MS-18</td>
</tr>
<tr>
<td>*Clear Roadway Width (8)</td>
<td>39-6</td>
<td>14.4 plus Median Width</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Bridges</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>*Vertical Clearance (SRA Under) (9a)</td>
<td>39-4</td>
<td>4.5 m</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>New and Replaced Overpassing Bridges</td>
<td>4.3 m (9c)</td>
<td></td>
</tr>
<tr>
<td>Overhead Signs/ Pedestrian Bridges</td>
<td>5.25 (9b) m</td>
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</tr>
</tbody>
</table>

* Geometric design criteria (see Section 31.5).

GEOMETRIC DESIGN CRITERIA FOR SUBURBAN STRATEGIC REGIONAL ARTERIALS (SRA)
(New Construction/Reconstruction) (Metric)

Figure 46-3.E (1 of 2)
(1) **Level of Service.** For signal timing on suburban SRA routes, provide a LOS C for the arterial through lanes, which may allow a lower level of service for the cross streets or turning lanes.

(2) **Median Width.**
   a. **Raised-Curb.** Where there is a U-turn demand for large trucks and undeveloped right-of-way is available, consider a median width of at least 50 ft (14.5 m) with curb and gutter.
   b. **TWLTL Width.** Use 14 ft (4.0 m) if there is a significant number of trucks making left turns.

(3) **Parking Lane Width.** If the parking lane will be used as a travel lane or bus/HOV lane during peak hours or may be converted to a travel lane in the future, provide a 12 ft (3.6 m) width. The width of parking lane includes the gutter width.

(4) **Travel Lane Cross Slope.** For the third lane away from the median, increase the cross slope by 1/16′/ft (0.5%).

(5) **Clear Zone.** For curbed facilities, the horizontal clearance to an obstruction is 1.5 ft (500 mm) measured from the face of curb.

(6) **Cut Section (Uncurbed).** In some cases, the initial construction of a suburban SRA may involve only providing two lanes in each direction with a shoulder and an outside ditch section. See Figure 46-3.B.

(7) **New and Reconstructed Bridge Widths.** Clear roadway bridge widths are measured from face to face of outside curbs or parapet walls. Suburban bridge widths are defined as the sum of the approach traveled way width, the width of the median, and the width of gutters.

(8) **Existing Bridge Widths to Remain in Place.** Clear roadway bridge widths are measured from face to face of outside curbs or parapet walls. Implies elements allowed to remain in place without a design exception approval when cost effective and when safety record is satisfactory. Sidewalks must be carried across both sides of the bridge. Approach width shown assumes initial stage construction of only two lanes in each direction.

(9) **Vertical Clearance (SRA Under).**
   a. The clearance must be available over the traveled way and flush median.
   b. Table value includes allowance for future overlays.
   c. A 14 ft 0 in (4.3 m) clearance may be allowed to remain in place with consideration for reconstruction to a clearance of 14 ft 9 in (4.5 m).

**GEOMETRIC DESIGN CRITERIA FOR SUBURBAN STRATEGIC REGIONAL ARTERIALS (SRA)**

(New Construction/Reconstruction)

(Footnotes)

Figure 46-3.E

(2 of 2)
### Design Element

<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Design Speed</th>
</tr>
</thead>
<tbody>
<tr>
<td>* Stopping Sight Distance (1)</td>
<td>31-3.01</td>
<td>360'</td>
</tr>
<tr>
<td>Decision Sight Distance (2)</td>
<td>31-3.02</td>
<td>800'</td>
</tr>
<tr>
<td>Intersection Sight Distance (3)</td>
<td>33-6</td>
<td>500'</td>
</tr>
<tr>
<td>* Minimum Radii (4)</td>
<td>48-5</td>
<td>715'</td>
</tr>
<tr>
<td>* Superelevation Rate (5)</td>
<td>48-5</td>
<td>e&lt;sub&gt;max&lt;/sub&gt; = 4%</td>
</tr>
<tr>
<td>* Horizontal Sight Distance</td>
<td>32-4</td>
<td>(6)</td>
</tr>
<tr>
<td>* Vertical Curvature (K-values)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crest</td>
<td>33-4</td>
<td>61</td>
</tr>
<tr>
<td>Sag</td>
<td></td>
<td>79</td>
</tr>
<tr>
<td>* Maximum Grade</td>
<td>Level</td>
<td>6%</td>
</tr>
<tr>
<td>Minimum Grade</td>
<td>33-2.02</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Des. 0.5% Min. 0.3% (with Curb and Gutter)</td>
<td></td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-6)

1. **Stopping Sight Distance**: Table values are for passenger cars on level grade.
2. **Decision Sight Distance**: Table values are for the avoidance maneuver on suburban streets (speed/path/direction change).
3. **Intersection Sight Distance**: Table values are for passenger cars. See Section 36-6 for trucks.
4. **Minimum Radii**: Value shown is with a 4% superelevation rate. For a normal crown section, the minimum radius is 1040 ft.
5. **Superelevation Rate**: See Section 48-5 for superelevation rates based on e<sub>max</sub>, design speed, and radii of horizontal curves.
6. **Horizontal Sight Distance**: For a given design speed, the necessary horizontal sight line offset will be determined by the radius of curve and the required sight distance.

**ALIGNMENT CRITERIA FOR SUBURBAN STRATEGIC REGIONAL ARTERIALS (SRA) (US Customary)**

**Figure 46-3.F**
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Design Speed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stopping Sight Distance (1)</td>
<td>31-3.01</td>
<td>70 km/h</td>
</tr>
<tr>
<td>Decision Sight Distance (2)</td>
<td>31-3.02</td>
<td>105 m</td>
</tr>
<tr>
<td>Intersection Sight Distance (3)</td>
<td>36-6</td>
<td>235 m</td>
</tr>
<tr>
<td>Minimum Radii (4)</td>
<td>48-5</td>
<td>146 m</td>
</tr>
<tr>
<td>Superelevation Rate (5)</td>
<td>48-5</td>
<td>203 m</td>
</tr>
<tr>
<td>Horizontal Sight Distance</td>
<td>32-4</td>
<td>e_max = 4%</td>
</tr>
<tr>
<td>Vertical Curvature (K-values)</td>
<td></td>
<td>(6)</td>
</tr>
<tr>
<td>Maximum Grade</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Minimum Grade</td>
<td>33-2.02</td>
<td>Des: 0.5% Min: 0.3% (with Curb and Gutter)</td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8).

1. **Stopping Sight Distance**: Table values are for passenger cars on level grade.
2. **Decision Sight Distance**: Table values are for the avoidance maneuver on suburban streets (speed/path/direction change).
3. **Intersection Sight Distance**: Table values are for passenger cars. See Section 36-6 for trucks.
4. **Minimum Radii**: Value shown is with a 4% superelevation rate. For a normal crown section, the minimum radius is 297 m.
5. **Superelevation Rate**: See Section 48-5 for superelevation rates based on e_max, design speed, and radii of horizontal curves.
6. **Horizontal Sight Distance**: For a given design speed, the necessary horizontal sight line offset will be determined by the radius of curve and the required sight distance.

**ALIGNMENT CRITERIA FOR SUBURBAN STRATEGIC REGIONAL ARTERIALS (SRA)**

**Metric**

**Figure 46-3.F**
46-4 RURAL SRA ROUTES

46-4.01 General Roadway Features

46-4.01(a) General

The recommended design for rural SRA’s is to construct two or three lanes in each direction separated by a wide depressed median. The wide median will allow the addition of future through lanes in the median with minimum disruption to highway users and surrounding development. The facility may include two-way frontage roads on both sides of the mainline highway. Sufficient right-of-way should be reserved initially to allow for the recommended design. Figure 46-4.A illustrates a plan view design configuration for a rural SRA with frontage roads. Figure 46-4.B illustrates the recommended cross section for a rural four-lane SRA. Initial stage construction and bypass routes around communities would not involve the use of frontage roads. For an illustration of a superelevated section, see Figure 45-2.E.

46-4.01(b) Bypass Facilities

Many rural SRA routes are characterized by relatively lengthy segments of roadway that connect existing communities. A rural SRA route that approaches a community may better serve the concept of regional mobility if it bypasses the town. There are two options to consider for rural SRA routes at a community. One is to designate an existing highway through the town as the planned SRA route, and the other is to construct a new bypass facility. Only consider the construction of a bypass facility where there are large tracts of undeveloped land or unused rights-of-way. Also, every effort should be made to use the rights-of-way of existing roadways for the bypass alignment. As a minimum, any bypass facility should be designed with partial access control; see Chapter 45. Where full access control can be obtained, the bypass should be designed accordingly; see Chapter 44.

46-4.02 Geometric Design Elements

46-4.02(a) Median Types

When providing medians on rural SRA routes, consider the following:

1. **Type.** Typically, use a depressed median on rural SRA routes. This median type will provide space for left-turning vehicles at crossroads, direct turning movements to desired locations, reduce opposing traffic conflicts, and allow for high operating speeds.

2. **Width.** For rural SRA routes, the minimum width is 50 ft (15 m). Where there is a high probability of need for three lanes in each direction in the future, use a 74 ft (22.2 m) wide median initially. However, where right-of-way is restricted, a 50 ft (15 m) wide median may be used initially where six lanes will be required in the future. The median can be converted to a 26 ft (7.8 m) wide median with a concrete median barrier.
Before frontage roads are constructed, the mid-point minor arterial may be connected directly to the mainline and provided with right-in and right-out turns.

Note: See Section 36-1.08 for selection of appropriate design vehicle.

TYPICAL RURAL SRA ROUTE WITH FRONTAGE ROADS
(1 mile (1.6 km) Segment)

Figure 46-4.A
Note: Initial construction usually will not include frontage roads.

RURAL SRA CROSS SECTION
(Typical Design with Frontage Roads)

Figure 46-4.B
3. **Median Crossovers.** Only permit median crossovers at major intersections. Space these crossovers at intervals of 1 mile (1.5 km) or greater. Where local access to a crossroad is severely restricted or will cause significant delay for a large number of turning vehicles, crossovers may be reduced to ½ mile (800 m) intervals. However, do not use this spacing extensively along rural SRA routes. The intent of rural SRA routes is to give priority to through movements and provide for high operating speeds.

4. **Flush Median with Concrete Median Barrier (CMB).** This median type may be used where right-of-way is restricted; see Figure 36-3.M and Section 34-3.03.

46-4.02(b) **Additional Lanes**

On rural SRA routes, the desirable design is to provide sufficient right-of-way to allow two lanes in each direction with a depressed median and two-way frontage roads on each side. Where future capacity is required, a third lane can be constructed in the median.

The usual design to complete the multilane cross section is to provide a depressed median adjacent to an existing roadway and to construct a new roadway parallel to the existing lanes; see Figure 46-4.B. In some cases, it may be more appropriate to center all new construction about the centerline of the existing pavement. However, this would require all new pavements and a close examination of construction phasing for the maintenance of traffic flow.

46-4.02(c) **Vertical Clearances**

The vertical clearances for rural SRA routes are presented in Figure 46-4.C. Where practical on existing routes, vertical clearances may need to be increased to provide for the unrestricted movement of large vehicles. Existing bridges that do not provide a minimum of 16 ft 6 in (5.0 m) vertical clearance above the roadway are candidates for modification. Bridges which provide a vertical clearance of 16 ft 00 in (4.9 m) may remain in place, but should be considered for reconstruction or other means to achieve a minimum vertical clearance of 16 ft 6 in (5.0 m). Where the SRA route is an underpass, the recommended method to increase the vertical clearance is to lower the roadway through milling, raising the pier height, reconstructing the bridge, or other methods. Carefully evaluate potential drainage and utility problems.

46-4.03 **Access Management**

Sections 46-2.03 and 46-3.03 provide guidance on access management techniques that are also applicable to rural SRA routes. In addition, consider the following:

1. **Frontage Roads.** Because of the potential hazards introduced by intermittent access points, the most desirable form of access management is to provide two-way frontage roads along the SRA route. If the frontage roads are not constructed initially, consider providing sufficient right-of-way for incorporation of future frontage roads.
Where the frontage road is flared out at an intersection, do not allow development to occur within the interior area of the “jughandle.” This area may be an appropriate location for park-and-ride lots; see Figure 46-4.A. Protection of this area will also allow the construction of a diamond interchange in the future.

2. **Minor Road Access.** The high speeds on rural SRA routes can make intersections with minor side roads potentially hazardous. Signalization is not recommended due to the delays that would be created on the rural SRA route. Desirably, terminate access to the minor road at the frontage road. If this is not practical, the next option is only to allow right-in and right-out maneuvers on the SRA route.

46-4.04 **Intersections**

In addition to Chapter 36, the following is applicable to intersections on rural SRA routes:

1. **Turn Lanes.** Section 36-3 provides the warrants and design criteria for turn lanes. In addition, the following will apply:
   
a. **Left-Turn Lanes.** Provide tapered offset left-turn lanes at all signalized and major intersections. Use a parallel, left-turn lane design at minor road intersections where an intermediate median crossover is proposed.

b. **Right-Turn Lanes.** In general, provide right-turn lanes at all intersections.

c. **U-Turn Crossovers.** Where a crossover is required for U-turns, provide a parallel left-turn lane design into the crossover. The left-turn lane may be designed for 50 mph (80 km/hr) design speed.

2. **Turning Radii.** Insufficient turning radii for trucks can significantly affect the capacity of an intersection. Design the right- and left-turning radii to meet the expected design vehicle. Intersection design vehicles and truck routes are discussed in Section 36-1.08.

3. **Channelization.** To reduce the wide expanses of intersections, use corner islands to direct the flow of right-turning vehicles through the intersection. Channelization also can be effective at intersections where approaches are not at or close to 90° angles. At these locations, channelization and corner islands can help guide motorists through unusual turning movements. Section 36-3 illustrates typical design features that should be used at rural SRA intersections.

4. **New Intersections.** Where new local roads are proposed, restrict them to right-in/right-out movements. The depressed median will restrict left-turn movements from the SRA to the local road, left-turn movements from the local road to the SRA, and through movements on the local road across the SRA. However, alternative routes and emergency vehicular response times must also be evaluated and may result in the design of a median crossover. When frontage roads are provided, remove these minor roads from the SRA route and tee them into the frontage road; see Figure 46-4.A.
5. **Intersection Lighting.** All major intersections should have appropriate intersection lighting. See Chapter 56 for information on highway lighting.

### 46-4.05 Railroad Grade Separations

Where there is one or more trains per day crossing a rural SRA, consider providing for a future structure over the railroad. The feasibility of this type of improvement is dependent upon projected traffic volumes, roadway characteristics, posted speed, duration and volume of rail movements, and the amount of right-of-way available for overpass construction. Right-of-way should be protected at all rural SRA routes that will cross railroads at-grade.

In general, do not provide a grade-separation structure for frontage roads adjacent to the rural SRA route. Instead, flare the frontage roads out an appropriate distance from SRA grade-separation structure so that sight lines along the tracks are not blocked by the embankment and structure.

### 46-4.06 Interchanges

Right-of-way should be protected at all major intersections with rural SRA routes for eventual interchange construction. This will help to eliminate most signalized intersections and improve safety and mobility. Right-of-way is typically available at rural SRA crossroads to construct a diamond interchange; see Chapter 37. Where right-of-way is restricted, consider using a single point urban diamond or compressed diamond interchange. Figure 46-4.A shows the typical design of how frontage roads are flared out at major intersections initially, and how they might be incorporated into an interchange design.

If two intersecting rural SRA routes have unusually high projected traffic volumes and where sufficient right-of-way is available, consider providing a cloverleaf interchange design. The projected level of service on both routes should be level D or lower with conventional improvements before this option is considered. The route with the highest projected volumes should be considered to have the priority movement. The crossover of the lower priority route should have a design speed of 60 mph (100 km/hr) through the interchange.

All rural SRA interchanges should have lighting. However, lighting should not create “light pollution” problems from spillover into nearby residential areas.

### 46-4.07 Drainage

On rural SRA routes, open ditches will be used to accommodate roadway drainage. Design of ditches and drainage appurtenances must meet the criteria in the *IDOT Drainage Manual*. Outside ditches should be at least 6 ft (1.8 m) wide to provide for extra detention storage and adequate clear zone.
46-4.08  **Frontage Roads**

Frontage roads may be appropriate along rural SRA routes to separate slower local traffic from the higher speed through traffic on the SRA route and to reduce the number of conflict points. The most desirable option is to provide two-way frontage roads on both sides of the rural SRA route. Direct access to the SRA route should only occur at major crossroad intersections. Design criteria for frontage roads are presented in Chapter 44. Between major intersections, the total SRA right-of-way should be approximately 300 ft to 350 ft (90 m to 100 m). At intersections, flare the frontage road out approximately 400 ft (125 m) to create separate intersections on the crossroad between the frontage road and the rural SRA; see Figure 46-4.A. This spacing will also allow for signal coordination.

46-4.09  **Traffic Control Devices**

46-4.09(a)  **Traffic Signals**

Provide fully actuated traffic signals at all signalized intersections on rural SRA routes. Chapter 57 and the Bureau of Operations Policies and Procedures Manual provide additional information on traffic signals.

46-4.09(b)  **Overhead Signing**

All rural SRA-to-SRA route intersections should have advance overhead signing with route numbers and/or road names and, where appropriate, regional destinations. The lettering should be large enough to read at a distance of 400 ft to 500 ft (125 m to 150 m).

46-4.09(c)  **Stop Sign Removal**

Stop sign control for traffic movements on an SRA route is inconsistent with giving priority to the SRA through movement. Therefore, remove all stop signs from the through lanes of a rural SRA route. However, it will be necessary to conduct a traffic engineering study to determine the appropriate traffic control at the location for both the SRA route and the intersecting crossroad.

46-4.09(d)  **Pavement Markings**

Because of their durability and visibility, only use high-type pavement markings on rural SRA routes. High-type pavement markings include thermoplastic, epoxy, and pre-formed plastics. Include raised pavement markers and delineators on rural SRA routes. Raised pavement markers introduce an element of safety to the SRA route during inclement weather. Space raised pavement markers and delineators according to the Bureau of Operations Policies and Procedures Manual and the IDOT Highway Standards.
46-4.10  Transit

46-4.10(a)  Improvements

Techniques associated with mass transit that may be applicable in certain rural situations are described in Section 46-2.11. For rural areas, it will also be necessary to improve transit station accessibility as discussed in Section 46-3.11. Ridesharing is a common approach to transit in rural areas. The “jughandle” design of the frontage road at major crossroad intersections typically provides adequate locations for park-and-ride facilities; see Figure 46-4.A.

46-4.10(b)  Express Bus Service

Bus service on rural SRA routes should be limited to express buses that are equipped with priority signal preemption capability that can be deployed when they are running behind schedule. However, coordinate the bus preemption with existing vehicular progression along the SRA route. Bus stop locations generally should be located off the rural SRA route on side roads or park-and-ride lots. Space these stops at approximately 5 mile (8 km) intervals. Where it is impractical to locate bus stops off the SRA route, design bus turnouts and stops according to the criteria in Chapter 58.

46-4.11  Pedestrians and Bicyclists

The criterion for pedestrians and bicyclists presented in Section 46-3.13 is also applicable for rural SRA routes.

46-4.12  Environmental Considerations

The environmental analysis component of the SRA planning process is primarily an inventory of existing conditions. The inventory identifies those environmental resources in the corridor and probable impacts based on roadway improvements. Environmental assessments will be performed during the Phase I design work. These are discussed in Part III “Environmental Procedures” of this Manual.

46-4.13  Right-of-Way

Section 46-3.15 provides guidance for protecting future right-of-way needs which is also applicable to rural SRA routes. Also the Illinois Highway Code, 605 ILCS 5/4-510 provides guidance on the use of protective right-of-way buying as it applies to existing alignments.

46-4.14  Tables of Design Criteria

Figure 46-4.C presents the Department’s design criteria for new construction and reconstruction of rural strategic regional arterial projects. Figure 46-4.D presents the alignment of criteria for
rural SRA routes. The designer should realize that some of the cross section elements included in the figure (e.g., flush median with concrete barrier) are not automatically warranted in the project design. The values in the figure only apply after the decision has been made to include the element in the highway cross section.
## Illinois Strategic Regional Arterials

### November 2014

**46-4.10**

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**GEOMETRIC DESIGN CRITERIA FOR RURAL STRATEGIC REGIONAL ARTERIALS (SRA)**

*New Construction/Reconstruction*

*US Customary*

**Figure 46-4.C**

(1 of 2)

<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Desirable Design Values</th>
</tr>
</thead>
<tbody>
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<td><strong>Design Controls</strong></td>
<td></td>
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</tr>
<tr>
<td>Design Forecast Year</td>
<td>31-4.02</td>
<td>20 Years</td>
</tr>
<tr>
<td>* Design Speed</td>
<td>31-2</td>
<td>60 mph</td>
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<td>Managed Access (1)</td>
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</tr>
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<td>On-Street Parking</td>
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<td>Not Allowed</td>
</tr>
<tr>
<td>Traffic Signals</td>
<td>46-4.09</td>
<td>Spaced at 1 mile increments</td>
</tr>
<tr>
<td><strong>Traveled Way Width</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Right Total Width</td>
<td>34-2.01</td>
<td>Initial: 2 @ 24' (2)</td>
</tr>
<tr>
<td>Paved</td>
<td></td>
<td>Recommended: 2 @ 36'</td>
</tr>
<tr>
<td>Left Total Width</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pavement</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Shoulder Width</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Right Total Width</td>
<td>34-2.02</td>
<td>10'</td>
</tr>
<tr>
<td>Paved</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Left Total Width</td>
<td></td>
<td>6' (3)</td>
</tr>
<tr>
<td>Pavement</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Auxiliary Lanes</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lane Width</td>
<td>34-2.03</td>
<td>Single Left &amp; Right: 12'</td>
</tr>
<tr>
<td>Shoulder Width</td>
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<td>4' (Paved)</td>
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<tr>
<td><strong>Median Width</strong></td>
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<td></td>
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<td>Minimum: 50'</td>
</tr>
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<tr>
<td><strong>Parking Lane Width</strong></td>
<td>48-2.05</td>
<td>N/A</td>
</tr>
<tr>
<td><strong>Bicycle Lane Width</strong></td>
<td>46-4.11</td>
<td>Use 10' Paved Shoulder</td>
</tr>
<tr>
<td><strong>Cross Section</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Cross Slope</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Travel Lane</td>
<td>34-2.01</td>
<td>3/16&quot;H for Lanes Adjacent to Crown (5)</td>
</tr>
<tr>
<td>Shoulder</td>
<td>34-2.02</td>
<td>1/2&quot;H</td>
</tr>
<tr>
<td><strong>Roadway Slopes</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Side Slopes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cut Section</td>
<td>34-4.03</td>
<td>1V:6H</td>
</tr>
<tr>
<td>Ditch Bottom Width</td>
<td></td>
<td>4' (7)</td>
</tr>
<tr>
<td>Back Slope</td>
<td></td>
<td>1V:3H (8)</td>
</tr>
<tr>
<td>Rock Cut</td>
<td>34-4.05</td>
<td></td>
</tr>
<tr>
<td>Fill Section</td>
<td>34-4.02</td>
<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (6)</td>
</tr>
<tr>
<td>Depressed</td>
<td>34-3.03</td>
<td>1V:6H or 1V:3H</td>
</tr>
<tr>
<td>Median Slopes</td>
<td></td>
<td>1/2&quot;H</td>
</tr>
<tr>
<td><strong>New and Reconstructed Bridges</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Structural Capacity</td>
<td>N/A</td>
<td>HS-20</td>
</tr>
<tr>
<td><strong>Existing Bridges to Remain in Place</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Clear Roadway Width (10)</td>
<td>39-6</td>
<td>38' - 40'</td>
</tr>
<tr>
<td><strong>Bridges</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Clear Roadway Width (11)</td>
<td>39-6</td>
<td>34' with 22' Travelled Way</td>
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<tr>
<td><strong>Vertical Clearance (SRA Under (12a)</strong></td>
<td>39-4</td>
<td>16'-6&quot;</td>
</tr>
<tr>
<td>New and Replaced</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Overpassing Bridges (12b)</td>
<td></td>
<td>16'-0&quot;</td>
</tr>
<tr>
<td>Existing Overpassing Bridges</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Overhead Signs/Pedestrian Bridges</td>
<td>33-5</td>
<td>17'-3&quot; (12b)</td>
</tr>
<tr>
<td>*Vertical Clearance (SRA Over Railroad)</td>
<td>39-4.06</td>
<td>New: 23'-0&quot; Existing: 21'-8&quot;</td>
</tr>
</tbody>
</table>

*Controlling design criteria (see Section 31-8)*
### GEOMETRIC DESIGN CRITERIA FOR RURAL STRATEGIC REGIONAL ARTERIALS (SRA) (New Construction/Reconstruction) (Metric)

**Figure 46-4.C**

*(1 of 2)*

<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Desirable Design Values</th>
</tr>
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<tbody>
<tr>
<td><strong>Design Controls</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Design Forecast Year</td>
<td>31-4-02</td>
<td>20 Years</td>
</tr>
<tr>
<td>Design Speed</td>
<td>31-2</td>
<td>100 km/h</td>
</tr>
<tr>
<td>Access Control</td>
<td>35-1</td>
<td>Managed Access (1)</td>
</tr>
<tr>
<td>Level of Service</td>
<td>C</td>
<td></td>
</tr>
<tr>
<td>On-Street Parking</td>
<td>31-4-04</td>
<td>Not Allowed</td>
</tr>
<tr>
<td>Traffic Signals</td>
<td>46-4-02</td>
<td>Spaced at 1.6 km Increments</td>
</tr>
<tr>
<td><strong>Cross Section Sections</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Traveled Way Width</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Right Total Width</td>
<td>34-2-01</td>
<td>Initial: 2 @ 7.2 m (2) Recommended: 2 @ 10.8 m</td>
</tr>
<tr>
<td>Right Paved Total Width</td>
<td>3.0 m</td>
<td></td>
</tr>
<tr>
<td>Left Total Width</td>
<td>3.0 m</td>
<td></td>
</tr>
<tr>
<td>Left Paved Total Width</td>
<td>1.8 m (3)</td>
<td></td>
</tr>
<tr>
<td>Auxiliary Lanes Lane Width</td>
<td>34-2-03</td>
<td>Single Left &amp; Right: 3.6 m</td>
</tr>
<tr>
<td>Auxiliary Lanes Shoulder Width</td>
<td>1.2 m (Paved)</td>
<td></td>
</tr>
<tr>
<td>Median Width</td>
<td>34-3</td>
<td></td>
</tr>
<tr>
<td>Median Width Depressed</td>
<td>Minimum: 15 m</td>
<td></td>
</tr>
<tr>
<td>Median Width Flush (Concrete Barrier)</td>
<td>7.0 m (4)</td>
<td></td>
</tr>
<tr>
<td>TWLT</td>
<td>46-4-06</td>
<td>N/A</td>
</tr>
<tr>
<td>Parking Lane Width</td>
<td>46-2-05</td>
<td>N/A</td>
</tr>
<tr>
<td>Bicycle Lane Width</td>
<td>46-4.11</td>
<td>Use 3.0-m Paved Shoulder</td>
</tr>
<tr>
<td>Cross Slope</td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Travel Lane Shoulder</td>
<td>34-2-01</td>
<td>1.5% for Lanes Adjacent to Crown (5)</td>
</tr>
<tr>
<td>Sidewalk Width</td>
<td>59-1.05</td>
<td>1.5 m Adjacent to Frontage Road with 1.5-m Buffer Strip</td>
</tr>
<tr>
<td>Clear Zone</td>
<td>35-3</td>
<td>16</td>
</tr>
<tr>
<td><strong>Roadway Slopes</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Side Slopes</td>
<td>Front Slope</td>
<td>1V:6H</td>
</tr>
<tr>
<td>Cut Section</td>
<td>Back Slope</td>
<td>1V:3H</td>
</tr>
<tr>
<td></td>
<td>Rock Cut</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Fill Section</td>
<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (9)</td>
</tr>
<tr>
<td></td>
<td>Depressed</td>
<td>1V:6H or 1V:5H</td>
</tr>
<tr>
<td></td>
<td>Flush</td>
<td>4%</td>
</tr>
<tr>
<td>Median Slopes</td>
<td>New and Replaced Bridges</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>Existing Bridges to Remain in Place</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>*Structural Capacity</td>
<td>MS-18</td>
</tr>
<tr>
<td></td>
<td>Existing Bridges to Remain in Place</td>
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<tr>
<td></td>
<td>*Clear Roadway Width (10)</td>
<td>39-6</td>
</tr>
<tr>
<td></td>
<td>New and Replaced Overpassing Bridges (12b)</td>
<td>39-4</td>
</tr>
<tr>
<td></td>
<td>Existing Overpassing Bridges</td>
<td>4.9 m</td>
</tr>
<tr>
<td></td>
<td>Overhead Signs/Pedestrian Bridges</td>
<td>33-5</td>
</tr>
<tr>
<td><strong>Bridges</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Vertical Clearance (SRA Under (12a)</td>
<td>New: 7.0 m Existing: 6.6 m</td>
<td></td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-5).
(1) **Access Management.** Direct access to the SRA route will be controlled by future two-way frontage roads. Where bypass routes are proposed around communities, the bypass desirably should be fully access controlled or, at a minimum, partially access controlled.

(2) **Traveled Way Width.** Existing 22 ft (6.6 m) width may remain in place.

(3) **Left Shoulder Width.** Consider providing a 8 ft (2.4 m) shoulder width and 1V:5H median slopes where level of service is approaching "C."

(4) **Flush Median Width.** Only use flush medians with CMB where right-of-way or topography restricts the use of a depressed median. Consider providing wider medians where required for snow storage.

(5) **Travel Lane Cross Slope.** For the additional lane away from the crown lanes, increase the cross slope by 1/16 ″/ft (0.5%).

(6) **Clear Zone.** The clear zone will vary according to design speed, traffic volumes, side slopes, and horizontal curvature. For restricted right-of-way conditions, see Figure 34-4.D.

(7) **Ditch Bottom Width.** Provide a wider outside ditch bottom where detention storage of storm water is a consideration.

(8) **Back Slope.** Where the height of cut exceeds 10 ft (3 m), consider using a 1V:2H back slope beyond the clear zone. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(9) **Fill Slope.** For fill heights greater than 30 ft (9 m), use a 1V:2H uniform slope with a roadside barrier along the shoulder. Also, for fill heights greater than 30 ft (9 m), consider the use of benching.

(10) **New and Reconstructed Bridge Widths.** Clear roadway bridge widths are measured from face to face of parapets or rails. Bridge widths are normally defined as the sum of the approach traveled way width and the width of the paved shoulders.

(11) **Existing Bridge Widths to Remain in Place.** Clear roadway bridge widths are measured from face to face of parapets or rails. Implies elements allowed to remain in place without a design exception approval when cost effective and when safety record is satisfactory.

(12) **Vertical Clearance (SRA Under).**
   a. The clearance must be available over the traveled way and any paved shoulders.
   b. Table value includes allowance for future overlays.
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Desirable Speed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stopping Sight Distance (1)</td>
<td>31-3.01</td>
<td>60 mph</td>
</tr>
<tr>
<td>Decision Sight Distance (2)</td>
<td>31-3.02</td>
<td>570'</td>
</tr>
<tr>
<td>Intersection Sight Distance (3)</td>
<td>30-6</td>
<td>990'</td>
</tr>
<tr>
<td>* Minimum Radii</td>
<td>32-2.03</td>
<td>685'</td>
</tr>
<tr>
<td>* Superelevation Rate (4)</td>
<td>32-3</td>
<td>1330'</td>
</tr>
<tr>
<td>* Horizontal Sight Distance</td>
<td>(5)</td>
<td>( e_{\text{max}} = 8% )</td>
</tr>
<tr>
<td>* Vertical Curvature (K-values)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crest</td>
<td>33-4</td>
<td>151</td>
</tr>
<tr>
<td>Sag</td>
<td></td>
<td>138</td>
</tr>
<tr>
<td>* Maximum Grade (6)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Level</td>
<td>33-2.02</td>
<td>3% New Construction</td>
</tr>
<tr>
<td>Rolling</td>
<td></td>
<td>4% New Construction</td>
</tr>
<tr>
<td>Minimum Grade</td>
<td>33-2.03</td>
<td>0.5% Minimum 0.0% (with Special Ditching)</td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8)

1. **Stopping Sight Distance**: Table values are for passenger cars on level grades.
2. **Decision Sight Distance**: Table values are for the avoidance maneuver on rural road (speed/path/direction change).
3. **Intersection Sight Distance**: Table values are for passenger cars turning right or left from a stopped condition. A wide median is assumed on the rural SRA for left turns from the crossroad. See Section 36-6 for trucks.
4. **Superelevation Rate**: See Section 32-3 for superelevation rates based on \( e_{\text{max}} \), design speed, and radii of horizontal curves. For horizontal curves to remain in place, an \( e_{\text{max}} \) of 8% may be considered to remain in place for a design speed of 60 mph. Where a crossroad intersection lies within the limits of a horizontal curve, see Figure 36-1.D for the maximum superelevation rates allowed on the SRA curve.
5. **Horizontal Sight Distance**: For a given design speed, the necessary horizontal sight line offset will be determined by the radius of curve and the required sight distance.
6. **Maximum Grades**: For existing roadways to remain in place, a maximum of +4% on upgrades and -5% on downgrades may be retained.

**ALIGNMENT CRITERIA FOR RURAL STRATEGIC REGIONAL ARTERIALS (SRA)**

(US Customary)

**Figure 46-4.D**
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Desirable Speed</th>
</tr>
</thead>
<tbody>
<tr>
<td>* Stopping Sight Distance (1)</td>
<td>31-3.01</td>
<td>165 m</td>
</tr>
<tr>
<td>Decision Sight Distance (2)</td>
<td>31-3.02</td>
<td>315 m</td>
</tr>
<tr>
<td>Intersection Sight Distance (3)</td>
<td>36-6</td>
<td>209 m</td>
</tr>
<tr>
<td>* Minimum Radii</td>
<td>32-2.03</td>
<td>437 m</td>
</tr>
<tr>
<td>* Superelevation Rate (4)</td>
<td>32-3</td>
<td>$e_{\text{max}} = 6%$</td>
</tr>
<tr>
<td>* Horizontal Sight Distance</td>
<td>32-4</td>
<td>(5)</td>
</tr>
<tr>
<td>* Vertical Curvature (K-values)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crest</td>
<td>33-4</td>
<td>52</td>
</tr>
<tr>
<td>Sag</td>
<td></td>
<td>45</td>
</tr>
<tr>
<td>* Maximum Grade (6)</td>
<td>Level</td>
<td>3% New Construction</td>
</tr>
<tr>
<td></td>
<td>Rolling</td>
<td>4% New Construction</td>
</tr>
<tr>
<td>Minimum Grade</td>
<td>33-2.03</td>
<td>0.5%</td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8)

1. **Stopping Sight Distance**: Table values are for passenger cars on level grades.

2. **Decision Sight Distance**: Table values are for the avoidance maneuver on rural road (speed/path/direction change).

3. **Intersection Sight Distance**: Table values are for passenger cars turning right or left from a stopped condition. A wide median is assumed on the rural SRA for left turns from the crossroad. See Section 36-6 for trucks.

4. **Superelevation Rate**: See Section 32-3 for superelevation rates based on $e_{\text{max}}$, design speed, and radii of horizontal curves. For horizontal curves to remain in place, an $e_{\text{max}}$ of 8% may be considered to remain in place for a design speed of 100 km/h. Where a crossroad intersection lies within the limits of a horizontal curve, see Figure 36-1.D for the maximum superelevation rates allowed on the SRA curve.

5. **Horizontal Sight Distance**: For a given design speed, the necessary horizontal sight line offset will be determined by the radius of curve and the required sight distance.

6. **Maximum Grades**: For existing roadways to remain in place, a maximum of +4% on upgrades and -5% on downgrades may be retained.

**ALIGNMENT CRITERIA FOR RURAL STRATEGIC REGIONAL ARTERIALS (SRA)**  
(Metric)

**Figure 46-4.D**
46-5 REFERENCES


Chapter Forty-seven

RURAL TWO-LANE/MULTILANE STATE HIGHWAYS
(New Construction/Reconstruction)
# Chapter Forty-seven

**RURAL TWO-LANE/MULTILANE STATE HIGHWAYS**

*(New Construction/Reconstruction)*

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<td>47-2.12</td>
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<td>47-2.06 Tables of Design Criteria</td>
<td>47-2.12</td>
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<td>47-3 MULTILANE HIGHWAYS</td>
<td>47-3.1</td>
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<tr>
<td>47-3.01 General</td>
<td>47-3.1</td>
</tr>
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<td>47-3.02 Design Speed</td>
<td>47-3.1</td>
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<td>47-3.03 Typical Sections</td>
<td>47-3.1</td>
</tr>
<tr>
<td>47-3.04 Tables of Design Criteria</td>
<td>47-3.2</td>
</tr>
<tr>
<td>47-4 REFERENCES</td>
<td>47-4.1</td>
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</tbody>
</table>
Chapter Forty-seven
RURAL TWO-LANE/MULTILANE STATE HIGHWAYS
(New Construction/Reconstruction)

Chapter 47 provides guidance in the design of rural two-lane principal arterials, multilane minor arterials, two-lane minor arterials, and collectors on the State highway system. Information that is also applicable to these facilities is included in the following chapters:

- Chapter 11 discusses the procedures for determining the facility location.
- Chapter 14 discusses intersection design studies.
- Chapters 31, 32, 33, 34, and 39 provide guidance on geometric design elements that are also applicable to these facilities.
- Chapter 35 provides guidelines for access control along interchange crossroads and intersections. It also discusses the procedures for preparing access control plans.
- Chapter 36 provides information on the design of intersections including left- and right-turn lanes, channelization, and intersection sight distance.
- Chapter 38 provides guidelines on roadside safety issues.
- Chapter 45 discusses the procedures for designing expressways.

47-1 GENERAL

Construction of new two-lane State highways, full reconstruction of long segments of existing two-lane State highways, or new construction of rural multilane State highways without access control are no longer common highway designs in Illinois. Instead, existing two-lane highways are more commonly improved using 3R guidelines (Chapter 49) or upgraded to a four-lane expressway design with partial access control (Chapter 45).
47-2  TWO-LANE HIGHWAYS

47-2.01  General

The minimum design for a State route is a two-lane, two-way highway. In some areas of the State, the two-lane highway system carries a large portion of the rural traffic. Many of these highways are located near major urbanized areas and are experiencing rapid growth in traffic.

The following describes some of the more common situations where new construction or reconstruction projects might be proposed for a two-lane highway improvement:

- realigning of an existing low-speed horizontal curve;
- raising the profile gradeline of a roadway to remedy flooding problems;
- providing a bypass around a small community;
- modifying the vertical profile or improving an intersection to enhance safety;
- upgrading a major route (i.e., arterial or collector) approaching an urbanized area where the current ADT is 5000 or greater, and where there is a small probability of traffic growth warranting four lanes in 20 years; and/or
- increasing passing opportunities to break up platoons and to reduce delay.

47-2.02  Typical Sections

Figures 47-2.A and 47-2.B illustrate typical schematic cross sections for two-lane highways. The tables in Section 47-2.06 provide the minimum criteria for lane widths, shoulder widths, and other cross section elements that should be used on rural two-lane highways.

47-2.03  Passing Sight Distance

47-2.03(a)  Design Derivation

Passing sight distance considerations are limited to two-lane, two-way highways. On these facilities, vehicles may overtake slower moving vehicles, and the passing maneuver must be accomplished on a lane used by opposing traffic.

The minimum passing sight distance for two-lane highways is determined from the sum of four distances as illustrated in Figure 47-2.C. Figure 47-2.D and the following provides the basic assumptions used to develop passing sight distance values for design:
TYPICAL TANGENT SECTION FOR RURAL TWO-LANE HIGHWAYS

Figure 47-2.A

- Shoulder
- Travelled Way
- Profile Grade Line
- Existing Gravel Line
- Fill
- Maintenance Border Area

Roadway should be approximately 3' (1.0 m) above the existing ground line. See Section 33-6.04.
TYPICAL SECTION FOR SUPERELEVATED RURAL TWO-LANE HIGHWAYS

Figure 47-2.B

Roadway should be approximately 3'(1.0 m) above the existing ground line.
See Section 33-6.04.
Note: The Illinois MUTCD definition for passing sight distance uses only the second phase of signing and pavement markings distances.
### MINIMUM DESIGN PASSING SIGHT DISTANCE
(Assumes Entire Maneuver is Completed)

Figure 47-2.D

<table>
<thead>
<tr>
<th>Design Speed (mph)</th>
<th>Assumed Speeds (mph)</th>
<th>Passing Sight Distance (ft)</th>
<th>Design Speed (km/h)</th>
<th>Assumed Speeds (km/h)</th>
<th>Passing Sight Distance (m)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Passed Vehicle</td>
<td>Passing Vehicle</td>
<td>Calculated</td>
<td>Rounded for Design</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>18</td>
<td>28</td>
<td>706</td>
<td>710</td>
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<td>40</td>
<td>34</td>
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</table>

Note: See Figure 33-4.D for K-values for passing sight distances for passenger cars on crest vertical curves.
1. **Initial Maneuver Distance** \( (d_1) \). This is the distance traversed during the perception and reaction time and during the initial acceleration to the point of encroachment on the left lane. For the initial maneuver, the overtaken vehicle is assumed to be traveling at a uniform speed, and the passing vehicle is accelerating at a rate from 1.41 mph/sec to 1.47 mph/sec (2.25 km/h/sec to 2.37 km/h/sec). The average speed of the passing vehicle is assumed to be 10 mph (15 km/h) greater than the overtaken vehicle. Use Equation 47-2.1 to determine \( d_1 \):

\[
\begin{align*}
    d_1 &= 1.47 t_1 \left( v - m + \frac{a t_1}{2} \right) \quad \text{(US Customary) Equation 47-2.1} \\
    d_1 &= \frac{t_1}{3.6} \left( v - m + \frac{a t_1}{2} \right) \quad \text{(Metric) Equation 47-2.1}
\end{align*}
\]

where:

- \( t_1 \) = time of initial maneuver, sec
- \( a \) = average acceleration, mph/sec (km/h/sec)
- \( v \) = average speed of passing vehicle, mph (km/h)
- \( m \) = difference in speed of passed vehicle and passing vehicle, mph (km/h)

2. **Distance of Passing Vehicle in Left Lane** \( (d_2) \). This is the distance traveled by the passing vehicle while it occupies the left lane. Use Equation 47-2.2 to determine \( d_2 \):

\[
\begin{align*}
    d_2 &= 1.47 vt_2 \quad \text{(US Customary) Equation 47-2.2} \\
    d_2 &= \frac{vt_2}{3.6} \quad \text{(Metric) Equation 47-2.2}
\end{align*}
\]

where:

- \( t_2 \) = time passing vehicle occupies the left lane, sec
- \( v \) = average speed of passing vehicle, mph (km/h)

3. **Clearance Distance** \( (d_3) \). This is the distance between the passing vehicle at the end of its maneuver and the opposing vehicle. Based on various studies, this clearance distance at the end of the passing maneuver is assumed to be between 100 ft and 250 ft (30 m and 75 m).

4. **Opposing Vehicle Distance** \( (d_4) \). This is the distance traversed by an opposing vehicle during the time the passing vehicle occupies the left lane. As shown in Figure 47-2.C, the opposing vehicle appears after approximately one-third of the passing maneuver \( (d_2) \) has been accomplished. The opposing vehicle is assumed to be traveling at the same speed as the passing vehicle. Therefore, \( d_4 = 0.67 d_2 \).
47-2.03(b) Applications

Figure 47-2.D shows the minimum passing sight distance for design on two-lane, two-way highways. These distances allow the passing vehicle to safely complete the entire passing maneuver. These values are not the same as those values presented in the Illinois MUTCD for the placement of no-passing zone stripes. The Illinois MUTCD values are based on different operational assumptions (i.e., distance for the passing vehicle to abort the passing maneuver). The designer should also realize that the highway capacity adjustment in the Highway Capacity Manual for two-lane, two-way highways is based on the Illinois MUTCD criteria for marking no-passing zones. It is not based on the percent of passing sight distance as calculated from the AASHTO A Policy on Geometric Design of Highways and Streets and shown in Figure 47-2.D.

On rural new construction/reconstruction projects, the designer should attempt to provide passing sight distance over the length of the project consistent with the percentages shown in Figure 47-2.E. In determining the percentages, each passing sight distance segment should be greater than 800 ft (240 m). It is generally not cost effective to make significant improvements to the horizontal and vertical alignment solely to increase the available passing sight distance.

Appreciable upgrades can increase the sight distances required for safe passing maneuvers. Where these upgrades are encountered in the design of the project, take this into account when selecting the appropriate passing sight distances.

Passing sight distance is measured from a 3.5 ft (1080 mm) height of eye to a 3.5 ft (1080 mm) height of object. Figure 33-4.D presents the K-values for crest vertical curves based on passing sight distances and these eye and object heights. This 3.5 ft (1080 mm) height of object allows 9 in (225 mm) of a typical passenger car to be seen by the opposing driver.

47-2.04 Passing Lanes

47-2.04(a) General

Passing lanes are defined as short added lanes which are provided in one or both directions of travel on a two-lane, two-way highway to improve passing opportunities. They present a relatively low-cost type of improvement for traffic operations by breaking up traffic platoons and reducing delay on facilities with inadequate passing opportunities.

<table>
<thead>
<tr>
<th>Terrain</th>
<th>Arterials</th>
<th>Collectors</th>
<th>Local</th>
</tr>
</thead>
<tbody>
<tr>
<td>Level</td>
<td>60%</td>
<td>50%</td>
<td>40%</td>
</tr>
<tr>
<td>Rolling</td>
<td>40%</td>
<td>30%</td>
<td>20%</td>
</tr>
</tbody>
</table>

GUIDELINES FOR PERCENT PASSING DISTANCE
(Rural)
Figure 47-2.E
Truck-climbing lanes are one type of passing lane used on steep grades to provide passenger cars with an opportunity to pass slow-moving vehicles. The warrant and design criteria for truck-climbing lanes are discussed in Chapter 33. Procedures for developing the climbing lane capacity analysis are also shown in Chapter 33.

Passing lanes may serve to improve safety on a segment of two-lane highway. Three-lane roadways may be considered an intermediate solution to the ultimate expansion to a four-lane highway. The various methods of providing the third lane are shown in Figure 47-2.F.

47-2.04(b) Warrants

Passing lanes other than truck-climbing lanes may be warranted on two-lane facilities where passing opportunities are not adequate. Passing lanes also may be warranted, based on an engineering study that includes judgment, operational experience, and a capacity analysis. The use of a passing lane will be determined on a case-by-case basis. For more information on passing lane warrants, see the FHWA publication *Low Cost Methods for Improving Traffic Operations on Two-Lane Roads*, Report No. FHWA-IP-87-2.

47-2.04(c) Design

1. **Capacity Analysis.** *Low Cost Methods for Improving Traffic Operations on Two-Lane Roads* presents approximate adjustments that can be made to the capacity methodology in the *Highway Capacity Manual*. These adjustments can be used to estimate the level-of-service benefits from adding passing lanes to two-lane facilities.

2. **Spacing.** When passing lanes are provided to improve the overall traffic operations over a length of roadway, they should be constructed systematically at regular intervals. Typical spacing for passing lanes may range from 3 miles to 10 miles (5 km to 15 km). Actual spacing of passing lanes will depend on the traffic volumes, right-of-way availability, and existing passing opportunities.

3. **Location.** When determining where to locate passing lanes, the designer should consider the following factors:
   a. **Costs.** Locate passing lanes to minimize costs. Rough terrain will generally increase the costs for construction of passing lanes.
   b. **Appearance.** The passing lane location should appear logical to the driver. The value of passing lanes is more obvious to the driver at locations where passing sight distances are restricted or where opposing volumes are significant.
   c. **Horizontal Alignment.** Avoid locating passing lanes on highway sections with low-speed horizontal curves.
TYPICAL CONFIGURATIONS FOR PASSING LANES

Figure 47-2.F
d. **Vertical Alignment.** Where practical, construct passing lanes on a sustained upgrade. The upgrade will generally cause a greater speed differential between slow moving vehicles and passing vehicles. However, passing lanes in level terrain still should be considered where the demand for passing opportunities exceeds supply.

e. **Sight Distance.** Locate the passing lane where there will be adequate sight distance to both the entrance and exit tapers of the additional lane. Because of sight distance concerns, do not locate exit tapers just beyond a crest vertical curve.

f. **Intersections.** Use special care when designing passing lanes through intersections and high-volume commercial entrances.

g. **Structures.** Avoid placing passing lanes where structures (e.g., large culverts, bridges) will restrict the overall width of the traveled way, passing lane, and shoulders.

h. **Alternative Configurations.** See Figure 47-2.F for various configurations of passing lanes.

4. **Widths.** Passing lane widths should be the same width as the adjacent travel lane width. Paved shoulder widths next to the passing lane should be a minimum of 4 ft (1.2 m).

5. **Tapers.** Design passing lanes by providing an additional lane to the right side of the traveled way; see Figure 47-2.G. Develop the additional lane with an entrance taper of 25:1. For the exit taper, the most commonly used taper rate is 50:1. However, where a location warrants an extended length of taper, the following equation may be used:

\[
L = WS \\
L = 0.6WS
\]

(US Customary) Equation 47-2.3  
(Metric) Equation 47-2.3

where:

\[
L = \text{length of taper, ft (m)} \\
W = \text{width of passing lane, ft (m)} \\
S = \text{design speed, mph (km/h)}
\]

6. **Length.** The length of the passing lane will be determined by traffic volumes, length of the platoon, location of major intersections, geometrics, and distances between successive passing opportunities. The optimal length of passing lanes is usually between ½ mile and 1 mile (1 km and 1.5 km). At a minimum, passing lanes should not be less than 1000 ft (300 m) long. On the other hand, passing lane lengths greater than 1 mile (1.5 km) tend to have diminishing reductions in platooning per unit length.
Note: For final signing and pavement markings, contact the Bureau of Operations.

TYPICAL DESIGN LAYOUT FOR ONE DIRECTION PASSING LANE

Figure 47-2.G
7. **Typical Design Layout.** Figure 47-2.G illustrates a typical design for a passing lane in one direction. Advance signing is necessary to indicate to drivers that passing opportunities exist ahead (e.g., PASSING LANE 1/2 MILES AHEAD). Coordinate the final signing and pavement marking placement with the Bureau of Operations.

8. **Typical Sections.** Figure 47-2.G illustrates a cross section design for one directional passing lanes and Figure 47-2.H illustrates side-by-side passing lanes.

9. **Four-Lane Sections.** Short segments of a four-lane cross section, designated as side-by-side passing lanes in Figure 47-2.F, may be constructed along a two-lane highway to break up platoons, to provide the desired frequency of safe passing zones, and to eliminate interference from low-speed vehicles. These sections may be advantageous in rolling terrain, where the alignment is winding, or where the profile includes critical grades in both directions. The decision to use a short four-lane segment, as compared to using a three-lane option, should be based on long-range planning objectives for the facility, the availability of right-of-way, the existing cross section, topography, and the desire to reduce platooning and passing problems.

   Provide sufficient sight distance (e.g., 1000 ft (300 m)) in the transition area from the two-lane section to the four-lane section to allow a driver to anticipate the passing opportunity. Four-lane sections of 1 mile to 1.5 miles (1.5 km to 2.5 km) in length are usually sufficient to dissipate most queues formed by slow vehicles and terrain conditions.

**47-2.05 Two-Way, Left-Turn Lanes (TWLTL)**

TWLTL may be appropriate at isolated rural locations, where the highway is transitioning into a suburban or urban area having sizable left-turn volumes, or where there are several closely spaced driveways. Rural facilities will typically consist of a three-lane cross section illustrated in Figure 47-2.I. For posted speeds greater than 45 mph, exercise caution in designing the TWLTL. See Sections 48-4 and 34-3 for TWLTL design criteria.

**47-2.06 Tables of Design Criteria**

Figures 47-2.J through 47-2.L present the Department’s design criteria for rural two-lane principal arterials, two-lane minor arterials, and two-lane collectors. Note that Figures 47-2.J, 47-2.K, and 47-2.L also provide criteria for existing design elements allowed to remain in place. The designer should realize that some of the cross section elements included in the figures (e.g., TWLTL) are not automatically warranted in the project design. The values in the figures only apply after the decision has been made to include the element in the highway cross section.
TYPICAL SECTION FOR FOUR-LANE PASSING SEGMENT

Figure 47-2.H
Figure 47-2.1

Typical Rural Section with TWTL

- Right-of-Way Limits
- Maintenance Border Area
- Shoulder
- Traveled Way
- TWTL
- Gutter
- Existing Groundline

Roadway should be approximately 3.0 (1.0 m) above the existing ground line. See Section 33-6.04.
### GEOMETRIC DESIGN CRITERIA FOR RURAL TWO-LANE PRINCIPAL ARTERIALS

(New Construction/Reconstruction)

(US Customary)

**Figure 47-2.J**

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<thead>
<tr>
<th>Design Element</th>
<th>Manual Section 31-4.02</th>
<th>New Construction/Reconstruction Two-Way DHV: Under 650 (2)</th>
<th>Elements to Remain-In-Place (1) Two-Way DHV: Under 600 (2)</th>
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<td><strong>Design Controls</strong></td>
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<td>20 Years</td>
<td></td>
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<tr>
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<td>60 mph (3b)</td>
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<tr>
<td>Level of Service</td>
<td>B</td>
<td></td>
<td></td>
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</table>

| **Cross Section Elements** | | |
| Traveled Way Width | 34-2.01 | 24' | 22' |
| Shoulder Width | 34-2.02 | 10' | 8' |
| Auxiliary Lanes | 34-2.03 | 12' | 11' |
| Flush/TWL/TL Widths | 34-3.03 | 14' | 12' |
| Cross Slope | | | |
| Shoulder | 34-2.02 | 1/2'/ft | 1/2'/ft to 3/4'/ft |

| **Clear Zone** | 38-3 | (6) | (6) |

| **Roadway Slopes** | | |
| Cut Section | Front Slope | 1V:6H | 1V:4H |
| Ditch Bottom Width | 4' (7) | 2'-0" (7) |
| Back Slope | 1V:3H (8) | 1V:3H (8) |
| Rock Cut | 34-4.05 | — | — |
| Fill Section | 34-4.02 | 1V:6H to Clear Zone: 1V:3H max. to Toe of Slope (9) | 1V:4H to Clear Zone: 1V:3H max. to Toe of Slope (9) |

| **New and Reconstructed Bridges** | | |
| *Structural Capacity | N/A | HS-20 | N/A |
| *Clear Roadway Width (10) | 39-6 | 44' | N/A |

| **Existing Bridges to Remain in Place** | | |
| *Structural Capacity | N/A | HS-20 |
| *Clear Roadway Width (11) | 39-6 | N/A | 38' - 40' |

| **Vertical Clearance (Arterial Under) (12a)** | | |
| New and Replaced Overpassing Bridges | 39-4 | 16'-6" (12b) |
| Existing Overpassing Bridges | 16'-0" |
| Overhead Signs/ Pedestrian Bridges | 33-5 | New: 17'-3" (12b) |

| **Vertical Clearance (Arterial over Railroad)** | 39-4.06 | 23'-0" |

*Controlling design criteria (see Section 31-3a)*
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<td>1V:3H (8)</td>
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<td>Rock Cut</td>
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<td><strong>Fill Section</strong></td>
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<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (9)</td>
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<td><strong>Bridges</strong></td>
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<td>New and Replaced</td>
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<td>Overlapping Bridges</td>
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<td>Overhead Signs/ Pedestrian Bridges</td>
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<td><strong>New: 5.25 m (12b)</strong></td>
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<tr>
<td>* Vertical Clearance (Arterial over Railroad)</td>
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<td></td>
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</tbody>
</table>

GEOMETRIC DESIGN CRITERIA FOR RURAL TWO-LANE PRINCIPAL ARTERIALS
(New Construction/Reconstruction)
(Metric)

Figure 47-2.J
(1) **Design Criteria.** The criteria in this column are the minimum cross-section elements allowed to remain in place provided it is cost effective and the safety record is satisfactory.

(2) **Traffic Volumes.** The design hourly volumes (DHV) assumes base conditions (except for 8% heavy vehicles) and a PHF = 1 for LOS shown. Adjust these values according to the actual factors.

(3) **Design Speed.**
   a. In rolling terrain, a minimum design speed of 60 mph (100 km/h) may be considered with study and justification.
   b. To determine the minimum design speed allowed to remain in place, see Section 45-2.02.

(4) **Access Control.** For bypass routes on new alignment, design the roadway with partial access control.

(5) **Cross Slopes.** Cross slopes for auxiliary lanes should be $1/16''/ft$ (0.5%) greater than the adjacent travel lane.

(6) **Clear Zone.** The clear zone will vary according to design speed, traffic volumes, side slopes, and horizontal curvature.

(7) **Ditch Bottom Width.** Provide a wider outside ditch bottom where detention storage of storm water is a consideration.

(8) **Back Slope.** Where the height of cut exceeds 10 ft (3 m), consider using a 1V:2H back slope beyond the clear zone. Also, for heights of cut greater than 30 ft (9 m), consider the use of benching.

(9) **Fill Slope.** For fill heights greater than 30 ft (9 m), use a 1V:2H uniform slope with a roadside barrier. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(10) **New and Reconstructed Bridge Widths.** Clear roadway bridge widths are measured from face to face of parapets or rails. Bridge widths are normally defined as the sum of the approach traveled way width and the width of the paved shoulders. See Figure 39-6.A.

(11) **Existing Bridge Widths to Remain in Place.** Clear roadway bridge widths measured face to face of parapets or rails. Implies elements allowed to remain in place without a design exception when cost effective and when safety record is satisfactory. See Figure 39-6.A.

(12) **Vertical Clearance (Arterial Under).**
   a. The clearance must be available over the traveled way and any paved shoulders.
   b. Table value includes an additional allowance for future overlays.

---

**GEOMETRIC DESIGN CRITERIA FOR RURAL TWO-LANE PRINCIPAL ARTERIALS**

**(New Construction/Reconstruction)**

**Footnotes for Figure 47-2.J**
<table>
<thead>
<tr>
<th>Design Controls</th>
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<th>New Construction/Reconstruction Two-Way DHV: Under 1050 (2)</th>
<th>Elements to Remain-In-Place (1) Two-Way DHV: Under 875 (2)</th>
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<tr>
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<td>4'</td>
<td>4'</td>
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<td>11'</td>
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<td>4' (Paved)</td>
<td>4' (Paved)</td>
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<td>3/16&quot;/ft (5)</td>
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<tr>
<td></td>
<td>Shoulder</td>
<td>1/2&quot;/ft (5b)</td>
<td>1/2&quot;/ft to 3/4&quot; ft (5b)</td>
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<td>38-3</td>
<td>(6)</td>
<td>(6)</td>
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<th></th>
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<td>Front Slope</td>
<td>1V:6H</td>
<td>1V:4H</td>
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<tr>
<td></td>
<td>Ditch Bottom Width</td>
<td>4&quot; (7)</td>
<td>2(-0&quot;) (7)</td>
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<td></td>
<td>Back Slope</td>
<td>1V:3H (8)</td>
<td>1V:3H (8)</td>
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<tr>
<td>Rock Cut</td>
<td>34-4.05</td>
<td>—</td>
<td>—</td>
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<tr>
<td>Fill Section</td>
<td>34-4.02</td>
<td>1V:6H to Clear Zone; 1V:3H max. to Toe of Slope (9)</td>
<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (9)</td>
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<th>Manual Section</th>
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<th>Elements to Remain-In-Place (1) Two-Way DHV: Under 875 (2)</th>
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<td>*Vertical Clearance (Arterial Under) (12a)</td>
<td>New and Replaced Overpassing Bridges</td>
<td>39-4</td>
<td>16'-6&quot; (12b)</td>
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<td></td>
<td>Existing Overpassing Bridges</td>
<td>16'-0&quot;</td>
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<td>Overhead Signs/ Pedestrian Bridges</td>
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<td>New: 17'-3&quot; (12b)</td>
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* Controlling design criteria (see Section 31-8).
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<th>Elements to Remain-In-Place (1) Two-Way DHV: Under 975 (2)</th>
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<td>Controlled by Regulation (4)</td>
<td>Controlled by Regulation</td>
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<td>Level of Service</td>
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<td>C</td>
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<tr>
<td>*Traveled Way Width</td>
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<td>6.6 m</td>
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<tr>
<td>*Shoulder Width</td>
<td>Total Width</td>
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<td>2.4 m</td>
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<td>1.2 m</td>
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<td>Auxiliary Lanes</td>
<td>Lane Width</td>
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<td>3.3 m</td>
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<tr>
<td></td>
<td>Shoulder Width</td>
<td>1.2 m (Paved)</td>
<td>1.2 m (Paved)</td>
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<td>Flush/TLWL Widths</td>
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<td>3.6 m</td>
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<td>1.5% (5a)</td>
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<td>4% (5b)</td>
<td>4% to 6% (5b)</td>
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<td>*(B)</td>
<td>*(B)</td>
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<td>Cut Section</td>
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<td>Ditch Width</td>
<td>1.2 m (7)</td>
<td>500 mm (7)</td>
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<td>Back Slope</td>
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<td>Rock Cut</td>
<td>34-4.05</td>
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<td>Fill Section</td>
<td>34-4.02</td>
<td>1V:6H to Clear Zone; 1V:3H max. to Toe of Slope (9)</td>
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<td>N/A</td>
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<tr>
<td>*Structural Capacity</td>
<td>N/A</td>
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<td>N/A</td>
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<td>9.0 m - 9.6 m</td>
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<td>Bridges</td>
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<td>4.9 m</td>
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<tr>
<td>Overhead Signs/Pedestrian Bridges</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>*Vertical Clearance (Arterial under)</td>
<td>39-4.06</td>
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<tr>
<td>(Arterial over Railroad)</td>
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</tbody>
</table>

**GEOMETRIC DESIGN CRITERIA FOR RURAL TWO-LANE MINOR ARTERIALS**  
(New Construction/Reconstruction)  
(Metric)  

**Figure 47-2.K**
(1) **Design Criteria**. The criteria in this column are the minimum cross-section elements allowed to remain in place provided it is cost effective and the safety record is satisfactory.

(2) **Traffic Volumes**. The design hourly volumes (DHV) assumes base conditions (Except for 8% heavy vehicles) and a PHF = 1 for LOS shown. Adjust these values according to the actual factors.

(3) **Design Speed**.
   a. In rolling terrain, a minimum design speed of 55 mph (90 km/h) may be considered with study and justification.
   b. To determine the minimum design speed allowed to remain in place, see Section 45-2.02.

(4) **Access Control**. For bypass routes on new alignment, design the roadway with partial access control.

(5) **Cross Slopes**.
   a. **Traveled Way**. Cross slopes for auxiliary lanes should be $1/6''/ft$ (0.5%) greater than the adjacent travel lane.
   b. **Shoulder**. Where an aggregate shoulder is part of the shoulder width, slope the aggregate portion of the shoulder at $3/4''/ft$ (6%).

(6) **Clear Zone**. The clear zone will vary according to design speed, traffic volumes, side slopes, and horizontal curvature.

(7) **Ditch Bottom Width**. Provide a wider outside ditch bottom where detention storage of storm water is a consideration.

(8) **Back Slope**. Where the height of cut exceeds 10 ft (3 m), consider using a 1V:2H back slope beyond the clear zone. Also, for heights of cut greater than 30 ft (9 m), consider the use of benching.

(9) **Fill Slope**. For fill heights greater than 30 ft (9 m), use a 1V:2H uniform slope with a roadside barrier. Also, for heights greater than 30 ft (9 m), consider the use of benching.

(10) **New and Reconstructed Bridge Widths**. Clear roadway bridge widths are measured from face to face of parapets or rails. Bridge widths are normally defined as the sum of the approach traveled way width and the width of the paved shoulders. See Figure 39-6.A.

(11) **Existing Bridge Widths to Remain in Place**. Clear roadway bridge widths measured face to face of parapets or rails. Implies elements allowed to remain in place without a design exception when cost effective and when safety record is satisfactory. See Figure 39-6.A.

(12) **Vertical Clearance (Arterial Under)**.
   a. The clearance must be available over the traveled way and any paved shoulders.
   b. Table value includes an additional allowance for future overlays.

---

**GEOMETRIC DESIGN CRITERIA FOR RURAL TWO-LANE MINOR ARTERIALS**

*(New Construction/Reconstruction)*

Footnotes for Figure 47-2.K
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>New Construction/Reconstruction Two-Way DHV: Under 1050 (2)</th>
<th>Elements to Remain-In-Place (1) Two-Way DHV: Under 975 (2)</th>
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<tr>
<td>Design Forecast Year</td>
<td>31-4.02</td>
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<td>Level of Service</td>
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<tr>
<td>*Traveled Way Width</td>
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<td>4'</td>
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<td>4' (Paved)</td>
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<tr>
<td>Flush/TWLTL Widths</td>
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<td>12'</td>
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<td>Ditch Bottom Width</td>
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* Controlling design criteria (see Section 31-6).

GEOMETRIC DESIGN CRITERIA FOR RURAL TWO-LANE COLLECTORS
(New Construction/Reconstruction)
(US Customary)

Figure 47-2.L
<table>
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<th>Design Element</th>
<th>Manual Section</th>
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<td>31-4.04</td>
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<td>1.2 m (Paved)</td>
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<tr>
<td>Cut Section</td>
<td>34-4.03</td>
<td>1V:6H</td>
<td>1V:4H</td>
</tr>
<tr>
<td>Ditch Bottom Width</td>
<td></td>
<td>1.2 m (7)</td>
<td>600 mm (7)</td>
</tr>
<tr>
<td>Back Slope</td>
<td>34-4.06</td>
<td>1V:3H (8)</td>
<td>1V:3H (8)</td>
</tr>
<tr>
<td>Rock Cut</td>
<td>34-4.03</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Fill Section</td>
<td>34-4.02</td>
<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (9)</td>
<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (9)</td>
</tr>
<tr>
<td>Bridges</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Structural Capacity</td>
<td>N/A</td>
<td>MS-15</td>
<td>N/A</td>
</tr>
<tr>
<td>*Clear Roadway Width (10)</td>
<td>39-6</td>
<td>9.6 m</td>
<td>N/A</td>
</tr>
<tr>
<td>Existing Bridges to Remain in Place</td>
<td>N/A</td>
<td>N/A</td>
<td>MS-18</td>
</tr>
<tr>
<td>*Structural Capacity</td>
<td>39-6</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>*Clear Roadway Width (11)</td>
<td>39-6</td>
<td>9.0 m - 9.6 m</td>
<td></td>
</tr>
<tr>
<td>New and Reconstructed Bridges</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>New and Replaced Overpassing Bridges</td>
<td>39-4</td>
<td>4.5 m (12b)</td>
<td></td>
</tr>
<tr>
<td>Existing Overpassing Bridges</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Overhead Signs/Pedestrian Bridges</td>
<td>33-5</td>
<td>New: 5.25 m (12b)</td>
<td></td>
</tr>
<tr>
<td>*Vertical Clearance (Collector Under)</td>
<td>39-4.06</td>
<td>7.0 m</td>
<td></td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8).

GEOMETRIC DESIGN CRITERIA FOR RURAL TWO-LANE COLLECTORS
(New Construction/Reconstruction)
(Metric)

Figure 47-2.L
<table>
<thead>
<tr>
<th>Footnotes for Figure 47-2.L</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Design Criteria. The criteria in this column are the minimum cross-section elements allowed to remain in place provided it is cost effective and the safety record is satisfactory.</td>
</tr>
<tr>
<td>(2) Traffic Volumes. The design hourly volumes (DHV) assumes base conditions (except for 8% heavy vehicles) and a PHF = 1 for LOS shown. Adjust these values according to the actual factors.</td>
</tr>
<tr>
<td>(3) Design Speed.</td>
</tr>
<tr>
<td>a. In rolling terrain, a minimum design speed of 55 mph (90 km/h) may be considered with study and justification.</td>
</tr>
<tr>
<td>b. To determine the minimum design speed allowed to remain in place, see Section 45-2.02.</td>
</tr>
<tr>
<td>(4) Access Control. For bypass routes on new alignment, design the roadway with partial access control.</td>
</tr>
<tr>
<td>(5) Cross Slopes.</td>
</tr>
<tr>
<td>a. Traveled Way. Cross slopes for auxiliary lanes should be 1/16”/ft (0.5%) greater than the adjacent travel lane.</td>
</tr>
<tr>
<td>b. Shoulder. Where an aggregate shoulder is part of the shoulder width, slope the aggregate portion of the shoulder at 3/4”/ft (6%).</td>
</tr>
<tr>
<td>(6) Clear Zone. The clear zone will vary according to design speed, traffic volumes, side slopes, and horizontal curvature.</td>
</tr>
<tr>
<td>(7) Ditch Bottom Width. Provide a wider outside ditch bottom where detention storage of storm water is a consideration.</td>
</tr>
<tr>
<td>(8) Back Slope. Where the height of cut exceeds 10 ft (3 m), consider using a 1V:2H back slope beyond the clear zone. Also, for heights of cut greater than 30 ft (9 m), consider the use of benching.</td>
</tr>
<tr>
<td>(9) Fill Slope. For fill heights greater than 30 ft (9 m), use a 1V:2H uniform slope with a roadside barrier. Also, for heights greater than 30 ft (9 m), consider the use of benching.</td>
</tr>
<tr>
<td>(10) New and Reconstructed Bridge Widths. Clear roadway bridge widths are measured from face to face of parapets or rails. Bridge widths are normally defined as the sum of the approach traveled way width and the width of the paved shoulders. See Figure 39-6.A.</td>
</tr>
<tr>
<td>(11) Existing Bridge Widths to Remain in Place. Clear roadway bridge widths measured face to face of parapets or rails. Imply elements allowed to remain in place without a design exception when cost effective and when safety record is satisfactory. See Figure 39-6.A.</td>
</tr>
<tr>
<td>(12) Vertical Clearance (Collector Under).</td>
</tr>
<tr>
<td>a. The clearance must be available over the traveled way and any paved shoulders.</td>
</tr>
<tr>
<td>b. Table value includes an additional allowance for future overlays.</td>
</tr>
<tr>
<td>Design Element</td>
</tr>
<tr>
<td>-----------------------------------</td>
</tr>
<tr>
<td>* Stopping Sight Distance (1)</td>
</tr>
<tr>
<td>Passing Sight Distance</td>
</tr>
<tr>
<td>Decision Sight Distance (2)</td>
</tr>
<tr>
<td>Intersection Sight Distance (3)</td>
</tr>
<tr>
<td>* Minimum Radii</td>
</tr>
<tr>
<td>* Superelevation Rate (4)</td>
</tr>
<tr>
<td>* Horizontal Sight Distance (5)</td>
</tr>
<tr>
<td>* Vertical Curvature (K-values)</td>
</tr>
<tr>
<td>* Maximum Grade (6)</td>
</tr>
<tr>
<td>Minimum Grade</td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8).

1. **Stopping Sight Distance**: Table values are for passenger cars on level grade.
2. **Decision Sight Distance**: Table values are for the avoidance maneuver (speed/path/direction change).
3. **Intersection Sight Distance**: Table values are for passenger cars for assumed conditions described in Figure 36-6.E. See Section 36-6 for trucks.
4. **Superelevation Rate**: See Section 32-3 for superelevation rates based on e_{n,12}, design speed, and radii of horizontal curves. For horizontal curves to remain in place, an e_{n,12} of 8% may be considered to remain in place. Where a crossroad intersection lies within the limits of a mainline horizontal curve, see Figure 36-1.E for the maximum superelevation rates allowed on the mainline curve.
5. **Horizontal Sight Distance**: For a given design speed, the necessary horizontal sight line offset will be determined by the radius of curve and the required sight distance.
6. **Maximum Grade**: Grades 1% steeper may be allowed to remain in place for existing roadways.

ALIGNMENT CRITERIA FOR RURAL TWO-LANE HIGHWAYS  
(US Customary)  
Figure 47-2.M
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>106 km/h</th>
<th>Design Speed</th>
<th>110 km/h</th>
</tr>
</thead>
<tbody>
<tr>
<td>Slewing Sight Distance (1)</td>
<td>31-3.01</td>
<td>105 m</td>
<td>216 m</td>
<td>Desirable: &gt; 1000 m</td>
</tr>
<tr>
<td>Passing Sight Distance (2)</td>
<td>31-3.02</td>
<td>670 m</td>
<td>720 m</td>
<td>Desirable: &gt; 1000 m</td>
</tr>
<tr>
<td>Intersection Sight Distance (3)</td>
<td>31-3.02</td>
<td>315 m</td>
<td>209 m</td>
<td>Desirable: &gt; 1000 m</td>
</tr>
</tbody>
</table>

**Figure 47-2.M**

### Alignment Criteria for Rural Two-Lane Highways

<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>106 km/h</th>
<th>Design Speed</th>
<th>110 km/h</th>
</tr>
</thead>
<tbody>
<tr>
<td>Slewing Sight Distance (1)</td>
<td>31-3.01</td>
<td>105 m</td>
<td>216 m</td>
<td>Desirable: &gt; 1000 m</td>
</tr>
<tr>
<td>Passing Sight Distance (2)</td>
<td>31-3.02</td>
<td>670 m</td>
<td>720 m</td>
<td>Desirable: &gt; 1000 m</td>
</tr>
<tr>
<td>Intersection Sight Distance (3)</td>
<td>31-3.02</td>
<td>315 m</td>
<td>209 m</td>
<td>Desirable: &gt; 1000 m</td>
</tr>
</tbody>
</table>

### Notes:

1. **Slewing Sight Distance**: Table values are for passenger cars on level grade.
2. **Passing Sight Distance**: Table values are for the avoidance maneuvers described in Figure 36-1.E. For horizontal curves, the necessary horizontal sight line offset will be determined by the radius of curve and the required sight distance.
3. **Intersection Sight Distance**: Table values are for passenger cars for assumed conditions described in Figure 36-1.E. For horizontal curves, the necessary horizontal sight line offset will be determined by the radius of curve and the required sight distance.
4. **Vertical Curvature (K-values)**: For a given design speed, the maximum super-elevation rates allowed on the mainline curve.
5. **Level Grade**: Grades 1% steeper may be allowed to remain in place for existing roadways.
6. **Rolling Grade**: Grades 1% steeper may be allowed to remain in place for existing roadways.
47-3  MULTILANE HIGHWAYS

47-3.01  General

New rural four-lane highways with depressed medians and without access control are not a common highway design in Illinois. For construction or reconstruction projects, the following are descriptions of some of the more likely situations where a four-lane highway design might be proposed:

1. **SRA Routes.** Where rural routes are designated as Strategic Regional Arterials (SRA). See Chapter 46 for the details of SRA design.

2. **Suburban Areas.** Where highways are located in an open-suburban area, where reconstruction is required to satisfy capacity demands, and where a design speed of 50 mph (80 km/h) is desired. These highways will most likely be classified as either a minor arterial or as a collector route. Chapter 43 discusses open-suburban guidelines, and Chapter 34 provides general cross section information.

3. **Passing Lanes.** Where passing lanes are needed in both directions on a two-lane highway and right-of-way and topography favor using a four-lane section. Also, more desirable traffic operations can be accomplished by designing a four-lane section which consists of side-by-side passing lanes; see Figure 47-2.F.

47-3.02  Design Speed

The selected design speed depends on the type of proposed project and on the following:

1. **Rural SRA.** Where an arterial route is designated as a rural SRA, the desirable design speed for new and existing roadways is 60 mph (100 km/h). To determine the minimum elements allowed to remain in place in conjunction with the design speed, see Section 45-2.02.

2. **Open Suburban Area.** Where a route is proposed for reconstruction in an open-suburban area and a high-speed design is preferred, use a rural-type cross section with a 50 mph (80 km/h) design speed. See Section 34-3.04(c) for the median design details and Figure 47-3.C for other geometric elements.

3. **Passing Lanes.** Where a two-lane highway requires additional passing opportunities and side-by-side passing lanes are proposed, provide a design speed of 60 mph (100 km/h) or greater. See Section 47-2.04 for design details.

47-3.03  Typical Sections

Figures 47-3.A and 47-3.B illustrate typical schematic cross sections for rural multilane highways. The tables in Section 47-3.04 provide the minimum criteria for lane widths, shoulder widths, median widths, and other cross section elements.
47-3.04 **Tables of Design Criteria**

Figures 47-3.C and 47-3.D present the Department’s design criteria for rural multilane highways. Note that Figure 47-3.C also provides criteria for an existing roadway to remain in place. The designer should realize that some of the cross section elements included in the figures (e.g., flush concrete barrier) are not automatically warranted in the project design. The values in the figures only apply after the decision has been made to include the element in the highway cross section.
Note: See Figure 45-2.C for design of flush medians with concrete barrier.

TYPICAL TANGENT SECTION FOR RURAL MULTILANE HIGHWAYS
(Depressed Median)

Figure 47-3.A
Note: See Figure 45-2.F for design of flush medians with concrete barrier.
<table>
<thead>
<tr>
<th>Design Elements</th>
<th>Manual Section</th>
<th>New Lanes (1a)</th>
<th>Existing Lanes (1b)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>One-Way DVR. Under 2525 (2)</td>
<td>One-Way DVR. Under 2375 (2)</td>
</tr>
<tr>
<td><strong>Design Forecast Year</strong></td>
<td>31-4.02</td>
<td>20 Years</td>
<td>20 Years</td>
</tr>
<tr>
<td><strong>Design Speed</strong></td>
<td>31-2</td>
<td>50 mph or 60 mph</td>
<td>50 mph or 60 mph</td>
</tr>
<tr>
<td><strong>Access Control</strong></td>
<td>35-1</td>
<td>Controlled by Regulation (4)</td>
<td>Controlled by Regulation (4)</td>
</tr>
<tr>
<td><strong>Level of Service</strong></td>
<td>31-4.04</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td><strong>Traveled Way Width</strong></td>
<td>34-2.01</td>
<td>2 @ 24'</td>
<td>2 @ 22'</td>
</tr>
<tr>
<td><strong>Shoulder Width</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Right</td>
<td>34-2.02</td>
<td>10'</td>
<td>8'</td>
</tr>
<tr>
<td>Paved</td>
<td></td>
<td>Minimum 8'</td>
<td>8'</td>
</tr>
<tr>
<td>Left</td>
<td>34-2.02</td>
<td>6' (5)</td>
<td>4'</td>
</tr>
<tr>
<td>Paved</td>
<td></td>
<td>4'</td>
<td>4'</td>
</tr>
<tr>
<td><strong>Auxiliary Lanes</strong></td>
<td>34-2.03</td>
<td>12'</td>
<td>11'</td>
</tr>
<tr>
<td><strong>Cross Slope</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Travel Lane</em>*</td>
<td>34-2.01</td>
<td>3/16' ft for lanes adjacent to crown (6)</td>
<td>3/16' ft for lanes adjacent to crown (6)</td>
</tr>
<tr>
<td><strong>Shoe</strong></td>
<td>34-2.02</td>
<td>1/2' ft.</td>
<td>1/2' ft. to 3/4' ft</td>
</tr>
<tr>
<td><strong>Median Width</strong></td>
<td>34-3</td>
<td>Desirable: 50'</td>
<td>Minimum 44' (7a)</td>
</tr>
<tr>
<td><strong>Clear Zone</strong></td>
<td>38-3</td>
<td>22' (8)</td>
<td>Minimum: 20' (8)</td>
</tr>
<tr>
<td><strong>Roadway Slopes</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Cut Section</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Front Slope</strong></td>
<td>34-4.03</td>
<td>1V:6H</td>
<td>1V:4H</td>
</tr>
<tr>
<td><strong>Ditch Bottom Width</strong></td>
<td></td>
<td>4' (10)</td>
<td>2-0' (10)</td>
</tr>
<tr>
<td><strong>Back Slope</strong></td>
<td>34-4.03</td>
<td>1V:3H (11)</td>
<td>1V:3H (11)</td>
</tr>
<tr>
<td><strong>Rock Cut</strong></td>
<td>34-4.05</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Fill Section</strong></td>
<td>34-4.02</td>
<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (12)</td>
<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (12)</td>
</tr>
<tr>
<td><strong>Median Slopes</strong></td>
<td>34-3</td>
<td>1V:4H to 1V:5H</td>
<td>1V:5H</td>
</tr>
<tr>
<td><strong>New and Reconstructed Bridges</strong></td>
<td>39-6</td>
<td>1/2' ft.</td>
<td>1/2' ft.</td>
</tr>
<tr>
<td><strong>Existing Bridges to Remain in Place</strong></td>
<td>39-6</td>
<td>36' with 24' Traveled Way (14b)</td>
<td>34' with 22' Traveled Way (14b)</td>
</tr>
<tr>
<td><strong>Vertical Clearance (Arterial Under) (15a)</strong></td>
<td>39-4</td>
<td>16'-6&quot;</td>
<td></td>
</tr>
<tr>
<td><strong>Vertical Clearance (Arterial over Railroad)</strong></td>
<td>39-4.06</td>
<td>23'-0&quot;</td>
<td></td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8).
### Geometric Design Criteria for Rural Four-Lane Minor Arterials

#### New Construction/Reconstruction

<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>New Lanes (1a) One-Way DHV: Under 2525 (2)</th>
<th>Existing Lanes (1b) One-Way DHV: Under 2575 (2)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Design Controls</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Design Forecast Year</td>
<td>31-4.02</td>
<td>20 Years</td>
<td>20 Years</td>
</tr>
<tr>
<td>*Design Speed</td>
<td>31-2</td>
<td>80 km/h or 100 km/h</td>
<td>80 km/h or 100 km/h (3)</td>
</tr>
<tr>
<td>Access Control</td>
<td>35-1</td>
<td>Controlled by Regulation (4)</td>
<td>Controlled by Regulation (4)</td>
</tr>
<tr>
<td>Level of Service</td>
<td>31-4.04</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td><strong>Traveled Way Width</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shoulder Width</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Right</td>
<td>34-2.01</td>
<td>2 @ 7.2 m</td>
<td>2 @ 8.8 m</td>
</tr>
<tr>
<td>Total Width</td>
<td>Paved</td>
<td>3.0 m</td>
<td>2.4 m</td>
</tr>
<tr>
<td>Left</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Width</td>
<td>Paved</td>
<td>1.8 m (5)</td>
<td>1.2 m</td>
</tr>
<tr>
<td>Auxiliary Lanes</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lane Width</td>
<td>34-2.03</td>
<td>3.6 m</td>
<td>3.3 m</td>
</tr>
<tr>
<td>Shoulder Width</td>
<td></td>
<td>1.2 m (Paved)</td>
<td>1.2 m (Paved)</td>
</tr>
<tr>
<td>Cross Slope</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Travel Lane</td>
<td>34-2.01</td>
<td>1.5% for lanes adjacent to crown (8)</td>
<td>1.5% for lanes adjacent to crown (6)</td>
</tr>
<tr>
<td>Shoulder</td>
<td>34-2.02</td>
<td>4%</td>
<td>4% to 6%</td>
</tr>
<tr>
<td>Median Width</td>
<td>Depressed</td>
<td>Desirable: 15 m</td>
<td>Minimum: 13.2 m (7a)</td>
</tr>
<tr>
<td></td>
<td>Flush (Concrete Barrier)</td>
<td>7.0 m (8)</td>
<td>Minimum: 6.0 m (8)</td>
</tr>
<tr>
<td>Clear Zone</td>
<td>38-3</td>
<td>(9)</td>
<td>(9)</td>
</tr>
<tr>
<td><strong>Roadway Sides</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cut Section</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Front Slope</td>
<td>34-4.03</td>
<td>1V:6H</td>
<td>1V:4H</td>
</tr>
<tr>
<td>Ditch Bottom Width</td>
<td></td>
<td>1.2 m (10)</td>
<td>600 mm (10)</td>
</tr>
<tr>
<td>Back Slope</td>
<td></td>
<td>1V:3H (11)</td>
<td>1V:3H (11)</td>
</tr>
<tr>
<td>Rock Cut</td>
<td>34-4.05</td>
<td>—</td>
<td>1V:4H to Clear Zone:</td>
</tr>
<tr>
<td>Fill Section</td>
<td>34-4.02</td>
<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (12)</td>
<td>1V:4H to Clear Zone; 1V:3H max. to Toe of Slope (12)</td>
</tr>
<tr>
<td><strong>Median Slopes</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Depressed</td>
<td>34-3</td>
<td>4%</td>
<td>4%</td>
</tr>
<tr>
<td>Flush</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>New and Reconstructed Bridges</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Structural Capacity</td>
<td>N/A</td>
<td>MS-18</td>
<td>MS-18</td>
</tr>
<tr>
<td>Clear Roadway Width (13)</td>
<td>39-6</td>
<td>10.8 m</td>
<td>10.8 m</td>
</tr>
<tr>
<td>Existing Bridges to Remain in Place</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Structural Capacity</td>
<td>N/A</td>
<td>MS-18</td>
<td>MS-18</td>
</tr>
<tr>
<td>Clear Roadway Width (14a)</td>
<td>39-8</td>
<td>10.8 m with 7.2 m Traveled Way (14b)</td>
<td>10.2 m with 6.6 m Traveled Way (14b)</td>
</tr>
<tr>
<td><strong>Bridges</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vertical Clearance (Arterial Under) (15a)</td>
<td></td>
<td>5.0 m</td>
<td></td>
</tr>
<tr>
<td>New and Replaced Overpassing Bridges (15b)</td>
<td>39-4</td>
<td>4.9 m</td>
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<tr>
<td>Existing Overpassing Bridges</td>
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<td></td>
</tr>
<tr>
<td>Overhead Signs/ Pedestrian Bridges</td>
<td>33-5</td>
<td>New: 5.25 m (15b)</td>
<td>Existing: 1.5 m</td>
</tr>
<tr>
<td><strong>Vertical Clearance Over Railroad</strong></td>
<td>39-4.06</td>
<td>7.0 m</td>
<td></td>
</tr>
</tbody>
</table>

*Controlling design criteria (see Section 31-8).*

---

**Figure 47-3.C**
Footnotes for Figure 47-3.C

1. **Design Criteria:**
   a. When upgrading an existing two-lane highway to a four-lane facility, use the criteria in the new lanes column for the design of the new roadway and median.
   b. The criteria in this column are the minimum cross-section elements allowed to remain in place for reconstruction of an existing roadway provided it is cost effective and safety record is satisfactory.

2. **Traffic Volumes.** The design hourly volumes (DHV) assumes base conditions (except for 8% heavy vehicles) and a PHF = 1.0. Adjust these values using local factors.

3. **Design Speed.** To determine the minimum design speed allowed to remain, see Section 45-2.02.

4. **Access Control.** Investigate and consider providing partial access control; see Sections 45-2.06 through 45-2.09. Bypasses around a community should be fully access controlled if the installation of traffic signals is likely at any intersection during the 20-year design period.

5. **Shoulder Width (Left).** In most cases, left shoulders should be 6 ft (1.8 m) wide. This allows for the use of 1V:6H slopes in the median. However, if the 20-year level of service approaches Level C, then consider a 8 ft (2.4 m) wide left shoulder, and decrease the median slopes to 1V:5H.

6. **Travel Lane Cross Slope.** For each additional lane away from the crown lanes, increase the cross slope by 1/16"/ft (0.5%) per additional lane up to a maximum of 5/16"/ft (2.5%).

7. **Depressed Median Width:**
   a. Median width based on 1V:5H median slopes, 2 ft (600 mm) ditch width, 3 ft (900 mm) ditch depth, and 6 ft (1.8 m) left shoulders.
   b. Median width based on 1V:5H median slopes, existing 2 ft (600 mm) ditch width, 3 ft (900 mm) ditch depth, and 4 ft (1.2 m) left shoulders.

8. **Flush Median Width.** Only use flush medians with CMB where right-of-way or topography restricts the use of a depressed median. Consider providing wider medians where required for snow storage.

9. **Clear Zone.** The clear zone will vary according to design speed, traffic volumes, side slopes, and horizontal curvature.

10. **Ditch Bottom Width.** Provide a wider outside ditch bottom where detention storage of storm water is a consideration.

11. **Back Slope.** Where the height of cut exceeds 10 ft (3 m), consider using a 1V:2H back slope beyond the clear zone. Also, for heights greater than 30 ft (9 m), consider the use of benching.

12. **Fill Slope.** For fill heights greater than 30 ft (9 m), use a 1V:2H uniform slope with a roadside barrier. Also, for heights greater than 30 ft (9 m), consider the use of benching.

**GEOMETRIC DESIGN CRITERIA FOR RURAL FOUR-LANE MINOR ARTERIALS**
*(New Construction/Reconstruction)*

Footnotes for Figure 47-3.C
(13) **New and Reconstructed Bridge Widths.** Clear roadway bridge widths are measured from face to face of parapets or rails. Bridge widths are normally defined as the sum of the approach traveled way width and the width of the paved shoulders. See Figure 39-6.A.

(14) **Existing Bridge Widths to Remain in Place:**

   a. Clear roadway bridge widths measured from face to face of parapets or rails. Implies elements allowed to remain in place without a design exception when cost effective and when safety record is satisfactory. See Figure 39-6A.

   b. Bridges with total lengths greater than 250 ft (75 m) or any span longer than 120 ft (36 m) typically should have a clear roadway bridge width of 38 ft (11.4 m) or 40 ft (12.0 m).

(15) **Vertical Clearance (Arterial Under).**

   a. The clearance must be available over the traveled way and any paved shoulder.

   b. Table value includes allowance for future overlays.
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Design Speed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>50 mph</td>
</tr>
<tr>
<td>*Stopping Sight Distance (1)</td>
<td>31-3.01</td>
<td>425'</td>
</tr>
<tr>
<td>Decision Sight Distance (2)</td>
<td>31-3.02</td>
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</tr>
<tr>
<td>Intersection Sight Distance (3)</td>
<td>36-6</td>
<td>555'</td>
</tr>
<tr>
<td>*Minimum Radii</td>
<td>32-2.03</td>
<td>Desirable: ≥3000' Minimum: 835'</td>
</tr>
<tr>
<td>*Superlevation Rate (4)</td>
<td>32-3</td>
<td>e_{max} = 6%</td>
</tr>
<tr>
<td>*Horizontal Sight Distance (5)</td>
<td>32-4</td>
<td></td>
</tr>
<tr>
<td>*Vertical Curvature (K-values)</td>
<td>33-4</td>
<td></td>
</tr>
<tr>
<td>Crest</td>
<td></td>
<td>84</td>
</tr>
<tr>
<td>Sag</td>
<td></td>
<td>96</td>
</tr>
<tr>
<td>Level</td>
<td>33-2.02</td>
<td></td>
</tr>
<tr>
<td>Rolling</td>
<td>New: 6%</td>
<td>New: 3%</td>
</tr>
<tr>
<td></td>
<td>New: 7%</td>
<td>New: 4%</td>
</tr>
<tr>
<td>Minimum Grade</td>
<td>33-2.03</td>
<td>Des: 0.5%</td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8)

1. **Stopping Sight Distance**: Table values are for passenger cars on level grade.
2. **Decision Sight Distance**: Table values are for the avoidance maneuver (speed/path/direction change).
3. **Intersection Sight Distance**: Table values are for passenger cars turning right or left from a stopped condition. A wide median is assumed on the multilane facility for left turns form the crossroad.
4. **Superlevation Rate**: See Section 32-3 for superlevation rates based on e_{max} design speed, and radii of horizontal curves. For horizontal curves to remain in place, an e_{max} of 8% may be considered to remain in place. Where a crossroad intersection lies within the limits of a mainline horizontal curve, see Figure 36-1.E for the maximum superelavation rates allowed on the mainline curve.
5. **Horizontal Sight Distance**: For a given design speed, the necessary horizontal sight line offset will be determined by the radius of curve and the required sight distance.
6. **Maximum Grade**: Grades 1% steeper may be allowed to remain in place for existing roadways.

**ALIGNMENT CRITERIA FOR RURAL FOUR-LANE MINOR ARTERIALS**

**US Customary**

**Figure 47-3.D**
### Design Criteria for Rural Four-Lane Minor Arterials (Metric)

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<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Design Speed (80 km/h)</th>
<th>Design Speed (100 km/h)</th>
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<tr>
<td><em>Stopping Sight Distance (1)</em></td>
<td>31-3.01</td>
<td>129 m</td>
<td>185 m</td>
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<tr>
<td>Decision Sight Distance (2)</td>
<td>31-3.02</td>
<td>230 m</td>
<td>315 m</td>
</tr>
<tr>
<td>Intersection Sight Distance (3)</td>
<td>36-6</td>
<td>167 m</td>
<td>209 m</td>
</tr>
<tr>
<td><em>Minimum Radii</em></td>
<td>32-2.03</td>
<td>Desirable: ≥ 1000 m</td>
<td>Minimum: 252 m</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Desirable: ≥ 1000 m</td>
<td>Minimum: 437 m</td>
</tr>
<tr>
<td><em>Superelevation Rate (4)</em></td>
<td>32-3</td>
<td>e_{max} = 6%</td>
<td></td>
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<tr>
<td><em>Horizontal Sight Distance (5)</em></td>
<td>32-4</td>
<td>(5)</td>
<td></td>
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<tr>
<td><em>Vertical Curvature (K-values)</em></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Crest</td>
<td>26</td>
<td>52</td>
<td></td>
</tr>
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<td>Sag</td>
<td>30</td>
<td>45</td>
<td></td>
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<tr>
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<td>New: 3%</td>
</tr>
<tr>
<td>Level</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Rolling</td>
<td>New: 7%</td>
<td>New: 4%</td>
<td></td>
</tr>
<tr>
<td>Minimum Grade</td>
<td>33-2.03</td>
<td>Des: 0.5%</td>
<td>Min: 0.0% (with Special Ditching)</td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8)

1. **Stopping Sight Distance**: Table values are for passenger cars on level grade.
2. **Decision Sight Distance**: Table values are for the avoidance maneuver (speed/path/direction change).
3. **Intersection Sight Distance**: Table values are for passenger cars turning right or left from a stopped condition. A wide median is assumed on the multilane facility for left turns from the crossroad.
4. **Superelevation Rate**: See Section 32-3 for superelevation rates based on e_{max}, design speed, and radii of horizontal curves. For horizontal curves to remain in place, an e_{max} of 8% may be considered to remain in place. Where a crossroad intersection lies within the limits of a mainline horizontal curve, see Figure 36-1.E for the maximum superelevation rates allowed on the mainline curve.
5. **Horizontal Sight Distance**: For a given design speed, the necessary horizontal sight line offset will be determined by the radius of curve and the required sight distance.
6. **Maximum Grade**: Grades 1% steeper may be allowed to remain in place for existing roadways.

**ALIGNMENT CRITERIA FOR RURAL FOUR-LANE MINOR ARTERIALS**

(Figure 47-3.D)
47-4 REFERENCES


Chapter Forty-eight

URBAN HIGHWAYS AND STREETS (New Construction/Reconstruction)

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
# Chapter Forty-eight

**URBAN HIGHWAYS AND STREETS**

*(New Construction/Reconstruction)*

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</table>
Chapter Forty-eight

URBAN HIGHWAYS AND STREETS
(New Construction/Reconstruction)

Chapter 48 provides guidance in the design of urban highways and streets. Information that is also applicable to these facilities is included in the following chapters:

- Chapter 14 discusses intersection design studies.
- Chapters 31, 32, 33, 34, and 39 provide guidance on the geometric design elements that are also applicable to these facilities.
- Chapter 36 provides information on the design of intersections, including left- and right-turn lanes, channelization, and intersection sight distances.
- Chapter 38 provides guidelines on roadside safety issues.
- Chapter 58 provides guidelines for off-street parking facilities.

48-1 GENERAL

48-1.01 Functional Classification

Urban highways and streets can be functionally classified as arterials, collectors, and local streets. Most of the State’s urban facilities are arterials; however, there are some urban collectors on the State System. Practical improvements to urban collectors usually are more consistent with objectives pursued under the 3R program, which are presented in Chapter 49. For urban collector streets, planning and programming goals only occasionally include new construction and reconstruction of these highways for significant lengths such as between urban destinations. For criteria on new construction and reconstruction of urban collectors and local streets, the designer is referred to the Bureau of Local Roads and Streets Manual and AASHTO A Policy on Geometric Design of Highways and Streets for guidance.

Chapter 48 presents new construction and reconstruction criteria for urban and suburban arterials.

48-1.02 Closed and Open Suburban Designations

To better designate appropriate design criteria, the Department has divided its functional classifications into rural, suburban, and urban. Chapter 43 discusses the distinction among these area types. The suburban classification has been further subdivided as open or closed. These are defined in Chapter 43.
48-2 GENERAL DESIGN ELEMENTS

48-2.01 Design Speed

The most common design speed for urban streets is 30 mph (50 km/hr). In relatively undeveloped locations in urban or closed suburban areas and where economics, environmental conditions, and signal spacing permits, consider using a minimum design speed of 40 mph (60 km/hr). Design speeds of 45 mph to 50 mph (70 km/hr to 80 km/hr) are common in open suburban areas.

48-2.02 Median Types

Section 34-3 discusses the various medians that are used in urban and suburban areas and guidelines for selecting medians and widths. In addition, for medians in suburban and urban arterials, the designer should consider the following:

1. Flush/Traversable Medians. These median types may be used in both the urban and suburban areas in conjunction with curb and gutter along the outside edges of the traveled way. For most applications, the flush two-way left-turn lane (TWLTL) should be used. However, in larger metropolitan areas, a traversable TWLTL may be used. Section 48-4 further discusses the use of both types of TWLTL.

2. Depressed Medians. In open suburban areas, a depressed median may be used. This design is typically used with left shoulders and where the design speed is 50 mph (80 km/hr). Section 34-3.03 and Chapter 47 provide further guidance on depressed medians.

3. Raised-Curb Medians. Usually, a raised-curb median is proposed in suburban and urban areas where managed access to the street and control of left-turn movements are desired. Section 34-3.03 provides guidance on the selection and design of raised-curb medians. Figure 48-3.A discusses the advantages and disadvantages of raised-curb medians as compared to TWLTL medians. Chapter 36 illustrates typical treatments for left-turn lanes within raised-curb medians.

48-2.03 Typical Sections

Figures 48-2.A through 48-2.H present the typical cross sections for the various urban facilities. For a typical six-lane urban arterial with a raised-curb median, see Figure 34-3.B. Give consideration to safe accommodation of pedestrians and bicyclists during the development of the project. Chapter 17 provides detailed guidelines for these issues.
TYPICAL TANGENT SECTION FOR URBAN ARTERIALS
(Raised-Curb Median)

Figure 48-2.A
Notes:

1. Consider off-street parking.
2. See Figure 34-3.B for slope of gutters along the median.
3. See Section 34-4 for alternative slope designs behind the sidewalk.

TYPICAL TANGENT SECTION FOR URBAN ARTERIALS
(Raised-Curb Median)

Figure 48-2.B
Notes:

1. Traveled ways may be either one or two lanes.
2. See Section 34-4 for alternative slope designs behind the sidewalk.
Notes:

1. Within the limits of the horizontal curve, use Type M-2.12 (M-5.30) Concrete Curb & Gutter along the median edges to control drainage.
2. Traveled ways may be either one or two lanes.

TYPICAL SUPerelevAteD SECTIoN FoR URBAN ArTERIALS (TWLTL)

Figure 48-2.D
* The traveled way may have two-way or one-way traffic.

TYPICAL TANGENT SECTION FOR URBAN ARTERIALS
(Two-Lanes Without Parking)

Figure 48-2.E
*The traveled way may have two-way or one-way traffic.

Note: For consistency, see Figures 48-2.E, 48-2.G, and 48-2.H.

TYPICAL TANGENT SECTION FOR URBAN ARTERIALS
(Two-Lanes With Parking Both Sides)

Figure 48-2.F
The traveled way may have two-way or one-way traffic.

TYPICAL TANGENT SECTION FOR URBAN ARTERIALS
(Two-Lanes With Parking on One Side)

Figure 48-2.G
Figure 48-2. H

TYPICAL TANGENT SECTION FOR ONE-WAY COUPLE ON URBAN ARTERIALS
(Three-Lanes in Each Direction)
48-2.04 Sidewalks

Sidewalks are considered integral parts of the urban environment. In these areas, travelers frequently choose to make their trip on foot, and pedestrians desire to use a paved surface for the trip. When constructing sidewalks, the designer should consider the following:

1. **Warrants.** In general, if pedestrian activity is anticipated, provide sidewalks along all curbed suburban and urban facilities. Extend all sidewalks to logical termini. If sidewalks are not provided in the initial design, grading should be completed so that sidewalks can be added in the future. If sidewalks will not be installed, the designer should confer with local officials to ensure that sidewalks are not required or desired.

   New sidewalks or sidewalks replaced because of deterioration that meet these warrants, will only be constructed if the local agency is willing to participate financially and assume the maintenance responsibility for the sidewalk in accordance with the criteria in Chapter 5.

2. **Widths.** A typical sidewalk is 5 ft (1.5 m) wide. If no buffer area is provided, the sidewalk should be 7 ft (2.0 m) wide to accommodate any appurtenances that may be included in the sidewalk; see Item #4 below. High pedestrian volumes may warrant greater widths in business areas and school zones. In these cases, a detailed capacity analysis may be required to determine the sidewalk width. Use the *Highway Capacity Manual* for this analysis.

3. **Buffer Areas.** If the available right-of-way is sufficient, provide a buffer area between the back of curb and sidewalk. These areas provide space for snow storage, utilities, and allow a greater separation between vehicles and pedestrians. The buffer area should be 2 ft to 3 ft (600 mm to 900 mm) wide to be effective and wider if practical. Buffer areas may also be used for the placement of roadside appurtenances.

4. **Appurtenances.** Where a buffer area cannot be provided, the designer must consider the impact of roadside appurtenances within the sidewalk (e.g., mailboxes, fire hydrants, parking meters, utility poles) as these elements typically reduce the usable width of the sidewalk and interfere with pedestrian activity. Typically, a 1 ft (300 mm) minimum width is provided between the sidewalk and right-of-way line. Utility poles usually can be located behind the sidewalk in this area providing a clear sidewalk width.

5. **CBD Areas.** In central business districts, the entire area between the back of curb and the front of buildings is fully paved as a sidewalk.

6. **Accessibility.** The design of the sidewalk (e.g., sidewalk width, cross slope, longitudinal grade, curb ramps) along public rights-of-way must meet the ADA criteria presented in Chapter 58.

7. **Bridges.** In general, if there is or expected to be pedestrian activity across a bridge, include sidewalks on both sides of the bridge. On long bridges, it may be more cost effective to provide a single sidewalk on one side. However, a safe crossing must be
provided in advance of the bridge if there is evidence of pedestrian activity on both sides of the roadway. See Chapter 39 for typical sections.

48-2.05 Parking

For most urban projects, the designer must evaluate the demand for parking. Desirably, these parking needs will be accommodated by providing off-street parking facilities. Chapter 58 provides information on the design and layout of off-street parking facilities. When providing on-street parking along urban streets, the designer should evaluate the following:

1. **Warrants.** Do not introduce any new parking lanes along State highways. On-street parking reduces capacity, impedes traffic flow, and may produce undesirable traffic operations or may increase the crash potential. On State reconstruction projects, consider removing parking lanes. Removal of existing or revising existing on-street parking configurations will require coordination and concurrence with local officials and adjacent businesses. Chapter 58 discusses the procedures and guidelines for replacing on-street parking with off-street parking.

2. **Local Agreements.** Prior to implementation of parking on a project, the State will enter into a joint agreement with the municipality; see Chapter 5. The municipality will be required to maintain the parking lane and adopt and enforce an appropriate parking ordinance or provide copies of an existing ordinance in effect. Attach the ordinance to the joint improvement agreement as an exhibit and make a part thereof prior to execution of the agreement on behalf of the State. Enforcement of the ordinance is understood to include erection and maintenance of any necessary NO PARKING or PARALLEL PARKING ONLY signs.

3. **Configurations.** There are two basic types of on-street parking — parallel and angle parking. These are illustrated in Figure 48-2.I.

4. **Design Considerations.**
   a. **Department Authority.** The *Illinois Vehicle Code* authorizes the Department to determine the propriety of diagonal parking upon routes under its jurisdiction. Section 11-1304(c) of the Code states:

   > Local authorities may permit angle parking on any roadway, except that angle parking shall not be permitted on any federal-aid or state highway unless the Department has determined the roadway is of sufficient width to permit angle parking without interfering with the free movement of traffic.

   b. **Capacity.** Parallel parking is the preferred arrangement where street space is limited and traffic capacity is a major factor. Where angle parking is provided, the overall level of service for the facility preferably should be not less than C.

\[ A + B = \text{Parking Width for Angle Parking.} \]

**Key:**
- \( L \) = given curb length with parking spaces
- \( N \) = number of parking spaces over distance \( L \)
- \( A \) = required distance between face of curb and back of stall, assuming that bumper of parked car does not extend beyond curb face.
- \( B \) = clear distance needed for a parked vehicle to back out of stall while just clearing adjacent parked vehicles.
- \( \text{ETW} \) = Edge of Traveled Way

**CURB PARKING CONFIGURATIONS**

*Figure 48-2.1*
c. **Number of Spaces.** Angle parking provides more spaces per linear foot (meter) than parallel parking, but requires a greater cross street width.

d. **Angle.** Angle parking should be 45° or less.

e. **Backing Maneuver.** Angle parking requires the driver to back into the traveled way when sight distance may be restricted by adjacent parked vehicles. This maneuver may surprise an approaching motorist. As indicated in Figure 48-2.1, the parked car will require a certain distance “B” to back out of its stall. Whether or not this is a reasonably safe maneuver will depend upon the number of lanes in each direction, lane widths, operating speeds, traffic volumes during peak hours, parking demand, and turnover rate of parked vehicles.

f. **Crashes.** After analyzing backing maneuver space, angle parking may be considered to remain if there is no history of crashes relating to the existing angle parking.

g. **Trucks.** If the truck traffic on the facility is 10% or more of the ADT, angle parking should be removed.

h. **Agreement.** The agreement with local officials must include provisions for monitoring and maintaining the angle parking after the project is completed to determine if safety or capacity problems develop as traffic volumes increase.

5. **Stall Dimensions.** Figure 48-2.1 provides the width and length criteria for parking stalls of various configurations. The figure also indicates the number of stalls that can be provided for each parking configuration for a given curb length. The surface widths in Figures 48-6.A and 48-6.B assume parallel parking on one or both sides of the street.

6. **ADA Requirements.** Chapter 58 presents the accessibility requirements for on-street parking for persons with disabilities.

7. **Location.** When locating parking spaces, the designer should consider the following:

   - Parking is prohibited within 20 ft (6.1 m) of any crosswalk.
   - Prohibit parking within 10 ft to 16 ft (3 m to 5 m) of the beginning of the curb radius at mid-block driveway entrances.
   - Parking is prohibited within 50 ft (15.2 m) of the nearest rail of a highway/railroad crossing.
   - Parking is prohibited within 15 ft (4.6 m) of a fire hydrant.
   - Parking is prohibited within 30 ft (9.1 m) on the approach leg to any intersection with a flashing beacon, stop sign, or traffic control signal.
   - Parking is prohibited on bridges or within a highway tunnel.
• Prohibit parking from areas designated by local traffic and enforcement regulations (e.g., near school zones, loading zones, bus stops). See local ordinances for additional information on parking restrictions.

• Check intersection sight distance to side roads.

• Eliminate parking across from a T intersection.
48-3 RAISED-CURB MEDIANS

48-3.01 General

Figure 48-3.A presents advantages and disadvantages of raised-curb medians as compared to TWLTL medians. Section 34-3.03 provides guidance on the selection and design of raised-curb medians.

48-3.02 Four Lanes with Median

The most common typical section with raised-curb medians is two lanes in each direction separated by the curbed median; see Figures 48-2.A and 48-2.B.

48-3.03 Six Lanes with Median

Where traffic volumes indicate a need for three lanes in each direction, the recommended median design is a raised-curb. See Figure 34-3.B for a typical cross section design. Where there is a need for dual left turns, the minimum width of the median is 30 ft (9.5 m). Where major intersections are closely spaced and there is a need for dual lefts at most intersections, provide the 30 ft (9.5 m) median width along the entire street.

Where a five-lane facility exists and traffic volumes (ADT > 40,000) and/or capacity analysis warrants a six-lane design, consider providing a traversable type median with M-2 (M-5) curb. Prior to incorporating the M-2 (M-5) curb median into the design, evaluate the following:

1. Concentrated Left-Turn Movements. With raised-curb medians, left-turn movements are concentrated at the intersections, thereby reducing the overall conflict areas of the facility. However, drivers are forced to make all left turns at the intersections, which may overload the capacity of the intersections, increase driver travel time, and may create the need for U-turns at intersections.

2. Businesses. Business owners may perceive an adverse effect when a raised-curb median is proposed. See NCHRP 395 Capacity and Operations Effects of Midblock Left-Turn Lanes for guidance on the effects of curbed medians.

3. Opposing Gaps. Six-lane facilities contain high-traffic volumes that limit opportunities for left-turns across the opposing traffic. NCHRP 395 discusses the consequences of these movements on the facility.

4. Merging Gaps. Entering a six-lane facility with an M-2 (M-5) curbed median from a non-signalized side access point provides a considerable challenge for the driver. Upwards of nine different movements may need to be observed by the driver at any given time. Where M-2 (M-5) curbed facilities are justified, the TWLTL can be used as a waiting area before a gap occurs and a merge can take place. For additional concerns, see NCHRP 330 Effective Utilization of Street Width on Urban Arterials.
<table>
<thead>
<tr>
<th>Advantages</th>
<th>Disadvantages</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Provides an area for left-turn maneuvers.</td>
<td>1. Increases travel time and delay for many left-turning vehicles.</td>
</tr>
<tr>
<td>2. Discourages arbitrary crossings of the median.</td>
<td>2. Restricts direct access to adjoining properties.</td>
</tr>
<tr>
<td>3. Reduces the number of vehicular conflict points.</td>
<td>3. Installation and maintenance costs are higher.</td>
</tr>
<tr>
<td>4. Allows for better access management along the street increasing safety performance.</td>
<td>4. Can create an over concentration of turns at median openings.</td>
</tr>
<tr>
<td>5. Provides a positive and safer separation between opposing traffic flows.</td>
<td>5. Indirect routing may be required.</td>
</tr>
<tr>
<td>6. Provides a median refuge area for pedestrians.</td>
<td>6. May restrict access for emergency vehicles (e.g., fire, police, ambulance).</td>
</tr>
<tr>
<td>7. Provides a location for traffic control devices (e.g., signs, signals, lighting).</td>
<td>7. Lack of operational flexibility.</td>
</tr>
<tr>
<td>8. Provides an open space for aesthetic considerations and stormwater management.</td>
<td>8. When accidentally struck, curb may cause a driver to lose control of the vehicle.</td>
</tr>
<tr>
<td>9. Provides for enhanced traffic flow and reduces conflicts.</td>
<td>9. A minimum median width of 22 ft (7 m) is needed to accommodate U-turns or to shadow stopped passenger cars in the median when turning left or crossing through a median opening from a side street.</td>
</tr>
</tbody>
</table>

**ADVANTAGES AND DISADVANTAGES OF RAISED-CURB MEDIANS**

Figure 48-3.A
**48-4 FLUSH OR TRAVERSABLE TYPE MEDIANS**

**48-4.01 Two Way Left Turn Lane Guidelines**

The applicability of a two-way left-turn lane (TWLTL) is a function of the traffic conditions that result from the adjacent land use. Evaluate the area to determine the relative attractiveness of a flush median as compared to a raised-curb median. For example, a TWLTL may perpetuate more strip development. When this is not desirable, use a raised-curb median. For additional information on the use of a TWLTL design or flush alternating left-turn lanes along a street, see NCHRP 395 *Capacity and Operational Effects of Midblock Left-Turn Lanes* and Figures 34-3.C and 34-3.D. Also consider the following guidelines:

1. **General.** Only provide TWLTL in:
   - areas with a high number of existing driveways per mile (km) (e.g., 30-60 driveways total per mile (20-40 driveways total per km) on both sides of street);
   - areas of existing high-density commercial development;
   - areas with substantial mid-block left turns; and/or
   - areas where space is not available for raised-curb median widths and a need for left-turn lanes exists.

2. **Highway Type.** Two-lane and four-lane undivided urban or suburban arterials are the most common candidates for the implementation of a TWLTL design. Once these streets are reconstructed, they are commonly referred to as three-lane and five-lane facilities, respectively.

3. **Traffic Volumes.** Traffic volumes and the percent of left turns in each direction are a significant factor in the consideration of a TWLTL. Use a 20-year design for traffic volumes. As general guidance, consider the following:
   a. **Two-Lane Facilities.** On existing two-lane roadways, a TWLTL design will often be advantageous for traffic volumes between 5,000 and 14,000 ADT.
   b. **Four-Lane Facilities.** On existing four-lane undivided highways, a TWLTL will often be advantageous for traffic volumes between 10,000 and 40,000 ADT. The 40,000 ADT value assumes left-turn percentages less than or equal to 30%.
   c. **Six-Lane Facilities.** The decision on whether to provide a TWLTL or a raised-curb median will be determined on a case-by-case basis. See Section 48-3.03 for guidance.
   d. **Pedestrians.** Pedestrian crossing volumes are also a consideration because of the large paved area that must be traversed when a TWLTL is present (i.e., no pedestrian refuge exists). There may be significant delays for vehicles at signalized intersections to accommodate pedestrians having to cross the
highway in one movement. A raised-curb median may provide a refuge area for pedestrians to cross the highway in two movements.

4. **Speed.** The design speed of an urban street is a major factor in TWLTL applications. Experience indicates that design speeds from 25 mph to 45 mph (40 km/hr to 70 km/hr) will properly accommodate TWLTL operations. For design speeds higher than 45 mph (70 km/hr), the use of TWLTL is not recommended.

5. **Crash History.** On urban or suburban arterials without medians, traffic conflicts often result because of a significant number of mid-block left turns combined with significant opposing traffic volumes. This may lead to a disproportionate number of mid-block, rear-end, and/or sideswipe crashes. The inclusion of a median for left turns is likely to reduce these types of crashes. Review and evaluate the available crash data to determine if disproportionately high numbers of these crashes are occurring.

6. **Advantages and Disadvantages.** Figure 48-4.A summarizes some of the advantages and disadvantages of a TWLTL median design.

### 48-4.02 Design Criteria

#### 48-4.02(a) Median Width

Existing highways that warrant the installation of a TWLTL are often located in areas of restricted right-of-way, and conversion of the existing cross section may be difficult. To obtain the TWLTL width, the designer may have to consider the following:

- reducing the width of existing through lanes and analyzing side road radius returns,
- eliminating existing parking lanes and reconstructing curb and gutter and sidewalks,
- eliminating existing shoulders and ditches,
- eliminating existing buffer areas behind curbs and reconstructing curb and gutter and existing sidewalks,
- acquiring additional right-of-way to expand the pavement width by the amount needed for the TWLTL and sidewalks, and/or
- removing an existing raised-curb median.

See Sections 34-3.03 and 34-3.04 for further guidance on medians.
Advantages | Disadvantages
---|---
1. Provides an area for left-turn maneuvers. | 1. Does not provide a pedestrian refuge area.
2. Reduces circuitous travel distance and delay for left-turn vehicles. | 2. Does not guarantee unidirectional use at high-volume intersections unless left-turn bays are outlined with curb and gutter.
3. Permits direct access to adjoining properties. | 3. Allows numerous traffic conflict points to remain with no restrictions.
4. Provides separation between opposing traffic flows. | 4. Allows for unrestricted development and turning movements along a street.
5. Eliminates the median island fixed object. | 5. Cannot be used in areas where sight distance is restricted along the street.
7. Serves as temporary lane for emergency, maintenance, and construction activities. | 7. May promote higher running speeds where proposed with paved outside shoulders and ditch sections.
8. Can be used as a reversible lane during peak hours. | 8. May require reconstruction of intersections.
9. Can be used to increase emergency vehicle efficiency. | 
10. Requires less right-of-way for left turns as compared to raised-curb medians. | 

ADVANTAGES AND DISADVANTAGES OF FLUSH OR TRAVERSABLE TWLTL MEDIANS

Figure 48-4.A
48-4.02(b) Intersection Treatment

At intersections with public roads, consider the following:

1. **Side Streets/Major Entrances.** At intersections, convert the TWLTL to an exclusive left-turn lane and omit the pavement markings through the intersection. However, where turning volumes to minor streets are low, it will not be necessary to convert the TWLTL markings to an exclusive left-turn lane.

2. **Turning Volumes.** The left-turn demand into intersecting side streets is a factor in determining the appropriate length of the left-turn lane. As a general rule in urban areas, the minimum storage length will govern the length of left-turn lanes; see Section 36-3.02.

3. **Minimum Length of TWLTL.** The TWLTL should have sufficient length to operate properly, and the type of intersection treatments will determine the length of the TWLTL. Typically, the minimum length will be 650 ft to 1000 ft (200 m to 300 m) (one block long). The final decision on the length of the TWLTL will be based on site conditions.

4. **Operational/Safety Factors.** Provide proper signing and stopping sight distance at the beginning and end of each TWLTL. Where a number of turning movements are expected into and out of entrances located close to a major intersection, it is desirable to design a raised-curb median (M-6 (M-15)) into the segment of the exclusive left-turn lane; see Figure 34-3.D.

48-4.02(c) Curbing

In urban and suburban areas where a TWLTL is used, provide curb and gutter along the outside edges of the traveled way.

48-4.02(d) Traversable TWLTL

On most highways and streets, the TWLTL will be a flush design with the adjacent travel lanes. See Figures 34-3.D and 48-2.C. Where traffic volumes and mid-block left turns are unusually high, a traversable TWLTL median with a Type M-2.12 (M-5.30) Concrete Curb and Gutter may be a more appropriate design option. Figure 48-4.B illustrates the typical design for a traversable TWLTL. The M-2 (M-5) curb is used to delineate the edges of the TWLTL and traffic is allowed to turn left across the median. Also, where a horizontal curve with superelevation is proposed along a street with a flush TWLTL, use the Type M2.12 (M-5.30) Concrete Curb and Gutter along the median edges of the curve to improve drainage; see Figure 48-2.D.
Note: Drain the median surface away from the high point of the median.

TYPICAL TRAVERSABLE TWLTL CROSS SECTION

Figure 48-4.B
48-4.03 Railroad Crossings

TWLTLs are not extended across a highway/railroad grade crossing. Terminate the TWLTL 150 ft to 200 ft (45 m to 60 m) in advance of the crossing and provide a raised-curb median adjacent to the railroad; see Figure 7-3.E. In addition, the designer should coordinate the design with the Bureau of Operations.
48-5 HORIZONTAL ALIGNMENT

48-5.01 General Application

For urban and suburban streets and highways, the application of horizontal alignment criteria will depend on several factors. Figure 48-5.A summarizes the application of horizontal alignment criteria to urban facilities. The remainder of Section 48-5 specifically discusses the application to low-speed urban streets ($V \leq 45$ mph (70 km/hr)).

48-5.02 General Superelevation Considerations

For low-speed urban streets, the operational conditions and physical constraints are significantly different than those on rural highways and high-speed urban highways. The following lists some of the characteristics of low-speed urban streets that often complicate superelevation development:

1. **Roadside Development/Intersections/Driveways.** Built-up roadside development is common adjacent to low-speed urban streets. Matching superelevated curves with many driveways, intersections, sidewalks, etc., creates considerable complications. For example, this may require reconstructing the profile on side streets, and re-grading parking lots, lawns, etc., to compensate for the higher elevation on the high side of the superelevated curve.

2. **Non-Uniform Travel Speeds.** On low-speed urban streets, travel speeds are often non-uniform because of frequent signalization, stop signs, vehicular conflicts, etc. It is undesirable for traffic to stop on a superelevated curve, especially when snow or ice is present.

3. **Limited Right-of-Way.** Superelevated curves often result in more right-of-way impacts than would otherwise be necessary. Right-of-way is often restricted along low-speed urban streets.

4. **Wide Pavement Areas.** Many low-speed urban streets have wide pavement areas because of the number of traffic lanes, the use of a flush-type median, or the presence of parking lanes. In general, the wider the pavement area, the more complicated is the development of superelevation.

5. **Surface Drainage.** Proper cross slope drainage on low-speed urban streets can be difficult even on sections with a normal crown. The minimum longitudinal gradient on a street with curb and gutter is 0.30%. A curve with superelevation (or remove crown) and/or where a flush-type median is proposed introduces another complicating factor unless special features are designed into the median. See Figure 48-2.D, which illustrates the use of Type M-2.12 (M-5.30) Concrete Curb and Gutter to control drainage.
### Land Use Category

<table>
<thead>
<tr>
<th>Land Use Category*</th>
<th>Design Speed</th>
<th>Design Assumptions</th>
<th>$e_{max}$</th>
<th>BDE Manual References</th>
</tr>
</thead>
<tbody>
<tr>
<td>Urban</td>
<td>$V \leq 45$ mph (V $\leq 70$ km/hr)</td>
<td>Low-Speed Urban Streets</td>
<td>4.0%</td>
<td>Section 48-5</td>
</tr>
<tr>
<td>Closed Suburban</td>
<td>$V = 40$ or 45 mph (V $= 60$ or 70 km/hr)</td>
<td>Low-Speed Urban Streets</td>
<td>4.0%</td>
<td>Section 48-5</td>
</tr>
<tr>
<td>Open Suburban</td>
<td>$V = 45$ mph (V $= 70$ km/hr)</td>
<td>Low-Speed Urban Streets</td>
<td>4.0%</td>
<td>Section 48-5</td>
</tr>
<tr>
<td>Likely to Become</td>
<td>$V = 50$ mph (V $= 80$ km/hr)</td>
<td>Open Roadway Conditions</td>
<td>4.0%</td>
<td>Chapter 32</td>
</tr>
<tr>
<td>Closed Suburban</td>
<td>$V = 45$ mph (V $= 70$ km/hr)</td>
<td>Low-Speed Urban Streets</td>
<td>4.0%</td>
<td>Section 48-5</td>
</tr>
<tr>
<td>Likely to Remain</td>
<td>$V = 45$ mph (V $= 70$ km/hr)</td>
<td>Low-Speed Urban Streets</td>
<td>4.0%</td>
<td>Section 48-5</td>
</tr>
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<td>Suburban for next 10-15 yrs</td>
<td>$V = 50$ or 55 mph (V $= 80$ or 90 km/hr)</td>
<td>Open Roadway Conditions</td>
<td>6.0%</td>
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<td>Urban SRA</td>
<td>$V = 30$ or 40 mph (V $= 50$ or 60 km/hr)</td>
<td>Low-Speed Urban Streets</td>
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<tr>
<td>Suburban SRA</td>
<td>$V = 45$ mph (V $= 70$ km/hr)</td>
<td>Low-Speed Urban Streets</td>
<td>4.0%</td>
<td>Section 48-5</td>
</tr>
</tbody>
</table>

* See Sections 48-1.02 and 43-2 for definitions.

**Note:** If an exit ramp connects to a facility where low-speed urban street conditions apply and if the intersection is stop or signal controlled, than the last horizontal curve on the exit ramp should be designed assuming low-speed urban street conditions.

---

### HORIZONTAL ALIGNMENT APPLICATIONS IN URBAN/SUBURBAN AREAS

**Figure 48-5.A**
48-5.03 Horizontal Curves

48-5.03(a) Design Procedures

Because of the unique operational conditions for low-speed urban streets, it is appropriate to use a modified theoretical basis for horizontal alignment criteria when compared to open-roadway conditions. Specifically, the use of AASHTO Method 2 to distribute superelevation and side friction. This Method assumes maximum design side friction is used before any superelevation is introduced. The practical benefit is that most horizontal curves can be designed with little or no superelevation on low-speed urban streets when compared to the criteria for open roadway conditions in Chapter 32. See the AASHTO publication *A Policy on Geometric Design of Highways and Streets* for a further discussion on Method 2.

48-5.03(b) Maximum Superelevation Rate

For new construction projects, use $e_{\text{max}} = 4.0\%$ for low-speed urban streets. For urban reconstruction projects, existing horizontal curves can remain in place with a superelevation rate up to 6%. However, the use of 6% on a low-speed urban street is a Level Two design exception as discussed in Section 31-7. See Section 36-1.05(b) for a discussion on superelevation for intersections on curves.

48-5.03(c) Minimum Radii

Figure 48-5.B presents the minimum radii for various design speeds for low-speed urban streets. These values should only be used where highly restricted right-of-way conditions exist.

48-5.03(d) Minimum Radii with Retain Normal Crown or Superelevate at Normal Crown

In urban areas, restricted right-of-way conditions usually exist. The radii for superelevation rates of -6% to +6% are shown in Figure 48-5.C. The -2% line provides the minimum curve radii for which a normal crown of $\frac{1}{4}$ in/ft (2%) should be retained. For radii and design speeds between the -2% line and +2% line, provide a superelevation of 2.0%. For radii and design speeds above the +2% line, superelevate at the indicated rate.
### US Customary

<table>
<thead>
<tr>
<th>V = Design Speed (mph)</th>
<th>$e_{max}$</th>
<th>$f_{max}$</th>
<th>$e_{max} + f_{max}$</th>
<th>Calculated Radius ($R_{min}$) (ft)</th>
<th>Radii Rounded for Design (ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>4.0%</td>
<td>0.27</td>
<td>0.31</td>
<td>86.0</td>
<td>90</td>
</tr>
<tr>
<td>25</td>
<td>4.0%</td>
<td>0.23</td>
<td>0.27</td>
<td>154.3</td>
<td>155</td>
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<tr>
<td>30</td>
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<td>0.24</td>
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<tr>
<td>35</td>
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<tr>
<td>40</td>
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<td>0.16</td>
<td>0.20</td>
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<tr>
<td>45</td>
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<td>0.19</td>
<td>710.5</td>
<td>710</td>
</tr>
</tbody>
</table>

### Metric

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<th>V = Design Speed (km/hr)</th>
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<th>$f_{max}$</th>
<th>$e_{max} + f_{max}$</th>
<th>Calculated Radius ($R_{min}$) (m)</th>
<th>Radii Rounded for Design (m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>4.0%</td>
<td>0.28</td>
<td>0.32</td>
<td>22.1</td>
<td>25*</td>
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<tr>
<td>40</td>
<td>4.0%</td>
<td>0.23</td>
<td>0.27</td>
<td>46.7</td>
<td>50*</td>
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<tr>
<td>50</td>
<td>4.0%</td>
<td>0.19</td>
<td>0.23</td>
<td>85.6</td>
<td>86</td>
</tr>
<tr>
<td>60</td>
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<td>0.17</td>
<td>0.21</td>
<td>135.0</td>
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<tr>
<td>70</td>
<td>4.0%</td>
<td>0.15</td>
<td>0.19</td>
<td>203.1</td>
<td>203</td>
</tr>
</tbody>
</table>

* Value rounded up to provide an additional factor of safety for trucks.

\[
R_{min} = \frac{V^2}{15(e_{max} + f_{max})} \quad \text{(US Customary)}
\]

\[
R_{min} = \frac{V^2}{127(e_{max} + f_{max})} \quad \text{(Metric)}
\]

### MINIMUM RADII ON LOW-SPEED URBAN STREETS

**Figure 48-5.B**

Also, Figure 48-5.C provides a visual means to select a curve and pavement cross-slope with a higher factor of safety than normally would be used for a certain design speed (i.e., providing a curve and/or superelevation rate with a higher theoretical design speed). This is a useful function provided by the format of the graph for designing horizontal curves at the fringes of urbanized areas. When motorists first enter the edge of an urbanized area, they normally take a few seconds to slow down to the posted urban speed limit, and as a result, it is desirable to provide a higher factor of safety for this speed transition area in conjunction with horizontal curves to the left. With the most common horizontal curve design being one with a normal crown section, the factor of safety can easily be increased by sloping the entire traveled way at the rate of the normal crown slope. Using this design feature thereby minimizes excessive lateral accelerations for inbound motorists.

48-5.4
Notes:

① The Figure provides a range of design speeds and superelevation rates that apply to a selected curve radius.

② AASHTO Method 2 is used to distribute superelevation and side-friction for low-speed urban street conditions. Therefore, the basic point-mass equation applies:

\[
R = \frac{V^2}{15(e + f_{\text{max}})}
\]

Where:  
\( R \) = curve radius, ft  
\( V \) = design speed, mph  
\( e \) = assumed superelevation rate, decimal  
\( f_{\text{max}} \) = assumed maximum side-friction factor for selected design speed (see Figure 48-5.B), decimal

③ For curves between the -2% and +2% lines, consider removing the crown slope through the curve. This will ensure that maximum comfortable side friction is not exceeded due to a negative slope in one direction of travel. It will also minimize potential rollover of trucks (on dry pavement) with low rollover thresholds and minimize possible skidding of trucks with smooth tires on polished, wet pavement surfaces. On a tangent section, a low-speed urban street normally should be sloped away from the curbed median or centerline of the roadway (5-lane flush) at a minimum cross-slope rate of 1/4”/ft.

SUPERELEVATION RATES  
(Low-Speed Urban Streets)  
(US Customary)

Figure 48-5.C
Notes:

1. The Figure provides a range of design speeds and superelevation rates that apply to a selected curve radius.

2. AASHTO Method 2 is used to distribute superelevation and side-friction for low-speed urban street conditions. Therefore, the basic point-mass equation applies:

   \[ R = \frac{V^2}{127 (e + f_{\text{max}})} \]

   Where:
   - \( R \) = curve radius, m
   - \( V \) = design speed, km/hr
   - \( e \) = assumed superelevation rate, decimal
   - \( f_{\text{max}} \) = assumed maximum side-friction factor for selected design speed (see Figure 48-5.B), decimal

3. For curves between the -2% and +2% lines, consider removing the crown slope through the curve. This will ensure that maximum comfortable side friction is not exceeded due to a negative slope in one direction of travel. It will also minimize potential rollover of trucks (on dry pavement) with low rollover thresholds and minimize possible skidding of trucks with smooth tires on polished, wet pavement surfaces. On a tangent section, a low-speed urban street normally should be sloped away from the curbed median or centerline of the roadway (5-lane flush) at a minimum cross-slope rate of 2%.

SUPERELEVATION RATES
(Low-Speed Urban Streets)
(Metric)

Figure 48-5.C
48-5.03(e)  **Superelevated Curves**

Figure 48-5.C allows the designer to select a curve with superelevation where a radius to retain normal crown or remove crown slope cannot be achieved.

* * * * * * * *

**Example 48-5.02(1)**

**Given:**
- 22 ft raised-curb median with 24 ft traveled ways in each direction
- Design speed = 40 mph
- Radius = 800 ft
- Cross slope of traveled way = 1/4”/ft (2.0%) in each direction

**Problem:** Determine if superelevation is needed.

**Solution:** Figure 48-5.C indicates the assumed design speed can be achieved with an adverse crown slope of up to approximately -2.5%. If the normal crown is maintained throughout the curve, the worst-case superelevation rate in one direction is -2.0%. Therefore, the normal crown can be maintained, and the horizontal curve will provide for the assumed design speed.

**Example 48-5.02(2)**

**Given:**
- Two-lane, two-way street at 30 ft f-f
- Design speed = 40 mph
- Radius = 650 ft
- Cross slope of traveled way = 1/4”/ft (2.0%) in each direction

**Problem:** Determine if superelevation is needed.

**Solution:** Figure 48-5.C indicates the assumed design speed can be achieved with a 0% cross slope. The normal crown would provide a rate of -2.0% for the worst-case condition in one direction. The -2.0% will accommodate a vehicular speed of approximately 38 mph. Also the footnote in Figure 48-5.C states that any set of conditions between the -2% and +2% lines should be superelevated at the rate of the normal crown slope. Therefore, the curve should have a superelevation rate of +2.0% across the entire traveled way.

**Example 48-5.02(3)**

**Given:**
- Five-lane section with flush TWLTL
- Design speed = 40 mph
- Radius = 550 ft (restricted ROW conditions)
- Cross slope of traveled way = 1/4”/ft (2.0%)
Problem: Determine if superelevation is needed.

Solution: Figure 48-5.C yields a rate of 4.0%, which is the maximum allowable rate for new construction. Therefore, the entire traveled way should be transitioned and superelevated at this rate. Because this is a five-lane section, use Type M-2.12 Concrete Curb and Gutter on both median edges of the horizontal curve for improved drainage.

* * * * * * *

48-5.03(f) Maximum Deflection Without Curve

It may be appropriate to omit a horizontal curve where very small deflection angles are present. As a guide, the designer may retain deflection angles of about 1° or less on low-speed urban streets. For these angles, the absence of a horizontal curve should not affect aesthetics.

48-5.04 Superelevation Development

48-5.04(a) Transition Length

The superelevation transition length is the distance required to transition the traveled way from a normal crown section to the full design superelevated section. The superelevation transition length is the sum of the tangent runout distance and superelevation runoff length. See Section 32-3. The following applies to low-speed urban streets:

1. Calculation. Section 32-3 presents the methodology for calculating the superelevation runoff and tangent runout for open roadway conditions. This methodology also applies to superelevation transition lengths on low-speed urban streets. Figure 48-5.D presents superelevation runoff lengths (L₁) and tangent runout lengths (TR) for a two-lane urban street, assuming the axis of rotation is about the roadway centerline; i.e., the width of rotation is one travel lane (13 ft (4.0 m)). See Section 32-3 for guidelines on determining modifications to the superelevation transition distance where the width of rotation is more than one travel lane. Include the plot of the pavement edges in the construction plans to ensure a smooth profile design. See Section 63-4.07(b).

2. Portion of Superelevation Runoff Prior to Curve. Typically, 67% of the superelevation runoff length will be placed on tangent and 33% on curve. Exceptions to this practice may be necessary to meet field conditions. Generally, the accepted range is 60%-80% on tangent and 40%-20% on curve.
### SUPERELEVATION TRANSITION LENGTHS FOR TWO-LANE STREETS

(Low-Speed Urban Streets with 13 ft (4.0 m) Lanes)

Figure 48-5.D

#### 48-5.04(b) Axis of Rotation

On low-speed urban streets, the axis of rotation for horizontal curves is as follows:

1. **Two-Lane Facilities.** The axis of rotation is typically about the centerline of the roadway.

2. **Multilane Facilities (Median Width ≤ 16 ft (5.0 m)).** The axis of rotation is typically about the centerline of roadway or median.

3. **Multilane Facilities (Median Width > 16 ft (5.0 m)).** The axis of rotation is typically about the two median edges.

Low-speed urban streets may also present special problems because of the presence of two-way, left-turn lanes; turning lanes at intersections; intersections with major crossroads; drainage; etc. For these reasons, the axis of rotation may be determined on a case-by-case basis.

---

### Table: Superelevation Transition Lengths

**US Customary**

<table>
<thead>
<tr>
<th>Design Speed (mph)</th>
<th>e ≤ 2.5%</th>
<th>3.0%</th>
<th>3.5%</th>
<th>4.0%</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>L₁ (ft)</td>
<td>TR (ft)</td>
<td>L₁ (ft)</td>
<td>TR (ft)</td>
</tr>
<tr>
<td>20</td>
<td>44</td>
<td>35</td>
<td>53</td>
<td>35</td>
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<td>25</td>
<td>47</td>
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<td>35</td>
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<tr>
<td>45</td>
<td>60</td>
<td>48</td>
<td>72</td>
<td>48</td>
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</table>

**Metric**

<table>
<thead>
<tr>
<th>Design Speed (km/hr)</th>
<th>e ≤ 2.5%</th>
<th>3.0%</th>
<th>3.5%</th>
<th>4.0%</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>L₁ (m)</td>
<td>TR (m)</td>
<td>L₁ (m)</td>
<td>TR (m)</td>
</tr>
<tr>
<td>30</td>
<td>13</td>
<td>11</td>
<td>16</td>
<td>11</td>
</tr>
<tr>
<td>40</td>
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<td>17</td>
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<td>70</td>
<td>18</td>
<td>15</td>
<td>22</td>
<td>15</td>
</tr>
</tbody>
</table>
48-5.05 Typical Designs

See Figures 48-5.E and 48-5.F for typical multilane designs on low-speed urban streets that illustrate the superelevation transitions. See Figure 32-3.J for superelevation transitions on two-lane streets.
The relative gradient of the superelevation runoff (G<sub>SR</sub>, decimal) is:

1. \( G_{SR} = \frac{24e}{L_{ML}} \) (US Customary)
2. \( G_{SR} = \frac{7.2e}{L_{ML}} \) (Metric)

Superelevation rate (e) at any distance up to full superelevation attainment:

3. \( TR_{ML} = \frac{S_{normal}}{e} (L_{ML}) \)

4. \( 0.02 + \frac{G_{SR} \times \text{Distance} \ "X"}{24} \) (US Customary)

5. \( 0.02 + \frac{G_{SR} \times \text{Distance} \ "X"}{7.2} \) (Metric)

**AXIS OF ROTATION ABOUT EDGE OF CURBED MEDIAN**

(Four-Lane Divided Highway With Curbed Median Widths of 18', 22', 30' or 35' (5.5, 7.0, 9.5 or 10.5 m))

Figure 48-5.E
1. \( L_{ML} = L_1 \times C \). See Section 32-3.02(b) for multilane superelevation runoff calculations.

The relative gradient of the superelevation runoff (\( G_{SR} \), decimal) is:

\[
G_{SR} = \frac{e(7.2 + M/2)}{L_{ML}} \quad \text{(US Customary)}
\]

2. \( TR_{ML} = \frac{S_{normal}}{e} \left( L_{ML} \right) \)  
   \( \text{(Metric)} \)

\[
RS = \frac{1}{G_{SR}}
\]

AXIS OF ROTATION ABOUT CENTERLINE OF FLUSH/TRAVERSABLE MEDIAN
(Four-Lane Highway with Flush Median 4' (1.2 m) – 14' (4.2 m) or Multi-Lane Highway with a 16' (5.0 m) Traversable Median using (M-2.12 (M-5.30))

Figure 48-5.F
48-6  TABLES OF DESIGN CRITERIA

Figures 48-6.A, 48-6.B, and 48-6.C provide the criteria for urban streets with raised-curb medians, two-way left-turn lane medians, and one-way streets. Where it has been decided that the cross section design should be a depressed median with outside shoulders (i.e., open suburban area), use the criteria presented in Chapter 47 for rural four-lane arterials.

The designer should realize that some of the cross section elements included in the figures (e.g., TWLTL) are not automatically warranted in the project design. The values in the figures only apply after the decision has been made to include the element in the highway cross section.
<table>
<thead>
<tr>
<th></th>
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<th></th>
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<th></th>
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<td>Highway Type</td>
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<tr>
<td>Design Forecast Year</td>
<td></td>
<td>31-4.02</td>
<td>20 Years</td>
<td>20 Years</td>
<td>20 Years</td>
</tr>
<tr>
<td>* Design Speed (2a)</td>
<td>48-2.01</td>
<td>30 mph – 45 mph</td>
<td>30 mph – 50 mph (2b)</td>
<td>30 mph – 40 mph</td>
<td></td>
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<tr>
<td>Access Control</td>
<td></td>
<td>35-1</td>
<td>Consider Managed Access</td>
<td>Consider Managed Access</td>
<td>Consider Managed Access</td>
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<tr>
<td>Level of Service (3)</td>
<td></td>
<td>31-4.04</td>
<td>C</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>On-Street Parking (4)</td>
<td></td>
<td>48-2.05</td>
<td>Not Recommended</td>
<td>Not Recommended</td>
<td>Not Recommended</td>
</tr>
<tr>
<td>* Surface Width</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Without Parking</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>With Parking - 1 Side (5)</td>
<td></td>
<td>34-2.01</td>
<td>2 @ 38’ e-f</td>
<td>2 @ 25’ e-f</td>
<td>30’ ft</td>
</tr>
<tr>
<td>With Parking - 2 Sides (5)</td>
<td></td>
<td></td>
<td>1 @ 38’ e-f</td>
<td>1 @ 25’ e-f</td>
<td>30’ ft</td>
</tr>
<tr>
<td>Auxiliary Lanes</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lane Width</td>
<td></td>
<td>34-2.03</td>
<td>Single Left &amp; Right: 12’, Min.: 11’</td>
<td>Dual Lefts: 24’, Min.: 22’</td>
<td></td>
</tr>
<tr>
<td>Curb Type &amp; Width</td>
<td></td>
<td></td>
<td>B-8.12 or B-6.24 CC&amp;G (6)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shared Lane (Bicycle &amp; Motor vehicles) (7)</td>
<td></td>
<td>Chp. 17</td>
<td>Min.: 14’</td>
<td>Min.: 14’</td>
<td></td>
</tr>
<tr>
<td>Cross Slope</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>* Travel Lanes</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Without Parking</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Auxiliary Lanes</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Outside Curb Type &amp; Width</td>
<td></td>
<td>34-2.04</td>
<td>B-8.24 CC&amp;G</td>
<td>B-8.24 CC&amp;G</td>
<td>B-8.24 CC&amp;G</td>
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<td>Median Width</td>
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<td></td>
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<td></td>
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<tr>
<td>Flush/TWTL</td>
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<td>34-3</td>
<td>18’</td>
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<tr>
<td>Traverseable TWTL</td>
<td></td>
<td></td>
<td>18’, 22’, 30’</td>
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<td>Raised Curb</td>
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<td></td>
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<td></td>
</tr>
<tr>
<td>Depressed</td>
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<td></td>
<td></td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>Sidewalk Width</td>
<td></td>
<td>48-2.04</td>
<td>5’ with Buffer Strip Behind Curb</td>
<td>5’ with Buffer Strip Behind Curb</td>
<td>5’ with Buffer Strip Behind Curb</td>
</tr>
<tr>
<td>Clear Zone</td>
<td></td>
<td>39-3</td>
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</tr>
<tr>
<td>Rock Cut</td>
<td></td>
<td>34-4.05</td>
<td></td>
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</tr>
<tr>
<td>Fill Section (Curbed)</td>
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<td>34-4.02</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Concrete Median Slopes</td>
<td></td>
<td>34-3</td>
<td>3/16” ft</td>
<td>3/16” ft</td>
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<tr>
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<td>1/4” ft</td>
<td>1/4” ft</td>
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<td>Grass Surface</td>
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<td></td>
<td>5/8” ft (Towards C&amp;G)</td>
<td>5/8” ft (Towards C&amp;G)</td>
<td>N/A</td>
</tr>
</tbody>
</table>

TWS = Two-Way Street,  e-f = edge of median to face of curb,  ft = face of curb to face of curb

* Controlling design criteria (see Section 31-8).

GEOMETRIC DESIGN CRITERIA FOR SUBURBAN/URBAN TWO-WAY ARTERIALS
(New Construction/Reconstruction)
(US Customary)

Figure 48-6.A
(1 of 4)
<table>
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<tbody>
<tr>
<td>Highway Type</td>
<td></td>
<td>TWS-6</td>
<td>TWS-4</td>
<td>TWS-2</td>
</tr>
<tr>
<td>New and</td>
<td></td>
<td>HS-20</td>
<td>HS-20</td>
<td>HS-20</td>
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<td>Reconstructed</td>
<td>*Structural Capacity</td>
<td>N/A</td>
<td></td>
<td></td>
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<tr>
<td>Bridges</td>
<td>*Clear Roadway Width (11)</td>
<td>39-6</td>
<td>76’ plus Median Width</td>
<td>52’ plus Median Width</td>
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<tr>
<td>*Structural Capacity</td>
<td>N/A</td>
<td>HS-20</td>
<td></td>
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<tr>
<td>Existing Bridges to Remain in Place</td>
<td>*Clear Roadway Width (12)</td>
<td>39-6</td>
<td>70’ plus Median Width</td>
<td>48’ plus Median Width</td>
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<td>New and Replaced</td>
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<td></td>
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<tr>
<td>Overpassing Bridges</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Existing</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Overpassing Bridges</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Overhead Signs/</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pedestrian Bridges</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Vertical Clearance (Arterial Under) (13a)</td>
<td>39-4</td>
<td>14’-9” (13b)</td>
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<td></td>
</tr>
<tr>
<td>Existing</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Overpassing Bridges</td>
<td></td>
<td></td>
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<tr>
<td>Overhead Signs/</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Pedestrian Bridges</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>*Vertical Clearance (Arterial over Railroad)</td>
<td>33-5</td>
<td></td>
<td></td>
<td>New: 17’-3” (13b)</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>23’-0”</td>
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* Controlling design criteria (see Section 31-8).

GEOMETRIC DESIGN CRITERIA FOR SUBURBAN/URBAN TWO-WAY ARTERIALS
(New Construction/Reconstruction)
(US Customary)
FIGURE 48-6.A
(2 of 4)
<table>
<thead>
<tr>
<th>Design Controls</th>
<th>Manual Section</th>
<th>Two-Way DHV 2900-2500 (1)</th>
<th>Two-Way DHV 2050-1250 (1)</th>
<th>Two-Way DHV &lt; 1250 (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>TWS-6</td>
<td>TWS-4</td>
<td>TWS-2</td>
</tr>
<tr>
<td>Design Forecast Year</td>
<td>31-4.02</td>
<td>20 Years</td>
<td>20 Years</td>
<td>20 Years</td>
</tr>
<tr>
<td>Design Speed (2a)</td>
<td>48-2.01</td>
<td>50 km/h - 70 km/h</td>
<td>50 km/h - 80 km/h</td>
<td>50 km/h - 60 km/h</td>
</tr>
<tr>
<td>Access Control</td>
<td>35-1</td>
<td>Consider Managed Access</td>
<td>Consider Managed Access</td>
<td>Consider Managed Access</td>
</tr>
<tr>
<td>Level of Service (3)</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>On-Street Parking (4)</td>
<td>48-2.05</td>
<td>Not Recommended</td>
<td>Not Recommended</td>
<td>Not Recommended</td>
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**Surface Width**

<table>
<thead>
<tr>
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<th>Manual Section</th>
<th>Two-Way DHV 2900-2500 (1)</th>
<th>Two-Way DHV 2050-1250 (1)</th>
<th>Two-Way DHV &lt; 1250 (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Without Parking</td>
<td>34-2.01</td>
<td>2 @ 11.4 m e/f</td>
<td>2 @ 7.8 m e/f</td>
<td>9.2 m f/f</td>
</tr>
<tr>
<td>With Parking - 1 Side (5)</td>
<td>34-2.01</td>
<td>1 @ 11.4 m e/f</td>
<td>1 @ 7.8 m e/f</td>
<td>10.8 m f/f</td>
</tr>
<tr>
<td>With Parking - 2 Sides (5)</td>
<td>34-2.01</td>
<td>2 @ 13.8 m e/f</td>
<td>2 @ 10.2 m e/f</td>
<td>13.2 m f/f</td>
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</table>

**Auxiliary Lanes**

<table>
<thead>
<tr>
<th></th>
<th>Manual Section</th>
<th>Two-Way DHV 2900-2500 (1)</th>
<th>Two-Way DHV 2050-1250 (1)</th>
<th>Two-Way DHV &lt; 1250 (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lane Width</td>
<td>34-2.03</td>
<td>Single Left &amp; Right: 3.5 m Min.: 3.3 m Dual Left: 7.2 m Min.: 6.6 m</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Curb Type and Width</td>
<td></td>
<td>B-15.30 or B-15.60 CC&amp;G (6)</td>
<td>B-15.60 CC&amp;G</td>
<td>B-15.60 CC&amp;G</td>
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</tbody>
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**Shared Lane Width (Bicycle & Motor Vehicles (7)**

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<th>Manual Section</th>
<th>Two-Way DHV 2900-2500 (1)</th>
<th>Two-Way DHV 2050-1250 (1)</th>
<th>Two-Way DHV &lt; 1250 (1)</th>
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<tbody>
<tr>
<td>Min.: 4.3 m</td>
<td>Chap. 17</td>
<td>2% for Two Lanes Adjacent to Median (8a)</td>
<td>2% for Two Lanes Adjacent to Median (8a)</td>
<td>2% for Lanes Adjacent to Crown (8b)</td>
</tr>
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<td>Min.: 4.3 m</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Min.: 4.3 m</td>
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**Cross Slope**

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<th>Two-Way DHV 2050-1250 (1)</th>
<th>Two-Way DHV &lt; 1250 (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flush/TWLTL</td>
<td>34-3</td>
<td>New: 5.0 m Reconstruction: 4.88 m</td>
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</tr>
<tr>
<td>Traversable TWLTL</td>
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<td>5.5 m, 7.0 m, 9.5 m</td>
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</tr>
<tr>
<td>Raised-Curb</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Depressed</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Sidewalk Width</td>
<td>48-2.04</td>
<td>1.5 m with Buffer Strip Behind Curb</td>
<td>1.5 m with Buffer Strip Behind Curb</td>
<td>1.5 m with Buffer Strip Behind Curb</td>
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**Clear Zone**

<table>
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<tr>
<th></th>
<th>Manual Section</th>
<th>Two-Way DHV 2900-2500 (1)</th>
<th>Two-Way DHV 2050-1250 (1)</th>
<th>Two-Way DHV &lt; 1250 (1)</th>
</tr>
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<tbody>
<tr>
<td>Cut Section (Curbed)</td>
<td>34-4.04</td>
<td>—</td>
<td>—</td>
<td>—</td>
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<tr>
<td>Rock Cut</td>
<td>34-4.05</td>
<td>—</td>
<td>—</td>
<td>—</td>
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<tr>
<td>Fill Section (Curbed)</td>
<td>34-4.02</td>
<td>—</td>
<td>—</td>
<td>—</td>
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<tr>
<td>Concrete Surface/Traversable</td>
<td>34-3</td>
<td>1.5%</td>
<td>1.5%</td>
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</tr>
<tr>
<td>Flush/TWLTL Surface</td>
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<td></td>
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<tr>
<td>Grass Surface</td>
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</table>

**GEOMETRIC DESIGN CRITERIA FOR SUBURBAN/URBAN TWO-WAY ARTERIALS**

(New Construction/Reconstruction)

(Metric)

Figure 48-6.A

(1 of 4)

TWS = Two-Way Street.  e/f = edge of median to face of curb.  f/f = face of curb to face of curb

* Controlling design criteria (see Section 31-8).
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>Highway Type</td>
<td>---</td>
<td>TWS-6</td>
<td>TWS-4</td>
<td>TWS-2</td>
</tr>
<tr>
<td>New and Reconstructed Bridges</td>
<td>* Structural Capacity</td>
<td>N/A</td>
<td>MS-18</td>
<td>MS-18</td>
</tr>
<tr>
<td></td>
<td>* Clear Roadway Width (11)</td>
<td>39-6</td>
<td>22.0 m plus Median Width</td>
<td>15.6 m plus Median Width</td>
</tr>
<tr>
<td>Existing Bridges to Remain in Place</td>
<td>* Structural Capacity</td>
<td>N/A</td>
<td>MS-18</td>
<td>MS-18</td>
</tr>
<tr>
<td></td>
<td>* Clear Roadway Width (12)</td>
<td>39-6</td>
<td>21.0 m plus Median Width</td>
<td>14.4 m plus Median Width</td>
</tr>
<tr>
<td>* Vertical Clearance</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Arterial Under) (13a)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>New and Replaced Overpassing Bridges</td>
<td>39-4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Existing Overpassing Bridges</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Overhead Signs/Pedestrian Bridges</td>
<td>33-5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>* Vertical Clearance</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Arterial over Railroad)</td>
<td>39-4.06</td>
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</table>

* Controlling design criteria (see Section 31-8).

**GEOMETRIC DESIGN CRITERIA FOR SUBURBAN/URBAN TWO-WAY ARTERIALS**

(New Construction/Reconstruction)

(Metric)

**FIGURE 48-6.A**

(2 of 4)
(1) **Traffic Volumes.** The design hourly volumes (DHV) are calculated using a PHF = 1.0; adjust these values using local peak-hour factors.

(2) **Design Speed.**
   a. Consider using a minimum 40 mph (60 km/hr) design speed in relatively undeveloped areas where economics, environmental conditions, and signal spacing permit. The statutory speed limits in urbanized areas is 30 mph. Before the posted speed limit can be increased, complete an engineering study (Phase I report) and a speed study.
   b. Only consider the 50 mph (80 km/hr) design speed in open-suburban areas. Do not place curb and gutter adjacent to the edges of the traveled way.

(3) **Level of Service.** In major urban areas, a level of service D may be considered with study and justification.

(4) **Minimum Street Width.** The minimum width of a two-way, two-lane street is set at 30 ft (9.2 m) f-f which allows two-way traffic to pass a stalled vehicle.

(5) **Parking Lane Width.** The desirable width of the parking lane is 10 ft (3.0 m) and includes the 2 ft (600 mm) gutter width. The minimum width is 8 ft (2.4 m) e-f.

(6) **Gutter Width.** Under restricted conditions, the gutter width adjacent to the edge of the turn lane may be narrowed or eliminated adjacent to a 12 ft (3.6 m) lane and narrowed adjacent to a 11 ft (3.3 m) lane.

(7) **Shared Lane Width.** Width of a shared lane for motor vehicle and bicyclist use shall be 14 ft (4.3 m) minimum to allow for vehicle passing of bicycles while staying within the lane.

(8) **Cross Slope.**
   a. For the third lane away from the median, increase the cross slope by 1/16”/ft (0.5%).
   b. For reconstruction projects, an existing 3/16”/ft (1.5%) cross slope may remain-in-place.

(9) **TWL TL Median Width.** Use a minimum 13 ft (4.0 m) wide median width if there are a significant number of trucks making left turns.

(10) **Clear Zone.** For curbed facilities, the minimum horizontal clearance to an obstruction is 1.5 ft (500 mm), measured from the face of curb.

---

**GEOMETRIC DESIGN CRITERIA FOR SUBURBAN/URBAN TWO-WAY ARTERIALS**

*(New Construction/Reconstruction)*

Footnotes for Figure 48-6.A

(3 of 4)
(11) **New and Reconstructed Bridge Widths.** Clear roadway bridge widths are measured from face to face of outside curbs or parapet walls. Urban bridge widths are defined as the sum of the approach traveled way widths, the width of the gutters, and the width of the median. A sidewalk or bikeway will result in additional bridge width. For proposed sidewalks on a bridge, add 5 ft (1.5 m) to each side of the bridge. Parking is prohibited on bridges.

(12) **Existing Bridge Widths to Remain in Place.** Clear roadway bridge widths are measured from face to face of outside curbs or parapet walls. At least one sidewalk must be carried across the bridge. Add a minimum 5 ft (1.5 m) for the sidewalk width.

(13) **Vertical Clearance (Arterial Under).**
   a. The clearance must be available over the traveled way and flush or traversable median.
   b. Table value includes allowance for future overlays.
   c. A 14 ft 0 in (4.3 m) clearance may be allowed to remain in place with consideration for reconstruction to a clearance of 14 ft 9 in (4.5 m).

GEOMETRIC DESIGN CRITERIA FOR SUBURBAN/URBAN TWO-WAY ARTERIALS
(New Construction/Reconstruction)

Footnotes for Figure 48-6.A
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<th>Manual Section</th>
<th>One-Way DHV</th>
<th>One-Way DHV</th>
<th>One-Way DHV</th>
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<td></td>
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<td>&gt;1850 (1)</td>
<td>1850-1200 (1)</td>
<td>&lt;1300 (1)</td>
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<td>Highway Type</td>
<td></td>
<td>OWS-4</td>
<td>OWS-3</td>
<td>OWS-2</td>
</tr>
<tr>
<td>Design Forecast Year</td>
<td>31-4.02</td>
<td>20 Years</td>
<td>20 Years</td>
<td>20 Years</td>
</tr>
<tr>
<td>*Design Speed (2)</td>
<td>48.2.01</td>
<td>30 mph – 40 mph</td>
<td>30 mph – 40 mph</td>
<td>30 mph – 40 mph</td>
</tr>
<tr>
<td>Access Control</td>
<td>35-1</td>
<td>Consider Managed Access</td>
<td>Consider Managed Access</td>
<td>Consider Managed Access</td>
</tr>
<tr>
<td>Level of Service (3)</td>
<td>31-4.04</td>
<td>C</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>On-Street Parking</td>
<td>48.2.05</td>
<td>Not Recommended</td>
<td>Not Recommended</td>
<td>Not Recommended</td>
</tr>
</tbody>
</table>

### Figure 48-6.B

#### Geometric Design Criteria for Suburban/Urban One-Way Arterials

*New Construction/Reconstruction*

(US Customary)

*Controlling design criteria (see Section 31-8).*
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Design Element</th>
<th>Manual Section</th>
<th>One-Way DHV &gt; 1850 (1)</th>
<th>One-Way DHV 1850-1300 (1)</th>
<th>One-Way DHV &lt; 1300 (1)</th>
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</thead>
<tbody>
<tr>
<td>Highway Type</td>
<td>*Structural Capacity</td>
<td>N/A</td>
<td>OWS-4</td>
<td>OWS-3</td>
<td>OWS-2</td>
</tr>
<tr>
<td>New and Reconstructed Bridges</td>
<td>*Clear Roadway Width (10)</td>
<td>39-6</td>
<td>52'</td>
<td>40'</td>
<td>30'</td>
</tr>
<tr>
<td>Existing Bridges to Remain in Place</td>
<td>*Structural Capacity</td>
<td>N/A</td>
<td>HS-20</td>
<td>HS-20</td>
<td>HS-20</td>
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<tr>
<td>*Clear Roadway Width (11)</td>
<td>39-6</td>
<td>48'</td>
<td>37'</td>
<td>28'</td>
<td></td>
</tr>
<tr>
<td>*Vertical Clearance (Arterial Under) (12a)</td>
<td>New and Replaced Overpassing Bridges</td>
<td>39-4</td>
<td>14'-9&quot; (12b)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Overpassing Bridges</td>
<td>14'-0&quot; (12c)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Overhead Signs/ Pedestrian Bridges</td>
<td>33-5</td>
<td></td>
<td>New: 17'-3&quot; (12b)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Vertical Clearance (Arterial over Railroad)</td>
<td>39-4.06</td>
<td>23'-0&quot;</td>
<td></td>
<td></td>
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* Controlling design criteria (see Section 31-6).
<table>
<thead>
<tr>
<th>Highway Type</th>
<th>Design Forecast Year</th>
<th>Design Spread (2)</th>
<th>Access Control</th>
<th>Level of Service (3)</th>
<th>On-Street Parking</th>
<th>Surface Width</th>
<th>Lane Width</th>
<th>Curb Type and Width (6)</th>
<th>Cross Section Elements</th>
<th>Auxiliary Lanes</th>
<th>Sidewalk Width</th>
<th>Clear Zone</th>
<th>Side Slopes</th>
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<tbody>
<tr>
<td>OWS-4</td>
<td>31-4.02</td>
<td>50 km/h - 60 km/h</td>
<td>Consider Managed Access</td>
<td>C</td>
<td>48-2.05</td>
<td>15.6 m f-f</td>
<td>Des: 3.6 m Min: 3.3 m B-15.30 or B-15.60 CC&amp;G</td>
<td>Without Parking</td>
<td>34-2.01</td>
<td>16.8 m f-f</td>
<td>Min: 4.3 m Chp: 17</td>
<td>Cut Section (Curbed)</td>
<td></td>
</tr>
<tr>
<td>OWS-3</td>
<td>20 Years</td>
<td>50 km/h - 60 km/h</td>
<td>Consider Managed Access</td>
<td>C</td>
<td></td>
<td>12.0 m f-f</td>
<td>Des: 3.6 m Min: 3.3 m B-15.30 or B-15.60 CC&amp;G</td>
<td>With Parking - 1 Side (5)</td>
<td>34-2.01</td>
<td>14.4 m f-f</td>
<td>Min: 4.3 m</td>
<td>Rock Cut</td>
<td></td>
</tr>
<tr>
<td>OWS-2</td>
<td>20 Years</td>
<td>50 km/h - 60 km/h</td>
<td>Consider Managed Access</td>
<td>C</td>
<td></td>
<td>9.2 m f-f (4)</td>
<td>Des: 3.6 m Min: 3.3 m B-15.30 or B-15.60 CC&amp;G</td>
<td>With Parking - 2 Sides (5)</td>
<td>34-2.01</td>
<td>10.8 m f-f</td>
<td>Min: 4.3 m</td>
<td>Fill Section (Curbed)</td>
<td></td>
</tr>
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</table>

OWS = One-Way Street,  
f-f = face of curb to fact of curb

* Controlling design criteria (see Section 31-8).

GEOMETRIC DESIGN CRITERIA FOR SUBURBAN/URBAN ONE-WAY ARTIELS  
(New Construction/Reconstruction)  
(Metric)

Figure 48-6.B  
(1 of 3)
<table>
<thead>
<tr>
<th>Bridges</th>
<th>Design Element</th>
<th>Manual Section</th>
<th>One-Way DHV &gt; 1850 (1)</th>
<th>One-Way DHV 1850-1300 (1)</th>
<th>One-Way DHV &lt; 1300 (1)</th>
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<tr>
<td>Highway Type</td>
<td>*Structural Capacity</td>
<td>N/A</td>
<td>OWS-4</td>
<td>OWS-3</td>
<td>OWS-2</td>
</tr>
<tr>
<td>New and Reconstructed Bridges</td>
<td>*Clear Roadway Width (10)</td>
<td>39-6</td>
<td>15.6 m</td>
<td>12.0 m</td>
<td>9.2 m</td>
</tr>
<tr>
<td>Existing Bridges to Remain in Place</td>
<td>*Structural Capacity</td>
<td>N/A</td>
<td>MS-18</td>
<td>MS-18</td>
<td>MS-18</td>
</tr>
<tr>
<td></td>
<td>*Clear Roadway Width (11)</td>
<td>39-6</td>
<td>14.4 m</td>
<td>11.1 m</td>
<td>8.6 m</td>
</tr>
<tr>
<td></td>
<td>New and Replaced Overpassing Bridges</td>
<td>39-4</td>
<td>4.5 m (12b)</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>Existing Overpassing Bridges</td>
<td></td>
<td>4.3 m (12c)</td>
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<tr>
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<td>Overhead Signs/ Pedestrian Bridges</td>
<td>33-5</td>
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<td>New: 5.25 m (12b)</td>
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*Controlling design criteria (see Section 31-8).

GEOMETRIC DESIGN CRITERIA FOR SUBURBAN/URBAN ONE-WAY ARTERIALS (New Construction/Reconstruction) (Metric)

Figure 48-6.B
(2 of 3)
Footnotes for Figure 48-6.B
(3 of 3)
<table>
<thead>
<tr>
<th>Design Element</th>
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<tr>
<td></td>
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<td>30 mph</td>
</tr>
<tr>
<td>Stopping Sight Distance (1)</td>
<td>31-3.01</td>
<td>200'</td>
</tr>
<tr>
<td>Decision Sight Distance (2)</td>
<td>31-3.02</td>
<td>620'</td>
</tr>
<tr>
<td>Intersection Sight Distance (3)</td>
<td>36-6</td>
<td>335'</td>
</tr>
<tr>
<td>* Minimum Radii e_{max} = 6% (open-roadway)</td>
<td>32-2.03/48-5</td>
<td>N/A</td>
</tr>
<tr>
<td>e_{max} = 4% (open-roadway)</td>
<td></td>
<td>N/A</td>
</tr>
<tr>
<td>e_{max} = 4% (low speed)</td>
<td></td>
<td>250'</td>
</tr>
<tr>
<td>* Superelevation Rate</td>
<td>48-5/32-3</td>
<td>e_{max} = 4% (4a)</td>
</tr>
<tr>
<td>* Horizontal Sight Distance</td>
<td>32-4</td>
<td></td>
</tr>
<tr>
<td>* Vertical Curvature K-values</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crest</td>
<td>33-4</td>
<td>19</td>
</tr>
<tr>
<td>Sag</td>
<td></td>
<td>37</td>
</tr>
<tr>
<td>* Maximum Grade</td>
<td>33-2.02</td>
<td>8%</td>
</tr>
<tr>
<td>Level</td>
<td></td>
<td>9%</td>
</tr>
<tr>
<td>Rolling</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Minimum Grade</td>
<td>33-2.02</td>
<td></td>
</tr>
</tbody>
</table>

* Controlling design criteria (see Section 31-8).

Footnotes:

1. **Stopping Sight Distance**: Table values are for passenger cars on level grades.
2. **Decision Sight Distance**: Table values 30 mph and 40 mph are for the avoidance maneuver on an urban street (speed/path/direction change) and for 45 mph and 50 mph for a suburban street.
3. **Intersection Sight Distance**: Table values are for passenger cars. See Section 36-6 for trucks.
4. **Superelevation Rate**:  
   a. For reconstruction projects with a design speed ≤ 45 mph, a maximum superelevation rate of 6% may remain in place.  
   b. The superelevation rate of 6% only may be used in open suburban areas.
5. **Horizontal Sight Distance**: For a given design speed, the necessary middle ordinate will be determined by the radius of curve and the required sight distance.

**ALIGNMENT CRITERIA FOR SUBURBAN/URBAN ARTERIALS**  
(New Construction/Reconstruction)  
(US Customary)  

**Figure 48-6.C**
<table>
<thead>
<tr>
<th>Design Element</th>
<th>Manual Section</th>
<th>Design Speed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>50 km/h</td>
</tr>
<tr>
<td>* Stopping Sight Distance (1)</td>
<td>31-3.01</td>
<td>64 m</td>
</tr>
<tr>
<td>Decision Sight Distance (2)</td>
<td>31-3.02</td>
<td>105 m</td>
</tr>
<tr>
<td>Intersection Sight Distance (3)</td>
<td>36-6</td>
<td>105 m</td>
</tr>
<tr>
<td>* Minimum Radii</td>
<td></td>
<td>N/A</td>
</tr>
<tr>
<td>$e_{n_{	ext{min}}}$ = 6% (open-roadway)</td>
<td>32-2.03/48-5</td>
<td>N/A</td>
</tr>
<tr>
<td>$e_{n_{	ext{min}}}$ = 4% (open-roadway)</td>
<td></td>
<td>90 m</td>
</tr>
<tr>
<td>$e_{n_{	ext{min}}}$ = 4% (low speed)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* Superelevation Rate</td>
<td>48-5/32-3</td>
<td>$e_{n_{	ext{max}}}$ = 4% (4a)</td>
</tr>
<tr>
<td>* Vertical Curvature (K-values)</td>
<td></td>
<td>(5)</td>
</tr>
<tr>
<td>Crest</td>
<td>33-4</td>
<td>7</td>
</tr>
<tr>
<td>Sag</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Level</td>
<td>33-2.02</td>
<td>8%</td>
</tr>
<tr>
<td>Rolling</td>
<td></td>
<td>9%</td>
</tr>
<tr>
<td>Minimum Grade</td>
<td>33-2.02</td>
<td>Desirable: 0.5%</td>
</tr>
</tbody>
</table>

Footnotes:

1. **Stopping Sight Distance.** Table values are for passenger cars on level grades.
2. **Decision Sight Distance.** Table values 50 km/h and 60 km/h are for the avoidance maneuver on an urban street (speed/path/direction change) and for 70 km/h and 80 km/h for a suburban street.
3. **Intersection Sight Distance.** Table values are for passenger cars. See Section 36-6 for trucks.
4. **Superelevation Rate:**
   a. For reconstruction projects with a design speed ≤ 70 km/h, a maximum superelevation rate of 6% may remain in place.
   b. The superelevation rate of 6% only may be used in open suburban areas.
5. **Horizontal Sight Distance.** For a given design speed, the necessary middle ordinate will be determined by the radius of curve and the required sight distance.

**ALIGNMENT CRITERIA FOR SUBURBAN/URBAN ARTERIALS**

(New Construction/Reconstruction)

(Metric)

**Figure 48-6.C**
48-7 REFERENCES


Chapter Forty-nine

3R GUIDELINES FOR RURAL AND URBAN HIGHWAYS (Non-Freeways)
# Chapter Forty-nine

**3R GUIDELINES FOR RURAL AND URBAN HIGHWAYS (Non-Freeways)**

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<td>49-2.01(c) FHWA Technical Advisory T5040.28</td>
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Chapter Forty-nine

3R GUIDELINES FOR RURAL AND URBAN HIGHWAYS
(Non-Freeways)

49-1 INTRODUCTION

Section 31-6 identifies four project scopes of work:

- new construction;
- reconstruction;
- 3R (resurfacing, restoration, rehabilitation) (non-freeways); and
- 3R (resurfacing, restoration, rehabilitation) (freeways).

The applicable chapters in Parts IV and V present the Department’s design criteria that apply to new construction and reconstruction projects. For these projects, the designer often has the liberty of designing the highway to meet the most desirable and stringent criteria possible. Therefore, exceptions to these criteria should be relatively rare.

Highways constructed to meet nationally recognized design criteria provide measurable advantages for the motoring public. The safety, comfort, and convenience of modern highways present strong incentives for funding programs based on ideal design considerations. However, available finances do not always permit the reconstruction of existing highways to an ideal level. A comparison of Statewide needs demonstrates that, with available revenues, the problem must be addressed not only at a project level but on a system-wide basis.

Therefore, the design of projects on existing highways must be viewed from a different perspective. These projects are often initiated for reasons other than geometric design deficiencies (e.g., pavement deterioration), and they often must be designed within restrictive right-of-way, financial limitations, and environmental constraints. As a result, the design criteria for new construction and reconstruction are often not attainable without major and, frequently, unacceptable adverse impacts. At the same time, however, the Department must exercise the opportunity to make cost-effective, practical improvements to the geometric design of existing highways and streets.

For these reasons, the Department has adopted revised limits for geometric design values for projects on existing highways that are, in many cases, lower than the values for new construction/reconstruction. These criteria are based on a sound, engineering assessment of the underlying principles behind geometric design and on how the criteria for new construction/reconstruction can be legitimately modified to apply to existing highways without sacrificing highway safety.
Chapter 49 presents the Department's criteria for 3R projects on rural and urban highways (non-freeways), and Chapter 50 presents the criteria for 3R freeway projects. These criteria are intended to find the balance among many competing and conflicting objectives. These include the objective of improving Illinois' existing highways; the objective of minimizing the adverse impacts of highway construction on existing highways; and the objective of improving the greatest number of miles (kilometers) within the available funds.

As a summary, Chapter 49 presents 3R criteria for:

- two-lane rural arterial highways (other than freeways) (Section 49-3);
- urban arterial highways and streets (other than freeways) (Section 49-4);
- high-speed, multilane highways (other than freeways) (Section 49-5); and
- rural unmarked collector or local routes on the State highway system (Section 49-6).

This chapter is not applicable to projects that are generally considered to be resurfacing-only type projects (e.g., maintenance overlays,) or fall under the Pavement Preservation Policy (3P).
49-2  GENERAL

49-2.01  Background

49-2.01(a)  Federal 3R Regulations

The Federal-aid Highway Act of 1976 amended the term “construction” to permit Federal-aid funding of resurfacing and widening and resurfacing of existing rural and urban pavements with or without revision to the horizontal or vertical alignment or other geometric features. The 1982 Surface Transportation Assistance Act stipulated that resurfacing, rehabilitation, and restoration (3R) projects be constructed to standards to preserve and extend the service life of highways and enhance safety.

On June 10, 1982, the FHWA issued its Final Rule entitled Design Standards for Highways; Resurfacing, Restoration and Rehabilitation of Streets and Highways Other Than Freeways, which adopted a flexible approach to the geometric design of 3R projects. In the Final Rule, FHWA determined that it was not practical to adopt 3R design criteria for nationwide application. Instead, each State can develop its own criteria and/or procedures for the design of 3R projects, subject to FHWA approval, to tailor its design criteria according to the conditions that prevail within that State. This approach is in contrast to the application of geometric design criteria for new construction and reconstruction, for which the AASHTO A Policy on Geometric Design of Highways and Streets provides nationwide criteria for application.

49-2.01(b)  Special Report 214

In 1987, the Transportation Research Board published Special Report 214 Designing Safer Roads; Practices for Resurfacing, Restoration and Rehabilitation. The Surface Transportation Assistance Act of 1982 mandated this study. The objective of the TRB study was to examine the safety cost-effectiveness of highway geometric design criteria and to recommend minimum design criteria for 3R projects on non-freeways. The final TRB report (SR 214) presented specific numerical criteria for the geometric design of 3R projects for the following elements:

- lane and shoulder widths,
- horizontal curvature and superelevation,
- crest vertical curvature,
- bridge width,
- side slopes, and
- pavement cross slopes.

The SR 214 information has been considered, where appropriate, for the Department’s criteria and procedures for 3R projects.

49-2.01(c)  FHWA Technical Advisory T5040.28

Pursuant to its adoption of SR 214, FHWA issued on October 17, 1988, Technical Advisory T5040.28 “Developing Geometric Design Criteria and Processes for Non-Freeway RRR Projects.” The purpose of the Advisory is to provide guidance on developing or modifying
criteria for the design of Federal-aid, non-freeway 3R projects. The information from the Technical Advisory has been considered, where appropriate, for the Department’s criteria and procedures for 3R projects.

49-2.02 Objectives

From an overall perspective, the 3R program is intended to improve the greatest number of highway miles (kilometers) within the available funds for highway projects. Improve is meant to apply to all aspects that determine a facility’s serviceability, including:

- the structural integrity of the pavement, bridges, and culverts;
- the drainage design of the facility to, among other objectives, minimize ponding on the highway, to protect the pavement structure from failure, and to prevent roadway flooding during the design-year storm;
- from a highway capacity perspective, the level of service provided for the traffic flow;
- the adequacy of access to abutting properties;
- the geometric design of the highway to safely accommodate expected vehicular speeds and traffic volumes;
- the roadside safety design to reduce, within some reasonable boundary, the adverse impacts of run-off-the-road vehicles; and
- the traffic control devices to provide the driver with critical information and to meet driver expectancies.

These objectives are competing for the limited funds available for 3R projects on existing highways. The Department’s goal is to realize the greatest overall benefit from the available funds. Therefore, on individual projects, some compromises may be necessary to achieve the goals of the overall highway program. Specifically for geometric design and roadside safety, the balance is between what is desirable (new construction/reconstruction) and what is practical for the specific conditions of each highway project.

Therefore, based on these objectives, the Department has adopted and FHWA has approved its policy for the geometric design of 3R projects. These objectives are summarized as follows:

1. 3R projects are intended to extend the service life of the existing facility and to return its features to a condition of structural or functional adequacy. This includes providing smoother riding surfaces and structurally improving bridges.

2. 3R projects are intended to enhance highway safety. Safety improvements should be selected to support the State’s Strategic Highway Safety Plan (SHSP) and “Zero Fatalities” goal. To accomplish this, identified “Five Percent” locations, and other locations and conditions that present cost-effective opportunities to reduce fatal and
severe injury crashes must be identified and examined in order to apply 3R funds effectively. 3R projects are intended to incorporate cost-effective, practical improvements to the geometric design of the existing facility. This includes increasing roadway and bridge widths.

49-2.03 Application

The design policies and criteria in Chapter 49 apply to 3R projects on existing facilities within the general constraints of the existing alignment and right-of-way. If the purpose and scope of the project is intended to replace or expand the facility, then Chapter 49 is not appropriate, and reconstruction policies will apply. For definitions and application to new construction and reconstruction projects, see Section 31-6.

49-2.04 3R Project Evaluation

Sections 49-3 through 49-6 present the specific geometric design and roadside safety criteria that will be used to define the scope of 3R projects. In addition, the designer should consider several other factors and conduct applicable technical evaluations using appropriate Department units as may be necessary. The potential evaluations are discussed below:

1. Conduct Field Review. The district will normally conduct a thorough field review of the proposed 3R project to ascertain the appropriateness of 3R criteria and on-site conditions and their effects on project development decisions. Other personnel should accompany the designer as appropriate, including district scoping, safety, environmental, Operations, Project Implementation, Bureau of Safety Programs and Engineering, Bureau of Design and Environment, and FHWA (on applicable Interstate projects or project included in a FHWA specific project PoDI plan (see Section 4-2), etc. Objectives of the field review should be to collect relevant field data, to identify potential safety problems, and to determine the need for safety improvements to the facility.

2. Document Existing Geometrics. The designer will normally review the most recent as-built highway plans and combine this with the field review to determine the existing geometrics within the project limits. The review includes lane and shoulder widths, horizontal and vertical alignment, intersection geometrics, and the roadside safety design. A field survey may also be needed to verify certain geometric features.

3. Safety Analysis. Conduct a project safety analysis as described in Chapter 11-2.02(f) for each 3R project.

4. Crash Data. Crash data and analysis of the data are critical to the identification of problem areas. The Phase I engineering report shall include the identified Five Percent Report (FPR) Location evaluations and schematic collision diagrams.

The designer shall evaluate the last three years of crash data available, identify over-represented crash trends, and propose appropriate countermeasures. The Phase I
engineering report shall include schematic collision diagrams and recommendations based on an analysis for all crash patterns throughout a proposed project. The diagrams should show the location and type of crashes for the previous three years.

5. Early Coordination for Right-of-Way (ROW) Acquisition. ROW acquisitions are sometimes required for 3R projects. Therefore, determine the improvements that will be incorporated into the project design as early as feasible and initiate the ROW process.

6. Pavement Condition. 3R projects are often programmed because of a significant deterioration of the pavement structure. The extent of deterioration will influence the decision on whether a project can be designed using the 3R design criteria or whether it should be designed using new construction/reconstruction criteria. In addition, all 3R projects shall include a pavement surface that meets the Department’s skid resistance criteria. See Chapter 53 for the Department’s policies, procedures, and criteria for the rehabilitation of existing pavements.

Whenever the proposed pavement improvement is major, it may be practical to include significant geometric improvements (e.g., lane and shoulder widening) in the project design. However, the proper level of geometric improvement is often determined by many additional factors other than the extent of pavement improvement. These include available right-of-way, environmental studies, traffic volumes, crash experience, and available funds for the project. Therefore, it may be appropriate for the 3R project to include, for example, full-depth pavement reconstruction and minimal geometric improvement, if supported by safety studies and the operational objectives of the 3R program.

7. Geometric Design of Adjacent Highway Sections. The designer should examine the geometric features and operating speeds of highway sections adjacent to the 3R project. This will include investigating whether or not any highway improvements are in the planning stages. The 3R project should provide design continuity with the adjacent sections. This involves a consideration of factors such as driver expectancy, geometric design consistency, and proper transitions between sections of different geometric designs.

8. Continuity of Design. Consistency is an important factor to be considered in the development of 3R projects. 3R projects are based on current traffic; however, consider the probable future traffic to ensure the appropriate use of 3R policies. Avoid the use of design changes that violate driver expectancy regarding width, curvature, or other roadway features, as practical. Continuity of design may justify constructing certain highway elements to higher or lower design criteria than normally prescribed.

9. Physical Constraints. The physical constraints within the limits of the 3R project may determine what geometric improvements are practical and cost-effective. These include topography, adjacent development, right-of-way, utilities, and environmental constraints. Identified safety countermeasures relative to impacts and costs should be considered and an appropriate balance achieved.
10. **Traffic Control Devices.** All signing and pavement markings on 3R projects shall meet the criteria of the *Illinois Manual on Uniform Traffic Control Devices*. The Bureau of Operations is responsible for selecting and locating the traffic control devices on the project. The designer should work with the Bureau to identify possible geometric and safety deficiencies that will remain in place (i.e., no improvement will be made).

11. **Bridges Within Project Limits.** One or more bridges may be within the limits of a 3R project. If bridge improvement is needed, it may be performed prior to, simultaneous with, or deferred from highway projects in accordance with the priorities established in the applicable sections of Chapter 49 (e.g., Section 49-3.09 for rural arterials).

Highway bridge improvement includes all work necessary for the improvement of existing rural or urban bridges to be consistent with 3R objectives for increased safety, improved operating conditions, and structural adequacy. Bridge improvement could include complete replacement of a bridge when no other cost-effective means of meeting these criteria are feasible. For definition and clarification, a bridge constructed at a different location or an existing bridge requiring replacement of all elements as a part of a 3R project is designated as a replacement rather than a new bridge. New bridge designations are reserved for new construction/reconstruction projects because they generally are subject to different width requirements than replacement bridges.

12. **Design Exceptions.** The use of lower design criteria than described in Chapter 49 will require approval from BDE and, where applicable, FHWA. Where exceptions to these criteria are necessary, they should be processed according to the procedures described in Section 31-8.

13. **Spot Improvements.** Recently completed spot improvements (e.g., safety or bridge projects) may be considered for omission from 3R projects. The proposed limits of an omission should be identified, and all applicable features within the limits of the spot improvement should be discussed at district coordination meetings and included in the Phase I engineering report. These reports should also discuss the omissions to ensure that they are treated in accordance with 3R policies. Any exceptions to the 3R criteria within omissions shall be identified and addressed in accordance with the 3R procedures.
49-3  TWO-LANE RURAL ARTERIAL HIGHWAYS

49-3.01  Application

Section 49-3 is applicable to resurfacing, rehabilitation, and restoration (3R) projects on the State highway system that are:

- marked two-lane rural arterials,
- marked two-lane rural highways functionally classified as collectors,
- unmarked two-lane rural arterials, or
- expressways (project-by-project basis).

49-3.02  Design Speed

The typical design speed for rural arterial 3R projects is 55 mph (90 km/h), or the regulatory speed, whichever is less.

49-3.03  Roadway Cross Section Elements

Figure 49-3.A presents design criteria for roadway cross section elements for 3R projects on rural two-lane arterial highways. The proposed improvements are primarily related to existing roadway widths and traffic volumes.

49-3.04  Horizontal Alignment

49-3.04(a)  General

Engineering judgment and/or a cost-effectiveness evaluation will reveal the need for improvements to the horizontal alignment within a 3R project. In general, improvements to existing horizontal alignment and/or superelevation should be considered if a specific problem is identified. Examples include:

- a disproportionate number of run-off-the-road crashes,
- a disproportionate number of multi-vehicle crashes at curve sites, and/or
- the presence of a major intersection within a horizontal curve.

The evaluation of potential improvements will include the consideration of existing curvature, speed, traffic volumes, truck volumes, right-of-way and utility impacts, environmental impacts, driver expectancy, construction costs, etc.
### Current ADT

**EXISTING Traveled Way WIDTHS**

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<tr>
<td>18 ft – 20 ft</td>
<td>22 ft</td>
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<td>(5.48 m - 6.10 m)</td>
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**PROPOSED IMPROVEMENT WIDTHS**

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<td>Width of Shoulder</td>
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<tr>
<td>Construction</td>
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<td>Construction</td>
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<td></td>
<td></td>
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<tr>
<td>WRS to 24 ft (7.2 m)</td>
<td>RS Stripe for 22 ft (6.6 m)</td>
<td>RS Stripe for 24 ft (7.2 m)</td>
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<tr>
<td>Stripe for 24 ft (7.2 m)</td>
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- **3000 or more** (1)
  - Construct 3 ft (900 mm) paved + 3 ft (900 mm) aggregate wedge (2)
  - Construct 3 ft (900 mm) paved + 4 ft (1.2 m) aggregate wedge (2)

- **2999 to 1000**
  - Construct 1 ft (300 mm) paved + 3 ft (900 mm) aggregate wedge
  - Construct 1 ft (300 mm) paved + 4 ft (1.2 m) aggregate wedge

- **Less than 1000**
  - Construct 1 ft (300 mm) paved + 3 ft (900 mm) aggregate wedge
  - Construct 1 ft (300 mm) paved + 3 ft (900 mm) aggregate wedge
  - Use 1 ft (300 mm) paved + 3 ft (900 mm) aggregate wedge

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**ROADWAY CROSS SECTION ELEMENTS**

(3R Projects — Two-Lane Rural Arterials)

Figure 49-3.A

---

WRS = Widening and Resurfacing
RS = Resurfacing Only

*Note: See next page for footnotes.*
Notes to Figure 49-3.A.

(1) Roadway widths less than 34 ft (10.3 m) generally will be widened to meet one of the following widths depending on the width of the existing traveled way:

<table>
<thead>
<tr>
<th>Existing Traveled Way Width</th>
<th>Pavement/Striped Width</th>
<th>Proposed Shoulder Width</th>
<th>Total Roadway Width After Construction</th>
</tr>
</thead>
<tbody>
<tr>
<td>22 ft (6.71 m)</td>
<td>22 ft (6.7 m/6.6 m)</td>
<td>8 ft (2.4 m)</td>
<td>38 ft (11.5 m)</td>
</tr>
<tr>
<td>18 ft – 20 ft (5.48 m - 6.10 m)</td>
<td>24 ft (7.2 m/7.2 m)</td>
<td>8 ft (2.4 m)</td>
<td>40 ft (12.0 m)</td>
</tr>
<tr>
<td>24 ft (7.32 m)</td>
<td>24 ft (7.3 m/7.2 m)</td>
<td>8 ft (2.4 m)</td>
<td>40 ft (12.0 m)</td>
</tr>
</tbody>
</table>

The paved shoulder will be 3 ft (900 mm) wide, and the remainder will be an aggregate wedge as noted in Figure 49-3.A except as modified by Note (2).

In some cases, widening an existing roadway to only 34 ft or 36 ft (10.3 m or 10.9 m) may be permitted, depending on the existing traveled way width and right-of-way conditions. Where the existing traveled way is 22 ft or 24 ft (6.7 m or 7.3 m) wide, the construction of 6 ft (1.8 m) shoulders may be considered if such a proposed roadway width can reasonably be accommodated within the existing right-of-way, and a 38 ft to 40 ft (11.5 m to 12.1 m) roadway will require additional right-of-way.

(2) Use an aggregate wedge for part of the shoulder on roadways with a current ADT up to 5000. For roadways where the current ADT is more than 5000, the aggregate wedge will be replaced by a minimum aggregate thickness of 6 in. (150 mm) (minimum design considered as stabilized aggregate). Where the stabilized width of shoulder construction from Figure 49-3A is less than the proposed shoulder width in Footnote (1), the proposed width of the aggregate wedge or stabilization should be increased to include the remaining shoulder width. See the Highway Standards for details.

(3) Where resurfacing is proposed on a Class II Designated Truck Route or where the ADT of multiple-unit trucks exceeds 250, the paved shoulder should be increased to 2 ft (600 mm) wide, and the width of aggregate wedge should be decreased by 1 ft (300 mm).

(4) The 1 ft (300 mm) paved shoulder width is constructed as an integral part of the pavement widening. See the Highway Standards for details.

(5) Where an unusually high number of multiple-unit trucks are present or anticipated (e.g., coal hauling routes) on a highway, the designer may consider providing 11 ft (3.3 m) travel lanes with resurfacing or 11 ft (3.3 m) travel lanes with widening and resurfacing and striping for 1 ft (300 mm) paved shoulders in both cases. For an existing 20 ft (6.1 m) traveled way, the designer may consider the option of only resurfacing the traveled way and constructing 2 ft (600-mm) paved shoulders.

(6) All 1 ft (300 mm) wide paved shoulders under “Proposed Improvement Widths” which are not an integral part of the widening should be 6 in. (150 mm) thick. See the Highway Standards for details.
49-3.04(b) Radius of Curvature/Superelevation

It is often impractical and unnecessary to correct horizontal curves on 3R projects to meet new construction/reconstruction criteria for the minimum radius of curvature. Consequently, existing horizontal curves should be evaluated to determine if an existing horizontal curve should remain in place; if there is a need for providing more superelevation on a curve; or if the curve must be reconstructed. Reconstruction should be considered only if at least one of the following conditions is met:

1. Safety analysis indicates a problem at the curve site.
2. The comfortable operating speed of an existing horizontal curve is more than 15 mph (25 km/h) below the 3R design speed (or posted or regulatory speed if less than 55 mph (90 km/h)). This assumes an increased superelevation rate cannot reduce this difference. Figure 49-3.B should be used to determine the comfortable operating speed of an existing curve. This figure is based on AASHTO’s Method 2 for the distribution of superelevation and side friction.

   Comfortable operating speed is defined as the speed at which a motorist can drive an existing horizontal curve and still feel comfortable traversing the curve. In all cases, maximum comfortable side friction (f) is assumed. See Section 32-2.

If it is determined to reconstruct a curve to meet the minimum radius criteria, the curve typically should be reconstructed to meet all horizontal alignment details for new construction/reconstruction (e.g., superelevation rate, superelevation transition lengths, distribution of superelevation runoff between tangent and curve) as discussed in Chapter 32.

If it is determined to retain an existing curve based on the above criteria, the designer still may be able to cost effectively improve other details of the horizontal curve. The following are potential improvements:

1. Improve the frictional characteristics of the roadway with a new pavement surface.
2. Increase the superelevation rate by specifying a tapered overlay.
3. Improve the superelevation transition length.
4. Specify wider lanes throughout the curve and use paved shoulders. Also, add reflectorized pavement markers to the centerline.
Figure 49-3.B

Figure derived from the following:
1. Use AASHHTO Method 2 for the distribution of superelevation and side friction.
2. Assume design speed and use $f_{max}$ for selected design speed in all cases.
3. Assume different values of $\epsilon$ and calculate values for $R^*$ on graph for each speed.

Horizontal Curvature Allowed to Remain in Place for 3R Non-Freeway Projects

$R = \frac{V^2}{15 \left( \epsilon + f_{max} \right)}$, where $V = \text{mph}$ and $R = \text{ft}$ (US Customary)

$R = \frac{V^2}{127 \left( \epsilon + f_{max} \right)}$, where $V = \text{m/s}$ and $R = \text{m}$ (Metric)
Notes on How To Use Figure 49-3.B

1. Figure 49-3.B. applies to all rural highways (open-roadway conditions) and to all urban highways and streets.

2. Obtain existing curve radius and the surveyed superelevation rate. Plot point on graph and determine comfortable operating speed for existing conditions. TRB Special Report 214 and FHWA Technical Advisory T5040.28 (October 17, 1988) both are used as references for 3R work. They may be referenced for further information.

3. If existing conditions do not provide a sufficiently high speed, then increase the superelevation rate up to a maximum of 8% to increase the comfortable operating speed on the curve.

4. If increasing the superelevation rate up to 8% does not provide a sufficiently high comfortable operating speed to allow a curve to remain in place, then the designer shall consider realigning the curve. The following applies:

   a. The preferred alternative is to upgrade the curve (using new construction criteria) to the appropriate design speed for the given functional classification. This is accomplished by using AASHTO Method 5 for superelevation rates and for the calculation of curve radii. See Section 32-2.

   b. In certain cases, a second alternative for reconstruction may be considered for curve realignment. This might occur where environmental issues become critical, where right-of-way is determined to be highly restricted, or where a major at-grade intersection falls within the limits of the curve and the curve radius cannot be increased due to alignment restrictions. The maximum superelevation rate typically used on curves at a major crossroad intersection is 4%. In this case, the designer may determine the appropriate radius by using AASHTO Method 2 for superelevation and side-friction distribution. Figure 49-3.B values would apply.
49-3.04(c) Treatment of Existing Horizontal curves

The basic objectives for improving operating speeds on horizontal alignment of rural type highways with ADTs of 1000 or more are:

- to determine if a horizontal curve can remain in place by increasing superelevation up to a maximum of 8% which, in turn, will provide a comfortable operating speed of 40 mph (65 km/h) or greater;
- to retain existing horizontal curves adequate for comfortable operating speeds of 40 mph – 50 mph (65 km/h – 80 km/h) by increasing the superelevation rate;
- to determine appropriate superelevation rates on horizontal curves adequate for speeds greater than 50 mph (80 km/h); and
- to realign horizontal curves not adequate for a 40 mph (65 km/h) comfortable operating speed when the design speed is 55 mph (90 km/h).

Regulatory Speed on Adjacent Tangents is 50 mph (80 km/h) or Greater and Current ADT >1000

1. Radius Less Than 460 ft (140 m). The following applies:

   a. Realign horizontal curve according to functional classification of highway and use appropriate design speed criteria (see applicable chapter in Part V) or, in some cases, use Figure 49-3.B to determine curvature. See the footnotes for Figure 49-3.B for determination of cases.

   b. If the proposed realignment lies along a highway with a lower current traffic volume, a 60 mph (100 km/h) design speed may be considered for the realignment if this is compatible with the remainder of the route.

   c. The following design features will apply to any realignments:

      - The traveled way should be 24 ft (7.2 m) wide, and the lanes should be striped 12 ft (3.6 m) wide through the curve.

      - The shoulders should be 8 ft (2.4 m) wide. The minimum paved shoulder will be 1 ft (300 mm) wide, and an aggregate wedge will be provided adjacent to the paved shoulder. Stabilization could be wider to be compatible with the remainder of the project.

      - Front slopes generally should be 1V:4H, but they may vary in relationship to prevailing slopes throughout the project and/or adjacent roadway sections. Back slopes generally should not be steeper than 1V:3H.
2. **Radius 460 ft to 750 ft (140 m to 230 m)**. The following applies:
   a. Retain existing horizontal curvature and use an 8% superelevation rate.
   b. Find comfortable operating speed from Figure 49-3.B and post with an advisory speed as follows:
      - For 40-42 mph (64–68 km/h) operating speeds, post curve at 40 mph.
      - For 43-47 mph (69–76 km/h) operating speeds, post curve at 45 mph.
      - For 48-50 mph (77–80 km/h) operating speeds, post curve at 50 mph.
      - For operating speeds greater than 50 mph (80 km/h), no posting is required.
   c. The following design features will apply to horizontal curves in this category:
      - Lanes should be a minimum of 12 ft (3.6 m) wide through the curve.
      - The minimum paved shoulder widths are 1 ft (300 mm) on the outside and 3 ft (900 mm) on the inside of the curve. Stabilization could be wider to be compatible with the remainder of the project.
      - A minimum stopping sight distance for 50 mph (80 km/h) should be considered across the inside of the curve. See Section 32-4.
      - Where the district determines that the truck volumes are high, consider using 13 ft (4.0 m) lanes through the curve. Curve widening on the inside generally is preferable.
      - Reflectorized pavement markers should be placed along the centerline of the curve.

3. **Radius Greater than 750 ft (230 m)**. The following applies:
   a. Superelevate curve in accordance with Figure 49-3.B to accommodate the tangent regulatory speed.
   b. The following design features will apply to horizontal curves in this category:
      - Use a minimum of 12 ft (3.6 m) lanes.
      - The minimum paved shoulder widths are 1 ft (300 mm) on the outside and 3 ft (900 mm) on the inside of the curve. Stabilization could be wider to be compatible with the remainder of the project.
      - A minimum stopping sight distance for 55 mph (90 km/h) should be considered across the inside of the curve. See Section 32-4.
      - Reflectorized pavement markers should be placed along the centerline of the curve.
Regulatory Speed on Adjacent Tangents is 45 mph (75 km/h) or Less in Rural Areas or Where Rural Cross Sections Exist

1. If the comfortable operating speed using an 8% superelevation rate equals at least 30 mph (50 km/h) \( (R = 250 \text{ ft} (75 \text{ m})) \), then the horizontal curve may be retained. Appropriate advisory speeds shall be posted.

2. For curves with radii of 250 ft to 600 ft (75 m to 180 m), use an 8% superelevation rate to accommodate the tangent regulatory speed. Refer to Figure 49-3.B and post the appropriate advisory speed.

3. For curves with radii greater than 600 ft (180 m), superelevate the curve to accommodate the tangent regulatory speed by using an \( e_{\text{max}} \) up to 6%. Refer to Figure 49-3.B.

Regulatory Speed on Adjacent Tangents is 50 mph (80 km/h) or Greater and Current ADT < 1000

1. If the comfortable operating speed using an 8% superelevation rate equals at least 35 mph (60 km/h) \( (R = 350 \text{ ft} (106 \text{ m})) \), then the horizontal curve may be retained. Appropriate advisory speeds shall be posted.

2. For curves with radii of 350 ft to 750 ft (106 m to 230 m), use an 8% superelevation rate to accommodate the tangent regulatory speed. Refer to Figure 49-3.B and post the appropriate advisory speed.

3. For curves with radii greater than 750 ft (230 m), superelevate the curve by using Figure 49-3.B to accommodate the tangent regulatory speed.

49-3.04(d) Superelevation Transition Lengths

The length of superelevation transition consists of two parts — the length of superelevation runoff and the length of tangent runout. For a discussion of superelevation development, see Section 32-3.

When the regulatory speed on an adjacent tangent is 50 mph (80 km/h) or greater and the radius of the curve is greater than 750 ft (230 m), a desirable superelevation transition length of 230 ft (70 m) should be used. The minimum superelevation transition length should be approximately 200 ft (60 m).

For all other speed and curve combinations in a rural area, a desirable superelevation transition length of approximately 200 ft (60 m) should be used. The minimum superelevation transition length should be approximately 150 ft (45 m).

For new construction and reconstruction projects, the Department’s practice is to provide 67% of the superelevation runoff on tangent and 33% on curve. However, due to the nature of 3R projects, the location of superelevation runoff lengths with respect to the PC and PT may vary,
and strict compliance with this runoff ratio is not mandatory. Where reverse curves may restrict the distribution of the runoff, a ratio of 50% on tangent and 50% on curve may be used for the superelevation runoff.

49-3.04(e) Traveled Way/Shoulder “Rollover”

Through horizontal curves where the proposed or remaining shoulder width is 6 ft (1.8 m) or wider, the maximum rollover (algebraic difference between slopes) at the intersection of the traveled way and shoulder should not be greater than 10%. Where the shoulder width is 4 ft (1.2 m) or less, the maximum rollover may be 12%. Where 1 ft (300 mm) wide paved shoulder strips are used, the rollover should occur at the edge of the paved shoulder rather than at the traveled way edge for ease of construction.

49-3.04(f) Summary

Figure 49-3.C summarizes the horizontal curve criteria for 3R projects on rural arterial facilities.

<table>
<thead>
<tr>
<th>Existing Comfortable Operating Speed on Curve</th>
<th>Posted Speed of 45 mph or Less on Adjacent Tangents</th>
<th>Posted Speed of 50 mph or Higher on Adjacent Tangents</th>
<th>Existing Comfortable Operating Speed on Curve</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; 30 mph</td>
<td>Reconstruct</td>
<td>&lt;1000 ADT</td>
<td>&lt; 30 mph</td>
</tr>
<tr>
<td>30 mph</td>
<td></td>
<td>Reconstruct</td>
<td>30 mph</td>
</tr>
<tr>
<td>35 mph</td>
<td>Improve Superelevation and Post Advisory Speed</td>
<td></td>
<td>35 mph</td>
</tr>
<tr>
<td>40 mph</td>
<td></td>
<td>Improve Superelevation and Post Advisory Speed</td>
<td>40 mph</td>
</tr>
<tr>
<td>45 mph</td>
<td>Improve Superelevation</td>
<td></td>
<td>45 mph</td>
</tr>
<tr>
<td>50 mph</td>
<td></td>
<td>Improve Superelevation</td>
<td>50 mph</td>
</tr>
<tr>
<td>&gt; 50 mph</td>
<td>Not Applicable</td>
<td></td>
<td>&gt; 50 mph</td>
</tr>
</tbody>
</table>

SUMMARY OF HORIZONTAL CURVE POLICY

Figure 49-3.C
49-3.05  **Vertical Alignment**

49-3.05(a)  **Crest Vertical Curves**

The following will apply:

<table>
<thead>
<tr>
<th>Current ADT</th>
<th>Treatment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000 or more</td>
<td>All existing crest curves which are not within 15 mph (25 km/h) of the posted or regulatory speed, as determined from the available stopping sight distance (SSD), will be upgraded by one of the following options:</td>
</tr>
<tr>
<td></td>
<td>• flatten the crest curve within the existing right-of-way to satisfy 55 mph (90 km/h) (desirable) or 45 mph (70 km/h) (minimum) SSD; or</td>
</tr>
<tr>
<td></td>
<td>• flatten the crest curve by using additional right-of-way to satisfy a 50 mph to 55 mph (80 km/h to 90 km/h) SSD; or</td>
</tr>
<tr>
<td></td>
<td>• flatten the crest curve with sufficient additional right-of-way to satisfy the SSD design speed for reconstruction criteria. A 60 mph (100 km/h) design speed may be considered on low-volume highways.</td>
</tr>
<tr>
<td></td>
<td>• Where a structure lies on a crest curve, flatten the approaches to a SSD design speed using reconstruction criteria. In addition through the limits of the reconstructed embankment, the improved shoulder width should be a minimum of 8 ft (2.4 m).</td>
</tr>
</tbody>
</table>

The designer should consider sight distances, intersection influences, overall safety, the need for road closures, detours, stage construction, and especially the prevailing vertical alignment in evaluating the above alternatives. Such an analysis will allow designers to determine the most practical alternative for flattening crest vertical curves.

| Less than 1000 | Crest curves may be retained where the stopping sight distance on the vertical curve is no more than 20 mph (30 km/h) less than the posted or regulatory speed but not less than a 30 mph (50 km/h) available stopping sight distance. |

49-3.05(b)  **Sag Vertical Curves**

For all traffic volumes, sag vertical curves generally may be retained except for sags that include a structure requiring a complete replacement. In this case, the designer shall consider and investigate upgrading the sag vertical curve to meet a SSD design speed using reconstruction criteria versus allowing the profile to remain in place.
49-3.05(c) Maximum Grades

Existing mainline grades are acceptable; i.e., flattening grades usually is not within the scope of a 3R project.

49-3.06 Intersections

49-3.06(a) Superelevation Rate Changes Through Intersections

Superelevation rates less than that specified for the preceding horizontal alignment may be used through certain intersections because of significant intersection conflicts and when supported in the Phase I engineering report. Refer to Figure 36-1D for guidance. Agreement should be reached with the District Operations Engineer on the appropriate advisory speed to be posted for the curve and noted in the Phase I engineering report.

49-3.06(b) Stop-Controlled Approaches on Horizontal Curves

For curved, stop-controlled approaches on State-marked routes or collector route intersections, with arterial highways, it is desirable to provide as flat an alignment as practical (with lower superelevation rates), even though traffic is operating at lower speeds than on comparable non-stop approaches. On a project-by-project basis, the benefits of higher superelevation rates for high operating speeds (during clear weather or wet pavement conditions) versus the benefits of lower superelevation for low operating speeds (during icy pavement conditions) should be carefully considered when selecting an appropriate superelevation rate. Where curve flattening is not practical, an existing curve may be retained when it will accommodate a comfortable operating speed of at least 30 mph (50 km/h) with 8% superelevation. The minimum radius in this case is 250 ft (75 m).

49-3.06(c) Sideroad Approach Grades

All connecting sideroad approaches should be examined for drainage away from the arterial route. The gradeline on the sideroad should normally drain away from the intersected arterial highway for 50 ft to 100 ft (15 m to 30 m) or, at a minimum, to the ditch line of the arterial highway. The minimum sideroad gradeline should be approximately -1.0% from the intersected State highway, and the maximum gradeline is -4.0%. Where the arterial highway is on a horizontal curve, use a maximum of -2.0% on the sideroad connection to minimize rollover at the edge of traveled way. When marked or unmarked crosswalks exist or are proposed across the intersection, roadway approach grade values more restrictive than those shown in this Section may be necessary to achieve accessibility standards. See Sections 58-1.10 and 36-1.06 for more information.

49-3.06(d) Sideroad Turning Radii

For rural arterial 3R projects, the design vehicle used for sideroad turning radii may be site specific with justification. See Section 36-1 for guidance in the selection of a design vehicle considering functional classification.
49-3.06(e)  Intersection Sight Distance (ISD)

At rural, public road intersections with a stop condition on the sideroad, provide 600 ft (180 m) of sight distance for the stopped approach in both the left and right directions along the arterial highway. Use a 12 ft (3.5 m) distance from the edge of traveled way to the driver’s eye. Approval of a Level Two design exception will be required for the retention of less sight distance. In addition, the posting of a warning sign may be appropriate on the arterial highway.

49-3.07  Roadside Treatment and Highway Appurtenances

49-3.07(a)  General

The intent of these guides is to perform cost-effective work that may reduce the number and severity of run-off-the-road crashes. Remove or shield obstacles within the clear zone, including protrusions that extend more than 4 in. (100 mm) above the ground line, where cost effective.

49-3.07(b)  Earth Slopes

Other than specifically described in Section 49-3, existing parallel slopes should generally remain. Where existing right-of-way permits significant slope flattening or where grading within existing right-of-way is necessary, the designer should consider flattening earth slopes, particularly at horizontal curves.

Where considerable new right-of-way is required, front slopes should be 1V:4H or flatter and back slopes 1V:3H or flatter, but slopes may vary in relationship to prevailing conditions throughout the project and/or adjacent highway sections. Reconstructed ditch bottoms should be at least 2 ft (600 mm) wide and 3 ft (900 mm) deep.

Transverse slopes within the right-of-way shall be regraded to be not steeper than 1V:4H.

49-3.07(c)  Clear Zones

For rural arterials other than at horizontal curves, clear zone widths (measured from the edge of traveled way) should be in accordance with Figure 49-3.D.

It may be warranted to expand the roadway clear zone on the outside of relatively sharp horizontal curves. This addresses the increased potential of motorists running off the roadway at curves. Figure 49-3.E presents the clear zones at horizontal curves.
### Regulatory Approach Speed and ADT

<table>
<thead>
<tr>
<th>Speed and ADT</th>
<th>Proposed Ditch Cross Section (1)</th>
<th>Clear Zone</th>
</tr>
</thead>
<tbody>
<tr>
<td>50 mph (80 km/h) or greater and ADT &gt; 1000</td>
<td>Traversable</td>
<td>18 ft (5.5 m) or ROW line (2)</td>
</tr>
<tr>
<td>All Others</td>
<td>Non-Traversable</td>
<td>12 ft (3.6 m) or Non-Traversable Ditch (2)</td>
</tr>
</tbody>
</table>

**Notes:**

1. A traversable ditch cross section is one where the following configuration applies: 1V:4H front slopes, 2 ft (600 mm) wide ditch bottom, and 1V:3H back slopes. If any of these minimum criteria are not satisfied, the ditch cross section is considered non-traversable.

2. Use whichever is less.

---

### CLEAR ZONES ON TANGENT SECTIONS

(3R Rural Arterial Projects)

**Figure 49-3.D**

<table>
<thead>
<tr>
<th>Regulatory Approach Speed mph (km/h)</th>
<th>Comfortable Operating Speed on Curve, Range in mph (km/h)</th>
<th>Proposed Ditch Cross Section (1)</th>
<th>Clear Zone (2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>50 (80)</td>
<td>35-50 (55 – 80)</td>
<td>Traversable</td>
<td>25 ft (7.5 m) (3)</td>
</tr>
<tr>
<td>50 (80)</td>
<td>35-50 (55 – 80)</td>
<td>Non-traversable</td>
<td>25 ft (7.5 m) or Toe of Back Slope (4)</td>
</tr>
<tr>
<td>55 (90)</td>
<td>35-55 (55 – 90)</td>
<td>Traversable</td>
<td>25 ft (7.5 m) (3)</td>
</tr>
<tr>
<td>55 (90)</td>
<td>35-55 (55 – 90)</td>
<td>Non-traversable</td>
<td>25 ft (7.5 m) or Toe of Back Slope (4)</td>
</tr>
</tbody>
</table>

**Notes:**

1. A traversable ditch cross section is one where the following configuration applies: 1V:4H front slopes, 2 ft (600 mm) wide ditch bottom, and 1V:3H back slopes. If any of these minimum criteria are not satisfied, the ditch cross section is considered non-traversable.

2. Clear zone values apply only to the outside of horizontal curves. For regulatory approach speeds less than 50 mph (80 km/h) or for comfortable operating curve speeds greater than those shown in the figure, use the roadway clear zones in Figure 49-3.D.

3. Use ROW line if it is less than 25 ft (7.5 m) from edge of traveled way.

4. Use whichever is less.

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### CLEAR ZONES ON OUTSIDE OF HORIZONTAL CURVES

(3R Rural Arterial Projects)

**Figure 49-3.E**

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49-3.14

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49-3.07(d) Guardrail

The designer should carefully analyze all existing guardrail installations to determine if the guardrail should be removed or upgraded in accordance with Section 38-6 and the following:

1. **Guardrail Removal.** Remove guardrail that is not warranted. An existing guardrail installation should be removed when a life-cycle benefit to cost analysis shows this is preferable to updating, and maintaining the guardrail. Benefit to cost analysis may be done using the Roadside Safety Analysis Program (RSAP), provided by AASHTO, or by using the benefit-cost tool developed to support the Highway Safety Improvement Program (HSIP) referenced in Safety Policy 1-06.

2. **Guardrail Upgrading.** Existing guardrail that is warranted may remain in place if it meets the all of the following:

   a. Guardrail installed using Highway Standard 630001-06 or earlier may remain in place if all of the following are met:
      - Safety analysis does not show a pattern of severe crashes related to the existing guardrail.
      - There is no loss of steel section from rusting of the steel rail, posts, or other structural components.
      - The system does not have structural damage (e.g., buckled/kinked elements, torn elements, holes). These criteria may be evaluated in light of guidelines adopted by the Department for acceptable elements.
      - Weathering steel guardrail may not remain.
      - The system must have 6 in. (150 mm) wood or approved plastic blockouts.
      - Slope from the edge of pavement to the face of rail must be 1:10 or flatter, or may be obtained by regrading if this can be done without violating any of these requirements.
      - Height to the top of rail must be between 27 ¾ in. (705 mm) and 30 in. (760 mm) measured at the face of rail.
      - May not have any washers (e.g., “Plate Washer F” on some old Highway Standards) under bolt heads holding the rail at posts.
      - All other structural details are as shown on Highway Standard 630001-06. Post lengths may be confirmed from the Highway Standard in effect at the time of installation of the existing guardrail.
b. For guardrail installed under *Highway Standard* 630001-07 or later:

- There is no loss of steel section from rusting of the steel rail, posts, or other structural components.

- The system does not have structural damage (e.g., buckled/kinked elements, torn elements, holes). This criterion may be evaluated in light of guidelines adopted by the Department for acceptable elements.

- Weathering steel guardrail may not remain.

- The system must have 12 in. (300 mm) wood or approved plastic blockouts.

- Slope from the edge of pavement to the face of the rail must be 1:10 or flatter.

- Height to the top of the rail must be 28 in. (710 mm) to 32 in. (810 mm) measured at the face of the rail.

- All other functional details as shown on the current *Highway Standard* 630001 are provided. Items such as adjusting holes are not considered functional.

3. **End Sections.** Ensure all guardrail end sections for existing guardrail meets the approved lists of devices in force in December 2006, or subsequent versions appropriate for later *Highway Standards* for guardrail. Ensure all transitions from guardrail to bridge rails or to structures meet the *Highway Standards* in effect in December 2006, or subsequent versions appropriate for later *Highway Standards* for guardrail.

4. **Length of Need.** Use the length-of-need criteria in Section 38-6.01 to determine the sufficiency of the existing length of guardrail based on the posted speed. Upgrade existing guardrail that is deficient in length by more than 10 percent to provide a proper length of need. Guardrail less than 10 percent deficient may remain in place unless crash data shows that the additional length will reduce crash severity. Also, provide the proper length of need if placement of a new crashworthy terminal is required. Where practical, the designer should shorten the required length of need by tapering the barrier away from the traveled way. In addition, where an intersecting sideroad, driveway, or field entrance interferes with the placement of the length of need of continuous guardrail at a bridge approach, the relocation of the sideroad, driveway, or field entrance should receive preference over reducing guardrail length.
5. **New Guardrail Installation.** New guardrail should be installed in accordance with Section 38-6 and:
   - at bridge approaches where none exists,
   - at departure ends of two-way bridges,
   - in accordance with the culvert criteria (Section 49-3.07(e)),
   - at locations where the warrants are satisfied in accordance with Figure 49-3.F and the use of the hierarchy of preferences results in a guardrail application.

6. **Short-Radius Guardrail.** Where practical, roadside safety should be upgraded at locations where short-radius guardrail is present or considered. See Section 38-6.09 for guidance on short-radius guardrail. Short-radius guardrail occurs when the radius is 150 ft (45 m) or less and is usually associated with a side road or entrance.

7. **Departure Ends of Two-way Bridges.** Due to the extreme hazard posed by the end of a bridge parapet, shielding of the departure end must be provided, even when the bridge parapet end is outside the clear zone for the opposing direction traffic. To determine the required length of need for the departure end, refer to Section 38-6.01.

8. **Cable Barrier.** Determine the installation of new or disposition of existing cable-guard or cable barrier from special studies. If it appears desirable to use cable barrier for roadside hazards, see Section 38-6.02. Also, contact the Bureau of Safety Programs and Engineering regarding other possible uses on a case-by-case basis.
Note: When the result of a nomograph analysis falls within the “Optional” area or within the “Install Guardrail or Flatten Slopes” area for fill height less than 10 ft (3 m), one or more of the following investigations shall be completed and documented in the Phase I engineering report to support the decision:

- field check and review of crash records,
- multi-disciplinary team review, and/or
- cost-effective economic analysis.

GUARDRAIL WARRANTS FOR 3R PROJECTS
(Arterial Routes)

Figure 49-3.F
49-3.07(e) Culverts

1. Cross Drainage Structures. Existing culverts with headwalls within the proposed shoulder, and existing culverts beyond the shoulder edge, but within the clear zone, should be addressed according to the following order of preferences:

Preference 1. Remove or fill the structure and grade slopes to match the prevailing cross section. This may be possible in rare instances for abandoned cattle passes, etc. When removing culverts used as passes, a much smaller culvert may still be required for drainage, but would pose a smaller, less severe hazard.

Preference 2. Make the culvert traversable by extending the culvert, re-grading the front slope to 1V:3H or flatter, and:

- for culverts less than 27 in. (700 mm) in diameter, installing an end section from the Highway Standards which matches the front slope;
- for culverts 27 in. (700 mm) in diameter or greater, installing an end section and a traversable grate from the Highway Standards which match the front slope; or
- for multi-cell pipe culverts, elliptical pipes, or box culverts, installing an end section from the Highway Standards which matches the front slope and installing a traversable pipe grate if the end sections present more than a 3 ft (900 mm) opening to traffic.

An example of how to transition the re-graded front slope at the culvert to the steeper existing front slopes before and after is shown in Figure 49-3.H.

Preference 3. Extend the culvert to at least the proposed shoulder edge, install an appropriate end section and regrade the front slope. Then determine if guardrail is warranted based on an analysis in Chapter 38 or in lieu of analytical calculations, Figure 49-3.G may be used. An example of how to transition the re-graded front slope at the culvert to the steeper existing front slopes before and after is shown in Figure 49-3.H.

Preference 4. Delineate the hazard according to ILMUTCD requirements if the above options are not appropriate.
Notes:

1. This nomograph supplements, but does not supersede Figure 49-3.F.

2. Culvert height includes the earth cover immediately above the culvert if it increases the “drop-off.” Where the culvert height is 10 ft (3.0 m) or greater, guardrail is warranted. Follow the hierarchy of preferences in Section 49-3.07(e) for cross road culverts.

3. When the result of a nomograph analysis falls within the “optional” area, one or more of the following investigations shall be completed and documented in the Phase I engineering report to support the decision:
   - field check and review of alignment and crash records,
   - multi-disciplinary team review, and/or
   - cost-effective economic analysis.

3R GUARDRAIL WARRANTS FOR NON-TRAVERSABLE CULVERTS

Figure 49-3.G
Combined ditch section according to Section 49-3.07 (b)

REGRADING PLAN FOR EXTENDED CULVERTS
(3R Rural Arterial Projects)
Figure 49-3.H
2. **Parallel Drainage Structures.** Parallel drainage structures are those that are oriented parallel to the mainline flow of traffic. They are typically used under driveways, field entrances, access ramps, intersecting side roads, and median crossovers. The ideal treatment is to remove or eliminate the entrance, and thus the parallel drainage structure, but closing or abandoning and entrance may not be practical. Where existing conditions call for a roadside barrier, provide safety treatments for parallel culverts in accordance to the following order of preferences subject to site conditions and economic analyses:

**Preference 1.** If the existing culvert will be replaced and right-of-way allows, realign the parallel ditch such that the drainage structure can be placed beyond the zone of being considered a hazard. Add an end section that matches the transverse slope.

**Preference 2.** Provide an end section [and grate for culverts larger than 24 in. (600 mm)] that matches into the transverse slope. Figure 38-4.D presents a schematic of a design for grate protection of a parallel drainage structure.

Consider the following regarding Preferences 1 and 2:

- If the proposed end section is an unacceptable hazard from only the entrance, look to decrease the hazard along the entrance by following the guidance for cross drainage structures in the preceding section. If a guardrail installation is recommended, consider its relation to both roadways.

- If the proposed end section remains an unacceptable hazard to both roadways, realignment of the ditch for the sake of safety is not recommended and a grate is not necessary. The designer should proceed to the following preferences. Use of guardrail will create a short radius guardrail installation, refer to 38-6.09.

- When evaluating the need for a traversable grate on multi-cell pipe culverts, elliptical pipes, or box culverts the same criteria should be applied.

**Preference 3.** Shield the drainage structure with guardrail or other approved roadside barrier.

**Preference 4.** Delineate the hazard according to **ILMUTCD** requirements if the above options are not appropriate.

For new or relocated entrances or driveways, follow the policy in Sections 38-4.05 and 38-4.06(c).

Where existing culverts will remain, be replaced, or be extended, and a roadside barrier will not be necessary, regrade the transverse slopes out to the highway right-of-way. These slopes may not be steeper than 1V:4H.

Parallel drainage structures may be closely spaced because of frequent driveways and intersecting roads. In such locations, it may be desirable to convert the open ditch into a
closed drainage system and backfill the areas between adjacent driveways. This treatment will eliminate some length of ditch section and the transverse embankments with pipe inlets and outlets. However, care must be used to avoid creation of open frontage that would allow uncontrolled access.


49-3.07(f) Sign and Light Supports

Posts or poles used to support signs or lights to remain within the clear zone should be breakaway. Wood sign supports may be modified to properly reduce the cross sectional area or replaced with breakaway supports.

49-3.07(g) Trees

Trees maturing to a diameter greater than 4 in. (100 mm), unless shielded by a protective device required for other purposes, shall be removed within the clear zone. Trees on back slopes that are not likely to be impacted by vehicles may generally remain in place. In cases where unusual specimens are in jeopardy, guardrail or attenuator protection may be considered as an alternative to removal; see Chapter 59.

49-3.07(h) Concrete Signal Bases

Concrete signal bases (Type B) within the clear zone and extending higher than 4 in. (100 mm) above the ground line shall be removed, and standard supports with frangible bases installed where appropriate. Note: Mast arm signal supports cannot have frangible bases.

49-3.07(i) Curbs

Curbs higher than 4 in. (100 mm) within the shoulder area should be removed where posted speeds are greater than 45 mph. The proper placement of traffic control devices shall be reviewed before considering the removal of corner island curbs where such devices are located. Curb removal is not intended to include intermittent center channelizing islands separating two-lane, two-way traffic and supplemented by illumination. Reflectorizing devices should be placed on curbs in accordance with the Bureau of Operations practices to improve delineation.

49-3.07(j) Traffic Control Devices

All traffic control devices shall conform to the Illinois Manual on Uniform Traffic Control Devices.

49-3.07(k) Mailbox Turnouts

The design and construction of mailbox turnouts should be in accordance with the criteria in Chapter 58 and the Highway Standards. Where appropriate, the designer should discuss the mailbox supports considered hazardous and within the clear zones with the property owners:
• to inform the owner of the potential severity of the support, such as the results of pertinent research and tests as reported in the TRB Paper “The Rural Mailbox – A Little Known Hazard”;

• to inform the owner of the possibility of personal liability; and

• to request the owner to change the support to reduce the potential seriousness of the hazard. Changed supports will be consistent with the designs contained in AASHTO Roadside Design Guide.

49-3.07(l) Lighting and Landscaping

Installation of lighting to improve operations and/or safety should be considered in accordance with the guides in Chapter 56. Generally, landscaping should be directed toward replacing appropriate existing plants and turf removed or damaged by construction and, where practical, planting for safety or erosion control purposes. See Chapter 59.

49-3.07(m) Above-Ground Utilities

Where practical, above ground utility facilities should not be allowed to remain inside the clear zone, except where protected by devices required for other purposes. Existing utility facilities may generally remain:

• where located beyond non-traversable ditch cross sections, or

• where right-of-way is so narrow that the maximum adjustment possible within the existing right-of-way is minimal and considered impractical.

Where regrading of the back slopes is necessary for a significant length within the area of utility facilities, the utilities should be relocated according to the Bureau of Operations’ publication Accommodation of Utilities on Right-of-Way of the Illinois State Highway System. See Section 6-1.02 for other publications.

49-3.07(n) Airports

Near airports, the erection of any signs, trusses, light supports, structures, etc., 15 ft (4.5 m) or higher than the roadway, shall be coordinated with Aeronautics. Such obstructions and under what conditions they may apply to clear zone heights are described in Chapter 11.

49-3.07(o) Other

There may be other non-Department-owned objects within the desired clear zone that may be roadside obstacles. Accordingly, they should also be evaluated.

49-3.08 Railroad Crossings and Signals

Railroad crossings and signals should be upgraded prior to or concurrent with 3R projects. When work on existing railroad crossings, new crossings, protection devices, structures, etc., requires coordination of planning with railroad companies and/or the Illinois Commerce
Commission, the results of these activities should be included in the Phase I engineering report. Also, coordinate, as necessary, with the IDOT Bureau of Rail in the Office of Intermodal Project Implementation to ascertain the status of affecting railroad improvements or abandonments; see Chapter 7.

Where the existing railroad crossing surface is in good condition and will remain, the roadway overlay shall be tapered to match the existing crossing profile. If required by current practices, the crossing surface outside the traveled way should consist of bituminous or other approved material.

Locate the crossing warning signal devices in accordance with current safety requirements and upgrade if not in conformance with State guidelines as discussed in Chapter 7 and in the IDOT publication *Requirements for Railroad/Highway Grade Crossing Protection*. Any other associated work performed must also meet State guidelines.

If, as an exceptional case, there will be a significant lapse of time in the relocation of railroad warning signal devices, the widened pavement should be constructed up to the crossing. Offsets to the existing warning signal devices should temporarily consist of tapered edge lines and diagonal pavement markings. If the location of the existing warning signal devices precludes this treatment, taper the widened pavement to the existing pavement width at or near the signal location.

Plans showing required changes in railroad facilities should be prepared in time to enable agreement negotiations to be concluded so that railroad work may proceed concurrently with that of the highway contract. The appropriate offices, on a project-by-project basis, shall approve variances to this procedure. See Chapter 7.

### 49-3.09 Bridges

#### 49-3.09(a) Bridge Condition Reports/Structure Sketches

A Bridge Condition Report (BCR) and a Proposed Structure Sketch are required for every structure within a roadway section covered by a Phase I engineering report or when a bridge itself is the reason for preparing a Phase I engineering report. In advance of submitting the BCR and Proposed Structure Sketch to the Bureau of Bridges and Structures (BB&S) for review and concurrence, a typical section that shows the proposed clear roadway bridge width is approved by BDE. Before design approval can be granted, all BCRs shall be approved by the BB&S and concurrence also must be received on all Proposed Structure Sketches.

A Bridge Condition Report also is required for a bridge proposed to remain in place. This will ensure that the bridge meets the minimum requirements for width, safety, and structural capacity. However, the Illinois Structure Information System-Master Report (R107) may be substituted for a Bridge Condition Report.

See Section 39-3.02 for more information on Bridge Condition Reports.
49-3.09(b)  Scope of Work

Bridges on existing two-lane rural arterials will be rehabilitated to correct operational, structural, and/or significant safety deficiencies.

Bridges meeting the criteria in Section 49-3.09(c) will remain in place. Improvement of deficient bridge rails and curb sections and deck repair and resurfacing, when appropriate, should be performed concurrently with a 3R highway project.

Bridges not meeting the criteria for bridges to remain in place will be improved. They shall meet the criteria for improved bridges as discussed in Section 49-3.09(d). Bridges with clear roadway bridge widths less than the improved pavement widths for the appropriate volumes (see Section 49-3.03) should be improved concurrently with a 3R highway project or deferred for a period of no more than one year from the completion of the highway project.

The improvement of bridges with clear roadway bridge widths equal to or greater than the specified traveled way width, but less than those required to remain in place, and bridges with insufficient structural capacity may be deferred; however, they should be included in the Multi-Year Improvement Program (MYP). Bridges included in the MYP and classified as narrow (i.e., those having clear widths less than 2 ft (600 mm) wider than the required lane width) should be protected and delineated in accordance with Figure 49-3.I and the Bureau of Operations “Policy on Delineation of Narrow Bridges.”

Improvement of deficient rails and/or curb sections, as described in Section 49-3.09(c) for an interim period, should be completed concurrently with a 3R highway project.

49-3.09(c)  Criteria for Bridges to Remain in Place

Bridges on existing two-lane rural arterials will remain in place according to the following guidelines:

The clear roadway bridge width is equal to or greater than the values in Column I of Figure 49-3.J. The clear roadway bridge width will be measured between the faces of rails or curbs when curb removal is not practical.

The main supporting elements of the bridge including the bridge deck are structurally sound and capable of carrying an HS-20 (MS-18) structural design loading without exceeding 65% of the strength of any member.

Structurally sound bridge decks with poor riding quality that could jeopardize the safety of the motorist or cause undue discomfort should be repaired and resurfaced; however, resurfacing may not be extended across decks without appropriate repair and waterproofing or when the bridge cannot safely carry the additional dead load resulting from the resurfacing.
49-3.09(d) Criteria for Improved Bridges

Minimum clear roadway bridge widths for improved bridges are provided in Figure 49-3.J. These widths will be applicable on all bridge rehabilitation projects:

- that utilize structurally sound elements of the existing bridge,
- that involve total replacement of all elements of the existing bridge, and/or
- that involve replacement bridges on short relocations.

When the Bridge Condition Report indicates deck replacement is necessary, the structure shall be widened to the extent possible without requiring substructure additions. Necessary repairs to or replacement of superstructure elements will be permitted. However, the minimum widths shown in Column I of Figure 49-3.J shall not be violated.

Bridge roadway widths resulting from the optimum use of prefabricated modular deck units may exceed those widths designated in Column II. The minimum clear roadway bridge width on marked routes will be 32 ft (9.6 m). Structural design loading for improved bridges shall be HS-20 (MS-18).

The hydraulics of proposed bridge improvements shall be analyzed to determine the capacity to accommodate floods for the frequencies shown in Column III of Figure 49-3.J. Bridges also shall be evaluated for a base 100-year flood.

Where the existing vertical alignment is maintained and there is no history of serious hydraulic deficiencies, the existing bridge waterway opening for the improved bridge may be retained. However, the designer must evaluate backwater effects of vertical realignments or minor reductions in openings.

49-3.09(e) Vertical Clearance

The minimum vertical clearance for bridges to remain in place is 14 ft (4.3 m). Economics may dictate exceptions.
Notes:

1. Guardrail requirement will be as determined from the length of need criteria in Section 38-6.

2. The “Appropriate” Barrier Terminal should be selected using the guidelines set forth in Section 38-6.

3. If the use of the “Appropriate” Barrier Terminal results in a roadway clear width less than that given in Section 49-3.03, a Traffic Barrier Terminal, Type 10 and 25 ft (7.6 m) of Type B guardrail may be substituted for the above terminal.

4. Guardrail will be installed on a 1:25 taper from the bridge end rail to the shoulder edge, then parallel to the shoulder until the length of need is fulfilled.

5. Signing, object markers, and delineation will be as specified by the Bureau of Operations.

6. See Chapter 38 and the Highway Standards for more information.

WIDENING AT NARROW BRIDGES

Figure 49-3.I
### Illinois 3R GUIDELINES FOR RURAL AND URBAN HIGHWAYS

**March 2017**

<table>
<thead>
<tr>
<th>Current ADT</th>
<th>Column I</th>
<th>Column II</th>
<th>Column III</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Minimum Width of Bridges to Remain in Place</td>
<td>Width of Improved Bridges (^{(2)})</td>
<td>Design Flood Frequency</td>
</tr>
<tr>
<td>Greater than 5000</td>
<td>Improved Traveled Way Width (^{(1)}) Plus 6 ft (1.8 m)</td>
<td>40 ft (12.0 m) (^{(3)})</td>
<td>50 yr.</td>
</tr>
<tr>
<td>5000 to 3000</td>
<td>Improved Traveled Way Width (^{(1)}) Plus 6 ft (1.8 m)</td>
<td>36 ft (10.8 m) (^{(4)})</td>
<td>50 yr.</td>
</tr>
<tr>
<td>2999 to 1000</td>
<td>Improved Traveled Way Width (^{(1)}) Plus 4 ft (1.2 m)</td>
<td>32 ft (9.6 m)</td>
<td>50 yr.</td>
</tr>
<tr>
<td>Less than 1000</td>
<td>Improved Traveled Way Width (^{(1)}) Plus 2 ft (600 mm)</td>
<td>32 ft (9.6 m)</td>
<td>50 yr.</td>
</tr>
</tbody>
</table>

### Notes:

1. *The improved traveled way widths refer to the striped widths in Figure 49-3.A.*

2. *These clear roadway widths will be considered the minimum widths for safety and the maximum widths for cost effectiveness. For minor arterials, an existing 32 ft (9.6 m) may remain.*

3. *When the striped widths plus stabilized shoulders are less than 38 ft (11.5 m), a clear roadway bridge width of 36 ft (10.8 m) may be provided. A stabilized shoulder is defined as a paved shoulder and/or an aggregate shoulder at least 6 in. (150 mm) thick.*

4. *Clear roadway bridge widths less than 36 ft (10.8 m) may be approved, on an exception basis, when all of the following conditions exist:*
   - *The width of the existing or improved striped width plus stabilized shoulders, located between logical termini, will not be equal to or greater than 36 ft (10.8 m).*
   - *Projected traffic growth is minimal.*
   - *The proposed clear roadway bridge width will be consistent with the width of other bridges to remain in place along the roadway section. In addition, no upgrading of the roadway is contemplated within the foreseeable future.*
   - *Existing and projected truck traffic is moderate (10% or less of ADT).*

5. *If an exception to a bridge width is warranted, the Phase I engineering report shall document the basis (minutes from a coordination meeting) for proposing and selecting the lesser width. However, for bridges located on the arterial system, the minimum clear roadway bridge width for improved bridges shall be no less than 32 ft (9.6 m).*

#### 3R RURAL PRINCIPAL ARTERIAL BRIDGE CROSS SECTION ELEMENTS\(^{(5)}\)

**Figure 49-3.J**
49-4  URBAN ARTERIAL HIGHWAYS AND STREETS

49-4.01  Application

Section 49-4 is applicable to resurfacing, rehabilitation, and restoration (3R) projects on the State highway system that are:

- urban arterials,
- marked urban highways or streets functionally classified as collectors, or
- expressways (project-by-project basis).

49-4.02  Scope of Work

A 3R project on an urban arterial highway or street may include work such as lane widening, the addition of auxiliary lanes, channelization, median installation, revision of median type, median widening, resurfacing in conjunction with appropriate widening, new or replaced curb and/or gutter, curb ramps to meet the accessibility criteria, pavement markings, landscaping, lighting, and any associated utility adjustments. Except for relatively short sections, 3R work does not include the addition of continuous through lanes that change the basic number of lanes throughout the project.

Other than widening the traveled way, much of this work may also be included in resurfacing only projects. Widening and resurfacing or resurfacing only, in general, should also include any associated improvements necessary to ensure adequate structural support for the new pavement. Widening and resurfacing and resurfacing of parking lanes, replacement of curbs and gutters, sidewalk construction/ replacement, curb ramps to meet accessibility criteria, and other work performed on municipally maintained facilities will be subject to State policy on joint participation improvements as discussed in Chapter 5.

Where considerable amounts of right-of-way will be acquired along a significant length of the project to accommodate widening and resurfacing, most geometric design criteria should be in accordance with the reconstruction requirements of the applicable chapters in this Manual (e.g., Chapter 48). Some highway elements may be designed to criteria consistent with restricted site conditions and 3R objectives.

49-4.03  Design Speed

Design speeds for 3R projects on urban and suburban arterials may be the regulatory speed limit when appropriate. A regulatory speed of 45 mph is the maximum design speed where (1) a two-way left-turn (TWLT) lane is allowed in the street/highway design, and (2) continuous curbing is used along either edge of the traveled way.
49-4.04  **Roadway Cross Section Elements**

For uncurbed urban and suburban arterial facilities, the criteria in Section 49-3.03 for rural facilities will apply. Typical practice is to resurface existing curbed pavements with through lanes of 10 ft (3.0 m) or wider (e-e) or turning lanes (e-f), TWLT lanes (e-e), and 8 ft (2.4 m) (e-f) or wider parking lanes without widening except on Designated Truck Routes (DTR). On DTR routes, prepare special studies to support retaining through lanes less than 11 ft (3.3 m) (e-e) wide.

Where widening will be accommodated within the existing right-of-way or where right-of-way acquisition is minimal, the cross section elements may be consistent with site conditions. Under these conditions, through and TWLT lanes may be striped as 11 ft (3.3 m) and other auxiliary lanes may be 10 ft (3.0 m) wide. Parking lanes may be 8 ft (2.4 m) wide.

49-4.05  **Capacity**

Design capacities, at a minimum, should be adequate for current traffic at a level of service D.

49-4.06  **Diagonal Parking**

Parking (existing or proposed) should generally be parallel and adjacent to the curb. Diagonal parking may be permitted to remain if a brief engineering analysis of the existing angle parking is included in the Phase I engineering report and the analysis clearly demonstrates that there will be no adverse effect on street capacity and safety. The analysis must describe parking characteristics, crash history, and an observation of street operations and potential problems. See Chapter 48 for more information.

49-4.07  **Horizontal Alignment**

49-4.07(a)  **V = 50 mph (80 km/h)**

Where the design speed equals 50 mph (80 km/h), the horizontal alignment criteria in Section 49-3.04 for rural arterials will apply to urban arterial 3R projects.

49-4.07(b)  **V ≤ 45 mph (70 km/h)**

For low-speed (V ≤ 45 mph (70 km/h)) urban streets, the designer will use Figure 49-4.A to determine the acceptability of existing horizontal curves. Where a horizontal curve will be improved (i.e., flatten the radius and/or increase the superelevation), the designer will also use Figure 49-4.A for the reconstructed horizontal curve.
Notes:

1. The figure provides a range of operating speeds and superelevation rates that are used to determine an acceptable curve radii.

2. AASHTO Method 2 is used to distribute superelevation and side friction for low-speed urban streets. Therefore, the basic point-mass equation applies:

\[
R = \frac{V^2}{15(e/100 + f_{\text{max}})}
\]

Where:  
- \(R\) = curve radius, ft  
- \(V\) = speed, mph  
- \(e\) = actual superelevation rate, percent  
- \(f_{\text{max}}\) = assumed maximum side-friction factor (see Figure 48 5.B) for selected speed, decimal

3. For curves that fall between the -2% and +2% lines, remove the adverse crown slope through the curve. This will ensure that the maximum comfortable side-friction factor is not exceeded due to a negative slope in one direction of travel. It will also minimize potential rollover of trucks (on dry pavement) with low rollover thresholds and minimize possible skidding of trucks with smooth tires on polished, wet pavement surfaces.

4. The maximum superelevation rate for new construction is 4%. For reconstruction and 3R, a maximum rate of 6% may be considered to remain in place.

**HORIZONTAL CURVES TO REMAIN IN PLACE**  
(Low-Speed Urban Streets)  
(US Customary)

Figure 49-4.A
Notes:

1. The figure provides a range of curves in feet (meters) operating speeds and superelevation rates that are used to determine a comfortable operating speed acceptable curve radii.

2. AASHTO Method 2 is used to distribute superelevation and side friction for low-speed urban streets. Therefore, the basic point-mass equation applies:

   \[ R = \frac{V^2}{127 (e/100 + f_{\text{max}})} \]

   Where:  
   - \( R \) = curve radius, ft  
   - \( V \) = speed, mph  
   - \( e \) = actual superelevation rate, percent  
   - \( f_{\text{max}} \) = assumed maximum side-friction factor (see Figure 48 5.B) for selected speed, decimal

3. For curves that fall between the -2% and +2% lines, remove the adverse crown slope through the curve. This will ensure that the maximum comfortable side-friction factor is not exceeded due to a negative slope in one direction of travel. It will also minimize potential rollover of trucks (on dry pavement) with low rollover thresholds and minimize possible skidding of trucks with smooth tires on polished, wet pavement surfaces.

4. The maximum superelevation rate for new construction is 4%. For reconstruction and 3R, a maximum rate of 6% may be considered to remain in place.

**HORIZONTAL CURVES TO REMAIN IN PLACE**  
(Low-Speed Urban Streets)  
(Metric)

**Figure 49-4.A**
The basic objective for improving conditions on the existing horizontal alignment of low-speed urban streets ($V \leq 45$ mph (70 km/h)) is to retain the existing alignment and to check for comfortable operating speeds by using Figure 49-4.A. This figure assumes the use of AASHTO Method 2 for the distribution of side-friction and superelevation to determine the appropriate superelevation rates in conjunction with existing radii and posted speeds. See Section 48-5 for more information.

49-4.08 Vertical Alignment

The vertical alignment criteria in Section 49-3.05 for rural arterials will apply to urban arterial 3R projects.

49-4.09 Intersections

The intersection criteria in Section 49-3.06 for rural arterials generally will apply to urban arterial 3R projects. In addition, the following will apply.

49-4.09(a) Turning Radii

In urbanized areas, right-turn maneuvers at intersections are critical for two reasons. One is the speed at which the design vehicle can make a right turn from the main road onto a side street; the second is how much encroachment, assuming the selected design vehicle, will occur into opposing lanes when the design vehicle makes a right turn onto the main road. For right turns at urban intersections, the following guidelines should be considered for 3R projects:

1. Simple radii of 15 ft to 25 ft (4.5 m to 7.5 m) are adequate for a passenger car design vehicle. These radii may be retained on existing side streets where:
   - very few trucks are expected to turn into the side street,
   - encroachment by a single unit or tractor/semitrailer unit into opposing lanes of the main road is acceptable, or
   - a parking lane is present and parking is restricted a sufficient distance from the intersection thereby providing a larger area for a right-turn maneuver.

2. Where practical, use a simple radius of 30 ft (9 m) or a two-centered curve at all major intersections and at all minor intersections with some frequency of truck turning volumes. This design will provide for the single-unit vehicle and the occasional tractor/semitrailer unit.

3. At intersections where tractor/semitrailer combinations and buses turn frequently, provide a simple radius of 40 ft (12 m) or more or a two-centered curve.
49-4.09(b)  **Curb Cuts/Ramps**

Curb cuts/ramps shall meet the accessibility criteria in Chapter 58.

49-4.09(c)  **Intersection Sight Distance (ISD)**

At urban, public road intersections with a two-way stop condition or at signalized intersections where right-turn-on-red is allowed, provide ISD along the arterial for the regulatory or posted speed. Use a distance of 14.4 ft (4.4 m) from the edge of the traveled way to the eye of the stopped motorist. See Chapter 36 for details on ISD.

49-4.10  **Roadside Treatment and Highway Appurtenances**

Clear zones along urban arterials are as follows:

1. Where the arterial is curbed, no obstacles should be located closer than 1.5 ft (500 mm) from the face of curb. This distance is not considered a clear zone, but an operational offset. Make every effort to provide the clear zones of a rural cross section. Where parallel parking lanes are included, a 1 ft (300 mm) clearance to the face of curb may be considered.

2. Where the arterial has a rural cross section, minimum clear zone widths should be:
   - 18 ft (5.5 m) or the non-traversable ditch if less, where the regulatory speed is equal to 50 mph (80 km/h);
   - 10 ft (3 m) where the regulatory speed is 45 mph (75 km/h); or
   - the shoulder width where the regulatory speed is 40 mph (65 km/h) or less.

3. For the treatment of roadsides and highway appurtenances other than described above, as appropriate for the cross section, refer to Section 49-3.07.
   - Where pedestrian traffic is significant, breakaway sign and light supports should not be used.
   - Where the removal of trees may adversely affect the roadside environment, these trees should be removed only when necessary for reasons of safety.

49-4.11  **Railroad Crossings and Signals**

The criteria in Section 49-3.08 for rural arterials will apply to urban arterial 3R projects.
49-4.12 Bridges

49-4.12(a) Bridge Condition Reports/Structure Sketches
The information in Section 49-3.09(a) for rural arterials will apply to urban arterial 3R projects.

49-4.12(b) Criteria for Bridges to Remain in Place
Urban bridges may remain in place:

- where they meet the structural requirements for rural bridges (see Section 49-3.09(c)) including those requirements for decks and bridge rails;
- where the clear roadway bridge width is sufficient to accommodate the number of approach lanes; and
- where the clear roadway bridge width includes traffic lanes 10 ft (3 m) or wider.

For urban bridges, bridge deck repairs similar to those cited for rural bridges may be undertaken. However, bituminous resurfacing carried across bridge decks is restricted as with rural bridges.

49-4.12(c) Criteria for Improved Bridges
Urban bridges that do not meet the criteria to remain in place should be improved. Such improvements shall include the following:

- The bridge shall meet the structural requirements of improved rural bridges (refer to Section 49-3.09(d)).
- The bridge shall accommodate the number of lanes and the median on the approach roadways.
- The bridge shall provide lane widths equal to those on the roadway approaches but not less than 11 ft (3.3 m).

Parking lanes on the approach roadways usually are not carried across urban bridges.

49-4.12(d) Vertical Clearance
The minimum vertical clearance for bridges to remain in place is 14 ft (4.3 m). Economics may dictate exceptions.
49-5  HIGH-SPEED, MULTILANE HIGHWAYS (WITHOUT ACCESS CONTROL)

49-5.01  General

High-speed, multilane highways are those facilities where the regulatory speed is 50 mph (80 km/h) or higher. In general, for 3R projects, the design will be determined on a project-by-project basis. Section 49-5 provides some guidance on the design of these projects.

49-5.02  Shoulders

If bituminous shoulders do not exist, the designer should include a minimum 1 ft (300 mm) bituminous strip adjacent to each edge of the traveled way. For ADT’s over 10,000, the designer should consider the use of 3 ft (900 mm) bituminous right shoulders for each roadway.

49-5.03  Medians/Posted Speed

During the preparation of the Phase I engineering report for 3R work on high-speed, multilane highways, the designer should evaluate the design of the existing median relative to the existing and proposed posted speeds. Although it is necessary to provide an unencumbered median of appropriate width on new and reconstructed high-speed, multilane highways, this is not unconditionally required for 3R projects. On these projects, the need for a median, a median barrier, and/or appropriate median width is primarily based on cost and safety-effectiveness.

To determine whether adjustments should be made to the median design and/or posted speed, the following factors should be examined:

1.  ADT.  Lower ADT’s provide lower exposure to and probability of crashes and operational problems.  ADT’s less than 10,000 are considered low because this is near the threshold of a four-lane warrant.

2.  Safety Analysis.  Conduct a project safety analysis as described in Section 11-2.02(f) for each 3R project.

3.  Speed.  Because these high-speed facilities are posted either at 50 mph or 55 mph, it generally is not effective to simply reduce the posted speed by 5 mph or 10 mph, respectively.  However, if other factors strongly suggest a posted speed of 45 mph or less, the facility would then be rehabilitated using 3R criteria for rural arterials (Section 49-3) or 3R criteria for urban arterials (Section 49-4).

4.  Intersections.  Frequent and closely spaced intersections suggest a potential for crashes involving left-turning vehicles.  This may be especially true where no median exists or where a narrow median exists that does not allow the development of separate left-turning lanes.  At intersections that exhibit a significant number of crashes due to the absence of left-turn lanes, consider designing channelization at those intersections.  Also, investigate the need to add right-turn lanes.
5. **Other Factors.** Multilane highways should be closely examined for design and operational continuity. Evaluate the influences of speed and cross section due to adjacent sections, length of project, alignment, and current and future potential for abutting land development.
49-6  UNMARKED ROUTES ON THE STATE HIGHWAY SYSTEM

49-6.01  General

The following general information applies to unmarked rural collector and local highways on the State highway system:

1. **Application.** Section 49-6 is applicable to resurfacing, rehabilitation, and restoration (3R) projects that meet all of the following:
   - the facility is eligible for Federal funding,
   - the facility is an unmarked route, and
   - the facility is on the State highway system.

   In addition, proposed improvements to unmarked routes are usually initiated only after an agreement is reached with a local agency for a jurisdictional transfer of the route. See Section 43-4.

   If the purpose and scope of the project is intended to replace or expand the facility, then Section 49-6 is not appropriate, and reconstruction criteria will apply.

2. **Exceptions.** Where these criteria will result in improvements that are inconsistent with adjacent sections or are not cost and safety-effective, the actual treatment implemented will be on the basis of a special study and evaluation.

3. **Local System.** Where the route is also on the local system and it is unclear which policies should be used, the district should coordinate the proposed improvements with the Central Office and, subsequently, with either the county or municipality.

4. **Jurisdictional Transfers.** On unmarked routes, the districts should negotiate jurisdictional transfers preferably before improvement projects are included in the program. However, when improvements are proposed, any additional work that exceeds the 3R criteria, primarily undertaken to minimize future maintenance costs and ease the jurisdictional transfer, should be carefully evaluated for long-range cost effectiveness.

5. **Ditches.** Drainage improvements or restoration by ditch cleaning should be performed as necessary to extend the service life of the pavement and to minimize inundation of the pavement and adjacent properties. Suitable portions of the excavated material may be used for embankment and shoulders.

6. **Safety Analysis.** Conduct a project safety analysis as described in Section 11-2.02(f) for each 3R project. This analysis will guide selection of cost-effective countermeasures for medians and other project locations.
49-6.02 Design Speed

The typical design speed for rural projects on unmarked routes on the State highway system is 55 mph (90 km/h) or the regulatory speed whichever is less. Design speeds for urban and suburban areas may be the regulatory or posted speed limit. A posted speed of 45 mph is the maximum speed where: 1) a TWLT lane is used in the street/highway design, and 2) continuous curbing is used to delineate the edges of the traveled way.

49-6.03 Roadway Cross Section Elements

Figure 49-6.A presents criteria for roadway cross sections for 3R projects on rural unmarked routes on the State highway system.

49-6.04 Horizontal Alignment

49-6.04(a) Radius of Curvature/Superelevation

An existing horizontal curve may remain in place if its comfortable operating speed is not more than 15 mph (25 km/h) less than the regulatory speed for the highway but not less than 30 mph (50 km/h). Appropriate advisory speed signs will be used on horizontal curves where the comfortable operating speed is more than 5 mph (10 km/h) less than the regulatory speed.

Superelevation rates for horizontal curves on rural facilities to remain in place shall be commensurate with the comfortable operating speed of the curve using a maximum rate of 8%. See Figure 49-3.B for guidance on curves to remain in place.

49-6.04(b) Traveled Way/Shoulder “Rollover”

Through horizontal curves, the maximum rollover (algebraic difference between slopes) at the traveled way/shoulder intersection should not be greater than 10% where the proposed (or remaining) shoulder width is 6 ft (1.8 m) or wider. Where the shoulder width is 4 ft (1.2 m) or less, the maximum rollover may be 12%. Where 1 ft (300 mm) paved shoulders are used, the rollover should occur at the edge of the paved shoulder rather than at the traveled way edge for ease of construction.
<table>
<thead>
<tr>
<th>Current ADT</th>
<th>Under 400</th>
<th>400-999</th>
<th>1000-3000</th>
<th>Over 3000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Width of Traveled Way(^{(1)})</td>
<td>18 ft (5.4 m)</td>
<td>22 ft (6.6 m)</td>
<td>22 ft (6.6 m)</td>
<td>24 ft (7.2 m)</td>
</tr>
<tr>
<td>Width of Shoulder(^{(2)})</td>
<td>2 ft (600 mm)</td>
<td>4 ft (1.2 m)</td>
<td>4 ft (1.2 m)</td>
<td>6 ft (1.8 m)</td>
</tr>
<tr>
<td>Shoulder Type</td>
<td>Turf (^{(4)}) or Aggregate Wedge (^{(5)})</td>
<td>Aggregate Wedge (^{(3)(5)})</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes:

(1) Resurfacing only: Traveled way widths may be reduced by 2 ft (600 mm), but the traveled way width shall not be less than 18 ft (5.4 m).

(2) For rural cross sections, shoulder width includes a 1 ft (300 mm) wide paved strip for either a resurfacing or resurfacing and widening project.

(3) Use full-width, 6 in. (150 mm) thick aggregate shoulders for ADTs over 5000 in addition to the 1 ft (300 mm) wide shoulder strip. For definition purposes, a stabilized shoulder will be aggregate of 6 in (150 mm) minimum thickness.

(4) Turf will consist of compacted, stable, roadway embankment or granular material capable of supporting growth and will not contain a high percentage of organic or unstable material.

(5) The width of the aggregate wedge will be 3 ft (900 mm) or equal to the width of the usable shoulder if less than 3 ft (900 mm). The minimum wedge thickness will equal the depth of resurfacing at the edge of traveled way and tapering to zero.
49-6.05 **Vertical Alignment**

49-6.05(a) **Crest Vertical Curves**

The following will apply:

<table>
<thead>
<tr>
<th>Current ADT</th>
<th>Treatment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000 or more</td>
<td>All existing crest curves which are not within 15 mph (25 km/h) of the posted or regulatory speed, as determined from the available stopping sight distance (SSD), will be upgraded by one of the following options:</td>
</tr>
<tr>
<td></td>
<td>• flatten the crest curve within the existing right-of-way to satisfy 55 mph (90 km/h) (desirable) or 45 mph (70 km/h) (minimum) SSD; or</td>
</tr>
<tr>
<td></td>
<td>• flatten the crest curve by using additional right-of-way to satisfy a 50 mph to 55 mph (80 km/h to 90 km/h) SSD.</td>
</tr>
</tbody>
</table>

The designer should consider sight distances, intersection influences, overall safety, the need for road closures, detours, stage construction, and especially the prevailing vertical alignment in evaluating the above alternatives. Such an analysis will allow designers to determine the most practical alternative for flattening crest vertical curves.

| Less than 1000 | Crest curves may be retained if adequate for 20 mph (30 km/h) less than the posted or regulatory speed but not less than a 30 mph (50 km/h) available SSD. |

49-6.05(b) **Sag Vertical Curves**

Sag curves generally may be retained.

49-6.05(c) **Maximum Grades**

On 3R non-freeway projects, the existing roadway grades are acceptable; i.e., flattening grades is not within the scope of a 3R project on unmarked highways.

49-6.06 **Intersections**

49-6.06(a) **Superelevation Rate Changes Through Intersections**

Superelevation rates less than that specified for the preceding horizontal alignment may be used through certain intersections because of significant intersection conflicts and when supported in the Phase I engineering report. Refer to Figure 36-1E for guidance. Agreement should be reached with the District Operations Engineer on the appropriate advisory speed to be posted for the curve and noted in the Phase I engineering report.
49-6.06(b)  Stop-Controlled Approaches on Horizontal Curves

On curved, stop-controlled approaches to the unmarked route, the existing superelevated cross section generally is left in place.

49-6.06(c)  Sideroad Approach Grades

Where considerable amounts of additional right-of-way are required, geometric design criteria should be in accordance with applicable new construction/reconstruction policies where practical. Some elements may be consistent with site conditions when based on special study and analysis results.

All connecting sideroad approaches should be examined for drainage away from the unmarked route. The gradeline on the sideroad should normally drain away from the intersecting unmarked highway for 50 ft to 100 ft (15 m to 30 m) or, at a minimum, to the ditch line of the unmarked highway. If the sideroad profile is reconstructed, the minimum sideroad gradeline should be approximately -1.0% from the intersecting unmarked highway, and the maximum gradeline is -4.0%. Where the unmarked highway is on a horizontal curve, use a maximum of -2.0% on the sideroad connection to minimize rollover at the traveled way edge.

49-6.06(d)  Sideroad Turning Radii

The design vehicle used for sideroad turning radii may be site specific with justification. Refer to Section 36-1 for guidance in the selection of design vehicles based on functional classification.

49-6.06(e)  Intersection Sight Distance

At rural, public road intersections with a stop condition on the sideroad, provide 465 ft (140 m) of sight distance for the stopped approach in both the left and right directions along the free-flowing highway. Use a 12 ft (3.5 m) distance from the edge of the traveled way to the driver’s eye.

49-6.07  Roadside Treatment and Highway Appurtenances

49-6.07(a)  General

The intent of these guides is to perform cost-effective work that may reduce the number and severity of run-off-the-road crashes. Remove or shield obstacles within the clear zone, including protrusions that extend greater than 4 in. (100 mm) above the groundline, where cost effective.

49-6.07(b)  Earth Slopes

Other than specifically described in Section 49-6, existing earth slopes should generally remain. Where existing right-of-way permits significant slope flattening or where grading within existing right-of-way is necessary, the designer should consider flattening earth slopes, particularly at horizontal curves.
49-6.07(c) Clear Zones

On unmarked routes on the State highway system, clear zone widths (measured from the traveled way edge) should be in accordance with Figure 49-6.B.

<table>
<thead>
<tr>
<th>Roadway Criteria</th>
<th>Ditch Cross Sections (1)</th>
<th>Clear Zone</th>
</tr>
</thead>
<tbody>
<tr>
<td>On Tangent</td>
<td>Traversable</td>
<td>13 ft (4.0 m) or ROW Line (2)</td>
</tr>
<tr>
<td>Regulatory Speed</td>
<td>Non-Traversable</td>
<td>13 ft (4.0 m) or Toe of Back Slope (2)</td>
</tr>
<tr>
<td>50 mph (80 km/h)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>or greater and</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ADT Greater than</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>All Others</td>
<td>-</td>
<td>10 ft (3.0 m)</td>
</tr>
<tr>
<td>On Curve (3)</td>
<td>Traversable</td>
<td>20 ft (6.0 m) or ROW Line (2)</td>
</tr>
<tr>
<td>Comfortable</td>
<td>Non-Traversable</td>
<td>20 ft (6.0 m) or Ditch Line (2)</td>
</tr>
<tr>
<td>Operating Speed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>less than</td>
<td></td>
<td></td>
</tr>
<tr>
<td>50 mph (80 km/h)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comfortable</td>
<td>Same as tangent Clear Zone above</td>
<td></td>
</tr>
<tr>
<td>Operating Speed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>50 mph (80 km/h)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>or greater</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes:

1. Traversable ditch cross sections are those with at least 1V:4H front slopes, 1V:3H back slopes, and 2 ft (600 mm) wide ditch bottom. If any of these criteria are not satisfied, the ditch cross section is considered non-traversable.

2. Use whichever is less.

3. Clear zone values apply only to the outside of curve. Tangent clear zone values apply to inside of curve. Use Figure 49-3.B to determine comfortable operating speed.

CLEAR ZONES
(3R Projects on Unmarked Routes on the State Highway System)

Figure 49-6.B
49-6.07(d) Guardrail

The criteria provided in Section 49-3.07(d) for the treatment of guardrail and locations warranting guardrail will also apply to unmarked routes on the State Highway System. However, any reference to Figure 49-3.F in Section 49-3.07(d) should be read as Figure 49-6.C.

49-6.07(e) Culverts

The criteria present in Section 49-3.07(e) for the treatment of culverts will also apply for unmarked routes on the State Highway System. For jurisdictional transfer projects, end treatments of cross road culverts will be in accordance with the Bureau of Local Roads and Streets Manual or the end treatments described in 49-3.07(e).

49-6.07(f) Mailbox Turnouts

The design and construction of mailbox turnouts should be in accordance with the Highway Standards, BLR-24.

49-6.07(g) Lighting and Landscaping

Installation of lighting to improve operations and/or safety should be considered in accordance with the guidelines in the Bureau of Local Roads and Streets Manual. Generally, landscaping should be directed toward replacing appropriate existing plants and turf removed or damaged by construction and, where practical, planting for safety or erosion control purposes. See Chapter 59.

49-6.07(h) Other

Section 49-3.07 presents criteria for rural arterials for the following roadside elements:

- sign and light supports,
- trees,
- concrete signal bases,
- curbs,
- traffic control devices,
- mailbox supports, and
- above-ground utilities.

These criteria apply to 3R projects on unmarked routes on the State Highway System.
49-6.08 Railroad Crossings and Signals

The criterion in Section 49-3.08 for rural arterials also applies to unmarked routes on the State Highway System.

49-6.09 Bridges

49-6.09(a) Bridge Condition Reports/Structure Sketches

The information in Section 49-3.09(a) for rural arterials also applies to unmarked routes on the State Highway System.

49-6.09(b) Scope of Work

Bridges on unmarked routes on the State Highway System will be rehabilitated to correct operational, structural, and significant safety deficiencies and will be subject to the following conditions:

1. The roadway template is not anticipated to be widened beyond the proposed bridge cross section within the next 20 years.

2. Where an existing bridge is not of sufficient width to remain in place, it may be gapped within the project limits if its future rehabilitation or replacement is committed as staged construction to be completed within the next five years. No bridge will be gapped for more than one year if the clear roadway bridge width is less than the approach traveled way width.

3. Hazard panels and appropriate pavement markings will be required for all bridges which remain in place and which are narrower than the improved traveled way width; see Figure 49-3.I.

49-6.09(c) Criteria for Bridges to Remain in Place

Bridges on rural unmarked routes on the State Highway System will remain in place provided that the clear roadway bridge width is equal to or greater than the values given in Figure 49-6.D and that the structural capacity is met.

The designer should repair, retrofit, or replace any rails on bridges to remain in place that could be easily penetrated by a passenger vehicle, that show evidence of crash damage, that are in questionable condition, or that contain irregularities that could cause intolerable vehicular decelerations. If replaced, rails and their connections to the deck shall be designed to meet current AASHTO strength and safety performance standards.

Curb sections that project horizontally more than 9 in. (225 mm) but less than 3 ft (900 mm) from the face of rail will be removed or new rail elements installed in accordance with the standards for bridge rail retrofit.

Structurally sound bridge decks with poor riding quality that could jeopardize the safety of the motorist or cause undue discomfort should be repaired and resurfaced; however, resurfacing...
GUARDRAIL WARRANTS FOR 3R PROJECTS
(On Unmarked Routes on the State Highway System)

Figure 49-6.C

Note: When the result of a nomograph analysis falls within the “Optional” area or within the “Install Guardrail or Flatten Slopes” area for fill height less than 10 ft (3 m), one or more of the following investigations shall be completed and documented in the Phase I engineering report to support the decision:

- field check and review of crash records,
- multi-disciplinary team review, and/or
- cost-effective economic analysis.
may not be extended across decks without appropriate repair and waterproofing or when the bridge cannot safely carry the additional dead load resulting from the resurfacing.

49-6.09(d) Criteria for Improved Bridges

All rehabilitated or replaced bridges will be constructed to a clear roadway width equal to the values in Figure 49-6.E. The widths assume a rural type cross section approaching the bridge.

49-6.09(e) Vertical Clearance

The minimum vertical clearance for bridges to remain in place over an unmarked route is 14 ft (4.3 m). Economics may dictate exceptions.
### Current ADT

<table>
<thead>
<tr>
<th>Current ADT (2)</th>
<th>Current ADT</th>
<th>Current ADT</th>
<th>Current ADT</th>
</tr>
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<tbody>
<tr>
<td>Under 400</td>
<td>400 - 999</td>
<td>1000 - 3000</td>
<td>Over 3000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Clear Roadway Bridge Width (3)</th>
</tr>
</thead>
<tbody>
<tr>
<td>20 ft (6.0 m)</td>
</tr>
<tr>
<td>22 ft (6.6 m)</td>
</tr>
<tr>
<td>24 ft (7.2 m)</td>
</tr>
<tr>
<td>28 ft (8.4 m)</td>
</tr>
</tbody>
</table>

**Notes:**

1. In all cases, except as noted in (2) below, the bridge to remain in place shall have a structural capacity of H-15 (MS-13.5) loading.

2. When the current ADT is less than 75, a bridge with a structural capacity of H-10 (MS-9) loading will be acceptable if it meets the width criteria.

3. Between rails or between curbs if the curb projects more than 9 in. (225 mm) beyond the face of the rail.

4. In no case will the bridge be narrower than the approach traveled way.

### 3R WIDTHS OF BRIDGES TO REMAIN IN PLACE (1)(4)

(On Unmarked Routes on the State Highway System)

**Figure 49-6.D**

<table>
<thead>
<tr>
<th>Current ADT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 3000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Clear Roadway Bridge Width</th>
</tr>
</thead>
<tbody>
<tr>
<td>28 ft (8.4 m)</td>
</tr>
<tr>
<td>32 ft (9.6 m)</td>
</tr>
<tr>
<td>36 ft (10.8 m)</td>
</tr>
</tbody>
</table>

### 3R WIDTHS OF IMPROVED BRIDGES

(On Unmarked Routes on the State Highway System)

**Figure 49-6.E**
49-7 REFERENCES


# Chapter Fifty
## 3R GUIDELINES FOR FREEWAYS

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Chapter Fifty

3R GUIDELINES FOR FREeways

Chapter 50 presents the Department’s geometric and roadside safety design guidelines for 3R projects on existing freeways. However, these 3R freeway guidelines should not be substituted for sound engineering judgment. See Chapter 44 for the application of design criteria to new construction/reconstruction freeway projects.

50-1 GENERAL

50-1.01 Background

The Department began construction of its freeway system in the 1950’s. The system has introduced a level of mobility and safety for the traveling public that was unattainable without its special features, including full control of access, wide roadway widths, and high design speeds.

The freeway system requires repair and upgrading which exceeds the limits of normal maintenance. In general, these capital improvements are referred to as 3R freeway projects (resurfacing, restoration, rehabilitation). As with non-freeway 3R projects (Chapter 49), it is often impractical to fully apply new construction/reconstruction criteria to 3R freeway projects without some qualifications. Freeway 3R projects reflect economics and safety relative to their design until full design criteria can be applied; i.e., reconstruction.

50-1.02 Objectives

The objective of a 3R freeway project is, within practical limits, to restore the freeway to its original service or to improve it to meet current demands. This objective applies to all aspects of the freeway’s serviceability, including:

- structural adequacy,
- drainage,
- slope and embankment stability,
- level of service for the traffic flow,
- geometric design,
- roadside safety, and
- traffic control.

These objectives are competing for the limited funds available for 3R projects on existing freeways. The Department’s responsibility is to realize the greatest overall benefit from the available funds. This is accomplished by:
recognizing that most 3R freeway projects are typically initiated to make a specific improvement (e.g., pavement rehabilitation) to the existing freeway (i.e., 3R freeway projects are not intended to fully upgrade or reconstruct the facility);

• defining the project scope of work to ensure that the project accomplishes the specific objective as identified at project initiation but does not expand into a full reconstruction project; and

• selectively evaluating and implementing geometric and roadside safety design improvements to the freeway which are a cost-effective expenditure of the Department’s highway construction funds.

50-1.03 **Approach**

The Department’s approach to the design of 3R freeway projects is to evaluate and selectively improve the existing geometrics. This is summarized as follows:

1. **Nature of Improvement.** Identify the specific improvement intended for the 3R project. For example, design improvements might include:
   • pavement rehabilitation/resurfacing/restoration,
   • upgrade roadside safety,
   • increase the length of one or more acceleration lanes at an interchange,
   • eliminate a weaving area at an interchange,
   • widen an existing bridge as part of a bridge rehabilitation project, and/or
   • improve bridge structural adequacy.

2. **Selecting Design Criteria.** This Chapter addresses 3R freeway projects. If reconstruction is needed to address an identified operational or safety element, the designer will use the new construction/reconstruction criteria in Chapter 44.

3. **Design Considerations.** Identify and evaluate any design deficiencies that may be precipitated by the freeway improvement. For example:
   • The installation of a concrete barrier may restrict horizontal sight distance.
   • A pavement overlay may require the adjustment of roadside barrier heights or reduce the vertical clearance to below the Department’s allowable criteria.

4. **Safety Analysis.** Identify other geometric and roadside safety design deficiencies within the project limits. Conduct a crash analysis when determining any other improvements that can be practically included without exceeding the intended project scope of work. For example, if a concrete barrier is constructed, it is reasonable to correct any superelevation deficiencies to full standards at the same time, because superelevation corrections in the future may require major modifications to the wall.
5. **Project Evaluation.** Section 49-2.04 discusses project evaluation for 3R non-freeway projects. This includes, for example, crash data, pavement condition, geometric design consistency, and traffic control devices. As applicable, these evaluation objectives also apply to 3R freeway projects.

6. **Design Exceptions.** The discussion in Section 31-7 on design exceptions applies equally to the geometric design of 3R freeway projects.

50-1.04 **Documentation**

50-1.04(a) **Phase I Report**

A Phase I engineering report shall be prepared and, when required due to funding type or design exceptions, transmitted to FHWA through BDE. See Chapters 11 and 12 for a detailed discussion. The report should be brief and should contain at least the following:

1. **Reasons for Project Initiation.**

2. **Description of Existing Conditions.** Before determining the scope of the proposed 3R freeway project, an analysis of the existing conditions is necessary. Provide a fact sheet indicating project length, design and posted speed, current ADT and percentage of trucks, CRS values, etc. From as-built plans and as verified by a field survey, the following should be determined:
   - existing roadway, structure, and interchange geometrics;
   - general pavement distress or failure mode;
   - specific areas of failure;
   - presence of underdrains and pipe drain headwalls;
   - location and performance level of existing roadside safety appurtenances; and
   - locations of existing shallow roadside ditches.

3. **Proposed Scope of Work.** Provide a brief description of the proposed scope of work. This description must include at least the following items:
   - a Sketch Map showing the location of the proposed improvement, the limits of the proposed work, and any omissions;
   - a typical cross section showing the proposed resurfacing thickness, shoulder widths, pavement and shoulder cross slopes, side slopes, bridge widths; and
   - exceptions from policy resurfacing thicknesses. This will also include justification for the exceptions as discussed in Chapter 53.
4. **Estimated Cost for the Proposed Improvement.**

5. **Categorical Exclusion.** The applicable Group for Categorical Exclusions should be identified in the Phase I engineering report (see Chapter 23) plus any required special reports (see Chapter 26). The certification statement is not needed for Group I projects.

6. **Other.** The Phase I engineering report should document any other special reports such as:

   - justification for requests for exceptions from design policies,
   - discussion of Five Percent Report Locations or other over-represented crash locations and proposed countermeasures,
   - proposed geometric revisions and superelevation corrections,
   - vertical clearances,
   - condition of existing structures, and
   - environmental concerns.

50-1.04(b) **Contract Provisions**

In addition to providing the various contract documents needed for the 3R freeway project (see Part VII “Plan and Contracts”), the contract should contain provisions for the following items:

1. **Markers.** The contract should provide for the removal, storage, and replacement of all edge-of-shoulder-mounted delineators and milepost markers that will interfere with construction. When the field survey indicates missing or damaged delineators or markers, the contract should provide for a pay item for replacement. See the *Highway Standards* for placement requirements for delineators. For milepost markers, consult the Bureau of Operations.

2. **Bridge Approach Shoulders.** The bridge approach shoulders should be surveyed to determine the need for any corrective work if settlement has occurred. See Chapter 53.

3. **Erosion.** For existing foreslopes that have a history of erosion problems, consider the selective use of Shoulder Inlet and Curb. See the *Highway Standards*. However, barrier (vertical) curbs shall not be used and the placement of any curbs in front of guardrails should be avoided. See Section 50-3 and Chapter 38.
50-2 GEOMETRIC DESIGN

In general, the Department’s geometric design criteria for new construction/reconstruction also apply to 3R freeway projects. See Parts IV “Roadway Design Elements” and V “Design of Highway Types.” However, the designer must still make certain decisions, and there is some flexibility that can be applied. This is discussed in the following sections.

50-2.01 Design for Original Construction

A specific geometric design element on an existing freeway may not meet the Department’s current criteria but did meet the criteria at the time of original construction. In these cases, the design criteria used for horizontal and vertical alignment and traveled way; shoulder and median width can remain in place if they met the AASHTO freeway design criteria in effect at the time of original construction or inclusion into the Interstate system.

50-2.02 Design Speed

The existing posted speed limit will be acceptable as the minimum design speed for the 3R freeway project. However, check with the Bureau of Operations to determine if the existing posted speed limit is likely to change after project completion. For metric projects, consider that the design speed of the project may be in metric and that the posted speed limit will be in English. Figure 50-2.A provides the conversion that will apply to 3R freeway projects.

50-2.03 Design Traffic Volumes

Some design elements on 3R freeway projects will require the selection of the DHV (e.g., level of service) or ADT (e.g., roadside clear zones). The current ADT shall be used unless geometric or structural improvements are made. Use the traffic for 20 years beyond the date of completion for these items.

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DESIGN SPEED
(3R Freeway Projects)

Figure 50-2.A
50-2.04 Horizontal Curves

Mainline horizontal curves should have minimum superelevation rates equal to those allowed to remain in place as shown in Figure 50-2.B. If the required minimum superelevation rates are not met, provide additional resurfacing thickness or milling to correct the superelevation to the rate for the required comfortable operating speed. See Section 49-3 for more information on the use of Figure 50-2.B.

Where the curve occurs beneath an existing overhead structure, the additional thickness may cause the vertical clearance to become less than that required, and appropriate adjustments will be required. See Section 50-2.05.

All ramp superelevation rates should be corrected to the full superelevation rates for new construction. See Chapter 37.

50-2.05 Vertical Alignment

50-2.05(a) Vertical Curves

Analyze vertical curves to determine if they meet the criteria found in Section 33-4. If not, determine if operational or safety problems exist at the location. Where no operational or safety hazard is present, the curve may remain in place.

50-2.05(b) Vertical Clearances

The minimum vertical clearance for 3R rural interstate projects is 16 ft 00 in. The allowable vertical clearance for 3R urban interstate projects is 16 ft 00 in for single routing around urban areas. For urban interstates within the single routing 15 ft 00 in is permitted. If these vertical clearances cannot be met, a design exception must be sought.

Refer to Section 31-7.04(c) for directions to process a design exception for vertical clearances over interstates. The urban areas in Illinois where single routing occurs are:

- Peoria,
- Quad Cities,
- Metro-east St. Louis area, and
- the Chicago metropolitan area.

Maps of the single interstate route for these urban areas are shown in the figures in Section 44-6.
HORIZONTAL CURVATURE ALLOWED TO REMAIN IN PLACE FOR 3R FREEWAY PROJECTS

Figure 50-2.B
50-2.06 Bridges

Because of the high traffic volumes usually involved, bridges on six-lane or greater facilities must be examined on a case-by-case basis whenever 3R type work is performed. For structures on four-lane facilities, the following will apply to the geometric design criteria for bridges within the limits of 3R freeway projects.

50-2.06(a) Bridge Condition Reports/Structure Sketches

A Bridge Condition Report (BCR) and a Proposed Structure Sketch are required for every structure within a roadway section covered by a Phase I engineering report or when a bridge itself is the reason for preparing a Phase I engineering report. Before design approval can be granted, the BCR’s must be approved by the Bureau of Bridges and Structures. In addition, the Bureau of Design and Environment must approve the typical section.

A Bridge Condition Report also is required for a bridge proposed to remain in place. This will ensure that the bridge meets the minimum requirements for width, safety, and structural capacity. However, the Illinois Structure Information System-Master Report (R107) may be substituted for a Bridge Condition Report.

50-2.06(b) Safety Analysis for Bridges

Narrow mainline, interchange, and ramp bridges within the project limits must first be analyzed to determine if widening is necessary to address a high-crash experience or other operational problems. This analysis will include a review of crash data for the previous four years and, if necessary, a field check by the district, FHWA, BDE, Bureau of Safety Programs and Engineering, and Bureau of Bridges and Structures. If it is determined that the overall safety of the roadway will be enhanced, include the widening of the bridge within the 3R project or schedule the work no later than one year following the letting of the highway project, unless an extension of time is approved by FHWA.

50-2.06(c) Bridges to Remain in Place

A 3R freeway project may be primarily intended, for example, to improve the pavement condition over several miles (kilometers). A bridge or several bridges may be within the limits of the 3R project. Desirably, the bridge widths will equal the full approach roadway width, including paved shoulders. However, this may not be the case. If the existing bridge is structurally sound and if it meets the Department’s design loading structural capacity, an analysis should be performed to determine the cost effectiveness of improving the geometrics of the bridge. However, geometric deficiencies and/or adverse crash experience at the bridge may warrant widening the bridge as part of the 3R project. Design exceptions are required for bridge widths that do not meet Department criteria; see Chapter 31.

50-2.06(d) Bridge Replacement/Rehabilitation

3R freeway projects may include bridge replacements or bridge rehabilitation work and, in some cases, this may be the entire project scope of work. The following will apply to the geometric design of these projects:
1. **Horizontal and Vertical Alignment.** An existing bridge may have an alignment that does not meet the Department’s current criteria. For bridge replacement projects, the designer should evaluate the practicality of realigning the bridge to meet the applicable alignment criteria for new construction/reconstruction (Chapters 32 and 33). For bridge rehabilitation projects, it is unlikely to be cost effective to realign the bridge to correct any alignment deficiencies.

2. **Width.** When the Bridge Condition Report indicates deck replacement is necessary, widen the structure to the extent possible without requiring substructure additions. Necessary repairs to or replacement of superstructure elements will be permitted. In no case shall the structure be made narrower than the existing width. The bridge width should equal the full approach roadway width, including paved shoulders, as determined by the criteria in Chapter 44. Capacity analyses could determine the need for auxiliary lanes and/or the need for wider shoulders. For example, if the predicted volume of trucks exceeds 250 DHV, the future shoulder width on the approach should be 12 ft (3.6 m). Because freeway bridges represent major economic investments with lengthy design lives, it may be warranted to provide the wider widths as part of a bridge replacement or rehabilitation project.

As another example, a capacity analysis may indicate the need for an additional through lane to meet the level-of-service criteria for the design year. The decision may be made to widen the bridge as part of the replacement/rehabilitation project. Until the roadway approach is widened, it may be necessary to indicate with pavement markings or temporary barriers that the additional width on the bridge cannot be used by through traffic.

3. **Length.** The length of the freeway bridge determines the cross section of the crossroad passing beneath the freeway. Therefore, if practical, the freeway bridge should be designed to accommodate any future widening of the underpassing roadway. This may involve an assessment of the potential for further development in the general vicinity of the underpass.

4. **Roadside Safety.** See Section 50-3.01.

50-2.07 **Interchanges**

A 3R freeway project may include proposed geometric design improvements at an existing interchange. The work may be to rehabilitate the entire interchange or to make only selective improvements to the interchange geometrics. Chapter 37 will be used to design the interchange element.
50-2.08 Median Crossovers

50-2.08(a) Permanent

Close or correct all existing median crossovers that do not meet the requirements of Section 3-400 Median Crossovers on the Fully Access Controlled Highways, of the Bureau of Operations Maintenance Policy Manual or for which a variance has not been granted by the Bureau of Operations and FHWA. When the field survey indicates locations of unauthorized median crossovers, the contract should provide for the installation of 4 in. x 4 in. (100 mm x 100 mm) wood posts to discourage intrusions.

Use the following for bituminous surfaces for these crossovers:

1. New Crossovers. Provide an 8 in. (200 mm) of BAM meeting the requirements of the Standard Specifications for Road and Bridge Construction.

2. Existing Crossovers. If the existing crossover has a minimum thickness of 6 in. (150 mm) of aggregate surface, grade the aggregate to a uniform cross section and cover with 3 in. (75 mm) of Bituminous Concrete, Superpave, or 3 in. (75 mm) of BAM meeting the requirements of the Standard Specifications for Road and Bridge Construction. If the minimum thickness of aggregate is less than 6 in. (150 mm), reconstruct the crossover to meet the requirements for new crossovers.

See also Section 50-3.08 for guidance on slopes for permanent median crossovers.

50-2.08(b) Temporary (for Construction)

A cost savings may be realized if some construction crossovers remain in place after the project is completed. Because these crossovers are designed to carry freeway traffic, they are often constructed with a high-type pavement that adds to the cost. If the pavement is removed, it may eventually have to be rebuilt to accommodate another project. If the crossover had remained in place, it could have been reused.

The following are examples where it may be advisable to leave temporary crossovers in place:

1. At Major River Crossings. At these locations, there is usually only one location where a crossover can be placed, and any future work will require the rebuilding of the same configuration.

2. Locations Where Physical Constraints Exist. In some instances, factors such as sight distance limitations, closely spaced structures, nearby interchanges, or elevation differences between lanes limit where a crossover can be built. At times, even though the projects may be at different locations, the location of a crossover is set by these limitations.

3. When Future Work is Planned in the Same Area. If structure work is scheduled for one year and roadway work anticipated within the next five years, the same crossover may
be used for both projects. Another example is a series of structures that are rehabilitated during a multi-year program.

Where these and similar situations are encountered, the designer should consider leaving the temporary crossovers in place after the project is completed. Provisions must be included in the contract to close the crossover during the time it is not in use. Discuss these provisions at a regular district coordination meeting and obtain FHWA and Central Office concurrence.
50-3 ROADSIDE SAFETY

50-3.01 General

50-3.01(a) Objective

Although ideally the roadside should be totally forgiving to those motorists who run off the roadway, geometrics, terrain, right-of-way, and economic considerations often render this impractical on existing freeways. Therefore, the objective should be to use the available highway funds to provide the most cost-effective design. This objective will require the designer to identify hazardous features and to determine:

- which hazards should be redesigned to be made traversable,
- which hazards should be removed or relocated,
- which hazards should be shielded with an appropriate barrier, and
- which hazards are not cost effective to redesign and therefore should remain untreated.

Section 50-3 provides the designer with guidelines for recognizing these hazards and provides suggested countermeasures for 3R freeway projects. Other approved countermeasures may be substituted where maintenance, operational, or other considerations are involved. Also, although some hazards may not require treatment according to these guidelines, specific circumstances may be such that treatment is necessary.

Recurring crash locations or over-represented crashes shall be identified early in the preliminary stages of plan preparation and appropriate action included in the plans to ameliorate the cause of these crashes. A recurring crash location is defined as any location that appears on the Five Percent Report Location for any two out of three-year period in the five years prior to plan preparation.

Any item identified as requiring treatment by these guidelines may remain untreated if that item is shielded by a roadside barrier required for some other hazard. In addition, some hazards may be allowed to remain just inside the clear zone when there are other similar hazards just outside the clear zone that do not require treatment and if the crash experience for the facility does not indicate a problem with the type of hazard involved.

50-3.01(b) Safety Reviews

It is not possible to include all hazards in any one set of guidelines. Therefore, a safety or plan-in-hand field review with representatives from the district, FHWA, and BDE may be required at the request of FHWA. Contact BDE for guidance on hazards not covered in Section 50-3.

50-3.01(c) Applicability

Chapter 38 presents Department criteria on roadside safety design for new construction/reconstruction. These apply to 3R freeway projects except as modified in Section 50-3.
50-3.02 Structures

50-3.02(a) Bridge Rehabilitation

If deck replacement is not necessary, treat any substandard bridge rails (which are defined as rails which were designed prior to the 1989 AASHTO Standard Specifications for Highway Bridges) on mainline, interchange, and ramp structures as discussed below. Rails built to the 1965 and later specifications essentially meet the 1989 specifications and may remain in place with prior approval:

1. Metal Handrails Mounted on Safety Curbs. Corrective action for handrails in this category is:
   - to remove the curb and rail and retrofit with an F-shaped parapet providing the greatest shoulder width practical without the addition of superstructure beams, or
   - to retrofit using a metal rail as shown in the Highway Standards.

   The decision on which type of retrofit will be employed will be based on an economic analysis combined with maintenance and performance considerations.

2. Metal Handrail Mounted on a Vertical Face Concrete Parapet (Constructed on a Concrete Safety Curb). No corrective action is recommended for handrails in this category where the concrete safety curb is less than 9 in. (230 mm) wide. Where the safety curb is more than 9 in. (230 mm) wide, remove the curb and rail and retrofit with an F-shaped parapet or provide a metal retrofit rail as in Item #1.

3. Concrete Parapets with General Motors Barrier Configuration. Although this configuration may not have the same optimum redirective capability as the New Jersey configuration, it is considered acceptable. Therefore, no corrective action is recommended.

4. Wide Safety Curbs. For mainline, ramp, and interchange structures with rails not considered substandard but with safety curbs greater than 9 in. (230 mm) wide, remove the curb and existing rail and retrofit with an F-shaped parapet or a metal retrofit rail as in Item #1.

Bridges that have handrails that do not fit into these categories should be referred to BDE and Bureau of Bridges and Structures for analysis and remedial treatment.

If deck replacement is not necessary and the structure has previously been treated with a metal retrofit rail, no further action is required.

50-3.02(b) Piers/Abutments

Correct or shield any piers or abutment walls located within the clear zone, which are unshielded or improperly shielded, in accordance with the following criteria:
1. **Piers and Abutment Walls Located 0 ft to 2 ft (0 mm to 600 mm) from the Shoulder Edge.** If the pier is not shielded by any device, provide the proper length of need of guardrail and attachment with a Traffic Barrier Terminal, Type 6 or Type 6B where the pier face is solid or where the crashwall is greater than 2 ft (600 mm) high. Where the crashwall is less than 2 ft (600 mm) high, modify by filling in the gaps between the columns with concrete to a height of 2 ft (600 mm) or use precast sections of F-shape or New Jersey barrier wall with a Traffic Barrier Terminal, Type 6 or Type 6B.

If the pier is shielded by existing guardrail that provides proper anchorage to the pier, see Section 50-3.09, provide the proper length of need guardrail for a minimum 25 ft (7.6 m) clear zone to prevent errant vehicles from becoming trapped between the beams and the slopewall.

See Section 38-6.06 for more information on terminal treatments.

2. **Piers and Abutment Walls Located 2 ft to 4 ft (600 mm to 1.2 m) from the Edge of Shoulder.** If the pier or wall is unshielded, provide a proper guardrail treatment. This treatment will include Type B rail 25 ft (7.6 m) in advance of and along the front of the hazard.

If the hazard is shielded by existing guardrail, add posts, where necessary, to provide Type B rail as above and a runout length sufficient for a 25 ft (7.6 m) clear zone as in Item #1.

3. **Piers and Abutment Walls Located 4 ft (1.2 m) or More from the Shoulder Edge.** Treat unshielded piers as follows:

- If the foreslope is steeper than 1V:6H, the guardrail should be located at the shoulder line.

- If the foreslope is between 1V:6H and 1V:10H, place the guardrail 4 ft (1.2 m) from the pier or abutment wall provided there will be at least 12 ft (3.6 m) between the shoulder hinge point and the rail. Otherwise, place the guardrail at the shoulder line.

- If the foreslope is or can be graded to 1V:10H or flatter, place the guardrail 4 ft (1.2 m) from the structure.

- Consider other options (e.g., sand barrels or other appropriate NCHRP 350 crash TL-3 tested devices) if space permits and the placement requirements of Section 38-8.05(d) can be obtained.

If there is existing guardrail at least 4 ft (1.2 m) from the structure, provide the proper runout length. If it is less than 4 ft (1.2 m) from the structure, install additional posts to provide 25 ft (7.6 m) of Type B rail in advance of the structure and along the front of the structure.
For overhead grade separation structures with vertical face abutments 30 ft (9 m) from the edge of traveled way, no remedial treatment is warranted. However, concrete headwalls or ditch drainage pipe projecting through the bridge cone, parallel to the mainline, should be cost evaluated for remedial treatment where necessary.

50-3.02(c) Overhead Bridge Structures

Guidelines for upgrading overhead bridge structures and roadways that cross the freeway at locations other than interchanges are as follows:

1. In general, all upgrading should be in accordance with existing 3R guidelines for the roadway classification of the overhead facility. See Chapter 49 or Bureau of Local Roads and Streets Manual.

2. Guardrail to remain in place shall be upgraded with the addition of posts and/or blockouts to provide a minimum 6 ft-3 in. (1905 mm) post spacing. Also provide a proper connection to the bridge.

3. Repair, retrofit, or replace any rails on bridges that:
   - can be easily penetrated by an “average” vehicle (usually assumed to be a full-size domestic passenger car),
   - show evidence of crash damage,
   - are in questionable condition, or
   - contain irregularities that could cause intolerable vehicular decelerations.

   If replaced, rails and their connections to the deck shall meet current AASHTO strength and functional requirements. Because of the high potential for severe crashes if a vehicle penetrates a rail and lands on the freeway, retrofit or replace all substandard rails where the current ADT is greater than 750 or 50 MUs per day.

4. Remove any curb sections that project more than 9 in. (230 mm) but less than 3 ft (915 mm) from the face of the rail or install new retrofit rail elements to shield the curb where the ADT is greater than 400 or 40 MUs per day.

50-3.02(d) Overhead Bridge Cones

The following presents guidelines for upgrading safety features on existing overhead bridge cones with 1V:2H side slopes located within the clear zone of the freeway.

Examine the cones and, if needed, modify the toe of the slope to prevent bumper penetration by errant vehicles. Using the roadway foreslopes and the bridge cone slope in the severity index curve in Figure 50-3.A, a severity index greater than 1.0 indicates that remedial filling and grading at the toe of the bridge cone may be warranted.
Note: Severity Index and bumper penetration contours based on 12 in. (300 mm) ditch, 60 mph (95 km/h), and 25 degree encroachment angle.

SEVERITY INDICES FOR ROADSIDE DITCHES

Figure 50-3.A
50-3.03 **Drainage Structures**

50-3.03(a) **Cross Drainage Structures**

When evaluating existing cross drainage pipe structures, use the criteria presented under the first point of Section 49-3.07(e).

50-3.03(b) **Cost-Effective Analyses**

For all culverts greater than 36 in. (915 mm) in diameter more than 30 ft (9.0 m) from the edge of traveled way, prepare a cost-effective analysis to determine if a safety treatment is warranted. See Section 38-4.03 for Department policies on cost-effective analyses.

50-3.03(c) **Raised Median Inlets**

Replace raised median inlets with flush inlets as follows:

1. If the median is less than 65 ft (19.5 m) wide, replace all raised inlets.

2. For medians 65 ft (19.5 m) wide and greater, replace raised inlets only where the ADT is greater than 20,000.

50-3.04 **Sign Supports**

50-3.04(a) **Wood Posts**

Treat all wood posts as follows:

1. Drill or notch 6 in. x 6 in. (150 mm x 150 mm) wood posts at a point 4 in. (100 mm) above the ground to reduce the cross sectional area to that for a nominal 4 in. x 6 in. (100 mm x 150 mm) post. The direction of drilling must be perpendicular to the roadway and the notches must be on the backside of the post.

2. No more than two posts may be used in a 7 ft (2.1 m) wide path. If more than two posts are within a 7 ft (2.1 m) path, remove the posts or relocate the signs.

50-3.04(b) **Steel Posts**

Steel posts that are not breakaway shall be made breakaway unless shielded by guardrail required for other hazards. Also, all supplemental signs below the fuse plate shall be mounted such that they will not affect the breakaway action of the post.

50-3.04(c) **Concrete Foundations**

Concrete foundations for steel posts located within the clear zone must have no portion of the foundation or stub projection extending 4 in. (100 mm) or more above the grade. Regrading, or removal and replacement, is required for all foundations where the projection exceeds 4 in. (100 mm).
50-3.04(d)  Sign Foundations

Treat all cantilever and sign truss foundations as follows:

1. Shield foundations located within the clear zone as in Section 50-3.02(b). Upgrade any existing guardrail used to shield foundations to current standards. An impact attenuator system may be used in lieu of a barrier.

2. Foundations located 30 ft (9.0 m) or more from the edge of traveled way do not require remedial treatment.

50-3.05  Light Standards

The following applies:

1. Concrete foundations for other than tower lighting must not project more than 4 in. (100 mm) above the grade; otherwise, regrade or remove and replace the foundation.

2. Install breakaway bases for unshielded light poles other than tower lights. Use non-breakaway poles:
   • on urban freeways where there is a possibility that the pole may fall on an area with high pedestrian traffic, and
   • in rest areas and weigh stations.

3. Treat tower lights as in Section 50-3.04(d). Impact attenuator systems may be used in lieu of barrier.

50-3.06  Trees

Remove all trees within the clear zone that, at maturity, will be 4 in. (100 mm) or greater in diameter. Also, remove trees that restrict proper sight distance or trees located immediately behind breakaway devices (e.g., sign supports, light poles).

50-3.07  Gutter and Combination Curb and Gutter

Treat non-traversable gutter sections and raised barrier curbs as discussed below. Non-traversable gutters are those gutters that could snag a wheel or cause other violent vehicular reactions if traversed by an errant vehicle. Raised barrier curb for this purpose is defined as any curb which will be greater than 3 in. (75 mm) in height after any resurfacing on the project is placed. Corrective work on gutters or curbs may also require revisions to existing drainage structures. If these revisions will result in excessive costs, the designer may consider rebuilding the curb or gutter as traversable.

The following applies to gutters and combination curb and gutter:
1. Remove any non-traversable gutter sections at the edge of traveled way or shoulder, or modify to make them traversable.

2. Remove any raised curb in exit gore area, and level the gore.

3. The removal of raised curb at the edge of shoulder, 1 ft (300 mm) in front of guardrail, and in entrance gore areas is not cost effective when modifications are also required to drainage structures. If no extensive regrading or modification to drainage structures is required, the designer should consider its removal.

4. Remove all curbs greater than 2 in. (50 mm) high in advance of impact attenuator systems or guardrail terminals. If curb is required for drainage or delineation in advance of the impact attenuator or terminal, use a Type M-2 (M-5) curb.

**50-3.08 Slopes for Earth Ditch Checks and Permanent Median Crossovers**

The following applies:

1. **Slopes (No Inlet Boxes).** Regrade all existing earth ditch checks and median crossovers without inlet boxes to provide a 1V:10H slope. Note that regrading existing ditch checks may create a condition where motorists may use the ditch check as an illegal crossover. Place 4 in. x 4 in. (100 mm x 100 mm) wood posts in these areas to discourage illegal crossings. See Section 50-3.04(a) for wood post spacing.

2. **Slopes (With Inlet Boxes).** Treat all existing ditch checks and median crossovers with inlet boxes as follows:
   
   - If the median width is less than or equal to 42 ft (12.8 m) and the slope of the inlet box is 1V:4H, regrade the ditch check to 1V:10H and install a new inlet box for all ADT’s over 50,000. 1V:4H ditch checks may remain if the ADT is less than 50,000.
   - If the median width is 44 ft (13.4 m) or greater, 1V:4H ditch checks may remain in place for all ADT’s.
   - If the existing inlet box is 1V:6H or flatter, no treatment is necessary regardless of median width or ADT.

Remove any existing ditch checks that are not essential.

**50-3.09 Guardrail**

Identify and correct all guardrail deficiencies for all ADT. The designer should carefully analyze all existing guardrail installations to determine if the guardrail should be removed or upgraded in accordance with Section 38-6 and the following:
1. **Guardrail Removal.** An existing guardrail installation should be removed when a life-cycle benefit to cost analysis shows this is preferable to updating, and maintaining the guardrail. Roadside Safety Analysis Program (RSAP), provided by AASHTO, is one tool available for this analysis.

2. **Guardrail Upgrading.** Follow the analysis in Section 49-3.07(d) to determine whether existing guardrail may remain.

3. **End Sections.** Ensure all guardrail end sections for existing guardrail meets the approved lists of devices in force in December 2006, or subsequent versions appropriate for later *Highway Standards* for guardrail. Ensure all transitions from guardrail to bridge rails or to structures meet the *Highway Standards* in effect in December 2006, or subsequent versions appropriate for later *Highway Standards* for guardrail.

4. **Insufficient Length.** Use the length-of-need criteria in Section 38-6.01 to determine the sufficiency of the existing length of guardrail based on the posted speed. Upgrade existing guardrail that is deficient in length by more than 10% to provide a proper length of need. Guardrail less than 10% deficient in length may remain in place unless crash data shows that the additional length will reduce crash severity. Also, provide the proper length of need if placement of a new crashworthy terminal is required. Where practical, the designer should shorten the required length of need by tapering the barrier away from the traveled way.

5. **Roadside Cable Barrier.** Conduct special studies to determine the installation of new or disposition of existing cable-guard or cable barrier. If it appears desirable to use cable barrier for roadside hazards, see Section 38-6.02. Contact the Bureau of Safety Programs and Engineering regarding other possible uses on a case-by-case basis.

6. **Cable Median Barrier.** See Section 38-07 for guidance. For adjustment of existing cable median barrier, contact the Bureau of Safety Programs and Engineering.

7. **Median Guardrail at Dual Structures.** The former *Highway Standard* for “Traffic Barrier Terminal, Type 4” does not meet NCHRP Report 350 criteria. If the guardrail in the median does not meet NCHRP Report 350 for this or other reasons, the following corrective treatment is appropriate:
   - Use an appropriate NCHRP Report 350 device.
   - Remove the guardrail and treat the opening between the bridges as a non-traversable roadside obstacle with sufficient length of shoulder-mounted Steel Plate Beam Guardrail, Type A preferably, flared as shown in Figure 38-6.V. For the approach end of the guardrail, provide an appropriate crashworthy end treatment, and provide the appropriate connection to the bridge.

8. **Gaps.** Unless unusual circumstances dictate otherwise, remove any gaps that are less than 200 ft (60 m) in length between warranted guardrail by installing new guardrail.
9. **Re-Grading.** Where the remedial treatment recommendation is to add a roadside barrier or impact attenuator system, re-grade the slope of the approach to the barrier or system to be 1V:10H or flatter. This grading shall be sufficient to also provide for a 1V:10H or flatter slope in advance of the barrier or system for a vehicle leaving the roadway at a 5-degree to 10-degree angle.

### 50-3.10 Impact Attenuator Devices

The following applies:

1. Evaluate any existing impact attenuator devices for conformity with the criteria in Section 38-8. If the array or configuration is inappropriate for the obstacle being shielded, implement any needed modification.

2. Shield any obstacle that warrants an impact attenuator device, which presently has none, with an appropriate system. See Section 38-8.

### 50-3.11 Concrete Barrier Walls

Correct the approach ends of concrete barrier walls which terminate in the clear zone with the 80 ft (24.4 m) long concrete tapered transition (shown on superseded Standard 2333) by removing the taper and replacing it with an appropriate NCHRP Report 350 Test Level 3 end treatment.

### 50-3.12 Chain Link Fence

Where the ADT is greater than 30,000, modify all lengths of chain link fence located near the edge of the clear zone with a top rail which is susceptible to impact by errant vehicles (either on the mainline or adjacent roadways) by replacing the top rail with tension wire. Replace the top rail for all chain link fence located immediately adjacent to the traveled way for all ADTs.

### 50-3.13 Crossroads

Upgrade all crossroads, both at interchange and non-interchange locations, for safety within the limits of the original Interstate funding. The safety work will meet the 3R guidelines for the classification of roadway involved. See Chapter 49 and the Bureau of Local Roads and Streets policies. Provide special attention to ramp terminals, and consider improving the turning radii where there is evidence of the design vehicle encroaching on opposing traffic lanes or curbs. See Chapter 37.
Chapter Fifty-one

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PAVEMENT PRESERVATION
# Chapter Fifty-two

## PAVEMENT PRESERVATION

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Chapter Fifty-two

PAVEMENT PRESERVATION

This chapter provides information regarding the use of pavement preservation strategies for maintaining pavement condition. The Department’s policies and procedures regarding the use of pavement preservation techniques are also presented.

52-1 PAVEMENT PRESERVATION DEFINITIONS

Many transportation agencies are using pavement preservation programs to manage their pavement assets more cost-effectively. Pavement preservation procedures have been in use for many years, but often agencies use the same pavement preservation terminology in different manners. Therefore, the Federal Highway Administration (FHWA) Office of Asset Management provided the following guidance regarding pavement preservation definitions in a memorandum dated September 12, 2005:

Pavement preservation represents a proactive approach in maintaining our existing highways. It enables State transportation agencies (STAs) to reduce costly, time-consuming rehabilitation and reconstruction projects and the associated traffic disruptions. With timely preservation, we can provide the traveling public with improved safety and mobility, reduced congestion, and smoother, longer lasting pavements. This is the true goal of pavement preservation, a goal in which the FHWA, through its partnership with the States, local agencies, industry organizations, and other interested stakeholders, is committed to achieve.

The memorandum also defined several pavement preservation related terms including:

- pavement preservation,
- preventive maintenance,
- minor rehabilitation (non-structural), and
- routine maintenance.

These terms are described in more detail in the following sections.

52-1.01 Pavement Preservation

Pavement preservation is a program employing a network level, long-term strategy that enhances pavement performance by using an integrated, cost-effective set of practices that extend pavement service life, improve safety, and meet motorist expectations. Pavement preservation includes work conducted on a pavement prior to major rehabilitation, restoration, or reconstruction. Pavements with significant structural deterioration are not candidates for pavement preservation treatments.
52-1.01(a) Preventive Maintenance

The main component of pavement preservation is preventive maintenance. As defined by FHWA, preventive maintenance is a planned strategy of cost-effective treatments to an existing roadway system and its appurtenances that preserves the system, retards future deterioration, and maintains or improves the functional condition of the system (without significantly increasing the structural capacity). The general philosophy of the use of preventive maintenance treatments is to “apply the right treatment, to the right pavement, at the right time.” These practices result in an outcome of “keeping good roads in good condition.”

When activities (e.g., crack sealing, filling, application of seal coats) are placed on the pavement at the right time they are examples of preventive maintenance treatments.

52-1.01(b) Minor Rehabilitation

Minor rehabilitation consists of non-structural enhancements made to the existing pavement section to eliminate age-related, top-down surface cracking that develop in flexible pavements due to environmental exposure or to restore functionality of concrete pavements. Because of the non-structural nature of minor rehabilitation techniques, these types of rehabilitation techniques are placed in the category of pavement preservation.

The placement of thin overlays or the application of recycling techniques (i.e., hot in-place or cold in-place recycling) to correct significant surface cracking in flexible pavements can be considered minor rehabilitation activities. Where more extensive distress exists on a concrete pavement, the use of partial- and full-depth patching can be classified as minor rehabilitation.

52-1.01(c) Routine Maintenance

Certain routine maintenance activities are considered part of the pavement preservation program based upon the type of activity, the nature of the distress, and the timing of the application. Routine maintenance has been defined as planned work that is performed on a routine basis to maintain and preserve the condition of the highway system or respond to specific conditions and events that restore the highway system to an adequate level of service. Crack filling and sealing are preservation activities that can be classified as routine maintenance.
INTRODUCTION TO PAVEMENT PRESERVATION

The intended purpose of a pavement preservation program is to maintain or restore the surface characteristics of a pavement and to extend service life of the pavement assets being managed. However, the improvements are such that there is no increase in capacity or strength but they can have a positive impact on the structural capacity by slowing deterioration. As a means of improving the functional condition of the network and reducing the overall rate of deterioration of the pavement asset, preventive maintenance treatments are used in the pavement preservation program. Because they are relatively inexpensive in comparison to resurfacing or reconstruction projects, the preventive maintenance treatments are an effective means to preserve the investment in the pavement asset.

An effective pavement preservation program has two main objectives:

1. **Preserve the Pavement Investment.** This objective involves minimizing the structural failures and extending the structural life of the pavement to preserve the investment the Department has made in the pavement asset.

2. **Maintain High Level of Service (LOS).** This objective involves maintaining acceptable smoothness and surface friction in order to provide a high LOS for the roadway customers.

The implementation of a pavement preservation program is good practice, as it focuses on maximizing the condition and life of a network of pavements while minimizing the network’s lifecycle cost. The noted benefits of the use of a pavement preservation program vary from district to district, but have been documented as including the following benefits:

1. **Improved Pavement Performance.** Preservation activities extend the performance of the pavement and help to improve the overall condition of the network.

2. **Higher Customer Satisfaction.** Use of preservation activities can lead to smoother roads and fewer construction delays.

3. **Cost Savings.** Less expensive treatments and the extension of service lives of pavements help to lower or stabilize operating costs.

4. **Increased Safety.** Preventive maintenance treatments are designed to provide safer surfaces in terms of improved pavement texture and correction of safety related defects (e.g., ruts, improving surface drainage).

A successful pavement preservation program relies on proper treatment selection and timing of the treatment to be successful. In order to select the right treatment for the right pavement at the right time, gather the following information:

- structure and condition of the existing pavement,
- expected performance of the pavement,
- how different treatments affect their performance, and
- other factors that may affect the treatment performance.
These items can often be determined by information that is available from a pavement management system (PMS). A PMS is a set of tools or methods that assist decision-makers in finding optimum strategies for providing, evaluating, and maintaining pavements in serviceable condition over a period of time. Pavement management, in the broad sense, includes all the activities involved in the planning, programming, design, construction, maintenance, and rehabilitation of the pavement portion of a public works program.

In order to have an effective pavement preservation program, it is imperative to have some type of PMS in place, whether it is proprietary software, public domain software, or a simple spreadsheet. Details of pavement management requirements are provided in Section 52-3.
52-3 PAVEMENT PERFORMANCE

One of the keys to an effective pavement preservation program is understanding how pavements perform. Figure 52-3.A illustrates the typical life cycle of a pavement and the categories of treatments that are appropriate at different times of the life of the pavement. The application of these treatments is also based upon the condition of the pavement, as preventive maintenance treatments are used early on in the life of a pavement while a pavement is still in relatively good condition. There is also a time when preventive maintenance is no longer appropriate (i.e., the pavement has deteriorated to a point that more extensive cracking and other distresses are present), but it is too soon to trigger the pavement for major rehabilitation. Pavements at this condition level would receive minor rehabilitation treatments (e.g., thin overlays, in-place recycling). Together, the use of preventive maintenance treatments and minor rehabilitation techniques along with routine maintenance provide pavement preservation options for a pavement that is still in relatively good condition.

If preventive maintenance or minor rehabilitation is not used during the life of the pavement, the pavement will deteriorate to the point that major rehabilitation (e.g., structural restoration, full-depth repairs, thick overlays, reconstruction) is necessary. Where a pavement develops significant levels of distress, pavement preservation activities are no longer viable treatment options. If preventive maintenance or minor rehabilitation is used on a pavement that is highly deteriorated, the life of the chosen treatment can be greatly reduced.

Figure 52-3.A depicts a generic pavement performance curve. There can be significant differences in the shape of the performance curve for different pavements due to various issues (e.g., environment, design, construction).
The philosophy of pavement preservation is to address pavements while they are still in good condition and without any serious structural damage. A preventive maintenance treatment applied at the right time can restore the pavement almost to its original condition. Systematic, successive preservation treatments applied correctly help prolong the service life of the asset and delay the more expensive major rehabilitation treatments and reconstruction. Figure 52-3.B depicts how the application of successive preventive maintenance treatments (shown as the solid line) can help maintain the pavement in good condition for a longer period of time as compared to a pavement without treatments (depicted by the dashed line performance curve). Additionally, performing a series of successive pavement preservation treatments during the life of a pavement is less disruptive to traffic than the long closures normally associated with reconstruction projects.

To apply pavement preservation techniques at the optimal time, it is imperative to understand the causes of pavement deterioration for the various types of pavements.

### 52-3.01 Causes of Pavement Deterioration

The first step in understanding pavement deterioration is to understand the general causes of deterioration.

#### 52-3.01(a) Flexible Pavement Deterioration

For flexible pavements, which are HMA or other bituminous surfaces, the general causes of primary deterioration include traffic, environment/aging, and material problems. A secondary
cause of deterioration is due to moisture infiltration. These causes of deterioration influence the performance of the pavement in various ways:

1. **Traffic.** Traffic can lead to load-related distress (e.g., plastic deformation that manifests as rutting) or structural fatigue cracking that occurs in the wheelpaths of the pavement. Fatigue cracking can lead to the occurrence of potholes. Additional traffic-related distress includes polishing of the pavement surface due to surface wear, which leads to friction loss.

2. **Environment and Aging.** Environment and aging can cause oxidation of the HMA and lead to block cracking and weathering/raveling. Environmental forces can also cause thermal cracking, which typically is seen as regularly spaced transverse cracks.

3. **Materials.** Material problems include bleeding (contribute to loss of friction), shoving and surface deformation, and stripping.

4. **Moisture.** Moisture infiltration, while a secondary cause of deterioration, can lead to further breakdown of existing cracks and cause increased roughness. The infiltration of moisture will also soften the subgrade and can lead to the occurrence of longitudinal cracking at the edge of the pavement or potholes.

### 52-3.01(b) Rigid Pavement Deterioration

For rigid pavements, which are portland cement concrete (PCC) surfaced, the general causes of primary deterioration include traffic loadings, environment and material problems, and poor construction quality. Secondary causes of deterioration are due to incompressibles in joints and moisture infiltration. These causes of deterioration influence the performance of the pavement in various ways:

1. **Traffic.** Traffic can lead to load-related distress in the slab (e.g., mid-slab cracking for jointed pavements, punchouts on CRCP). Pumping, faulting, and corner breaks are also load-related distresses. Traffic-related distress includes polishing of the pavement surface due to surface wear, which leads to friction loss.

2. **Environment and Materials.** Environment and material problems include D-cracking (durability cracking) and alkali-silica reactivity (ASR). The environment can also cause oxidation of the longitudinal joint seal, which will allow moisture infiltration into the pavement structure.

3. **Construction.** Poor construction quality can cause problems (e.g., longitudinal cracking, surface distress in the form of map cracking, scaling).

4. **Incompressible Materials.** Large incompressible materials lodged in a joint can be the cause of joint spalls. The current standard for jointed PCC pavements does not use sealant on transverse joints because it has been found that a narrow joint minimizes the sizes of incompressibles being trapped, which reduces the risk of joint spalling.
5. **Moisture.** Moisture infiltration to sub-surface layers, while a secondary cause of deterioration, can lead to further breakdown of existing cracks and spalls and cause increased roughness. The infiltration of moisture will also soften the subgrade and can lead to the occurrence of pumping, transverse joint faulting, and corner breaks.

Understanding the distress mechanisms that cause pavement deterioration is essential in properly identifying preservation strategies and treatments for pavements. The causes of deterioration can lead to a variety of distresses.

### 52-3.02 Use of Pavement Preservation to Maintain Pavement Performance

Pavement preservation can address many of the various distress types discussed in Section 52-3.01. Specifically, pavement preservation techniques have two main uses:

- prevent or slow many distresses from occurring, or
- correct some minor surface distress when applied.

Some of the pavement problems that are prevented or slowed with the use of pavement preservation for flexible and rigid pavements are identified in Figure 52-3.C. The distresses that are corrected with the use of pavement preservation are listed in Figure 52-3.D.

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**PAVEMENT PROBLEMS PREVENTED OR SLOWED WITH PAVEMENT PRESERVATION**

Figure 52-3.C

<table>
<thead>
<tr>
<th>HMA or Other Bituminous Surface Problems</th>
<th>PCC Problems</th>
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</thead>
<tbody>
<tr>
<td>Stable HMA Rutting</td>
<td>Joint Seal Damage</td>
</tr>
<tr>
<td>Raveling</td>
<td>Map Cracking And Scaling</td>
</tr>
<tr>
<td>Bleeding/Flushing</td>
<td>Surface Friction Loss</td>
</tr>
<tr>
<td>Surface Friction Loss</td>
<td>Roughness</td>
</tr>
<tr>
<td>Roughness</td>
<td></td>
</tr>
</tbody>
</table>

**PAVEMENT PROBLEMS CORRECTED WITH PAVEMENT PRESERVATION**

Figure 52-3.D
The benefits realized by the application of pavement preservation are accomplished because these techniques achieve the following:

- reduce water infiltration,
- maintain drainage,
- reduce water infiltration into cracks and joints,
- slow aging effects of the pavement, and
- minimize dynamic loads.

The reduction in water infiltration and the proper maintenance of drainage help protect the underlying layers of the pavement from being softened or washed away. It also helps to reduce the effects of freeze/thaw-induced distress. The use of global preventive maintenance surface treatments can help to slow HMA aging/hardening. The pavement preservation techniques also help preserve the pavement by reducing and/or correcting pavement roughness, which helps minimize dynamic loadings and, in turn, extends the life of the pavement.

There is a point in the life of the pavement when pavement preservation techniques will no longer provide an adequate treatment to the pavement. In these cases, the pavement has deteriorated to the point that preservation techniques, if used, will have shortened lives. Some indicators that the pavement section is not a viable candidate for preservation treatments are shown in Figure 52-3.E.

<table>
<thead>
<tr>
<th>HMA or Other Bituminous Surface Problems</th>
<th>PCC Problems</th>
</tr>
</thead>
<tbody>
<tr>
<td>Severely Deteriorated (reflective, longitudinal, and transverse) Cracks</td>
<td>Punchouts</td>
</tr>
<tr>
<td>Delaminations</td>
<td>Corner Breaks</td>
</tr>
<tr>
<td>Unstable rutting</td>
<td>Severely Deteriorated Cracks</td>
</tr>
</tbody>
</table>

**INDICATIONS THAT IT IS TOO LATE FOR PAVEMENT PRESERVATION**

Figure 52-3.E
52-4 TREATMENT SELECTION GUIDELINES

The use of pavement preservation strategies to maintain the condition of the pavement network requires that a district address the following two questions:

- Is the pavement a good candidate for pavement preservation?
- If so, what treatment(s) can be applied?

Appropriate maintenance strategies are determined based on a combination of the current condition of the pavement and the types of distresses present. In some cases, combinations of preservation strategies are needed to correct the combination of distress that is present on the pavement. The process of selecting the most appropriate combination of pavements and treatments for preservation activities includes the following general steps:

- Gather pavement information,
- Assess pavement condition,
- Evaluate pavement data,
- Identify feasible preservation treatments, and
- Select the most appropriate preservation treatment.

52-4.01 Gather Pavement Information

Selecting appropriate preservation techniques includes the collection of historical pavement information. The type of information needed to select the right projects and treatments include:

- Pavement type,
- Pavement age and design life,
- Traffic, and
- Pavement cross section and materials.

This information can be stored in a pavement management system (PMS) and be accessed to make informed selection of the “right treatment at the right time on the right road.”

When determining the type of treatment, gather the following minimum information from the PMS and use this information in the decision process:

- Route ID,
- Location designations (beginning/ending locations),
- Surface type,
- Pavement surface age,
- Condition rating,
- Condition survey date,
- Prominent distress type, and
- Average daily traffic (ADT).
Use this information to track the performance of the pavement sections over time and to support pavement preservation treatment selection. The pavement type dictates the choice of treatment, as different techniques are appropriate for various surface types.

In addition to pavement type, the age and design life of the pavement can provide insight into how the pavement has performed over time and how it can be expected to perform in the future. If the pavement is near the end of its design life, it may be an indication that preservation is not appropriate. The traffic level information, specifically the number of heavy trucks, is a critical detail for determining treatments that cannot provide appropriate performance for the expected traffic level. Knowing the existing pavement structure and materials properties can be very useful to determine which treatments will work best with the current structure and how the pavement section might perform in the future.

52-4.02 Assessing IRIS CRS and Distress Data

In addition to gathering historical pavement information, assess the current condition of the pavement in order to determine feasible preservation treatments. Ideally, the condition would be determined in the form of a standard condition rating procedure to include details of the types, severities, and the amounts of all distresses present on the pavement.

Condition Rating Surveys are typically conducted every two years on Interstates (during even numbered years) and other marked routes (Even Numbered Years — Districts 1 (Cook County), 4, 5, 8, and 9; Odd Numbered Years — Districts 1 (Collar Counties), 2, 3, 6, and 7). Pavement conditions can be tracked over time and used in making treatment selections if data is maintained in a PMS.

52-4.03 Evaluate Pavement Data

In order to determine whether a pavement section is a good candidate for pavement preservation treatments, the district should consider the following questions:

- Is there excessive distress (large quantities and/or severe levels of distress) on the pavement section or are the occurring distresses a warning sign of an underlying structural problem?

- Is there evidence of structural problems or severe deterioration (e.g., any of the distresses listed in Figure 52-3.E)?

- Has the time for applying a pavement preservation treatment to the pavement while in "good" condition passed?

- Are there other known pavement problems (e.g., material problems, signs of construction problems) on the pavement section?

- Is there a history of pavement problems in this location?
If the answer to the majority of these questions is “no,” then the pavement section is likely a
good candidate for pavement preservation techniques. For pavement sections where the
answer to most of these questions is “yes,” the district should not consider preservation
techniques and instead plan major rehabilitation or future reconstruction for the roadway; see
Chapter 53.

52-4.04 Identify Feasible Preservation Treatments

The appropriate treatment strategy for those pavement sections identified as candidates for
pavement preservation can be determined by looking at the type and severity of pavement
distresses present on the pavement. Guidelines for determining recommended and feasible
treatments are provided in Figures 52-4.A and 52-4.B for flexible and rigid pavements,
respectively. These figures provide guidance for treatment selection based upon attributes
(e.g., distress levels, ride, friction, traffic levels, relative cost). These characteristics are
primarily based on a relationship between a single treatment and a single distress. Where
multiple distresses exist, examine the appropriate treatment(s) to address each distress type.
Use the recommended treatments in combination with engineering judgment to make final
treatment decisions.

52-4.05 Select Most Appropriate Preservation Treatment

Of the feasible preservation treatments, the most appropriate treatment is one that can provide
the best cost/benefit while meeting the constraints of the project. There are several methods to
identify the treatment with the most benefit for the associated cost. This analysis is done
internally within many PMS. Ideally, the selection of the right treatment at the right time is
governed by optimization (i.e., maximizing benefits for given constraints). However, treatment
selection can be accomplished through a manual assessment of the benefits versus the
projected project cost.

In addition to the benefits and costs of the feasible treatments, the selection of the most
appropriate preservation treatment also includes considering the variety of project constraints
that affect treatment selection. The types of project constraints that should be considered when
selecting the most appropriate preservation treatment include:

- availability of qualified contractors,
- availability of quality materials,
- Department practice or district preference,
- time (of year) of construction,
- initial costs,
- user preferences,
- pavement noise,
- facility downtime, and
- surface friction.

The effect of these constraints will vary from project to project and should be reviewed for each
project when finalizing treatment selection.
### Pavement Conditions

<table>
<thead>
<tr>
<th>Distress Levels 1</th>
<th>Crack Filling</th>
<th>Crack Sealing</th>
<th>Fog Seal ²</th>
<th>Sand Seal ²</th>
<th>Slurry Seal</th>
<th>Micro-surfac ing</th>
<th>Chip Seal</th>
<th>Cape Seal</th>
<th>CIR ²</th>
<th>HIR ²</th>
<th>SMART</th>
<th>Ultra-Thin Bonded Wearing Course</th>
<th>Cold Mill</th>
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<tbody>
<tr>
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<td>Relative Cost</td>
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</table>

**Note 1.** Information about pavement distress codes is located in Appendix C of the Illinois Highway Information System Roadway Information & Procedure Manual.

**Note 2.** This treatment may only be used with approval from BDE and will require an Experimental Feature according to Construction Memorandum 02-2.

**Note 3.** Preservation treatments do not correct alligator cracking. Of the treatments, chip seals are most appropriate at addressing the alligator cracking.

**Note 4.** If stable rutting is present without other distresses, microsurfacing or mill and overlay are the recommended treatments.

**Note 5.** If cracking is joint reflection related, the preservation treatments will not correct the distress.

- **R** - Recommended treatment for the specified pavement condition. Care must be examined in making sure that all critical distress types are addressed by the selected treatment.
- **R*** - Recommended treatment when used with milling prior to treatment.
- **F** - Feasible treatment but depends upon other project constraints including other existing distresses.
- **F*** - This is a localized distress and should be treated locally while other distress types present should dictate choice of global treatment.
- **NR** - Treatment is not recommended to correct the specified pavement condition.

---

**Figure 52.4.A**

TREATMENT SELECTION GUIDELINES FOR FLEXIBLE PAVEMENTS
<table>
<thead>
<tr>
<th>Pavement Conditions</th>
<th>Distress Levels 1</th>
<th>Crack Sealing</th>
<th>Joint Resealing</th>
<th>Diamond Grinding</th>
<th>Diamond Grooving</th>
<th>Ultra-Thin Bonded Wearing Course</th>
<th>Full-Depth Repairs</th>
<th>Partial-Depth Repairs</th>
<th>LTR 2-3</th>
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<td>NR</td>
<td>F</td>
<td>R</td>
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<td>G1, G4</td>
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<td>NR</td>
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<td>Map Cracking and Scaling</td>
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<td>Permanent Patch Deterioration</td>
<td>K1, K2, K3</td>
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<td>F**</td>
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<tr>
<td>Ride</td>
<td>IRI &gt; 140 in/mi</td>
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Note 2. This treatment may only be used with approval from BDE and will require an Experimental Feature according to Construction Memorandum 02-2.

Note 3. LTR (Load Transfer Restoration) is normally used in combination with diamond grinding.

R - Recommended treatment for the specified pavement condition. Care must be examined in making sure that all critical distress types are addressed by the selected treatment.

R* - Recommended when used in conjunction with LTR and/or Subsealing/Undersealing.

F - Feasible treatment but depends upon other project constraints including other existing distresses.

F* - Feasible treatment if poor ride is a result of undowedeled joints or faulty transverse (mid-slab) cracking.

F** - Other distress types should dictate choice of treatment.

NR - Treatment is not recommended to correct the specified pavement condition.
52-5 TREATMENTS

Many different pavement preservation techniques and treatments are available. These range from localized applications to treatments that are applied to the entire pavement surface. For all preservation treatments, the purpose is to minimize the effects of pavement distress or prevent them from occurring.

Commonly used preventive maintenance treatments and minor rehabilitation techniques are summarized in this section. Further details regarding the treatments are available in the IDOT Standard Specifications, supplemental specifications, and special provisions. Figure 52-5.A presents the common flexible and rigid pavement treatments. Section 52-5.01 provides details that are applicable to a variety of treatments.

52-5.01 Special Considerations

There are several special considerations that must be addressed prior to the construction of various pavement preservation techniques.

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1. This treatment will only be allowed with approval from BDE.
2. Requires an experimental feature according to Construction Memorandum 02-2.

PAVEMENT PRESERVATION TREATMENTS FOR FLEXIBLE AND RIGID PAVEMENTS

Figure 52-5.A
52-5.01(a) Raised Pavement Markers

Review all pavement sections for the presence of raised pavement markers (RPMs) prior to treatment placement for global treatments. Evaluate the thickness of the treatment to determine if the RPMs can remain in place. For thin treatments (e.g., fog seals, sand seals), the lens of the marker can be removed and tape placed over the marker during treatment placement. Following treatment placement, the tape can be removed and a new lens installed.

If the thickness of the treatment is more than 0.25 in. (6 mm), remove the markers and repair the hole from the removal of the markers prior to the new treatment. After treatment, reposition the new marker in the new surface.

52-5.01(b) Pavement Preparation

Some pavement preservation treatments require complete removal of all pavement markings (e.g., thermoplastic, paint). When designing a project, review construction requirements of the selected treatment to determine if this work is required.

Evaluate all flexible pavement sections for the presence of bumps greater than 0.5 in. (12.5 mm), using a 16 ft (4.9 m) straightedge. For flexible treatments that do not include milling or recycling of the pavement surface, grind the bumps prior to treatment placement. Give special attention to properly cleaning all milled materials off the pavement surface prior to treatment placement. Cleaned surfaces are imperative prior to global flexible surface treatments in order to obtain proper bonding to the underlying pavement. Crack sealing, when needed prior to preventive maintenance treatment, should optimally be placed at least three months prior to the placement of the treatment to minimize difficulties in constructing the treatment.

52-5.01(c) Pavement Markings

A period of several days of good drying weather is necessary prior to the placement of permanent markings on various flexible pavement treatments. Review each treatment specification to determine what length of time is necessary for a project. Temporary markings of water-based paint or foil-backed tape will be necessary until permanent markings can be applied.

52-5.01(d) Traffic Control

Proper traffic control is required to ensure acceptable cure times for the majority of treatments. Without proper traffic control after placement, premature failure of the preservation treatment may occur. For rigid pavements, the use of conventional patch materials is usually best for the long-term performance of the pavement but requires adequate curing that may not be available in high-traffic volume areas or at certain times of the year.

52-5.01(e) Project Letting

The designer should review the weather limitations for the selected treatment when determining the letting date. Some treatments have small ranges of dates and/or temperatures in which
they can be constructed. Schedule the letting at a time to avoid late season paving to promote proper cure of the treatment prior to the onset of winter.

**52-5.02 Flexible Pavement Treatment Summaries**

**52-5.02(a) Crack Filling**

Crack filling is effective at reducing or delaying moisture damage, further crack deterioration, roughness, and rutting. However, crack filling can also have a negative impact on roughness and friction. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Crack filling is the process of placing material into non-working cracks to substantially reduce the infiltration of water and to reinforce the adjacent pavement. Crack filling is characterized by minimal crack preparation and the use of lower quality bituminous filler materials.

2. **Pavement Conditions Addressed.** Adds no structural benefit, but does reduce moisture infiltration through cracks. Only practical if extent of cracking is minimal and if there is little to no structural cracking.

3. **Application Limitations.** These treatments are not recommended when structural failures exist (e.g., extensive fatigue cracking, high-severity rutting) or if there is extensive pavement deterioration or little remaining life. Crack filling is appropriate for non-working (e.g., longitudinal, block) cracks 0.25 in. (6 mm) to 1.0 in. (25 mm) wide.

   Non-working cracks narrower than 0.25 in. (6 mm) that do not exhibit spalling should not be filled. These cracks generally do not penetrate through the surface course nor do they pose a source of pavement deterioration. The practice of filling this type of crack by the method of pouring filler on the pavement surface is seldom of value. Perform a crack analysis to determine whether crack filling would be effective.

4. **Construction Considerations.** Placement should occur during cool, dry weather conditions. Application during cool weather will allow for expanded crack widths. Proper crack cleaning and a dry crack are essential to achieving good bond and maximum performance.

5. **Traffic Considerations.** Performance is not significantly affected by varying ADT or truck levels. However, improper installation can permit the filler to fail.

6. **Special Considerations.** Crack filling may have negative effects. Undesirable visual impacts may occur, which include tracking of filling material by tire action, obscuring lane markings, and adversely affecting friction/skid resistance. Crack filling may result in a rougher pavement surface when the filler material is forced out of the cracks during warm months.

7. **Performance Period.** 2 to 4 years.

8. **Relative Cost ($ to $$$$).** $
Crack sealing is effective at reducing or delaying moisture damage, further crack deterioration, roughness, and rutting. However, crack sealing can also have a negative impact on roughness and friction. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Crack sealing is the process of placing higher-quality material into “working” cracks (i.e., those that open and close with changes in temperature) in order to reduce water infiltration into a pavement. In contrast to crack “filling,” crack sealing requires crack routing and uses higher quality sealant materials. Thermosetting and thermoplastic materials are both used for crack sealing.

2. **Pavement Conditions Addressed.** Adds no structural benefit, but does reduce future intrusion of incompressible materials, water, and soluble chemicals (e.g., salts, brines) into the cracks. It is only practical if extent of cracking is minimal and if there is little to no structural cracking.

3. **Application Limitations.** These treatments are not recommended where structural failures exist (e.g., extensive fatigue cracking, high-severity rutting) or if there is extensive pavement deterioration or little remaining life. Crack sealing is appropriate for cracks 0.25 in. to 0.75 in. (6 mm to 19 mm) wide.

   Non-working cracks narrower than 0.25 in. (6 mm) that do not exhibit spalling should not be routed and sealed. These cracks generally do not penetrate through the surface course nor do they pose a source of pavement deterioration. The practice of routing and sealing this type of crack can increase pavement roughness without gaining any benefit.

4. **Construction Considerations.** Placement should occur during cool, dry weather conditions with moderate yearly temperatures. Proper crack preparation and cleaning is essential to good bond and maximum performance. Some agencies also use a hot compressed air lance prior to sealing.

5. **Traffic Considerations.** Performance is not significantly affected by varying ADT or truck levels. However, improper installation can permit the sealant to fail.

6. **Special Considerations.** Crack sealing may have negative effects. Undesirable visual impacts may occur, which include tracking of sealing material by tire action, obscuring lane markings, and adversely affecting skid resistance. Crack sealing may result in a rougher pavement surface where the sealant material is forced out of the cracks during warm months. Sealing is best accomplished several months in advance of any other preventive maintenance surface applications.

7. **Performance Period.** 2 to 8 years.

8. **Relative Cost ($ to $$$$).** $
52-5.02(c) Fog Seal

Fog seals are effective at sealing the pavement, inhibiting raveling, enriching the hardened/oxidized HMA, and providing some pavement edge-shoulder delineation. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Fog seals are very light applications of a diluted asphalt emulsion placed directly on the pavement surface with no aggregate. Typical application rates range from 0.05 to 0.10 gal/yd² (0.23 to 0.45 L/m²).

2. **Pavement Conditions Addressed.** Fog seals are placed primarily to seal the pavement, inhibit raveling, slightly enrich a hardened/oxidized HMA, and provide some pavement edge-shoulder delineation. No structural benefit is added by this treatment.

3. **Application Limitations.** This treatment must be approved by BDE and will require an experimental feature study according to Construction Memorandum 02-2. This treatment is not recommended where structural failures exist (e.g., significant fatigue cracking) or if there is already flushing/bleeding, friction loss, or thermal cracking. Fog seals can have a negative impact on friction and stripping in susceptible HMA pavements.

4. **Construction Considerations.** Typically, a slow-setting emulsion (e.g., CSS-1H, SS-1H) is used that requires time to “break.” Because of this, the pavement is sometimes closed for two hours for curing before being re-opened to traffic.

5. **Traffic Considerations.** Increased ADT or truck levels can increase surface wear.

6. **Special Considerations.** Give special consideration to the raised pavement markers and bump grinding prior to treatment placement.

7. **Performance Period.** 1 to 3 years.

8. **Relative Cost ($ to $$$$).** $

52-5.02(d) Sand Seal

Sand seals are effective at improving poor friction and reducing or preventing moisture damage, cracking, raveling, roughness, and rutting. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** A sand seal is a thin asphalt surface treatment constructed by spraying a non-diluted emulsion, spreading a thin layer of fine aggregate (i.e., sand), and rolling. Sand seals are typically 0.1 in. to 0.2 in. (2.5 mm to 5 mm) thick. The primary purpose is to increase surface friction; however, in some cases, sand seals are used to “lock” the aggregates in a chip seal.

2. **Pavement Conditions Addressed.** Sand seals are primarily placed to improve poor friction; however, they are effective at slowing or preventing other distresses (e.g.,

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moisture damage, cracking, raveling, roughness, rutting). No structural benefit is added by this treatment.

3. **Application Limitations.** This treatment must be approved by BDE and will require an experimental feature study according to Construction Memorandum 02-2. This treatment is not recommended where structural failures exist (e.g., fatigue cracking, high-severity rutting), if there is extensive pavement deterioration, or little remaining life. Sand seals can also have a negative impact on stripping in susceptible HMA pavements.

4. **Construction Considerations.** Sand seals should be constructed when conditions are dry (i.e., the risk of rain is not likely, which would hinder the proper construction of the sand seal) and when the minimum air temperature is moderate (i.e., normally 50°F (10°C) or above). To ensure good bond to the existing pavement, the surface should be clean and dry prior to emulsion placement.

5. **Traffic Considerations.** Sand seals should generally be limited to lower volume traffic conditions with a low percentage of trucks.

6. **Special Considerations.** Give special consideration to the raised pavement markers and bump grinding prior to treatment placement.

7. **Performance Period.** 3 to 4 years.

8. **Relative Cost ($ to $$$$).** $$

**52-5.02(e) Slurry Seal**

Slurry seals are effective at sealing low-severity cracks, waterproofing the surface, and restoring friction. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Slurry seals are a mixture of crushed well-graded aggregate (e.g., fine sand, mineral filler) and asphalt emulsion that is spread over the entire pavement surface with either a squeegee or spreader box attached to the back of a truck. They are effective in sealing low-severity surface cracks, waterproofing the pavement surface, and improving skid resistance at speeds below 30 mph (50 km/h). Thickness is generally less than 0.5 in. (12.5 mm).

2. **Pavement Conditions Addressed.** Slurry seals can be used to address low-severity cracking, raveling/weathering (remove loose material), HMA oxidation and hardening, friction loss, and moisture infiltration. While slurry seals add no structural capacity, they can temporarily seal cracks, if severity is low, or fill very minor rutting, if the ruts are not severe and are stable. It is strongly recommended to complete needed patching and crack sealing before slurry seal placement.

3. **Application Limitations.** Slurry seals are not recommended where structural failures exist (e.g., significant fatigue cracking and deep rutting) or if there is high-severity
thermal cracking. Analyze existing materials as slurry seals can accelerate the development of stripping in susceptible HMA pavements.

4. **Construction Considerations.** Ensure the pavement surface is clean and remove pavement markings prior to placement as required in the Specifications. Aggregates must be clean, angular, durable, well-graded, and uniform. Avoid placement in hot weather (potential flushing problems) or when freezing temperatures are expected. Slurry seals should be placed between May 1 and October 15 and when the temperature is at least 50°F (10°C) and rising and the forecast for the next 24 hours is above 40°F (4.4°C). Avoid premature opening to traffic and premature placement of raised reflective pavement markers and permanent pavement markings. Quick setting emulsions may cure in as little as 1 hour, but others may require from 2 to 4 hours depending upon the environmental conditions. Use temporary pavement markings until permanent markings are applied a minimum of 7 days following slurry seal placement.

5. **Traffic Considerations.** Performance in terms of surface wear is affected by increasing ADT and truck traffic levels. Slurry mix properties (e.g., aggregate quality, gradation, modifiers, emulsion content) can be modified to accommodate higher traffic volumes. Avoid areas with heavy truck turning or downgrade locations as there is a high potential for early damage.

6. **Special Considerations.** Give special consideration to raised reflective pavement markers and bump grinding prior to treatment placement.

7. **Performance Period.** 3 to 6 years.

8. **Relative Cost ($ to $$$$).** $$

**52-5.02(f) Micro-Surfacing**

Micro-surfacing is effective at correcting or inhibiting raveling and oxidation of the pavement surface, improving surface friction, sealing the pavement surface, and filling minor surface irregularities and wheel ruts up to 1.25 in. (30 mm) deep. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Applied in a process similar to slurry seals, micro-surfacing consists of a mixture of latex-modified emulsified asphalt, mineral aggregate, mineral filler, water, and additives. Micro-surfacing material is mixed in specialized, compartmented, self-powered trucks and placed on the pavement using an augurred screed box.

2. **Pavement Conditions Addressed.** Micro-surfacing may be used to address low-severity cracking, raveling/weathering (remove loose material), low- to medium-severity bleeding, minor roughness, friction loss, and moisture infiltration. Adds limited structural capacity. Temporarily seals fatigue cracks (if severity is low) and can serve as a rut-filler (if the existing ruts are stable).
3. **Application Limitations.** Micro-surfacing is not recommended when the pavement contains structural failures (e.g., significant fatigue cracking), high-severity thermal cracking, or extensive pavement deterioration. Analyze existing materials as micro-surfacing can also accelerate this distress. An example of this analysis is provided in Section 53-3.08.

4. **Construction Considerations.** Ensure the pavement surface is clean and remove pavement markings prior to placement as required in the Specifications. Avoid placement in hot weather if there is potential for flushing problems. Placement in cool weather can lead to early raveling. Do not place when freezing temperatures are expected. Only use micro-surfacing between May 1 and October 15 and when the temperature is at least 50°F (10°C) and rising and the forecast for the next 24 hours is above 40°F (4.4°C). Avoid premature placement of raised reflective pavement markers and permanent pavement markings. Use temporary pavement markings until permanent markings are applied a minimum of 7 days following micro-surfacing placement. Micro-surfacing typically breaks within a few minutes of placement and can carry traffic after approximately one hour.

5. **Traffic Considerations.** Micro-surfacing is very successful on both low-and high-volume roadways. However, avoid areas of heavy truck turning or downgrade locations as there is a high potential for early damage. The dusting of a blotter material can be used to allow for earlier opening of intersections and turning lanes.

6. **Special Considerations.** If micro-surfacing is being used to fill ruts, specify this on the plans along with appropriate gradation and application rate. Give special consideration to raised reflective pavement markers and bump grinding prior to treatment placement.

7. **Performance Period.** 4 to 7 years.

8. **Relative Cost ($ to $$$$).** $$

**52-5.02(g) Bituminous Surface Treatment**

Bituminous Surface Treatments (BST)s, also known as chip seals, are effective at improving poor friction, inhibiting raveling, correcting minor roughness and bleeding, and sealing the pavement surface. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Asphalt emulsion is applied directly to the pavement surface (0.26 to 0.46 gal/yd² (1.2 to 2.2 L/m²)) followed by the application of aggregate chips (16 to 30 lb/yd² (9 to 16 kg/m²)), which are then immediately rolled to imbed chips (50% to 70%). Application rates depend upon aggregate gradation and maximum size. This treatment can be applied in multiple layers (e.g., double chip seals) and in combination with other surface treatments.

2. **Pavement Conditions Addressed.** BSTs can be used to address longitudinal, transverse, and block cracking; raveling/weathering (remove loose material); friction...
loss; minor roughness; low-severity bleeding; and moisture infiltration. Adds almost no structural capacity. The flexible impermeable HMA surface helps reduce cracking and is somewhat effective at sealing medium-severity fatigue cracks in comparison with other treatments.

3. **Application Limitations.** BSTs are not recommended for pavements with the following conditions:

- structural deficiency,
- cracks greater than 0.25 in. (6 mm) wide,
- medium- to high-severity alligator cracking,
- many potholes,
- rutting greater than 1 in. (25 mm) deep, and
- very rough surface.

BSTs can also accelerate the development of stripping in susceptible HMA pavements.

4. **Construction Considerations.** Surface must be clean. Place treatment during warm weather with chip spreader immediately behind asphalt distributor and rollers close behind the spreader. BSTs are placed from May 1 to August 31 and when the temperature in the shade is above 55°F (13°C). Approximately two hours of cure time are required before roadway may be re-opened to normal speed traffic. Brooming is usually required to remove loose chips. Use lightweight aggregate to help minimize claims. Flaggers may be needed at crossing intersections to control traffic. Avoid premature placement of pavement markers and striping.

5. **Traffic Considerations.** With special design and proper placement, BSTs can perform well on high-volume roads. However, its use is sometimes limited to lower-speed, lower-volume roads because of the propensity for loose chips to crack windshields.

6. **Special Considerations.** Give special consideration to raised reflective pavement markers and bump grinding prior to treatment placement. Additional information is available from the BLRS Report, *Seal Coats (Oil & Chipping)*.

7. **Performance Period.** Single seals (A-1): 4 to 6 years; double seals (A-2): 5 to 7 years; triple seals (A-3): 6 to 8 years.

8. **Relative Cost ($ to $$$$).** $$

52-5.02(h) **Cape Seal**

A cape seal combines a BST with micro-surfacing to provide a smooth wearing quiet surface at a lower cost than an HMA overlay. The following provides additional information and considerations for use of this treatment:

**Treatment Description.** The treatment consists of a BST, followed within a few days by a micro-surfacing treatment to cover the chips and seal them in.
Pavement Conditions Addressed. Cape seal can be used to address longitudinal, transverse, and block cracking; friction loss; raveling/weathering (remove loose material); minor roughness; low- to medium-severity bleeding; and moisture infiltration. Adds limited structural capacity. It is somewhat effective at sealing medium-severity fatigue cracks in comparison with other treatments.

Application Limitations. Not recommended for pavements with the following conditions:

- structural deficiency,
- cracks > 0.25 in. (6 mm) wide,
- medium- to high-severity alligator cracking,
- many potholes,
- rutting > 1 in. (25 mm) deep, and
- very rough surface.

Cape seals can accelerate the development of stripping in susceptible HMA pavements.

Construction Considerations. Construction should be done in summer months, and micro-surfacing should follow the BST by no more than 12 days. Temperature and placement time of year details for chip seals and micro-surfacing apply to the use of this treatment. Clean the existing surface and correct any areas requiring pavement repairs using partial depth repairs prior to application of the BST. Avoid premature placement of raised reflective pavement markers and permanent pavement markings after the micro-surfacing layer has been placed. Use temporary pavement markings until permanent markings are applied a minimum of seven days following micro-surfacing placement.

Traffic Considerations. Because the application of the micro-surfacing removes the hazard of loose chips, the final surface of the cape seal leaves no concerns. However, keep traffic to slower speeds on high-volume or high-speed roadways until the BST portion has cured properly and/or it is covered by the micro-surfacing.

Special Considerations. Give special consideration to raised reflective pavement markers and bump grinding prior to treatment placement.

Performance Period. 4 to 7 years.

Relative Cost ($ to $$$$). $$

52-5.02(i) Cold In-Place Recycling

Cold In-Place Recycling (CIR) is very effective at correcting distresses contained in the top 2 in to 4 in. (50 mm to 100 mm) of the pavement surface. Examples include poor friction and roughness, bleeding, raveling, rutting, and poor cross slope. The following provides additional information and considerations for use of this treatment:

1. Treatment Description. Cold in-place recycling (CIR) is an in-situ process used to recycle the top 2 in to 4 in. (50 mm to 100 mm) of an existing HMA pavement to construct a new HMA layer. As the name suggests, the recycling process is conducted...
without the addition of heat. During the CIR process, the reclaimed asphalt pavement (RAP) is sized, mixed with additives (e.g., asphalt binder, emulsion, rejuvenator, virgin aggregate), and re-laid. The recycled pavement is then typically resurfaced with a surface treatment or HMA overlay.

2. Pavement Conditions Addressed. CIR is effective where cracking is limited to the surface layers; profile, crown, and cross slope problems; poor ride quality and surface friction; rutting, corrugations, and bumps; raveling; and flushing/bleeding.

3. Application Limitations. This treatment must be approved by BDE and will require an experimental feature study according to Construction Memorandum 02-2. CIR is not an appropriate treatment for pavements with major or extensive structural deficiencies (e.g., severe alligator cracking, severe structural rutting) or distresses deeper than the CIR depth. CIR may also be difficult to conduct on steep grades, tightly curved roads, or on roads with many utility appurtenances.

4. Construction Considerations. The CIR process uses a number of pieces of equipment including tanker trucks, milling machines, crushing and screening units, mixers, pavers, and rollers. Do not perform CIR at temperatures below 50°F (10°C) or when it is raining. It takes one to two weeks of good weather for the CIR material to cure.

CIR pavement can remain tender for a number of days. Do not allow this treatment to remain exposed over the winter season without a BST or HMA overlay as the final surface.

5. Traffic Considerations. CIR is most often used on secondary and low volume roads.

6. Special Considerations. Remove and replace areas of weak material with suitable patching material prior to recycling to reduce the risk of the cold planing machine or other CIR equipment breaking through the pavement.

7. Performance Period. 5 to 13 years.

8. Relative Cost ($ to $$$$). $$$

52-5.02(j) Hot In-Place Recycling

Hot In-Place Recycling (HIR) is effective at correcting surface distresses that are limited to the top 1 in. to 2 in. (25 mm to 50 mm). Examples include rutting, corrugations, raveling, flushing/bleeding, loss of surface friction, minor thermal cracking, and minor load-associated cracking. The following provides additional information and considerations for use of this treatment:

1. Treatment Description. Hot in-place recycling (HIR) is a process of correcting HMA pavement surface distress by softening the existing surface with heat, mechanically loosening the pavement surface, mixing the loosened surface material with recycling agent, aggregate, rejuvenators, or HMA, and relaying the recycled material without
removing it from the site. Different HIR processes include surface recycling (e.g., heater scarification), repaving, and remixing.

2. **Pavement Conditions Addressed.** HIR is effective at correcting surface distresses that are limited to the top 1 in. to 2 in. (25 mm to 50 mm). Examples include rutting, corrugations, raveling, flushing, loss of surface friction, minor thermal cracking, and minor load-associated cracking.

3. **Application Limitations.** This treatment must be approved by BDE and will require an experimental feature study according to Construction Memorandum 02-2. Good HIR candidates have no structural failures, limited variation in the existing HMA mix, no paving fabrics or interlayers in the anticipated treatment depth plus 25%, no deep ruts greater than one-half of the anticipated HIR treatment depth, and no large stone mixes. The presence of rubber in the surface lift, rubberized seal coats, and some crack fillers require special attention in the mix design process.

4. **Construction Considerations.** As the HIR equipment is relatively wide and long, short road sections, particularly in urban settings, are not suitable for HIR treatment. Do not perform HIR at temperatures below 50°F (10°C) or when it is raining. HIR pavement can remain tender for a number of days. Do not allow the treatment to remain exposed over the winter season without a bituminous surface treatment or HMA overlay as the final surface.

5. **Traffic Considerations.** HIR is appropriate for very low to high traffic conditions. Only use the heater-scarification process for low volume traffic. The remixing and repaving processes can be used on high traffic volume roads.

6. **Special Considerations.** Remove crack sealant prior to the HIR operation to reduce flash fires or excessive blue smoke from the treatment placement.

7. **Performance Period.** 6 to 15 years, depending on method of HIR.

8. **Relative Cost ($ to $$$$).** $$$

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**52-5.02(k) Surface Maintenance at the Right Time Overlay**

The combination of cold milling and the application of a Surface Maintenance at the Right Time (SMART) overlay is a viable option for improving rideability, surface friction, profile, crown, and cross slope. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** SMART overlays may be continuous or intermittent and consist of placing a 1.50 in. (38 mm) (1.75 in. (44 mm) for F-mix) single-pass overlay on a previously resurfaced pavement that is not in need of significant repair and is in good condition. If the SMART overlay is applied at the correct time, it can delay serious distresses, extend the life of the pavement, and decrease the overall cost.
2. **Pavement Conditions Addressed.** SMART Overlay can be used to address low-severity cracking, raveling/weathering, friction loss, roughness, low-severity flushing/bleeding, and low-severity block cracking. Thin overlays may also be used to correct rutting (requires use of separate rut-fill application).

3. **Application Limitations.** The selection criteria for SMART projects are presented in Figure 52-5.B. SMART overlays are not allowed on Interstate highways or bare PCC pavements. Four-lane routes, with the exception of Interstates, may be considered if the two-lane truck and patching directional criteria presented in Figure 52-5.B are met. Also, consider ramps and unmarked narrow pavements that do not have excessive rutting or shoving for SMART projects. Consider local SMART project participation on a case-by-case basis. For rural facilities, ensure that the section is at least 1.0 mile (1.6 km) in length. If deviations from these criteria are necessary, contact BDE for approval.

4. **Pavement Distress.** SMART overlays are also not recommended where there are structural failures (e.g., fatigue cracking), excessive rutting, extensive pavement deterioration, or if there is high-severity thermal cracking. Pavements with these significant distresses (e.g., CRS distress levels L3, L4, O4, T2, T3, T4) are not eligible. The surface should be uniform to ensure uniform compaction.

5. **Construction Considerations.** Surface must be clean. A tack coat prior to overlay placement will help improve the bond to the existing surface. SMART overlays dissipate heat rapidly and, therefore, depend upon minimum specified mix placement temperatures and timely compaction.

6. **Traffic Considerations.** Performance is not affected by different ADT or percent trucks.

7. **Special Considerations.** Repair localized distressed areas prior to the placement of the overlay. If milling is not used in conjunction with the SMART overlay, give special consideration to bump grinding prior to treatment placement.

8. **Curb Ramps.** Refer to Section 58-1.09(a) regarding curb ramps.

9. **Existing Public Educational Facility Entrances.** If surface deficiencies in such entrances exist, repairs/resurfacing should be extended to the right-of-way limits and be consistent with other SMART criteria.

10. **Performance Period.** 7 to 10 years.

11. **Relative Cost ($ to $$$$).** $$$
<table>
<thead>
<tr>
<th>Criteria</th>
<th>Selection Guidelines</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum CRS limitations</td>
<td>5.5 minimum (marked routes)</td>
</tr>
<tr>
<td></td>
<td>4.5 minimum (unmarked routes)</td>
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<tr>
<td>Maximum CRS limitations</td>
<td>6.5 maximum (marked routes)</td>
</tr>
<tr>
<td></td>
<td>6.0 maximum (unmarked routes)</td>
</tr>
<tr>
<td>Limits on multiple units/day</td>
<td>&lt; 500/day</td>
</tr>
<tr>
<td>Milling</td>
<td>Recommended (see Note 1)</td>
</tr>
<tr>
<td>Longitudinal crack control</td>
<td>Recommended (see Note 2)</td>
</tr>
<tr>
<td>Bare concrete pavement resurfacing</td>
<td>Not allowed</td>
</tr>
<tr>
<td>Resurfacing thickness</td>
<td>1.50 in. (38 mm) (1.75 in. (44 mm) for F mixture)</td>
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<tr>
<td></td>
<td>(see Note 3)</td>
</tr>
<tr>
<td>Patching limitations</td>
<td>6% maximum (see Note 4)</td>
</tr>
<tr>
<td>3R spot improvements</td>
<td>No (see Note 6)</td>
</tr>
<tr>
<td>Safety shoulder additions</td>
<td>No (see Note 5)</td>
</tr>
<tr>
<td>Narrow pavement resurfacing</td>
<td>No (except on unmarked routes)</td>
</tr>
<tr>
<td>Raised pavement markers</td>
<td>Replace existing</td>
</tr>
<tr>
<td>Geometric improvements</td>
<td>Not allowed except to address Five Percent Locations</td>
</tr>
<tr>
<td>Right-of-way</td>
<td>Not allowed except to address Five Percent Locations or ADA elements altered by the project</td>
</tr>
<tr>
<td>M-2.12 (M-5.30) medians</td>
<td>Allowed (if average project cost is under $400,000/mile ($250,000/km))</td>
</tr>
<tr>
<td>Five Percent Locations</td>
<td>See Section 12-3.08(b)</td>
</tr>
</tbody>
</table>

Notes:

1. Use cold milling where necessary to reduce pavement irregularities and to produce a uniform surface or to correct cross slope. Milling is required where rutting is continuous and exceeds 0.25 in (6 mm) or where the CRS block cracking distress level is M3 or M4. Also, include milling where CRS distress levels V2, V3, W3, or W4 are present. Milling need not be continuous throughout the section.

2. Strip reflective crack control is required where distress levels R4, R5, or S4 are present.

3. Exceptions are allowed for limited areas of extensive pavement distress but require approval from BDE. Consider other resurfacing programs if exception is necessary for the majority of the project.

4. Limit patching to no more than 6% if less than 250 MUs/day or no more than 5% if 250 to 500 MUs/day. Limit alligator or edge cracking that requires patching to no more than 4% at all traffic levels.

5. Include only minimal shoulder work. In urban areas, minimal curb repair may be included.

6. Exceptions are allowed for spot safety improvements. The following items, up to a total of 15% of the contract cost, may be included but require approval from BDE:
   - spot guardrail updates,
   - minor spot drainage improvements, including culvert extensions/repairs
   - manhole or inlet adjustments off of the pavement,
   - isolated ditch cleaning, and
   - isolated entrance culvert replacement.

**SELECTION CRITERIA FOR SMART PROJECTS**

Figure 52-5.B
52-5.02(I) Half-SMART Overlay

Placing a combination of HMA level binder and a bituminous surface treatment (BST) is a viable option for improving surface friction, profile, crown, and cross slope. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Half-SMART overlays consist of placing a nominal 0.75 in. (19 mm) layer of HMA level binder followed by a BST. Only place this treatment on a previously resurfaced pavement that is not in need of significant repair and is in good condition.

2. **Pavement Conditions Addressed.** Half-SMART overlays are applicable for low-severity cracking; raveling/weathering (remove loose material), friction loss, low-severity flushing/bleeding, and low-severity block cracking (may perform better with additional milling). Half-SMART overlays may also be used to correct minor rutting (depths less than 0.25 in. (6 mm)).

3. **Application Limitations.** Half-SMART overlays are not recommended where there are structural failures (e.g., fatigue cracking), extensive pavement deterioration, or if there is high-severity thermal cracking. If this treatment is being placed to correct rutting, evaluate the pavement to determine if the rutting is stable. Do not use half-SMART overlays on pavements that have unstable rutting due to stripping in the existing asphalt layers.

4. **Construction Considerations.** Surface must be clean. A tack coat prior to overlay placement will help improve the bond to the existing surface. The level binder layer of a Half-SMART overlay dissipates heat rapidly and, therefore, depends upon minimum specified mix placement temperatures and timely compaction. Place the BST portion during warm weather with the chip spreader immediately behind the asphalt distributor and rollers close behind the spreader. Place BSTs from May 1 to August 31 and when the temperature in the shade is above 55°F (13°C). Approximately 2 hours of cure time are required before roadway may be re-opened to normal speed traffic. Brooming is usually required to remove loose chips. Lightweight aggregate can be used to help minimize claims. Flaggers may be needed at crossing intersections to control traffic. Avoid premature placement of pavement markers and striping.

5. **Traffic Considerations.** Use of the Half-SMART overlay is sometimes limited to lower-speed, lower-volume roads because of the BST layer, which has the propensity for loose chips to crack windshields.

6. **Special Considerations.** Repair localized distressed areas prior to the placement of the overlay. If milling is not used in conjunction with the Half-SMART overlay, give special consideration to bump grinding prior to treatment placement.

7. **Performance Period.** 5 to 7 years.

8. **Relative Cost ($ to $$$$).** $$
52-5.02(m) Ultra-Thin Bonded Wearing Course

An ultra-thin bonded wearing course (UTBWC) is an alternative to bituminous surface treatments, micro-surfacing, or thin HMA overlays as it effectively addresses minor surface distresses and increases surface friction. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** A UTBWC is formed in one pass with the application of a heavy, polymer-modified asphalt emulsion tack coat and a gap-graded, polymer-modified 0.4 in. to 0.8 in. (10 mm to 20 mm) HMA layer.

2. **Pavement Conditions Addressed.** This treatment is applicable for low-severity cracking (high severity can be addressed with cold milling), raveling/weathering (remove loose material), high-severity friction loss, low-severity roughness, and low-severity flushing/bleeding. Provides some increased capacity and retards fatigue cracking, but is not suited for rutted pavements.

3. **Application Limitations.** Ultra-thin bonded wearing courses are not recommended where structural failures exist (e.g., significant fatigue cracking, deep rutting) or if there is high-severity thermal cracking. They also are not appropriate where there is extensive pavement deterioration or little remaining life.

4. **Construction Considerations.** This treatment requires special paving equipment to place the mix. Repair localized structural problems prior to overlay application.

5. **Traffic Considerations.** It is capable of withstanding high ADT volumes and truck traffic better than other thin treatments.

6. **Special Considerations.** Give special consideration to bump grinding prior to treatment placement.

7. **Performance Period.** 7 to 12 years.

8. **Relative Cost ($ to $$$$).** $$$

52-5.02(n) Cold Milling

Cold milling is effective at removing distresses in the top of the pavement, providing a smoother surface by removing vertical deformations, and improving surface friction. See Section 53-4 for a list of potential applications. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Cold milling involves the removal of part or all of an existing HMA surface. This treatment is typically used to prepare an HMA surface for an HMA overlay. It is not generally suggested as a stand-alone treatment, but may be allowed in some rare cases.
2. **Pavement Conditions Addressed.** Cold milling adds no structural benefit, but removes surface cracking and roughness, and restores friction. It can also be used to restore proper grades and cross-slopes on existing pavement.

3. **Application Limitations.** Do not consider cold milling a stand-alone treatment unless all of the following conditions are met:
   - pavement is structurally sound;
   - at least 3 in. (75 mm) of the existing overlay remains in place;
   - removed material is equal to existing lift or at least 1 in. (25 mm) of surface or 1.5 in. (37 mm) of binder course remains;
   - the existing mixture contains a high content of fines with low air voids (i.e., to prevent raveling);
   - the pavement is cross sectioned (1000-ft (300-m) intervals) to determine milling scheme and plan details; and
   - the district reviews and agrees upon implementation.

4. **Construction Considerations.** The following are keys to obtaining a quality-milled surface:
   - Use a good working milling machine with a 12 ft (3.6 m) recommended width.
   - Control milling speed to achieve a smooth uniform surface (30 ft/min (9 m/min) or slower for deep cuts).
   - Use a 30 ft (9 m) ski to control grade and a stringline for longitudinal guidance.
   - Perform pavement patching prior to milling.
   - Remove pavement castings and cover holes prior to milling.
   - Adjust casting after milling to meet final surface elevation.
   - If this treatment is used as a stand-alone treatment, a fine-toothed milling drum is needed to improve the smoothness and safety of the milled surface.

5. **Traffic Considerations.** Cold milling can be used at all traffic levels.

6. **Special Considerations.** If milling without placing an overlay, the designer should include Check Sheet #13 “Recurring Special Provision for Hot-Mix Asphalt Surface Correction” to ensure proper milling equipment is used.

7. **Performance Period.** Remaining life of the pavement (does not extend life).
8. Relative Cost ($ to $$$$). $

52-5.03 Rigid Pavement Treatment Summaries

52-5.03(a) Crack Sealing

Crack sealing is effective at reducing or delaying moisture damage, as well as crack deterioration and associated roughness. However, roughness can also be increased because of the sealing process itself, particularly if placed in an overband configuration. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Crack sealing is an operation involving thorough crack preparation and placement of high-quality materials into or over candidate cracks to significantly reduce moisture infiltration and to retard the rate of crack deterioration. Sealed cracks in PCC pavements deteriorate less and contribute less to the overall deterioration of the pavement. PCC cracks are typically sealed with thermosetting bituminous materials.

2. **Pavement Conditions Addressed.** Crack sealing is effective at sealing low- or medium-severity transverse or longitudinal cracks where the crack width is ≤ 0.5 in. (13 mm). Full-depth working transverse cracks typically experience the same range of movement as transverse joints; therefore, it is recommended that these cracks be sealed to reduce water and incompressibles.

Pavements that have experienced blowups can be treated to slow the development of further blowups. This is accomplished by providing an adequate program of crack routing and sealing to keep additional incompressibles and water from infiltrating the pavement in conjunction with re-establishing pavement expansion.

3. **Application Limitations.** Crack sealing is most effective when performed on PCC pavements that exhibit minimal structural deterioration and in which the cracks are not showing other significant distress (e.g., faulting, spalling).

Do not use crack sealing where there are unpatched pavement blowups, rocking slabs, pumping of water or fines through the crack, or full-depth punchouts. In these instances, use full-depth patching.

4. **Construction Considerations.** Sealant performance is dependent on many construction factors, including material type and placement geometry, and application in a clean and dry substrate.

5. **Traffic Considerations.** Performance is not significantly affected by varying ADT or truck levels, but should be allowed to cure before opening to traffic. Improper installation can permit the sealant to fail.

6. **Special Considerations.** Crack sealing may have negative effects. Undesirable visual impacts may occur, which include tracking of sealing material by tire action, obscuring lane markings, and adversely affecting skid resistance. Crack sealing may result in a
rougher pavement surface when the sealant material is forced out of the cracks during warm months.

7. **Performance Period.** 4 to 8 years.

8. **Relative Cost ($ to $$$$).** $ 

### 52-5.03(b)  Joint Resealing

Joint resealing helps keep moisture out of the pavement layers and incompressibles out of joints, which reduces faulting, pumping, and spalling. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Resealing transverse joints in PCC pavements is intended to minimize the infiltration of surface water into the underlying pavement structure and to prevent the intrusion of incompressibles into the joint. A range of materials from bituminous to silicone are used in various configurations.

2. **Pavement Conditions Addressed.** Joint resealing is effective at keeping moisture out of the pavement layers and incompressibles out of joints, which can result in less faulting, pumping, and spalling.

3. **Application Limitations.** For jointed plain concrete pavements with narrow, no-seal transverse joints, this treatment is limited to centerline and edge joints. Joint resealing is most effective when performed on PCC pavements that exhibit minimal structural deterioration. Base material selection on the expected time until next treatment.

4. **Construction Considerations.** Sealant performance is dependent on many construction factors, including material type and placement geometry, and application in a clean and dry substrate.

5. **Traffic Considerations.** Performance is not affected by different ADT or percent trucks. Silicone sealants that are not properly recessed are more likely to fail in the wheelpath.

6. **Special Considerations.** Joint resealing is necessary when the existing sealant has deteriorated to the point that it readily allows water and incompressibles to enter the joint. The primary cause of sealant failure is improper installation (e.g., not preparing joint sidewalls, getting bonding).

7. **Performance Period.** 4 to 8 years for hot-poured asphalt sealant; approximately 8 years for silicone sealant.

8. **Relative Cost ($ to $$$$).** $ 

### 52-5.03(c)  Longitudinal Crack Repair

Many CRC pavements exhibit longitudinal cracking with severe spalling and “D” cracking adjacent to the cracks. The cost of placing a full-depth patch at these locations would be prohibitive. Longitudinal crack repair is a cost-effective method of prolonging the service life of
a pavement that has distress along a longitudinal crack while the rest of the pavement is sound. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** The longitudinal crack is milled to a depth of 2 in. to 3 in. (50 mm to 75 mm), with a width of 12 in. to 24 in. (300 mm to 600 mm). The milled area is then filled with an HMA mixture without a need to overlay the pavement.

2. **Pavement Conditions Addressed.** This treatment can be used to address low-to medium-severity longitudinal cracking.

3. **Application Limitations.** This treatment is not recommended for pavements with longitudinal cracking that has excessive faulting or high-severity structural deterioration (e.g., D-cracking, Alkali-Silica Reaction (ASR)) along the crack.

4. **Construction Considerations.** Milled area must be coated with an asphalt prime coat prior to placing the HMA material to ensure proper bonding.

5. **Traffic Considerations.** Performance is not affected by different ADT or percent trucks.

6. **Special Considerations.** Depending on location of the distress, traffic control can be an issue.

7. **Performance Period.** 5 to 8 years.

8. **Relative Cost ($ to $$$$).** $$

**52-5.03(d) Diamond Grinding**

Diamond grinding is effective at removing joint faulting and other surface irregularities to restore a smooth-riding surface and increase pavement surface friction. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Diamond grinding is the removal of a thin layer of concrete (generally up to about 0.25 in. (6 mm)) from the surface of the pavement, using special equipment outfitted with a series of closely spaced, diamond saw blades.

2. **Pavement Conditions Addressed.** Diamond grinding is used to remove joint faulting and other surface irregularities to restore a smooth-riding surface and increase pavement surface friction.

3. **Application Limitations.** If significant faulting is present or other signs of structural failure (e.g., mid-panel cracks, corner breaks), diamond grinding is not appropriate. The presence of materials-related distresses (e.g., D-cracking, ASR) may also preclude the use of diamond grinding. Soft aggregate will wear much quicker and require more frequent grinding.

4. **Construction Considerations.** Typically constructed with a moving lane closure with traffic operating in the adjacent lanes. Diamond grinding should be used in conjunction
with all restoration techniques including load-transfer restoration, full- and partial depth repair.

5. **Traffic Considerations.** Grinding may be used to remove faulting, which, if the mechanism is not addressed, can reoccur due to the continued application of truck traffic. If used to restore friction to a polished pavement (due to vehicle traffic), heavy volumes of traffic may cause the problem to recur.

6. **Special Considerations.** Note that diamond grinding is a surface repair method because it corrects the existing faulting and wear of PCC pavements. It does nothing to correct pavement distress mechanisms. Therefore, grinding usually is performed in combination with other rehabilitation methods to both repair certain pavement distresses and prevent their recurrence.

7. **Performance Period.** 8 to 15 years.

8. **Relative Cost ($ to $$$$).** $$

**52-5.03(e) Diamond Grooving**

Diamond grooving is effective at increasing wet-pavement friction and reducing splash and spray in identified problem areas. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Diamond grooving is the process of cutting narrow, discrete grooves in the PCC surface to reduce hydroplaning and wet-pavement crashes in localized areas. Grooving can be performed in both the longitudinal and transverse directions, but is more commonly performed longitudinally.

2. **Pavement Conditions Addressed.** Grooving is conducted to increase wet-pavement friction and reduce splash and spray. Diamond grooving is conducted in localized areas of a project where wet-pavement crashes have historically been a problem (e.g., curves, intersections).

3. **Application Limitations.** In general, candidate pavements for grooving should be structurally and functionally sound.

4. **Construction Considerations.** Clearly indicate the areas to be grooved on the project plans. The grooves should be cut in accordance with recommendations of the International Grinding and Grooving Association (IGGA), which specify 0.75 in. (19 mm) spacing with 0.125 in. (3 mm) depth and width. The entire lane area should be grooved; however, allowance should be made for small areas that were not grooved because of pavement surface irregularities. Grooving is most commonly performed longitudinally due to ease of construction; however, if the district would like to place the grooving transversely, the Central Bureau of Materials (CBM) should be contacted for assistance. This treatment can be used in conjunction with diamond grinding.

5. **Traffic Considerations.** Performance is not affected by varying ADT or truck levels.
6. **Special Considerations.** None.

7. **Performance Period.** Remaining service life of the pavement structure.

8. **Relative Cost ($ to $$$$).** $$

**52-5.03(f) Ultra-Thin Bonded Wearing Course**

In addition to using on HMA pavements, ultra-thin bonded wearing courses (UTBWC) have had limited use by the Department on PCC pavements. The early performance data is promising for use in limiting moisture infiltration and slowing the deterioration of rigid pavements. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** A UTBWC is formed in one pass with the application of a heavy, polymer-modified asphalt emulsion tack coat and a gap-graded, polymer-modified 0.4 in. to 0.8 in. (10 mm to 20 mm) HMA layer.

2. **Pavement Conditions Addressed.** UTBWC can be used to address low-severity cracking (patching can be used to remove medium- and high-severity cracks prior to treatment), minor joint spalling (remove loose material), high-severity friction loss, and low-severity roughness.

3. **Application Limitations.** This treatment must be approved by BDE for use on rigid pavements. Ultra-thin bonded wearing courses are not recommended where structural distresses exist (e.g., extensive D-cracking, ASR). They also are not appropriate where there is extensive pavement deterioration or little remaining life.

4. **Construction Considerations.** UTBWC requires special paving equipment to place the mix. Repair localized structural problems prior to overlay application.

5. **Traffic Considerations.** It is capable of withstanding high ADT volumes and truck traffic better than other thin treatments.

6. **Special Considerations.** Give special consideration to bump grinding prior to treatment placement. This treatment should not be used directly upon PCC pavement prone to blowups. UTBWCs are not thick enough to insulate the PCC, but instead will increase the heat in the PCC causing additional blowups.

7. **Performance Period.** Estimated at 7 to 12 years.

8. **Relative Cost ($ to $$$$).** $$$

**52-5.03(g) Full-Depth Repairs**

Full-depth repairs are effective at correcting slab distress that extend beyond one-third the pavement depth (e.g., longitudinal and transverse cracking, corner breaks, joint spalling). The following provides additional information and considerations for use of this treatment:

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1. **Treatment Description.** Full-depth repairs are cast-in-place concrete repairs that extend through the full thickness of the existing PCC slab. The technique involves the full-depth removal and replacement of full or half-lane width areas of an existing deteriorated PCC pavement. See Section 53-4 for the requirements of full-depth patching for continuously reinforced and jointed plain concrete pavements.

2. **Pavement Conditions Addressed.** Full-depth repairs are used to repair localized distresses and to prepare distressed PCC pavements for a structural overlay to avoid premature failure of the overlay.

3. **Application Limitations.** Full-depth repairs are not cost effective if deterioration is widespread within a project. If the existing pavement is structurally deficient, or is nearing the end of its fatigue life, a structural enhancement (e.g., an overlay) is needed to prevent continued cracking of the original pavement.

4. **Construction Considerations.** During construction, it is very important to properly prepare the base; restore joint load transfer; and finish, texture, and cure the new material per governing specifications.

5. **Traffic Considerations.** Because full-depth repairs have typically been completed using conventional PCC materials, curing time may be an issue in urban areas. Use high early strength concretes in cases where it is not desirable to close a lane overnight.

6. **Special Considerations.** It is not desirable to create the large number of closely spaced joints in a pavement that would result from placing a large number of closely spaced patches.

7. **Performance Period.** 10 years to 15 years.

8. **Relative Cost ($ to $$$$): $$$$**

**52-5.03(h) Partial-Depth Repairs**

Partial-depth repairs are primarily used to correct joint spalling. They can also be used to correct localized areas of distress that are limited to the upper third of the slab thickness. The following provides additional information and considerations for use of this treatment:

1. **Treatment Description.** Partial-depth repairs are defined as the removal of small, shallow areas of deteriorated PCC that are then replaced with a suitable repair material. These repairs restore structural integrity and improve ride quality, thereby extending the service life of pavements that have spalled or distressed joints.

2. **Pavement Conditions Addressed.** Partial-depth repairs are primarily used to correct joint spalling caused by:
   - the intrusion of incompressible materials into the joints;
   - areas of scaling, weak concrete, clay balls, or high steel; and
   - the use of joint inserts.
3. **Application Limitations.** This treatment is not applicable for pavements with:

- cracking and joint spalling caused by compressive stress buildup in long-jointed pavements;
- spalling caused by dowel bar misalignment or lockup;
- cracking caused by improper joint construction techniques (e.g., late sawing, inadequate saw cut depth, inadequate insert placement depth);
- working cracks caused by shrinkage, fatigue, or foundation movement; and
- spalls caused by D-cracking or reactive aggregate.

4. **Construction Considerations.** During construction, it is very important to properly determine repair boundaries; prepare the patch area; and finish, texture, and cure the new material per governing specifications. If distress is found to extend below the upper third of the slab, or if steel is exposed, a full-depth repair is required.

5. **Traffic Considerations.** Partial-depth repairs perform under all traffic conditions. Use high early strength concretes in cases that early opening to traffic is required or when it is not desirable to close a lane overnight. However, it should be recognized that very high early strength materials may compromise the durability of the patch.

6. **Special Considerations.** Partial-depth patches should be a minimum of 1 ft by 1 ft (300 mm by 300 mm) in area.

7. **Performance Period.** 5 to 15 years.

8. **Relative Cost ($ to $$$$).** $ to $$ (depends upon percent of pavement needing repair)
52-6 REFERENCES


5. *Seal Coats (Oil & Chipping)*, BLRS Technology Transfer Center (T2), IDOT, 2006.
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Chapter Fifty-three

PAVEMENT REHABILITATION

Chapter 53 documents the Department’s policies and procedures for pavement rehabilitation. It will assist in assessing the pavement, recognizing the difference between structural deficiencies and surface defects, and determining an appropriate rehabilitation strategy for the facility.

53-1 PAVEMENT CONDITION AND DISTRESS DATA RESOURCES

53-1.01 Condition Rating Survey (CRS)

The IDOT Condition Rating Survey (CRS) Program was established in 1974 to assure the uniform collection and inventory of pavement condition data for use by the Department in planning functions. The CRS is a good measure of the subjective view of overall pavement distress conditions. The trend of CRS over time is useful in evaluating the existing pavement and in selecting the rehabilitation alternative. The pavement is categorized according to the following programmatic definitions:

1. Poor (1.0 \( \leq \) CRS \( \leq \) 4.5). The pavement is critically deficient and in need of immediate improvement.

2. Fair (4.6 \( \leq \) CRS \( \leq \) 6.0). The pavement is approaching a condition that will likely necessitate a major improvement over the short term.

3. Satisfactory (6.1 \( \leq \) CRS \( \leq \) 7.5). The pavement is in acceptable condition (low end) to good condition (high end) and not in need of a major improvement, but minimum level to apply pavement preservation treatments.

4. Excellent (7.6 \( \leq \) CRS \( \leq \) 9.0). The pavement is in excellent condition.

The CRS information is stored in the Illinois Roadway Information System (IRIS). See Section 53-1.03(a) for more information concerning CRS.

53-1.02 Data Collection Vehicles (DCVs)

53-1.02(a) Data Collection System

Since 1993, the Office of Planning and Programming (OPP) has used Data Collection Vehicles (DCVs) to collect information on the entire State-maintained highway system and other pavements, as requested. Using DCVs provides for safer and more effective data collection than a manual survey of the entire highway system, and the Department’s manpower resources are more effectively utilized. The DCV images and sensor data can be used to:
The Department also uses DCVs to record data on Interstate pavements annually and on non-Interstate pavements biennially. The OPP publishes an annual report for Interstates based on the automated roughness and rut depth sensor data collected. In addition, inventories of signs, bridges, and guardrails may be compiled without leaving the office.

53-1.02(b) Workstations and Data Access

To access the DCV’s data, workstations are made available to IDOT personnel in each district and in the OPP and the Central Bureau of Materials (CBM). A historical database of the pavement images and sensor information collected is maintained by the Department to assess the pavement performance of highway segments over time. Pavement roughness, rutting, faulting, and CRS information collected by DCVs and processed at workstations is available on the Illinois Roadway Information System (IRIS). See Section 53-1.03(c).

53-1.02(c) Test Requests

If current data from the district or the OPP is unsuitable or unavailable, contact the OPP, System Performance Manager or Engineer of Pavement Technology to request testing. The Department has limited resources available to accommodate special requests for DCVs that are made by districts and local agencies.

53-1.03 Information Databases

The following sections describe the IDOT information databases that are available to the pavement rehabilitation engineer.

53-1.03(a) Illinois Pavement Feedback System (IPFS)

The Illinois Pavement Feedback System (IPFS) database contains historical data on the Interstate and supplemental freeway system. The IPFS includes data on:

- original pavement construction;
- subsequent pavement rehabilitation;
- pavement distress history;
- traffic history;
- CRS history; and
- IRI, rutting, and faulting history.
Data is tabulated every 0.1 mile by the marked mile post. Historical information is available for the years of 1994 through 2000. The IPFS is maintained by the OPP Bureau of Research. For additional information on the database or data from later years, contact the Engineer of Pavement Technology in the Bureau of Research.

53-1.03(b) Pavement Management File (PMF)

The Pavement Management File (PMF) database was developed by the BDE and exists as one of the available databases in the IPFS (see Section 53-1.03(a)). The Pavement Review Team (PRT) visually surveys the Illinois Interstate and supplemental freeway system in odd-numbered years using the DCV videos. The pavement priority and distress information collected by the PRT is useful to pavement rehabilitation engineers as it contains original construction and rehabilitation information for individual pavement sections as well as current pavement distress data, traffic data, and past CRS history.

53-1.03(c) Illinois Roadway Information System (IRIS)

The Illinois Roadway Information System (IRIS) database was developed by the OPP and contains an inventory of all highways, both IDOT and non-IDOT. District Bureaus of Program Development are responsible for data collection activities using resources within their respective districts. The data are collected for the entire width between the right-of-way lines for all public highways. IRIS roadway information is collected for two primary reasons — to qualify for funding and to prioritize highway rehabilitation needs.

For State highways, the IRIS database includes CRS history, traffic information, legislative information, pavement type, and location reference points. The pavement rutting, roughness, and faulting data contained in IRIS are the average values over the CRS section that were collected in the most recent survey. See Section 53-1.04 for additional information on rutting, roughness, and faulting data. The IRIS data typically are the most recent available from IDOT. There are very little historical CRS data stored in IRIS. However, annual copies of all IRIS files are prepared and retained indefinitely for reference purposes. The IRIS can be accessed through the Department’s IBM mainframe (IMSA System).

For additional information on the database, contact OPP.

53-1.04 Rutting, Roughness, and Faulting Data

Pavement rutting, roughness, and faulting data are collected and processed by the OPP annually on the Interstate system and annually on alternating halves of the primary highway system. This information is available to all IDOT districts to help determine the need for rehabilitation and to assist in selecting the appropriate rehabilitation strategy.
53-1.04(a) Rutting Data

Pavement rutting data (i.e., rut depth) is collected for both portland cement concrete (PCC) and hot-mix asphalt (HMA) pavement types. Rutting on PCC pavements usually is an indication of pavement wear. The presence and depth of ruts on HMA pavements are a concern. The presence of rutting in HMA pavement types can be an indication of:

- excessive pavement wear,
- an unstable HMA overlay, or
- a permanent deformation in the pavement structure due to traffic loadings.

Excessively deep pavement ruts can be a significant hazard to drivers. Water can pond in ruts and create a potential for vehicular hydroplaning and excessive spray, which can obscure a driver’s vision.

Sensors on the DCVs are used to measure pavement rut depth. The rut depths measured in the field then are used to rate the rutting severity of the pavement section. Figure 53-1.A defines the severity levels for rut depth measurements collected automatically by DCVs. The average rut depth is the average of the rutting in both wheelpaths. Manually obtained rut depth measurements will differ from sensor data.

<table>
<thead>
<tr>
<th>Rutting Severity</th>
<th>Average Rut Depth ($D_r$)</th>
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</thead>
<tbody>
<tr>
<td>Low</td>
<td>$D_r &lt; 0.15$ in.</td>
</tr>
<tr>
<td>Medium</td>
<td>$0.15$ in. $\leq D_r \leq 0.35$ in.</td>
</tr>
<tr>
<td>High</td>
<td>$D_r &gt; 0.35$ in.</td>
</tr>
</tbody>
</table>

DEFINITIONS FOR PAVEMENT RUTTING SEVERITY
(Automated Data Collected by DCVs)

Figure 53-1.A

53-1.04(b) International Roughness Index (IRI)

Pavement roughness data collected by DCVs are based on the International Roughness Index (IRI). The IRI was originally developed by the World Bank for evaluating road conditions in developing nations. The IRI is actually the output of a mathematical model of a quarter car in which road profile is used as an input.

The IRI values are measured in inches per mile — the higher the IRI value, the rougher the pavement. The IRI values over 175 in/mi are considered unacceptable. A quartile analysis of data recently collected on Illinois Interstates indicates that ranges for the quartiles are as shown in Figure 53-1.B. Roughness can serve as an indicator of pavement performance as well as the need for rehabilitation.
<table>
<thead>
<tr>
<th>Quartile</th>
<th>IRI Value (in/mi)</th>
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<tr>
<td>First (Smoothest)</td>
<td>IRI &lt; 60</td>
</tr>
<tr>
<td>Second</td>
<td>60 ≤ IRI ≤ 75</td>
</tr>
<tr>
<td>Third</td>
<td>76 ≤ IRI ≤ 100</td>
</tr>
<tr>
<td>Fourth (Roughest)</td>
<td>IRI &gt; 100</td>
</tr>
</tbody>
</table>

*Note: IRI values over 175 in/mi are considered unacceptable.*

**QUARTILE ANALYSIS OF IRI DATA ON ILLINOIS’ INTERSTATES**

Figure 53-1.B

An annual report based on the IPFS database, *Interstate Surface Quality—An Analysis of International Roughness Index and Rut Depths on Illinois Interstate Pavements*, is published by the CBM and sent to each district. The report presents a history of Interstate conditions and trends in IRI and rutting values. This information can be used in the rehabilitation planning process. Such information allows districts to track the effects of pavement rehabilitation projects on overall district ride quality, thereby ensuring smooth-riding pavements for the motoring public.

**53-1.04(c) Faulting Data**

A pavement fault is the difference in elevation across a longitudinal or transverse joint or crack. Although faulting can occur across longitudinal joints and cracks, transverse joints and cracks are more susceptible to faulting distress. Transverse faulting occurs when eroded or infiltrated materials build up under the approach side of the joint or crack and a corresponding depression occurs under the exit side. Water, heavy traffic, and poor load transfer across the joint or crack all contribute to pumping which results in pavement faulting. Faulting is primarily a jointed concrete pavement (JPCP/JRCP) distress. Faulting can occur in continuously reinforced concrete pavements if the steel ruptures, but generally the steel prevents faulting. Faulting can also reflect through an overlaid jointed concrete pavement (JPCP/JRCP). The presence and degree of faulting can impact the rehabilitation selection process.

The automated DCV method is used to measure pavement faults. The fault measurements taken in the field are averaged over the length of the pavement section to rate the severity of the pavement faulting.

DCVs measure only transverse faults between 0.02 in. and 1.50 in. If the change in elevation of the transverse fault is outside of this range, the DCV does not record the presence of the fault. Additionally, if a single fault is recorded over a length of pavement, average faulting is still reported for that pavement section. Because of the potential for inaccuracy and misrepresentation, faulting measurements obtained from DCVs should be reviewed in the field.

Reliable fault measurements can be taken by hand using a simple fault gauge available from the CBM. Faulting severities are shown in Figure 53-1.C. JPCP/JRCP on the Interstate system
with average faulting in excess of 0.50 in. qualify for additional overlay thickness based on current Department policy. Pavement faults in excess of 0.75 in. should be repaired.

<table>
<thead>
<tr>
<th>Faulting Severity</th>
<th>Average Fault Depth ((D_f))</th>
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</thead>
<tbody>
<tr>
<td>Low</td>
<td>(D_f &lt; 0.20) in.</td>
</tr>
<tr>
<td>Medium</td>
<td>(0.20) in. (\leq D_f \leq 0.50) in.</td>
</tr>
<tr>
<td>High</td>
<td>(D_f &gt; 0.50) in.</td>
</tr>
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</table>

**DEFINITIONS FOR PAVEMENT FAULTING SEVERITY**

**Figure 53-1.C**

**53-1.04(d) Data Sources**

Rutting, roughness, and faulting data can be obtained from several sources in the Department. See Section 53-1.03 for additional information on data sources.
53-2 PAVEMENT DISTRESS TYPES

Pavement distresses may be indicative of two distinctly different types of failures:

1. **Structural Failure.** Structural failure is the loss of load carrying capacity of the pavement structure or a breakdown of one or more of the pavement’s structural components or the underlying subgrade of such a magnitude as to make the pavement incapable of sustaining the traffic loads imposed upon its surface.

2. **Surface (Functional) Failure.** Surface, or functional, failure may or may not be accompanied by structural failure, but it is such that the pavement will not carry out its intended function without causing discomfort to passengers or without causing high stresses in the vehicle that passes over it due to pavement roughness.

It is important to clearly understand the distinction between these two types of failures when identifying and assessing distress types, the cause of failure, and developing rehabilitation strategies. Otherwise, a rehabilitation project may not adequately mitigate the pavement deficiency or may be excessively more costly than necessary. Also, the distress types and severities listed below do not include the distress codes used in the CRS data. These codes may be obtained from OPP.

53-2.01 Diagnosing Structural and Surface Distresses

Identifying and assessing pavement distresses to determine whether or not the pavement is exhibiting a structural or functional failure is paramount. The degree of distress for both structural and surface failures is gradational, and the severity of distress is largely subjective. For example, consider a rigid pavement that has been resurfaced with an HMA overlay. The surface may develop rough spots as a result of breakup in the HMA overlay (i.e., functional failure) without structural breakdown of the underlying rigid structure. Conversely, the same pavement may crack and break up as a result of vehicular overload (i.e., structural failure). Rehabilitation measures for the first situation may consist of resurfacing to restore a smooth-riding surface. However, if the distress represents a structural failure, the entire pavement structure may require major or complete rehabilitation. Selecting the proper rehabilitation method depends on accurate diagnoses of the distress type to obtain a cost-effective rehabilitation. The cause of either of the above example distress conditions may be threefold:

- vehicular overload (e.g., excessive gross loads, high repetition of loads, high tire pressures) which can cause either structural or functional failure;
- climatic and environmental conditions which can cause surface irregularities and structural weakness (e.g., frost heaving, volume change in soil due to wetting and drying, breakup resulting from freezing and thawing, improper drainage); and
- disintegration of paving materials due to freezing and thawing and/or wetting and drying (e.g., “D” cracking, scaling of rigid pavements resulting from nondurable aggregates or ice-removal salts, breakdown of base course materials into fines causing an unstable mix to develop).
The rehabilitation of pavements in Illinois presents several challenges for the designer. It is essential that the designer be familiar with distress types, causes, and the means for their rehabilitation. While reviewing distresses on a section, the designer must consider the structural integrity of the existing section and select a rehabilitation strategy to address items such as inadequate structure for design traffic, original construction deficiencies, past maintenance, material durability, and geometric limitations.

53-2.02 Hot-Mix Asphalt (HMA) Pavement Distresses

This section applies to both HMA pavements and rigid pavements that have been resurfaced with an HMA overlay. The distresses that may be encountered include the following:

1. **Alligator (Fatigue) Cracking.** Alligator, or fatigue, cracking is a series of interconnecting cracks forming many-sided, sharp-edged pieces. The cracks develop a pattern resembling chicken wire or the skin of an alligator. The longest side of the pieces is usually less than 1 ft in length. Pattern-type cracking that occurs over an area not subjected to traffic load is rated as block cracking.
   a. **Severity Levels.**
      
      **Low.** Longitudinal disconnected hairline cracks running parallel to each other. The cracks are not spalled. Initially there may be only a single crack in the wheelpath.
      
      **Medium.** Further development of low severity fatigue cracking into a pattern of pieces formed by cracks that may be sealed.
      
      **High.** Medium fatigue cracking has progressed so that pieces are more severely spalled at the edges and may have loosened until the cells rock under traffic. Pumping may exist.
   b. **Diagnosis.** Usually indicates a structural failure in the pavement and can be related to poor subgrade support.

2. **Bleeding.** Asphalt bleeding, sometimes called flushing, is the presence of excess asphalt binder on the pavement surface. It usually occurs in the wheelpaths. Asphalt material spilled onto the surface from sealing operations or moving vehicles should not be included.
   a. **Severity Levels.** Severity levels are not applicable to this distress type.
   b. **Diagnosis.** By itself, this distress usually indicates a surface failure or material design problem. Excessive areas of bleeding may indicate the presence of stripping in the HMA mixture.

3. **Block Cracking.** Block cracking, sometimes called area cracking, divides the HMA surface into somewhat rectangular pieces. The blocks can range in size from
approximately 1 ft² to 100 ft². Block cracking normally occurs over a large portion of the pavement area. The cracks usually extend only a short distance into the HMA surface. Block cracking is age and environment related and should not be mistaken for alligator cracking, which is load related.

a. **Severity Levels.**

**Low.** Cracks are tight with a mean width 0.25 in. or less. Minor or no spalling is present.

**Medium.** Crack width is between 0.25 in. and 0.50 in. Cracks may be moderately spalled. Low severity random parallel cracking may exist near the crack or at the intersection of cracks.

**High.** One or more of the following conditions exist:

- crack width is greater than 0.50 in.,
- crack is severely spalled, and/or
- medium or severe random parallel cracking exists near the crack or at the intersection of the cracks.

b. **Diagnosis.** By itself, this distress does not usually indicate a structural failure. It is considered a surface failure.

4. **Centerline Cracking.** Centerline cracking is located along the centerline of the existing surface of two-lane pavements and between lanes of pavements with three or more lanes. The joint formed by the HMA paving operation is included in this distress.

a. **Severity Levels.**

**Low.** Cracks are tight with a mean width of 0.25 in. or less. Minor or no spalling present.

**Medium.** Crack width is between 0.25 in. and 0.50 in. Cracks may be moderately spalled. Low severity random parallel cracking may exist near the crack or at the intersection of cracks.

**High.** One or more of the following conditions exist:

- crack width is greater than 0.50 in.,
- crack is severely spalled, and/or
- medium or severe random parallel cracking exists near the crack or at the intersection of cracks.

b. **Diagnosis.** Low severity usually indicates a surface failure. However, a high severity level may indicate a structural failure.
5. **Edge Cracking.** Crescent-shaped cracks or fairly continuous cracks that are parallel to and usually within 1 ft to 2 ft of the outer edge of the pavement and are usually load related.

   a. **Severity Levels.**

      - **Low.** Cracks with no breakup or raveling.
      - **Medium.** Cracks with some breakup or raveling.
      - **High.** Cracks with considerable breakup or raveling along the edge.

   b. **Diagnosis.** A low severity usually indicates a surface failure. However, a high severity level may indicate a structural failure.

6. **Longitudinal Cracking.** Longitudinal cracks are generally parallel to the centerline. They may appear anywhere between the centerline and the outer edge of the outer wheelpath. These cracks may be fairly straight or may meander within the lane width. This distress does not include centerline distress or widening distress.

   a. **Severity Levels.**

      - **Low.** Cracks are tight with a mean width of 0.25 in. or less. Minor or no spalling present.
      - **Medium.** Crack width is between 0.25 in. to 0.50 in. Cracks may be moderately spalled. Low severity random parallel cracks may exist near the crack or at the intersection of cracks.
      - **High.** One or more of the following conditions exist:
        - crack width is greater than 0.25 in.,
        - crack is severely spalled, and/or
        - medium or severe random parallel cracks exist near the crack or at the intersection of cracks.

   b. **Diagnosis.** A low severity level usually indicates a surface failure. However, a high severity level may indicate a structural failure.

7. **Permanent Patch Deterioration.** A patch is an area where a portion or all of the original pavement slab has been removed and replaced with a permanent type of material (e.g., PCC or HMA). Only permanent patches should be considered.

   a. **Severity Levels.**

      - **Low.** Any patch that is present. The patch has little or no deterioration. Cracks and edge joints are tight. Low severity distress may exist. No faulting or settlement has occurred. Patch is rated low severity even if it is in excellent condition.
Medium. Patch is somewhat deteriorated. Settlement is less than 0.50 in. Cracking, rutting, or shoving has occurred in an HMA patch. Concrete patch may exhibit spalling and/or faulting up to 0.50 in. around the edges and/or cracks.

High. Patch is badly deteriorated either by cracking, faulting, spalling, rutting, humping, or shoving to a condition which requires replacement. Patch may present tire damage potential.

b. Diagnosis. All severity levels may indicate a surface failure or an impending localized structural failure.

8. Potholes and Localized Distress. Potholes and localized distress are bowl-shaped holes of various sizes in the pavement surface. The HMA material has broken into small pieces by fatigue cracking or by localized disintegration of the mixture and the material is removed by traffic. Base failures, poor drainage, and weak or thin HMA layers can contribute to the formation of potholes. This distress does not include reflective "D" cracking as identified by white fines or stains on the surface. Potholes or localized failures associated with cracks or joints are not recorded under this distress.

a. Severity Levels. Severity levels include:

<table>
<thead>
<tr>
<th>Depth (d)</th>
<th>A &lt; 1 ft²</th>
<th>1 ft² ≤ A ≤ 3 ft²</th>
<th>A &gt;3 ft²</th>
</tr>
</thead>
<tbody>
<tr>
<td>d &lt; 1 in.</td>
<td>Low</td>
<td>Low</td>
<td>Medium</td>
</tr>
<tr>
<td>1 in. ≤ d ≤ 2 in.</td>
<td>Medium</td>
<td>Medium</td>
<td>High</td>
</tr>
<tr>
<td>d &gt; 2 in.</td>
<td>Medium</td>
<td>High</td>
<td>High</td>
</tr>
</tbody>
</table>

Note: Potholes that have been partially filled by maintenance personnel should be rated the same as an unfilled pothole (i.e., a filled pothole 2 ft² with a remaining depth of 1.50 in. would be rated as a medium severity level. If depth was 0.50 in., severity would be rated as a low severity level.

b. Diagnosis. A low severity may indicate either a surface failure or an impending localized structural failure. However, a high severity level usually indicates a localized structural failure. Numerous locations at any severity level indicate a material durability problem.

9. Pumping and Water Bleeding. Pumping is the ejection through cracks of water and fine materials under pressure that is generated by moving traffic loads. As the water is ejected, it carries with it fines from the underlying subgrade or pavement materials. This results in progressive deterioration and loss of support, especially in stabilized base materials. Surface staining or accumulation of fines on the surface close to cracks is evidence of pumping. Water bleeding occurs where water seeps slowly out of cracks in the pavement surface. If pumping or water bleeding exists anywhere on the pavement, it is noted as occurring.
a. **Severity Levels.**

**Low.** Water bleeding exists or water pumping can be observed when heavy vehicular loads pass over the pavement surface. However, no fines can be seen on the surface of the pavement.

**Medium.** A small amount of pumped material can be observed near cracks in the surface.

**High.** A significant amount of pumped material exists on the surface near the cracks.

b. **Diagnosis.** Water bleeding alone may indicate either a surface failure or an impending structural failure. Any level of pumping usually indicates a structural failure.

10. **Raveling, Weathering, and Segregation.** This distress group is the wearing away of the pavement surface caused by the dislodging of aggregate particles (raveling) and loss of asphalt binder (weathering). Segregation is the result of the coarse and fine components of the HMA mix being unintentionally segregated during construction.

a. **Severity Levels.**

**Low.** Wearing away of the aggregate or binder has begun but has not progressed significantly.

**Medium.** Aggregate and/or binder has worn away. Surface texture is becoming rough and pitted. Loose particles generally exist.

**High.** Aggregate and/or binder has worn away. Surface texture is very rough and pitted.

b. **Diagnosis.** By itself, this distress usually indicates a surface failure. However, this distress group is often the starting point for subsequent localized structural failure.

11. **Reflective “D” Cracking.** Series of interconnecting cracks in the wheelpath or at the outside edge of overlaid “D”-cracked concrete pavement. The surface has an alligator cracking pattern with the seeping of water and fine material from the underlying concrete. Typically, the area is depressed and tends to be found as a localized area of distress.

a. **Severity Levels.**

**Low.** Interconnecting cracks in small area (12 in. diameter or less) with little or no fines evident.
Medium. Area of interconnecting cracks in an area of 12 in. diameter or greater. Any area with a moderate amount of fines evident. Area may be depressed.

High. Any area with severe interconnecting cracking and loss of surface material or evidence of patching. Maintenance patching has been performed or is needed.

b. Diagnosis. Usually indicates a localized structural failure in the pavement.

12. Reflective Widening Cracking. Reflective widening cracking runs parallel to the pavement edge. This type of crack typically occurs 2 ft to 4 ft from the edge of both sides of the pavement and is very straight. In some cases, the crack may occur 6 ft to 8 ft from one edge of the pavement, indicating all of the widening was placed on one side.

a. Severity Levels.

Low. Cracks are tight with a mean width of 0.25 in. or less. Minor or no spalling present.

Medium. Crack width is between 0.25 in. and 0.50 in. Cracks may be moderately spalled. Low severity random parallel cracking may exist near the crack or at the intersection of cracks.

High. One or more of the following conditions exist:

- crack width is greater than 0.50 in.,
- crack is severely spalled, and/or
- medium or severe random parallel cracking exists near the crack or at the intersection of cracks.

b. Diagnosis. A low severity usually indicates a surface failure. However, a high severity level may indicate a structural failure.

13. Rutting. A rut is a surface depression in the wheelpath. Pavement uplift may occur along the sides of the rut. Rutting may be a materials related problem or may be a result of traffic loading.

a. Severity Levels (Based on DCV Sensor Data).

Low. Ruts average less than 0.15 in. deep.

Medium. Ruts average 0.15 in. to 0.35 in. deep.

High. Ruts average more than 0.35 in. deep.

b. Diagnosis. A low severity may indicate either a surface failure or an impending structural failure. However, a high severity level usually indicates a structural failure of the HMA mixture.
14. **Shoving.** Shoving is a longitudinal displacement of a localized area of the HMA surface. Shoving is generally caused by braking or accelerating vehicles at locations on hills, curves, and intersections. It also may have associated vertical displacement. Shoving is a form of plastic movement of the HMA mixture.

   a. **Severity Levels.** Severity levels are not applicable to this distress type.

   b. **Diagnosis.** By itself, this distress usually indicates a surface failure. However, excessive displacement that is continuous usually indicates a structural failure of the HMA mixture.

15. **Transverse Cracking.** Transverse cracks extend across the pavement more or less perpendicular to the centerline. These cracks are caused by the underlying pavement or stabilized base reflecting through the HMA surface. The cracks also may be due to thermal cracking of the HMA surface.

   a. **Severity Levels.**

      **Low.** Cracks are tight with a mean width of 0.25 in. or less. Minor or no spalling present.

      **Medium.** Crack width is between 0.25 in. and 0.50 in. Cracks may be moderately spalled. Low severity random parallel cracking may exist near the crack or at the intersection of cracks.

      **High.** The crack area may be depressed causing severe bump to a vehicle and/or one or more of the following conditions exist:

      - crack width is greater than 0.50 in.,

      - crack is severely spalled, and/or

      - medium or severe random parallel cracking exists near the crack or at the intersection of cracks.

   b. **Diagnosis.** A low severity may indicate either a surface failure or an impending structural failure. However, a high severity level usually indicates extreme vertical movements or a structural failure.

53-2.03 **Jointed Plain/Reinforced Concrete Pavement Distresses**

The distresses that may be encountered on Jointed Plain Concrete Pavement (JPCP) and Jointed Reinforced Concrete Pavement (JRCP) include the following:

1. **Blowups.** Most blowups occur during spring and hot summer at transverse joints or wide cracks. Rain or wet pavement just prior to a hot period is closely related to blowups.
Infiltration of incompressible materials into joints or cracks during cold periods results in high compressive stresses during hot periods. Where this compressive pressure becomes too great, a localized upward movement or shattering of the slab occurs at the joint or crack. Blowups are accelerated due to spalling of material from the slab bottom which creates a reduced joint contact area. The presence of “D” cracking or freeze-thaw damage weakens the concrete near the joint which further increases spalling and blowup potential.

a. **Severity Levels.**

   **Low.** Blowup has occurred, but only causes some bounce of the vehicle, which creates no discomfort.

   **Medium.** Blowup causes a significant bounce of the vehicle, which creates some discomfort. Temporary patching may have been placed because of the blowup.

   **High.** Blowup causes excessive bounce of the vehicle which creates substantial discomfort, and/or a safety hazard, and/or vehicle damage requiring a reduction in speed for safety. High severity blowups require immediate maintenance due to the safety hazard.

b. **Diagnosis.** All severity levels indicate an impending structural failure.

2. **Corner Breaks.** A corner break is a crack that intersects the joints at a distance less than 6 ft on each side measured from the corner of the slab. A corner break extends vertically through the entire slab thickness. Load repetition combined with loss of support, poor load transfer across joint, and thermal curling and moisture warping stresses usually cause corner breaks.

a. **Severity Levels.**

   **Low.** Crack is tight (hairline). Well-sealed cracks will be considered tight. No faulting or break-up at broken corner exists. Crack is not spalled.

   **Medium.** Crack is working and spalled at low or medium severity. Break-up of broken corner has not occurred. Faulting of crack or joint is less than 0.50 in. Temporary patching may have been placed because of corner break.

   **High.** Crack is spalled at high severity or the corner piece has broken into two or more pieces. If faulting of crack or joint is more than 0.50 in., it will be considered high severity.

b. **Diagnosis.** A low severity indicates an impending structural failure. However, a high severity level usually indicates a structural failure.

3. **“D” Cracking.** “D” cracking is a series of closely spaced hairline cracks that usually begins on the PCC pavement slab surface adjacent to transverse and longitudinal joints and cracks and at the free edge of JPCP and JRCP. The surface cracks often appear
as a darker stained area and may contain a white residue, which leaches from the
cracks. Staining alone does not indicate the presence of “D” cracking. “D” cracking is
the expansion of susceptible coarse aggregate by the wetting, drying, freezing, and
thawing cycles imposed by the Illinois climate.

a. Severity Levels.

Low. The characteristic crack pattern is evident along with staining and leaching. A
fan shape spreading of the cracks is also evident. No spalling is present.

Medium. The characteristic crack pattern is very evident and patterns at
individual transverse cracks are beginning to join together. Minor spalling is
evident and the pavement may produce a hollow sound when thumped. Little or
no maintenance patching exists.

High. A high level of spalling is evident and the pavement may produce a hollow
sound when thumped. Patching has been performed or is necessary. Considerable
loose material exists along the shoulders. A crack pattern is
formed between several adjacent transverse cracks.

b. Diagnosis. Indicates a material durability problem and usually indicates a
structural failure in the pavement.

4. High Steel Spalling. This distress is the spalling of the concrete surface that results from
the placement during construction of the reinforcing steel too high in the cross section of
the pavement (i.e., too near to the surface). Usually, the reinforcing steel itself is visible
and localized surface distress exists (i.e., an area of slab surface where the concrete
has broken into pieces and spalled).

a. Severity Levels.

Low. Spalling is less than 12 in. in diameter or length.

Medium. Spalling is 12 in. to 18 in. in diameter or length.

High. Spalling is over 18 in. in diameter or length.

b. Diagnosis. By itself, this distress usually indicates a surface failure. However,
high severity levels, left unattended, may result in a reduced cross section and
rupture of reinforcing steel, which may cause localized structural failures.

5. Joint/Crack Faulting. Faulting is the difference in elevation across a joint or crack.
Faulting is caused in part by the buildup of loose materials under the approach side of
the joint or crack as well as a depression under the exit side. The buildup of eroded or
infiltrated materials is caused by pumping from under the exit slab and shoulder (free
moisture under pressure) due to heavy traffic loadings. The warp and/or curl upward of
the slab near the joint due to moisture and/or temperature gradient contributes to the
pumping condition. Lack of load transfer contributes greatly to faulting.
a. **Severity Levels.** Based on DCV sensor data.

**Low.** Average faulting is 0.2 in. or less.

**Medium.** Average faulting is between 0.2 in. and 0.50 in.

**High.** Average faulting is greater than 0.50 in.

b. **Diagnosis.** Any severity level indicates an impending structural failure.

6. **Joint/Crack Spalling.** Cracking, breaking, chipping, or spalling of slab edges within 2 ft of transverse joints or cracks.

a. **Severity Levels.**

**Low.** Spalls less than 3 in. wide, measured to the center of the joint/crack, with loss of material, or spalls with no loss of material and no patching.

**Medium.** Spalls 3 in. to 6 in. wide, measured to the center of the joint/crack, with loss of material.

**High.** Spalls greater than 6 in. wide, measured to the center of the joint/crack, with loss of material.

b. **Diagnosis.** By itself, indicates high compressive forces or incompressible material in joint/crack. At high levels, this distress usually indicates a surface failure.

7. **Joint Deterioration.** Joint deterioration is the cracking, widening, or faulting of the concrete at a joint.

a. **Severity Levels.**

**Low.** Tight hairline cracking around joints with no spalling or faulting.

**Medium.** The joint has opened to a width less than 1 in. or has 0.25 in. faulting or spalling. The area between the crack and joint has begun to break up but is not dislodged.

**High.** The joint has opened to a width of greater than 1 in. or has a high level (0.50 in.) of faulting or spalling. The area between the crack and the joint has broken up and pieces are dislodged to the point that tire damage may occur.

b. **Diagnosis.** A low severity may indicate either a surface failure or an impending structural failure. However, a high severity level usually indicates a structural failure.

8. **Longitudinal Cracking.** Longitudinal cracks generally occur parallel to the centerline of the pavement but may meander throughout the lane. This does not include centerline distress. They may be the result of concrete shrinkage, warping stresses, improper sawing, or loss of support.
a. **Severity Levels.**

**Low.** Tight hairline crack with no spalling or faulting or a well sealed crack with no visible faulting or spalling. Does not include “Y” or interconnecting cracks.

**Medium.** Working crack with a moderate or low severity of spalling and/or faulting less than 0.50 in. Includes “Y” and interconnecting cracks with no punchouts or material loss.

**High.** A crack which exhibits one or more of the following:

- width greater than 1 in.,
- high severity level or spalling, and/or
- faulting of 0.50 in. or more.

High severity includes “Y” and interconnecting cracks with punchouts or material loss. Maintenance patching is present or is needed.

b. **Diagnosis.** A low severity may indicate an impending structural failure. However, a high severity level usually indicates a structural failure.

9. **Map Cracking and Scaling.** Map cracking, or crazing, is a network of shallow hairline cracks which extend only through the upper surface of the concrete. It is usually caused by over-finishing the concrete surface. Care must be taken to avoid confusing this distress with “D” cracking. Map cracking usually does not exhibit the staining or leaching associated with “D” cracking nor is a hollow sound produced by thumping the pavement. Scaling is the removal of the thin top surface of the concrete usually associated with map cracking.

a. **Severity Levels.** Severity levels are not applicable to this distress type.

b. **Diagnosis.** By itself, this distress usually indicates a surface failure.

10. **Permanent Patch Deterioration.** A patch is an area where a portion or all of the original concrete slab has been removed and replaced with a permanent type of material (e.g., PCC or HMA). Only permanent patches should be considered. Deterioration of the original concrete slab adjacent to the permanent patch is termed patch adjacent slab deterioration. This may be in the form of spalling of the slab/patch joint, “D” cracking of the slab adjacent to the patch, or a corner break in the adjacent slab. Distress which begins more than 6 ft from the patch is not included in patch adjacent slab deterioration.

a. **Severity Levels.**

**Low.** Any patch that is present. Patch has little or no deterioration. Cracks and edge joints are tight. Low severity spalling or raveling may exist. No faulting or settlement has occurred. Patch is rated low severity even if in excellent condition.
Medium. Patch is somewhat deteriorated. Settlement is less than 0.50 in. Cracking, rutting, or shoving has occurred in an HMA patch. Concrete patch may exhibit spalling and/or faulting up to 0.50 in. around the edges of cracks.

High. Patch is badly deteriorated either by cracking, faulting, spalling, rutting, or shoving to a condition that requires replacement. Patch may present tire damage potential.

b. Diagnosis. A low severity usually indicates a surface failure. However, a high severity level may be either a progressively deteriorated surface condition or an impending localized structural failure.

11. Polished Aggregate. This distress is the wearing away of the surface texture such that a loss of skid resistance can result.

a. Severity Levels. Severity levels are not applicable to this distress type.

b. Diagnosis. By itself, this distress usually indicates a surface failure.

12. Pumping and Water Bleeding. Pumping is the ejection of material by water through joints or cracks, caused by deflection of the slab under moving traffic loads. As the water is ejected, it carries with it particles of gravel, sand, clay, or silt resulting in a progressive loss of pavement support. Surface staining or accumulation of base or subgrade material on the pavement surface close to joints or cracks is evidence of pumping. However, pumping can occur without such evidence, particularly where stabilized bases are used. The observation of water being ejected by heavy traffic loads after a rainstorm can also be used to identify pumping. Water bleeding occurs where water seeps out of joints or cracks.

a. Severity Levels.

Low. Water is forced out of a joint or crack when trucks pass over the joints or cracks; water is forced out of the lane/shoulder joint when trucks pass along the joint; or water bleeding exists. No fines can be seen on the surface of the traffic lanes or shoulder.

Medium. A small amount of pumped material can be observed near some of the joints or cracks on the surface of the traffic lane or shoulder.

High. A significant amount of pumped materials exist on the pavement surface of the traffic lane or shoulder along the joints or cracks.

b. Diagnosis. Water bleeding alone may indicate either a surface failure or an impending structural failure. Any level of pumping usually indicates a structural failure.

13. Transverse Cracking. Transverse cracking of JPCP or JRCP slabs is a normal occurrence and is caused by one or more of the following:
heavy vehicular load repetition,
thermal and moisture gradient stresses,
drying shrinkage stresses,
loss of subgrade support, and/or
non-functioning contraction joints.

a. **Severity Levels.**

**Low.** Tight hairline cracks with no spalling or faulting or a well sealed crack with no visible faulting or spalling.

**Medium.** Working crack with low to medium severity level of spalling and/or faulting less than 0.50 in. Temporary patching may be present.

**High.** A crack that exhibits one or more of the following:
- width greater than 1 in.,
- high severity level of spalling, and/or
- faulting of 0.50 in. or more.

b. **Diagnosis.** A low severity may indicate either a surface failure or an impending structural failure. However, a high severity level usually indicates a structural failure.

14. **Transverse Joint Seal Damage.** The following applies to JPCP or JRCP constructed prior to 2003. Existing preformed joint seals should be evaluated as they do not meet current design dimensions and do require sealing to perform. Joint seal damage is any condition that enables incompressible materials to infiltrate into the joints from the surface or allows significant infiltration of water. Accumulation of incompressible materials within the joints restricts in-slab expansion and may result in the slab buckling, shattering, or spalling. A pliable joint filler that is bonded to the edges of the slabs protects the joints from accumulation of incompressible materials and also reduces the amount of water seeping into the pavement structure. Transverse joint seal damage is rated based on the overall condition of the sealant over the entire pavement section. Typical types of joint seal damage are:

- stripping of joint sealant,
- extrusion of joint sealant,
- weed growth,
- hardening of the filler (oxidation),
- loss of bond to the slab edges, and
- lack or absence of sealant in the joint.

a. **Severity Levels.**

**Low.** Joint sealer is in generally good condition throughout the section. Sealant is performing well with only a minor amount of any of the above types of damage
present. Little water and no incompressible materials can infiltrate through the joint.

**Medium.** Joint sealer is in generally fair condition over the entire section with one or more of the above types of damage occurring to a moderate degree. Water can infiltrate the joint fairly easily; some incompressible materials can infiltrate the joint. Sealant needs replacement within 3 years.

**High.** Joint sealer is in generally poor condition over the entire section with one or more of the above types of damage occurring to a severe degree. Water and incompressible materials can freely infiltrate the joint. Sealant needs immediate replacement.

b. **Diagnosis.** By itself, this distress usually indicates a failure of the joint material. Prolonged inattention to the problem can lead to surface or even structural failures.

### 53-2.04 Continuously Reinforced Concrete (CRC) Pavement Distresses

The distresses that may be encountered on continuously reinforced concrete pavements include the following:

1. **Blowups.** Blowups are caused by a combination of thermal and moisture expansive forces that exceed the pavement system's ability to absorb in conjunction with a pavement discontinuity. Blowups occur at construction joints or at wide transverse cracks at which the steel has previously ruptured. The result is a localized upward movement (buckling) of the slab at the edges of the crack or construction joint accompanied by shattering of the concrete or crushing of the slab in that area. Rain or wet pavement just prior to a hot period is closely related to blowups.

   a. **Severity Levels.**

      **Low.** Buckling or shattering has occurred, but only causes some bounce of the vehicle which creates no discomfort.

      **Medium.** Buckling or shattering causes a significant bounce of the vehicle which creates some discomfort. Temporary patching has been placed because of a blowup.

      **High.** Buckling or shattering causes excessive bounce of the vehicle which creates substantial discomfort, and/or a safety hazard, and/or vehicle damage, requiring a reduction in speed for safety. High severity blowups require immediate maintenance due to the safety hazard.

   b. **Diagnosis.** All severity levels may indicate an impending structural failure.
2. **Centerline Joint Spalling.** Cracking, breaking, chipping, or fraying of slab edges within 2 ft of the centerline (lane-to-lane) joint.

   a. **Severity Levels.**

      - **Low.** Spalls less than 3 in. wide, measured to the center of the joint, with loss of material, or spalls with no loss of material and no patching.

      - **Medium.** Spalls 3 in. to 6 in. wide, measured to the center of the joint, with loss of material.

      - **High.** Spalls greater than 6 in. wide, measured to the center of the joint, with loss of material.

   b. **Diagnosis.** By itself, this distress usually indicates a surface failure.

3. **Closed Expansion Joints.** Existing CRCP expansion joints which have become closed can result in other failures such as spalling, cracking, or blowups in the pavement.

   a. **Severity Levels.** Severity levels are not applicable to this distress type.

   b. **Diagnosis.** If other distresses are allowed to occur and increase in severity, structural integrity of the pavement may be compromised.

4. **Construction Joint Deterioration.** Construction joint distress is a breakdown of the concrete or steel at a CRCP construction joint. It often results in a series of closely spaced transverse cracks near the construction joint or a large number of interconnecting cracks. These excessive cracks can, in time, lead to spalling and breakup of the concrete. If an inadequate steel lap or a steel rupture occurs at a construction joint, the result is often spalling and disintegration of the surrounding concrete, and a possible punchout. This can also lead to a readily accessible entrance for water. The primary causes of construction joint distress are poorly consolidated concrete and inadequate steel content or placement.

   a. **Severity Levels.**

      - **Low.** Only closely spaced tight cracks with no spalling or faulting occur within 10 ft of each side of the construction joint.

      - **Medium.** Some low severity spalling of cracks, or a low severity punchout exists within 10 ft of either side of the construction joint. Temporary patching has been placed.

      - **High.** Significant deterioration and breakup exists within 10 ft of the construction joint that requires patching.

   b. **Diagnosis.** A low severity may indicate either a surface failure or an impending structural failure. However, a high severity level usually indicates a structural failure.
5. **“D” Cracking.** “D” cracking is a series of closely spaced hairline cracks that usually begins on the CRCP surface adjacent to transverse construction joints, longitudinal joints/cracks, the normal tight transverse cracking pattern, and pavement edge. The surface cracks often appear as a darker stained area and may contain a white residue that leaches from the cracks. Staining alone does not indicate the presence of “D” cracking. “D” cracking is the expansion of susceptible coarse aggregate caused by the wetting, drying, freezing, and thawing cycles imposed by the Illinois climate.

   a. **Severity Levels.**

      - **Low.** The characteristic crack pattern is evident along with staining and leaching. A fan shape spreading of the cracks is also evident. No spalling is present.

      - **Medium.** The characteristic crack pattern is very evident and patterns at individual transverse cracks are beginning to join together. Minor spalling is evident and the pavement may produce a hollow sound when thumped. Little or no maintenance patching exists.

      - **High.** A high level of spalling is evident and the pavement may produce a hollow sound when thumped. Patching has been performed or is necessary. Considerable loose material exists along the shoulders. A crack pattern is formed between several adjacent transverse cracks.

   b. **Diagnosis.** Indicates a materials durability problem and usually indicates a structural failure in the pavement.

6. **High Steel Spalling.** This distress is the spalling of the concrete surface that results from the placement during construction of the reinforcing steel too high in the cross section of the pavement (i.e., too near to the surface). Usually, the reinforcing steel itself is visible and localized surface distress exists (i.e., an area of slab surface where the concrete has broken into pieces and spalled).

   a. **Severity Levels.**

      - **Low.** Spalling is less than 12 in. in diameter or length.

      - **Medium.** Spalling is 12 in. to 18 in. in diameter or length.

      - **High.** Spalling is over 18 in. in diameter or length.

   b. **Diagnosis.** By itself, this distress usually indicates a surface failure. However, high severity levels, left unattended, may result in a reduced cross section and rupture of reinforcing steel which will cause a localized structural failure.

7. **Longitudinal Cracking.** Longitudinal cracks generally occur parallel to the centerline of the pavement but may meander throughout the lane. This distress type does not include centerline distress.
a. **Severity Levels.**

Low. Tight hairline crack with no spalling or faulting, or a well sealed crack with no visible faulting or spalling. Does not include “Y” or interconnecting cracks.

Medium. Working crack with a moderate or low severity of spalling and/or faulting less than 0.50 in. Includes “Y” and interconnecting cracks with no punchouts or material loss.

High. A crack which exhibits one or more of the following:

- width greater than 1 in.,
- a high severity level of spalling, and/or
- faulting of 0.50 in. or more.

High severity includes “Y” and interconnecting cracks with punchouts or material loss. Maintenance patching may be present or is needed.

b. **Diagnosis.** A low severity may indicate an impending structural failure. However, a high severity level usually indicates a structural failure.

8. **Map Cracking and Scaling.** Map cracking, or crazing, is a network of shallow hairline cracks which extend only through the upper surface of the concrete. It is usually caused by over-finishing the concrete surface. Care must be taken to avoid confusing this distress with “D” cracking. Map cracking usually does not exhibit the staining or leaching associated with “D” cracking nor is the hollow sound produced by thumping the pavement. Scaling is the removal of the thin top surface of the concrete usually associated with map cracking.

a. **Severity Levels.** Severity levels are not applicable to this distress type.

b. **Diagnosis.** By itself, this distress usually indicates a surface failure.

9. **Permanent Patch Deterioration.** A patch is an area where a portion or all of the original concrete slab has been removed and replaced with a permanent type of material (e.g., PCC, HMA). Only permanent patches should be considered. Deterioration of the original concrete slab adjacent to the permanent patch is termed patch adjacent slab deterioration. This may be in the form of spalling of the slab/patch joint or “D” cracking of the slab adjacent to the patch. Distress which begins more than 6 ft from the patch is not included in patch adjacent slab deterioration.

a. **Severity Levels.**

Low. Any patch that is present. Patch has little or no deterioration. Cracks and edge joints are tight. Low severity spalling or raveling may exist. No faulting or settlement has occurred. Patch is rated low severity even if in excellent condition.
Medium. Patch is somewhat deteriorated. Settlement is less than 0.50 in. Cracking, rutting, or shoving has occurred in an HMA patch. Concrete patch may exhibit spalling and/or faulting up to 0.50 in. around the edges of cracks.

High. Patch is badly deteriorated either by cracking, faulting, spalling, rutting, or shoving to a condition that requires replacement. Patch may present tire damage potential.

b. Diagnosis. A medium severity usually indicates a surface failure. However, a high severity level may be either a progressively deteriorated surface condition or an impending localized structural failure.

10. Polished Aggregate. This distress is the wearing away of the surface texture such that a loss of skid resistance can result.

a. Severity Levels. Severity levels are not applicable to this distress type.

b. Diagnosis. By itself, this distress usually indicates a surface failure.

11. Pumping and Water Bleeding. Pumping is the ejection of material by water through joints or cracks, caused by deflection of the slab under moving traffic loads. As the water is ejected, it carries with it particles of gravel, sand, clay, or silt resulting in a progressive loss of pavement support. Surface staining or accumulation of base or subgrade material on the pavement surface close to joints or cracks is evidence of pumping. However, pumping can occur without such evidence, particularly where stabilized bases are used. The observation of water being ejected by heavy traffic loads after a rainstorm can also be used to identify pumping. Water bleeding occurs where water seeps out of joints or cracks.

a. Severity Levels.

Low. Water is forced out of a joint or crack when trucks pass over the joints or cracks; water is forced out of the lane/shoulder joint when trucks pass along the joint; or water bleeding exists. No fines can be seen on the surface of the traffic lanes or shoulder. There is evidence of the lane/shoulder joint being worn away be high pressure water.

Medium. A small amount of pumped material can be observed near some of the joints or cracks on the surface of the traffic lane or shoulder.

High. A significant amount of pumped materials exist on the pavement surface of the traffic lane or shoulder along the joints or cracks.

b. Diagnosis. Water bleeding alone may indicate either a surface failure or an impending structural failure. Any level of pumping usually indicates a structural failure.
12. **Punchouts.** Punchouts are the primary structural failure mode for CRC pavements. This distress is the area enclosed by two closely spaced transverse cracks, and a short longitudinal crack, typically at the edge of the pavement, but can occur elsewhere in the pavement. As cracks deteriorate, aggregate interlock is lost, leading to steel rupture which allows the concrete within these cracks to be punched downward under load. Localized area of the slab has broken or spalled.

   a. **Severity Levels.**

      Low. Longitudinal and transverse cracks are fairly tight. Low severity spalling or faulting less than 0.25 in. exists.

      Medium. Moderate spalling or faulting 0.25 in. to 0.50 in. exists. Cracks interconnect.

      High. Concrete within the area is punched down by more than 0.50 in.; and/or severely spalled or broken. Temporary patching is present or is required.

   b. **Diagnosis.** Usually indicates a structural failure in the pavement.

13. **Transverse Cracking.** Transverse cracking of CRC pavements is a normal occurrence and is not in itself considered to be a distress. The purpose of the steel reinforcement is to hold the randomly spaced transverse cracks tightly together. However, if the steel ruptures or shears, load transfer across the crack is lost and the crack becomes a potential location for major distress. Crack spalling or faulting are an indication of sheared reinforcing bars. Some cracks may have widened substantially after steel rupture. Note that transverse cracks sometimes run diagonally across the pavement and intersect (“Y” cracks).

   a. **Severity Levels.**

      Low. Tight hairline cracks with no faulting, steel rupture, or spalling.

      Medium. The crack is open less than 0.50 in. with no steel rupture, faulting is 0.2 in. or less, and/or there is low severity spalling.

      High. A crack with steel rupture, medium to high severity spalling, or crack width greater than 0.50 in.

   b. **Diagnosis.** A medium severity may indicate either a surface failure or an impending structural failure. However, a high severity level usually indicates a structural failure.

14. **Wide Flange Beam Terminal Joint Distress.** Wide flange beam terminal joint distress may prevent the joint from working properly both at the beam and at the expansion joint between the beam and the bridge approach. The flange of the beam may show signs of fatigue cracking.
a. **Severity Levels.** Severity levels are not applicable to this distress type.

b. **Diagnosis.** Structural integrity is being lost if the pavement area near these joints or if the beam itself show signs of distress and special patching may be required. Contact the BDE for assistance in determining a remedial treatment.

### 53-2.05 Shoulder Distresses

Shoulder distresses typically encountered on highway facilities include the following:

1. **Alligator (Fatigue) Cracking.** Cracking of the shoulder surface caused by repeated traffic loadings. The individual pieces of material are usually less than 1 ft on the longest side.
   
   a. **Severity Levels.**
      
      **Low.** Longitudinal tight cracks running parallel to each other. The cracks are not spalled.
      
      **Medium.** The cracks are interconnected in the classic pattern with some spalling and a few loose pieces.
      
      **High.** The cracks are interconnected forming small pieces which are easily removed. Evidence of base failures are evident and accompanied by rutting.

   b. **Diagnosis.** Usually indicates a structural failure.

2. **Block Cracking.** Block cracks divide the shoulder surface into approximately rectangular pieces with the blocks ranging in size from 1 ft² to 100 ft².
   
   a. **Severity Levels.**
      
      **Low.** The blocks are outlined by tight cracks 0.25 in. or less in width with little or no spalling.
      
      **Medium.** The blocks are outlined by cracks greater than 0.25 in. in width with moderate spalling.
      
      **High.** Blocks are outlined by severely spalled cracks and base failures are evident.

   b. **Diagnosis.** By itself, this distress does not usually indicate a structural failure. It is considered a surface failure.

3. **Bridge Approach Pavement/Shoulder Settlement.** Existing bridge approaches that were not initially constructed to current IDOT standards frequently exhibit settlement (i.e., a drop in elevation of the approach pavement and/or shoulder surface below the surface of the bridge deck). The cause of this distress usually is the settlement of the backfill material due to voids that exist beneath the bridge approach pavement and/or shoulder.
a. **Severity Levels.**

**Low.** Settlement is less than 2 in. Drainage is not a problem. Voids are not found beneath the bridge approach. The area is no longer continuing to settle.

**Medium.** Settlement is approximately 2 in. and/or drainage is a concern. Voids are found beneath the bridge approach and the approach area is likely to continue to settle.

**High.** Settlement is more than 2 in. and/or drainage is a significant problem. Voids are found beneath the bridge approach and the approach area is likely to continue to settle.

b. **Diagnosis.** Usually indicates a loss of subgrade support.

4. **Lane/Shoulder Dropoff.** Lane-to-shoulder dropoff occurs wherever there is a difference in elevation between the traffic lane and shoulder. Typically, the outside shoulder settles due to consolidation or settlement of the underlying granular or subgrade material, or pumping of the underlying material. Shoulder heave may occur due to frost action or swelling soils. Granular or soil shoulder dropoff generally is caused from the removal of shoulder material from passing trucks (i.e., wind action).

a. **Severity Levels.**

**Low.** There exists between 0.50 in. to 1 in. difference in elevation between the traffic lane and adjacent shoulder.

**Medium.** There exists between 1 in. to 2 in. difference in elevation between the traffic lane and adjacent shoulder.

**High.** There exists greater than a 2 in. difference in elevation between the traffic lane and adjacent shoulder.

b. **Diagnosis.** Usually indicates differential subgrade support between the lane and shoulder.

5. **Lane/Shoulder Joint Deterioration.** Cracking, breaking, chipping, spalling, or raveling of lane/shoulder joint.

a. **Severity Levels.**

**Low.** Cracking and/or spalling less than 3 in. wide.

**Medium.** Cracking and/or spalling 3 in. to 6 in. wide.

**High.** Cracking and/or spalling greater than 6 in. wide.

b. **Diagnosis.** By itself, this distress usually indicates a surface failure.
6. **Lane/Shoulder Separation.** Lane-to-shoulder joint separation is the widening of the joint between the edge of the pavement and the shoulder. As this joint deteriorates, it allows water to seep into the pavement structure and creates a maintenance problem. The widening of the joint between the traffic lane and shoulder is due generally to movement in the shoulder or loss of load transfer (steel) across a tied joint. If the joint is tightly closed or well sealed so water cannot enter, then lane-to-shoulder joint separation is not considered a distress. If the shoulder is not paved (i.e., gravel or soil), then the severity is usually rated high. If curbing exists, then it is rated according to the width of the joint between the pavement and curb.

   a. **Severity Levels.**

      Low. Joints/cracks having a separation of 0.50 in. to 1 in.

      Medium. Joints/cracks that have a separation of 1 in. to 2 in. Several parallel narrow cracks that are beginning to join together also would be classified as medium severity.

      High. Cracks that have a separation greater than 2 in. Evidence of a continual need for maintenance patching exists.

   b. **Diagnosis.** A low severity may indicate either a surface failure or an impending structural failure. However, a high severity level usually indicates a structural failure.

7. **Transverse Cracking.** Transverse cracking is a distress in which the shoulder is cracked transversely at regular intervals. Frequently, grass and weeds are observed growing through the cracks.

   a. **Severity Levels.**

      Low. The cracks are tight with no vegetation growing through. Crack spacing is greater than 100 ft apart.

      Medium. Cracks are greater than 0.25 in. in width with some vegetation growing through. Crack spacing is between 50 ft and 100 ft.

      High. Cracks are very open with a great deal of vegetation growing through. Crack spacing is less than 50 ft.

   b. **Diagnosis.** A low severity may indicate either a surface failure or an impending structural failure. However, a high severity level usually indicates a structural failure.

For additional information on pavement distresses, see the Department’s *Manual for Condition Rating Survey* and the Strategic Highway Research Program’s *Distress Identification Manual.*
53-3 FIELD TESTING OF PAVEMENT STRUCTURES

53-3.01 Non-Destructive vs. Destructive Testing

In general, field testing methods can be categorized as one of the following methods:

1. **Non-Destructive Testing (NDT) Methods.** NDT methods provide information about the pavement structure with minimal disruption to traffic operations and without the need to physically disturb the pavement. In this regard, NDT methods are preferred over destructive testing methods. NDT methods include research of historical data, collection of data through field observations, falling weight deflectometer testing, pavement friction testing, and dynamic cone penetrometer testing. Coring is necessary for dynamic cone penetrometer testing under existing pavements. Because of the significant advantages of NDT over destructive testing methods, the designer should continually keep abreast of changes in the field of NDT.

2. **Destructive Testing (DT) Methods.** DT methods require the physical removal (and subsequent repair) of pavement layer material either to obtain a sample (disturbed or undisturbed) or to conduct an in-place test. DT methods include pavement slab removal, pavement slicing, and pavement coring. Although DT methods provide very reliable information on the in-place pavement structure, such testing has many disadvantages and limitations, particularly when conducted on moderately to heavily traveled highway facilities. Practical restraints in terms of time and money severely limit the number and type of DT methods that can be conducted for routine rehabilitation studies.

53-3.01(a) Major Parameters of Pavement Testing

The designer must accumulate sufficient information on the in-place condition of the pavement structure to determine the precise nature and cause of the pavement distress. The parameters of actual data collection will vary from project to project. For example, if a flexible pavement is experiencing low to medium rutting, less than 0.35 in., the rehabilitation required probably is routine and minimal field sampling and testing programs should be considered. Conversely, a flexible pavement may exhibit extensive rutting, greater than 0.35 in. Such rutting may be the result of many factors including material densification (improper compaction), deformation in the foundation (subgrade), and instability in the HMA mixture. Extensive field testing and data collection may be necessary to pinpoint the exact cause of the distress and to determine an appropriate rehabilitation strategy. Prepare the field sampling and testing program for the rehabilitation study before the scoping stage of Phase I. Field tests typically are requested during the project scoping stage.

The designer is responsible for determining the scope of the data collection process, including field sampling and testing, for the rehabilitation project and for minimizing the cost of the process by avoiding the collection of duplicate or superfluous information. There are, however, several major data parameters that should be considered for any major rehabilitation project. These parameters include:
• pavement deflection response;
• in situ pavement material characteristics (e.g., modulus, strength, density, stripping);
• pavement layer thickness; and
• type of pavement layer material.

When conducting the rehabilitation study, ensure that these parameters are adequately addressed during the data collection, field sampling, and testing program.

53-3.01(b) Need for Destructive Testing

Although NDT methods have significant advantages over DT methods, there will exist circumstances under which DT methods will be appropriate to include in the field sampling and testing program of the rehabilitation study. Consider the following when assessing the need for destructive testing:

1. **In Situ Pavement Material Characteristics.** NDT methods are preferred over DT methods for obtaining information on in situ pavement material characteristics. However, historic data also may be used with the caveat that in situ pavement material conditions may have changed since the now historic data was collected. Consider the need to conduct destructive tests to verify the pavement material properties which have been obtained by NDT methods. DT methods also may be used to determine underlying drainage conditions and to identify problems in specific layers of the pavement structure.

2. **Rigid Pavements.** For rigid pavements, one of the more significant material properties influencing performance is the flexural strength of the concrete (i.e. modulus of rupture). General correlations between splitting tensile strength and flexural strength can be obtained from DT methods (e.g., pavement cores).

3. **Pavement Layer Thickness and Material Type.** It is difficult to use NDT methods to accurately determine pavement layer thickness and material type. Layer thickness and material type usually can be identified from historic pavement information. Although historic pavement data may be available, the extreme importance and sensitivity of these variables usually necessitates the use of some level of DT for verification. At a minimum, pavement coring at randomly selected locations should be considered.

Although NDT methods are largely preferred over DT methods, a technically sound program of data collection, field sampling, and testing for pavement rehabilitation projects should include an appropriate level of complementary DT to ensure data integrity. Doing so will ensure that the rehabilitation alternatives developed will not be based on an inaccurate base of information. This is especially true of structural type distresses where improper rehabilitation treatments can waste resources.
53-3.02  **Pavement Database Systems and Field Observations—NDT**

53-3.02(a)  **Application of Pavement Database Systems**

A review of information that may be available on the pavement section under study is an important initial step in the data collection process of any rehabilitation project. Assessing the applicability of available information will minimize the collecting of duplicate data. See Section 53-1 for information on the types of pavement data that are collected and maintained by the Department.

53-3.02(b)  **Supplemental Field Observations**

The extent of the data collection activities required for a rehabilitation study will vary on a project-by-project basis. A field reconnaissance to verify historic data is invaluable for any rehabilitation study. Such supplemental field trips will allow first-hand observation of pavement distress including pumping, loose materials on shoulder, “D” cracking, and maintenance patches. This first-hand experience is extremely helpful in identifying and verifying pavement distresses and determining whether or not the pavement is exhibiting a surface failure or an existing or potential structural failure. Use these observations to better define the level of field sampling and testing to be conducted for the project.

53-3.03  **Falling Weight Deflectometer—NDT**

53-3.03(a)  **Falling Weight Deflectometer System**

The Falling Weight Deflectometer (FWD) test is an NDT method. It is a non-destructive pavement loading device capable of exerting a load impulse similar in magnitude and duration to a moving truck wheel load. The FWD unit can produce loads from 1,500 lbs to 25,000 lbs. The load is applied to the loading plate by dropping a weight package on a dampening system. The load is measured by a load cell. The resulting pavement deflection is measured by a series of seismic deflection sensors positioned along the pavement’s surface at pre-determined intervals from the loading plate.

53-3.03(b)  **FWD System Application**

One of the most frequent uses of the FWD system is in determining the required overlay thickness for existing flexible pavements. The FWD test data will provide information on the condition of the existing pavement and the level of subgrade support. The uniformity of support along the pavement can be assessed, and weak areas requiring additional overlay thickness can be identified. With the FWD test data, traffic data, the design load, and the desired design period, the designer can determine an appropriate overlay thickness. Designs are possible for flexible pavements and shoulders including granular bases topped with a seal coat and full-depth HMA pavements.
53-3.03(c)  Application of FWD Test Data

The FWD test has numerous applications for the analysis and design of pavement rehabilitation strategies and will help to develop cost-effective maintenance and rehabilitation alternatives.

The FWD test data can be used for the following pavement analyses:

1. **PCC Pavements.** For PCC pavements, the FWD test data can be used to:
   - locate areas of poor support beneath jointed concrete pavements, and
   - determine joint load transfer.

2. **HMA Pavements.** For HMA pavements, the FWD test data can be used to:
   - determine the structural adequacy of the pavement and identify causes of failure,
   - determine uniformity of support along a pavement and identify areas of weakness, and
   - determine overlay thickness requirements.

53-3.03(d)  Test Requests

The CBM is available to conduct a limited amount of testing. If FWD testing and analyses are desired, contact the CBM and the OPP Bureau of Research.

53-3.04  Pavement Friction Testing—NDT

53-3.04(a)  Pavement Friction Testing System

In the Pavement Friction Testing (PFT) system, a treaded tire makes a measurement of the microtexture of the pavement. Microtexture is that quality of aggregates that makes each particle feel rough or smooth to the touch. The rough surfaces penetrate the water film, permitting contact between the tire and the roadway. A smooth tire makes a measurement of the macrotexture of the pavement. Macrotexture is the frictional characteristic that provides escape paths for water between the tire and the pavement. Both macrotexture and microtexture are needed to make a frictionally adequate pavement.

53-3.04(b)  PFT System Application

The PFT system is used to obtain smooth and treaded friction numbers for the pavement section under study. The friction numbers represent the frictional properties of the pavement surface. They are used to evaluate the skid resistance of the pavement surface relative to other pavement surfaces and/or to evaluate the change in skid resistance of the pavement surface with time.
53-3.04(c) Application of PFT Test Data

The friction numbers obtained from the PFT system are used to:

- evaluate pavement mixture design practice,
- provide continued evaluation of experimental projects,
- evaluate pavement friction of high accident locations under wet pavement conditions,
- determine pavement frictional characteristics prior to restoration, and
- target pavement sites for possible rehabilitation.

53-3.04(d) Test Requests

The CBM can perform a limited amount of friction testing. If pavement friction testing and analyses of friction numbers are desired, contact the CBM and OPP Bureau of Research.

53-3.05 Dynamic Cone Penetrometer (DCP) — NDT

53-3.05(a) Dynamic Cone Penetrometer System

The Dynamic Cone Penetrometer (DCP) system is an instrument designed to provide a measure of the in situ strength of fine-grained and granular subgrades, granular base and subbase materials, and weakly cemented materials. The DCP instrument measures the penetration rate, in inches per blow, into the pavement and subgrade soil layers. Research has shown a good correlation between penetration rate and the immediate bearing value (IBV) of granular materials and fine-grained subgrade soils. Although the DCP instrument was developed for use on pavements with thin surfacings and natural aggregate sublayers, research has shown that the procedure also can be used on pavements with lightly cemented layers having unconfined compressive strengths of less than 440 psi.

53-3.05(b) DCP System Application

The Department typically uses the DCP system to check subgrade stability during construction, to check depth of material layers, and to provide inputs for the pavement design process. A DCP test can be performed directly through some flexible pavement cross sections or through the subbase and subgrade layers after a pavement core has been removed.

53-3.05(c) Application of DCP Test Data

The DCP test data can be used to ensure subgrade stability. Subgrade stability plays a critical role in the construction and performance of a pavement. The subgrade should be sufficiently stable to:

- prevent excessive rutting and shoving during construction, and
provide adequate support for the placement and compaction of the remaining pavement layers.

The IDOT Subgrade Stability Manual requires an IBV of 6 to 8 for construction purposes. The IBV value can be used to determine the necessary thickness of granular backfill or subgrade modification needed to ensure adequate subgrade stability during construction.

53-3.05(d) Test Requests

If DCP testing and analyses are desired, contact the district geotechnical engineer.

53-3.06 Destructive Testing (DT) Methods

The Destructive Testing (DT) methods are used to verify data obtained by NDT methods and to better examine the in situ condition of the pavement’s structural layers, steel, and subbase materials. In general, DT methods will allow a better determination of patching potential and quantity, but at a greater cost over NDT methods (e.g., sample removal technique, traffic disruption, subsequent pavement repairs). Section 53-3.01 discusses the tradeoffs between NDT and DT methods and the need for destructive testing. The following sections present the DT methods typically used by the Department.

53-3.06(a) Pavement Slab Removal

Pavement slab removal is a DT method that requires the full-depth sawing and removal of a slab of the pavement.

1. Concrete Pavements. For concrete pavements the slab extends across an entire lane width according to Figure 53-3.l; however, the length of the slab varies according to the type of pavement under study (i.e., 4.50 ft long for CRCP and 6 ft long for JPCP/JRCP). Pavement slab removal permits a good visual analysis of patching potential and a complete examination of:

- “D” cracking,
- delamination,
- disintegration,
- subbase condition,
- joint condition,
- depth of steel,
- steel condition,
- depth of sound concrete, and
- loss of sound concrete in bottom and top of slab.

After the pavement slab is removed, pavement patching will be required to restore the facility and resume traffic operations. The requisite patching may be a temporary patch
installed by maintenance personnel. Permanent patching then may be included in the upcoming rehabilitation contract.

2. **HMA Pavements and Overlays.** For HMA pavements and overlays the slab must be at least 12 in. wide and cut in the transverse direction across the entire lane according to Figure 53-3.I. The exposed face of the HMA overlay can be investigated for the presence of rutting in the various lifts. Holding a string line against the exposed face is helpful in determining which layer is significantly contributing to the surficial rutting. The pavement shall be repaired with either HMA or fast curing PCC.

**53-3.06(b) Pavement Coring**

Pavement coring is a DT method that requires cutting and removing 4 in. to 10 in. diameter core samples from the pavement. This method is much less intrusive than the pavement slab removal method discussed in Section 53-3.06(a). The core samples are obtained from pavements to:

- test stability of existing HMA mixes;
- perform split tensile testing of all HMA materials;
- determine density, air voids, and stripping of all HMA materials;
- perform compression testing of PCC;
- examine PCC for evidence of “D” cracking, Alkali-Silica Reactivity (ASR), poor consolidation, etc.;
- determine horizontal limits of deterioration;
- examine HMA/PCC interface bonding condition (bonded or unbonded);
- verify HMA and PCC layer thicknesses; and
- provide subgrade access for DCP testing.

It may be difficult to obtain an intact full-depth core sample including the stabilized subbase. Subgrade material samples needed for gradation testing may be obtained with an auger.

If split tensile testing of PCC is desired, testing should be performed on 4 in. to 6 in. core samples to obtain a good estimate of flexural strength. For routine pavement evaluation, 4 in. diameter core samples are satisfactory for visual inspection and for HMA mixture testing. For high volume facilities where lane closures are critical, 10 in. cores may be a better option. Once in the lab, 4 in. core samples can be taken from the larger 10 in. core for testing.

Guidelines for materials sampling and testing of existing full-depth HMA pavements and overlays of concrete pavements are provided in Section 53-3.08.
53-3.06(c) Test Responsibilities

The district materials laboratories are responsible for completing all the necessary material testing. Contact the Engineer of Technical and Product Studies in the CBM for assistance, if needed.

53-3.07 Application of Field Test Methods

Figures 53-3.A through 53-3.D provide guidance for selecting appropriate field tests based on the types of distress exhibited by a particular pavement type. Use these to better develop a field sampling and testing program for the rehabilitation study.
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Note:  
* P = Primary Test Method; S = Secondary Test Method; Blank = Not Applicable.

FIELD SAMPLING AND TESTING FOR PAVEMENT DISTRESSES
(Hot-Mix Asphalt (HMA) Full-Depth Pavements and Overlays of Concrete Pavements)

Figure 53-3.A
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<tr>
<td>Corner Breaks</td>
<td>P</td>
<td>S</td>
</tr>
<tr>
<td>“D” Cracking</td>
<td>P</td>
<td>S</td>
</tr>
<tr>
<td>High Steel Spalling</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Joint/Crack Faulting</td>
<td>P</td>
<td>S</td>
</tr>
<tr>
<td>Joint/Crack Spalling</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Joint Deterioriation</td>
<td>P</td>
<td>S</td>
</tr>
<tr>
<td>Longitudinal Cracking</td>
<td>P</td>
<td>S</td>
</tr>
<tr>
<td>Map Cracking and Scaling</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Permanent Patch Deterioration</td>
<td>P</td>
<td>S</td>
</tr>
<tr>
<td>Polished Aggregate</td>
<td>S</td>
<td></td>
</tr>
<tr>
<td>Pumping and Water Bleeding</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Transverse Cracking</td>
<td>P</td>
<td>S</td>
</tr>
<tr>
<td>Transverse Joint Seal Damage</td>
<td>P</td>
<td></td>
</tr>
</tbody>
</table>

**Note:**  
*P* = Primary Test Method; *S* = Secondary Test Method; Blank = Not Applicable.

FIELD SAMPLING AND TESTING FOR PAVEMENT DISTRESSES  
(Jointed Plain/Reinforced Concrete Pavements (JPCP/JRCP))

Figure 53-3.B
<table>
<thead>
<tr>
<th>Condition</th>
<th>Non-Destructive</th>
<th>Destructive</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Pavement Database Systems/ Field Observations</td>
<td>Pavement Slab Removal</td>
</tr>
<tr>
<td>Blowups</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Centerline Joint Spalling</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Closed Expansion Joints</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Construction Joint Deterioration</td>
<td>P S</td>
<td>P S</td>
</tr>
<tr>
<td>“D” Cracking</td>
<td>P S</td>
<td>S P S</td>
</tr>
<tr>
<td>High Steel Spalling</td>
<td>P</td>
<td>S P</td>
</tr>
<tr>
<td>Longitudinal Cracking</td>
<td>P S</td>
<td>P</td>
</tr>
<tr>
<td>Map Cracking and Scaling</td>
<td>P S</td>
<td>S P</td>
</tr>
<tr>
<td>Permanent Patch Deterioration</td>
<td>P S</td>
<td>P</td>
</tr>
<tr>
<td>Polished Aggregate</td>
<td>S P</td>
<td></td>
</tr>
<tr>
<td>Pumping and Water Bleeding</td>
<td>P P</td>
<td>P</td>
</tr>
<tr>
<td>Punchouts</td>
<td>P</td>
<td>P S</td>
</tr>
<tr>
<td>Transverse Cracking</td>
<td>P S</td>
<td>P</td>
</tr>
<tr>
<td>Wide Flange Beam Terminal Joint Distress</td>
<td>P</td>
<td>P</td>
</tr>
</tbody>
</table>

Note: P = Primary Test Method; S = Secondary Test Method; Blank = Not Applicable.

FIELD SAMPLING AND TESTING FOR PAVEMENT DISTRESSES
(Continuously Reinforced Concrete (CRC) Pavements)

Figure 53-3.C
<table>
<thead>
<tr>
<th>Pavement Database Systems/Field Observations</th>
<th>Non-Destructive</th>
<th>Destructive</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Falling Weight Deflectometer</td>
<td>Pavement Friction Testing</td>
</tr>
<tr>
<td>Alligator Cracking</td>
<td>P</td>
<td>S</td>
</tr>
<tr>
<td>Block Cracking</td>
<td>P</td>
<td>S</td>
</tr>
<tr>
<td>Bridge Apprch. Pvmnt./Shldr. Settlement</td>
<td>P</td>
<td>S</td>
</tr>
<tr>
<td>Lane/Shoulder Dropoff</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Lane/Shoulder Joint Spalling</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Lane/Shoulder Separation</td>
<td>P</td>
<td>S</td>
</tr>
<tr>
<td>Transverse Cracking</td>
<td>P</td>
<td>S</td>
</tr>
</tbody>
</table>

Note:  
* P = Primary Test Method; S = Secondary Test Method; Blank = Not Applicable.*
53-3.08 Guidelines for Material Sampling and Testing of Existing Hot-Mix Asphalt

The procedures that follow primarily apply to Hot-Mix Asphalt (HMA) overlays of concrete pavements; however, they can also be applied to full-depth HMA pavements if necessary. Contact the CBM to apply them to full-depth HMA pavement.

The performance and life-span of HMA overlays are subject to numerous variables in Illinois. Poor performance may result from:

- a poor design,
- improper mixture selection,
- poor quality control of mixture production,
- poor construction practices,
- inadequate attention to the existing pavement/overlay conditions,
- severe overloads, and/or
- inadequate drainage.

Poor performance may be in the form of rutting, cracking, raveling, and potholing of the HMA overlay.

The typical life-span for a first generation HMA overlay in Illinois is between 12 and 15 years. The life-span of each subsequent HMA overlay is typically reduced from the life-span of the previous HMA overlay. The performance of thin lift overlays, or preventive maintenance activities, is highly dependent upon the quality of the underlying materials. Also, pavements with high truck volumes require stable materials in underlying layers. Illinois history has shown that poor existing pavement conditions, not properly addressed during rehabilitation, can greatly reduce the life-span of a new HMA overlay.

To determine the proper rehabilitation strategy, guide selection of the HMA mixture, and avoid leaving poor performing materials in place, an investigation of the existing pavement shall be performed. This investigation is considered especially critical if plans are being developed to perform a partial-depth mill and overlay of an existing HMA overlay that will be subject to heavy truck traffic. This investigation includes coring the existing pavement followed by laboratory testing for basic volumetric, strength, and durability properties.

Communication between planning personnel, coring personnel, and laboratory personnel is critical for these investigations. The materials testing laboratory shall be contacted prior to the coring operation to ensure that the cores will be tested in the appropriate time frame. In addition, once the testing is complete the materials personnel shall report the results back to the planning personnel with an explanation of the test results.

These guidelines provide assistance to the district planning and materials sections on the appropriate sampling and testing requirements that shall be completed prior to determining a rehabilitation strategy for concrete pavements with HMA overlay(s). Since older in situ mixes can have a variety of durability problems, the designer shall take the approach that on interstate and high-volume primary routes the existing HMA must be removed and the PCC surface must
be textured by milling, unless it can be proven otherwise. Leaving a 1 in. layer or less of HMA binder course over the PCC pavement is a poor engineering practice.

These guidelines shall be incorporated into the design of all HMA overlays whether the rehabilitation is a single-lift, a standard thickness with two lifts, or a structural overlay. These guidelines shall be followed on all Interstate overlays, sections serving heavily loaded trucks, and pavement sections that have a history of rutting problems. Questions and comments concerning the HMA investigation process may be directed to the HMA Operations Engineer of the CBM.

53-3.08(a) Pavement Coring Process

The pavement coring shall include all of the existing HMA layers and the original concrete pavement. Extreme care shall be used during the extraction process to avoid damaging the core. Screwdrivers, pry bars, and other devices that apply a concentrated force shall not be used as they will damage the cores. If a core sample is damaged by the extraction process, a replacement core shall be taken. Figure 53-3.E is a flowchart outlining the material testing procedures for cores taken from existing pavements.

Form BMPR 11176A “Existing HMA Pavement and Overlay Evaluation Materials Collection Field Report” shall be completed for each core location. Important information on the report includes project information, coring information, and other observations. Once removed, the cores shall be cleaned, blotted dry with a cloth rag to remove excess water, and clearly labeled. The label information shall include the core location, core number, and lift position. Once labeled, each core shall be sealed in a water-tight bag to minimize moisture loss and preserve the in situ condition. Allowing cores to dry will provide false data and can lead to a gross overestimate of material strength.

The core samples shall then be taken to the appropriate laboratory for testing. It is advised that the cores be placed in a freezer after being delivered to the testing laboratory. Freezing aids in separating the core lifts from each other and allows the cores to remain nearly unchanged from the in situ condition. Return the core samples to the bags as soon as possible after separating lifts. The core samples shall remain bagged until they are tested. The core samples shall be tested as soon as possible after coring in order to acquire the most accurate result for the in situ condition of the material.
MATERIAL TESTING FLOWCHART FOR CORES TAKEN FROM EXISTING PAVEMENTS

Figure 53-3.E
1. **Sampling of Materials from 4-lane Facilities.** The core sampling of materials from a 4-lane facility shall be performed in both the driving lane and passing lane for both directions of travel depending on the purpose of the investigation. At least one coring location, per direction, shall be performed for each existing contract that the proposed contract will affect, regardless of length. Also, if significant changes in the HMA overlay performance are noted within an existing contract, additional representative cores shall be taken from those areas. Finally, if multiple cross-section configurations exist, then at least one coring location shall be selected from each cross-section. See Figure 53-3.F.

![Typical Coring Locations for 4-Lane Facilities](image)

**Area of different performance or different cross-section**
(take additional sample)

---

**Total Project Length**

**TYPICAL CORING LOCATIONS FOR 4-LANE FACILITIES**

*Figure 53-3.F*

At each location to be cored, eight 4 in. cores shall be taken from the left wheelpath of the driving lane and the right wheelpath of the passing lane. Two 150-mm cores shall also be taken from each coring location for Hamburg Wheel rut testing. Either of the two coring patterns shown in Figure 53-3.G may be used. Extreme care shall be taken during removal of the cores from the pavement and during transport to the laboratory. The cores shall be transported with a flat surface facing down to avoid deformation. Also, avoid leaving the cores in a vehicle to minimize degradation from heat.
2. **Sampling of Materials from 2-Lane Facilities.** The core sampling of materials from a 2-lane facility shall be performed in both directions of travel. At least one coring location, per direction, shall be performed for each existing contract that the proposed contract will affect, regardless of length.

In addition, if multiple cross-section configurations exist, then at least one coring location shall be selected from each cross-section. Finally, if significant changes in the HMA overlay performance are noted within an existing contract, additional representative cores shall be taken from those areas. See Figure 53-3.H

Coring locations within 1,000 ft of a rutted or distressed intersection shall be avoided as they do not represent the entire existing contract. Due to the difference in loading and distress patterns, coring locations at intersections shall only be used to investigate and represent the material in and near the intersection itself.
At each location to be cored, eight 4 in. cores shall be taken from the left wheelpath of the lane. Two 150 mm cores shall also be taken from each coring location for Hamburg Wheel rut testing. Either of the two coring patterns shown in Figure 53-3.G may be used. Extreme care shall be taken during removal of the cores from the pavement and during transport to the laboratory. The cores shall be transported with a flat surface facing down to avoid deformation. Also, avoid leaving the cores in a vehicle to minimize degradation from heat.

53-3.08(b) Additional Materials/Data to Collect

1. Photographs. A photographic journal of the sample material collection and testing is very important. This information may be used by various individuals throughout the project as a visual identification of the pavement and material condition. Photographs shall be taken to document the condition of the pavement in the area of sampling, and the location of the sampling with reference to the lane and wheelpath. In addition, a photograph of the coring machine, coring process, and procedure for core extraction may be beneficial when interpreting laboratory results.

Photographs shall also be taken of any cores that show significant signs of distress (e.g., stripping, cracking, rutting). Once each core has been tested for split tensile strength and strip rated, a photograph shall be taken of the split faces with the strip rating reported in the photograph.

2. Overlay Bonding. All cores shall be checked for debonding from the original pavement. There is no test method for this during the coring process. However, it shall be noted if the HMA separates from the original pavement during the coring process, or if it was broken loose during removal. In addition, the interface between the overlay and the original pavement shall be checked for mud or other foreign material. It shall also be noted if the core debonds at the interface between any lifts or if the core breaks within any lift.

3. Rutting Measurements. If the pavement is severely rutted in the immediate vicinity of the sampling area, then manual rut depth measurements shall be taken and documented for that area. The measurements shall be taken with an approved straight edge and rut gauge. These measurements may be used in correlation with the laboratory test results for that coring location.

4. Pavement Slab Removal. The removal of a pavement slab for investigation is only warranted on projects with moderate to severe rutting throughout the project and three or more lifts of HMA. Pavement slab removal is strongly encouraged for severely rutted projects if the surface is under 5 years of age. The resulting slot will allow a measurable determination to be made of each lift’s contribution to the overall rut depth. In most cases, a slab removal of 1 ft minimum wide by 6 ft long is a sufficient size to perform the investigation. The slab shall be taken transversely to traffic flow and from the outside of the lane as shown in Figure 53-3.I.
Once the slab has been removed, the exposed vertical face of the pavement shall be cleaned. A string line shall be stretched from end to end of the slab void at the interface of each HMA layer. This string line will indicate which layers are rutting and the severity of the rutting distress. Record the measured results with notes and photographs.

If the slab is needed for further laboratory testing, it shall be transported in a manner that will prevent degradation. The slab shall not be transported or stored in a hot environment.

![Diagram of typical pavement slab removal](image)

**TYPICAL PAVEMENT SLAB REMOVAL**

**Figure 53-3.I**

### 53-3.08(c) Core Sample Testing

In the laboratory, the cores shall be carefully separated into the appropriate number of lifts and labeled accordingly. The preferred method of separating the individual core lifts is by freezing and splitting them at the layer interface using a hammer and chisel. An alternative method that can be used is by sawing the lifts apart with a masonry saw. This method, however, results in additional cut, uncoated aggregate faces which may cause the subsequent aggregate gradation test results to be somewhat finer than what is actually in place.

Special attention shall be used to locate any “thin lifts” when separating them from adjacent lifts. A thin lift is considered to be any lift that is less than 0.75 in. Thin lifts shall be tested for strip rating only.

Form BMPR 11176B “Existing HMA Pavement and Overlay Evaluation Laboratory Testing Summary Report” shall be used to record the results of the laboratory core testing discussed in Sections 53-3.08(c) and 53-3.08(d).

The materials from all of the following laboratory tests shall be saved and bagged in a watertight, sealed, plastic bag once the testing is complete. If the results of the initial laboratory testing are not conclusive, these materials may be used for additional testing.
1. **Specific Gravity.** The bulk specific gravity and maximum specific gravity values are used in the calculation of the percent density of the HMA lifts. The density values provide information on the permeability, compaction, and rutting potential of the pavement.

The bulk specific gravity ($G_{mb}$) shall be determined according to Illinois Modified AASHTO T 166 for each lift (except thin lifts) from six of the 4-in. cores that are collected. The dry weight for the bulk specific gravity test shall be determined after the split tensile test and strip rating have been performed. Therefore, extreme caution in handling shall be used throughout the testing sequence to not lose any pieces of the sample.

The maximum specific gravity ($G_{mm}$) for each lift (except thin lifts) shall be determined from the material of the remaining two 4-in. cores. This involves heating cores in a low temperature oven and crumbling them to the specified particle size to reduce agglomerations. This test shall be performed according to Illinois Modified AASHTO T 209. The appropriate lifts of the two cores shall be combined to form one sample for testing. If the appropriate amount of material is not acquired from these two lifts, material may be taken from the as-received, unconditioned, split tensile test specimens after all testing is complete.

The percent density shall be calculated using the maximum specific gravity and bulk specific gravity values obtained from the core samples. The percent density shall also be calculated using the maximum specific gravity values obtained from construction records of the original project (if available) and the bulk specific gravity from the core samples. The difference in these two values gives some indication of the change in density since the project was constructed. The numerical results and a rating for each lift as shown in Figure 53-3.J shall be reported on form BMPR 11176B.

<table>
<thead>
<tr>
<th>Percent Density</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>98.0 to 100</td>
<td>Poor *</td>
</tr>
<tr>
<td>96.0 to 97.9</td>
<td>Good</td>
</tr>
<tr>
<td>94.0 to 95.9</td>
<td>Excellent</td>
</tr>
<tr>
<td>92.0 to 93.9</td>
<td>Good</td>
</tr>
<tr>
<td>&lt; 91.9</td>
<td>Poor **</td>
</tr>
</tbody>
</table>

* High potential for severe rutting due to plastic flow.
** High potential for durability and stripping problems.

PERCENT DENSITY RATINGS

Figure 53-3.J

1. **As-Received Split Tensile Strength.** The as-received (unconditioned) split tensile strength value is used as a measure of the strength and condition of the material under current in situ conditions. This test provides information on the condition of the pavement at the time of the investigation.
Each lift from three out of the six 4-in. cores tested for bulk specific gravity are placed in a 77 ± 1°F water bath for 2 hours ± 10 minutes and then tested for split tensile strength according to Illinois Modified AASHTO T 283. A strip rating of the broken faces of each core shall be determined on each lift within 10 minutes of the split tensile test. Care shall be taken to not lose any of the lift pieces during the split tensile test.

The as-received (unconditioned) split tensile strength shall be calculated and reported. A rating for each lift as shown in Figure 53-3.K shall also be reported on form BMPR 11176B.

<table>
<thead>
<tr>
<th>Split Tensile Strength (psi)</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 100</td>
<td>Excellent</td>
</tr>
<tr>
<td>80 to 100</td>
<td>Good</td>
</tr>
<tr>
<td>50 to 80</td>
<td>Fair</td>
</tr>
<tr>
<td>40 to 50</td>
<td>Poor *</td>
</tr>
<tr>
<td>&lt; 40</td>
<td>Unstable **</td>
</tr>
</tbody>
</table>

* A material with a rating of “poor” may remain in place on a 2-lane low volume truck route, in the passing lane of a 4-lane facility, and non-truck lanes on 6 or more lane facilities. Otherwise, this material shall be removed and replaced.

** An unstable material may be left in place on a low volume, non-truck route. On all marked routes, this material shall be removed and replaced if it will be within 6 in. of the top of the proposed final surface.

**SPLIT TENSILE STRENGTH RATINGS**

*Figure 53-3.K*

2. **Conditioned Split Tensile Strength.** The conditioned split tensile strength value is used to simulate the strength and condition of the material under wet, summer conditions. This test provides information on the quality of the pavement under harsh conditions.

Each lift of the remaining three cores tested for bulk specific gravity are saturated for 3 minutes under a vacuum of 20 in. to 25 in. of mercury. Immediately after saturation, the lifts shall be placed in a 140 ± 1.8°F water bath for 24 ± 1 hours. At the end of the 24 hours, the lifts shall immediately be placed in the 77 ± 1°F water bath for 2 hours ± 10 minutes. Immediately following the 2-hour water bath, the lifts shall be tested for a split tensile strength according to Illinois Modified AASHTO T 283. A strip rating of the broken faces shall be determined on each lift within 10 minutes of the split tensile test. Care shall be taken to not lose any of the lift pieces during the split tensile test.
The conditioned split tensile strength shall be calculated and reported. A rating for each lift as shown in Figure 53-3.K shall also be reported on form BMPR 11176B.

3. **Visual Strip Rating.** The strip rating examination is used to evaluate the moisture damage that is present in the HMA lifts. Stripping of the asphalt binder from the coarse and fine aggregate may lead to raveling, rutting, and shoving of the HMA pavement.

The strip rating examination shall be performed within 10 minutes of the split tensile test. This rating shall be used to determine if there is stripping present on the freshly broken faces of the core, and to visually quantify the amount of stripping that is present for both the coarse and fine aggregate.

The “Stripping of HMA Mixtures, Visual Identification, and Classification” procedure outlined in Section 53-3.08(d) shall be followed to perform the strip rating examination. Once the strip rating is complete, the lifts shall be slowly dried back to a constant mass (dry weight) according to AASHTO T 166 to complete the bulk specific gravity tests. Care shall be taken to not lose any of the lift pieces during the strip rating examination.

The individual strip rating values for the coarse and fine aggregate shall be reported for each core lift that is tested for split tensile strength. Figure 53-3.L describes the numerical strip rating values.

<table>
<thead>
<tr>
<th>Strip Rating</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0 to 1.3</td>
<td>No Stripping to Slight Stripping</td>
</tr>
<tr>
<td>&gt;1.3 to 1.7</td>
<td>Slight to Moderate Stripping</td>
</tr>
<tr>
<td>&gt;1.7 to 2.3</td>
<td>Moderate Stripping</td>
</tr>
<tr>
<td>&gt;2.3 to 2.7</td>
<td>Moderate to Severe Stripping</td>
</tr>
<tr>
<td>&gt;2.7 to 3.0</td>
<td>Severe Stripping</td>
</tr>
</tbody>
</table>

**VISUAL STRIP RATINGS**

Figure 53-3.L
53-3.08(d) Stripping of HMA Mixtures, Visual Identification, and Classification

The following instructions and procedure provide the means to rate the phenomenon known as stripping in numerical terms:

1. **Instructions for Visual Strip Rating.** The following instructions describe the method to be used for visually identifying and classifying the effect of moisture damage on the adhesion of asphalt binder to the aggregate in HMA mixtures:

   a. This procedure shall only be applied to freshly split specimen faces (e.g., those obtained from split tensile testing). The observation of cored, sawed, or chiseled faces shall be avoided, as the true condition of the stripping will be obscured.

   b. The rating shall be completed within 10 minutes of splitting for maximum clarity. When the specimens dry out, they may look considerably different. The aggregate surfaces shall be examined carefully to determine if the asphalt was stripped from the aggregate as a result of being “washed” by water before the specimen was split or if the asphalt binder was “ripped apart” near the asphalt binder/aggregate interface during the split tensile test. Also, aggregate surfaces with small, relatively isolated, globules of asphalt are quite likely not stripped.

   c. Special attention shall be given to fractured and broken aggregates. Fractured aggregates are those that were cracked during compaction. These fractured aggregates will have a distinct face with a dull or discolored surface. Broken aggregates are those that were broken during the split tensile test. Broken aggregates often occur near the outside surface of the specimen where the compressive forces are greatest. These broken aggregates will also have a distinct broken face, but will have a bright, uncoated surface. The broken aggregates may be a continuation of a crack that was started during compaction. There is no evidence that a broken aggregate was broken entirely under the compressive force of the split tensile test.

   d. Coarse aggregate particles shall be defined as those particles retained on the #8 sieve. Fine aggregate particles shall be defined as those particles that will pass through a #8 sieve.

   e. When examining the split face, use the entire face area of all the fine particles separately from all the coarse particles on the split face to determine the percentage of the total area that is stripped. Do not use the percent of the area of each individual stone that is stripped to collectively determine the percentage of stripped aggregate particles on the entire split face of the specimen. Also, do not estimate the percentage of aggregate particles that are stripped based on the total number of aggregate particles. (i.e., a small stripped aggregate particle does not affect the entire specimen the same as a large stripped aggregate particle.)
2. **Procedure for Visual Strip Rating.** This procedure is applicable to both conditioned and unconditioned laboratory compacted specimens and pavement cores. Pavement cores taken from the field shall be sealed in plastic bags immediately after coring in order to retain their in situ moisture. Pavement cores shall be split and visually rated as soon as possible after coring to avoid any “healing” of the asphalt to the aggregate surfaces. District Materials staff shall have Visual Strip Rating Guides complete with photos.

a. Obtain a freshly split face through the split tensile test.

b. Observe the coarse aggregate of the split face with the naked eye. Pay special attention to the coarse aggregate that is broken or fractured. These particles are not stripped.

c. Assign a strip rating to the coarse aggregate of the split face based on the descriptions provided in Figure 53-3.M.

<table>
<thead>
<tr>
<th>Rating</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Less than 10% of the entire area of all the coarse aggregate particles is stripped (no stripping to slight stripping).</td>
</tr>
<tr>
<td>2</td>
<td>Between 10% and 40% of the entire area of all the coarse aggregate particles is stripped (moderate stripping).</td>
</tr>
<tr>
<td>3</td>
<td>More than 40% of the entire area of all the coarse aggregate particles is stripped (severe stripping).</td>
</tr>
</tbody>
</table>

**COARSE AGGREGATE STRIP RATINGS**

*Figure 53-3.M*

d. Observe the fine aggregate particles and rate the particles for percent of the area showing moisture damage. A microscope or magnifying glass with a total magnification of 10X should be used to aid in viewing the specimens. Observe the fine aggregate particles and mentally rate the particles present in the field of view. Move the specimen to a new field of view and rate the particles present. Repeat this process once more, ensuring a new field of view is chosen. Average the three observations.

e. Assign a strip rating to the fine aggregate of the split face based on the descriptions provided in Figure 53-3.N.

f. Report the individual strip ratings for both the coarse and fine aggregate on form BMPR 11176B. Include any comments or special notes about the observations from that specimen.

g. Average all the individual strip ratings for the conditioned specimens (typically 3) for a given test sample. Calculate a separate average for both coarse and fine
aggregates. The average coarse and fine strip ratings for the unconditioned specimens (typically 3) may also be calculated for a given test sample. These average ratings give a quick overall appraisal of the moisture susceptibility of the sample. Note that the averaged ratings may not be simple whole numbers.

<table>
<thead>
<tr>
<th>Rating</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Less than 10% of the entire area of all the fine aggregate particles viewed is stripped (no stripping to slight stripping).</td>
</tr>
<tr>
<td>2</td>
<td>Between 10% and 25% of the entire area of all the fine aggregate particles viewed is stripped (moderate stripping).</td>
</tr>
<tr>
<td>3</td>
<td>More than 25% of the entire area of all the fine aggregate particles viewed is stripped (severe stripping).</td>
</tr>
</tbody>
</table>

FINE AGGREGATE STRIP RATINGS

Figure 53-3.N

53-3.08(e) Hamburg Wheel Rut Testing

Hamburg Wheel testing shall be performed to evaluate the rutting potential of the existing HMA layers according to Illinois Modified AASHTO T324.

The Hamburg Wheel Tester evaluates the rutting potential (stability) of the HMA lifts. A loaded wheel rides directly on top of HMA specimens which are submerged in 50°C water.

The Hamburg Wheel Tester uses two 150-mm diameter specimens per wheel. It is important that the core bit used to take the cores is 150 mm in diameter and not 6 in. The larger 6 in. diameter specimens will not fit properly in the Hamburg Wheel testing molds. The cores shall not be allowed to deform in any way during transport and preparation as deformation will also cause the cores to not fit properly in the testing molds for the Hamburg Wheel Tester.

The test must meet or exceed the minimum number of wheel passes specified in Figure 53-3.O and have a rut depth not exceeding 12.5 mm.

Report the test results on form BMPR 11176B.
### Pavement Description (Note 1)

<table>
<thead>
<tr>
<th>Minimum Number of Passes Before 12.5 mm Rut</th>
<th>Route Type (Traffic Volume)</th>
<th>ADT</th>
<th>ESALs 20 yr. (millions)</th>
<th>High Temp of Design PG Grade</th>
</tr>
</thead>
<tbody>
<tr>
<td>15,000</td>
<td>Interstate (High)</td>
<td>&gt; 7,000</td>
<td>&gt; 10</td>
<td>70 or 76</td>
</tr>
<tr>
<td>7,500</td>
<td>State (Medium)</td>
<td>750 – 7,000</td>
<td>0.3 - 10</td>
<td>64</td>
</tr>
<tr>
<td>5,000</td>
<td>Unmarked (Low)</td>
<td>&lt; 750</td>
<td>&lt; 0.3</td>
<td>64</td>
</tr>
</tbody>
</table>

Note 1. The sample shall be tested to the highest number of passes determined from all pavement description information available for the pavement section.

**HAMBURG WHEEL RATINGS**

*Figure 53-3.O*
53-4  PAVEMENT REHABILITATION METHODS AND STRATEGIES

53-4.01  Pavement Rehabilitation Methods

A rehabilitation strategy normally is developed and targeted to address specific deficiencies with a particular pavement type. The strategy usually will be a combination of several rehabilitation techniques or methods that, when completed, will correct deficiencies (i.e., surface failure, structural failure, or both) in the most cost-effective manner. It is critical, therefore, that the designer understands the rehabilitation methods available and their specific applications. The following pages provide brief descriptions of the pavement rehabilitation methods typically used by the Department. Use these descriptions to better understand each rehabilitation method’s purpose and application when developing alternative rehabilitation strategies.
### PAVEMENT REHABILITATION METHOD

**Name:** Hot-Mix Asphalt (HMA) Overlay (Policy Resurfacing Program)

**Application:**
- **Pavement Type(s):** All Pavements
- **Distress Type(s):** Relates to both Surface Failures and Structural Failures

**Description and Purpose:**

HMA overlays should be specified in accordance with the Department’s policy resurfacing program as discussed in Section 53-4.04. HMA mixture design criteria must be met as outlined in Section 53-4.07.

**Special Considerations/Comments:**

Consider a request for an additional thickness exception when there is evidence of large areas of structural failure. Consult BDE.
<table>
<thead>
<tr>
<th>Name:</th>
<th>HMA Overlay (Structural)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
<td></td>
</tr>
<tr>
<td>Pavement Type(s):</td>
<td>All Pavements</td>
</tr>
<tr>
<td>Distress Type(s):</td>
<td>Structural Failures</td>
</tr>
<tr>
<td><strong>Description and Purpose:</strong></td>
<td></td>
</tr>
<tr>
<td>Structural HMA overlays should be designed and specified in accordance with the Department’s pavement design guidelines and procedures presented in Chapter 54. HMA mixture design criteria must be met as outlined in Section 53-4.07.</td>
<td></td>
</tr>
<tr>
<td><strong>Special Considerations/Comments:</strong></td>
<td></td>
</tr>
<tr>
<td>Structural overlays require BDE approval.</td>
<td></td>
</tr>
</tbody>
</table>
### PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th>Name</th>
<th>3P Program</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
<td></td>
</tr>
<tr>
<td>Pavement Type(s):</td>
<td>All Pavements (except Interstates)</td>
</tr>
<tr>
<td>Distress Type(s):</td>
<td>Relates to both Surface Failures and Structural Failures</td>
</tr>
</tbody>
</table>

#### Description and Purpose:

The 3P Program consists of repairing and resurfacing existing paved roadways. The 3P Program should be implemented in accordance with the procedures and guidelines presented in Section 53-4.03. HMA mixture design criteria must be met as outlined in Section 53-4.07.

#### Special Considerations/Comments:

The 3P Program is similar to the Policy Resurfacing Program in that the resurfacing thickness and life expectancy are the same; however, a 3P improvement is generally limited to the existing paved roadway (travel lanes plus HMA stabilized shoulders) and patching is limited to 10%.
## PAVEMENT REHABILITATION METHOD

**Name:** Cold Milling and Inlay

**Application:**
- Pavement Type(s): HMA Pavements, HMA Overlaid PCC Pavements
- Distress Type(s): Relates to both Surface Failures and Structural Failures

**Description and Purpose:**
Cold milling and inlay is the process of removing all or part of an HMA overlay and placing a new HMA overlay. Frequently, distresses will appear in the wheelpath of the pavement, or along a joint, and not in the rest of the lane (e.g., rutting, reflective “D” cracking, a deteriorated joint). Where this occurs, it is possible to remove the HMA overlay on one half of the lane, patch the underlying pavement, and then place a new HMA overlay, as shown in Figure 1, or mill out the affected joint and place an HMA inlay, as shown in Figures 2 and 3. Sometimes a new surface course is then placed over the entire pavement to complete the rehabilitation. HMA mixture design criteria must be met as outlined in Section 53-4.07.

**Special Considerations/Comments:**
Single lift construction on Interstates will require an investigation according to Section 53-3.08 followed by BDE approval.

---

### Legend for Cross Sections

- Mill and Inlay
- Existing HMA
- Remove and Replace with HMA to Depth of Steel
- Stabilized Subbase
- New HMA
- PCC
<table>
<thead>
<tr>
<th>Name</th>
<th>Cold Milling and Inlay (Continued)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
<td></td>
</tr>
<tr>
<td>Pavement Type(s):</td>
<td>HMA Pavements, HMA Overlaid PCC Pavements</td>
</tr>
<tr>
<td>Distress Type(s):</td>
<td>Relates to both Surface Failures and Structural Failures</td>
</tr>
</tbody>
</table>

**Figure 1**

![Figure 1](image1)

**Figure 2**

![Figure 2](image2)

**Figure 3**

![Figure 3](image3)
## PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th><strong>Name:</strong></th>
<th>Reflective Crack Control</th>
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</thead>
</table>

<table>
<thead>
<tr>
<th><strong>Application:</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Pavement Type(s):</strong></td>
<td>HMA Overlaid PCC Pavements and HMA Pavements</td>
</tr>
<tr>
<td><strong>Distress Type(s):</strong></td>
<td>Relates to Surface Failures</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Description and Purpose:</strong></th>
<th></th>
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</thead>
<tbody>
<tr>
<td>On the basis of the results of field studies conducted by the Department, the following systems have been developed for reflective crack control (RCC) in conjunction with HMA overlays:</td>
<td></td>
</tr>
</tbody>
</table>

1. **System A.** System A is a non-woven reinforcing fabric (see the *Standard Specifications*) that is placed on a hot applied liquid asphalt binder over the prepared pavement surface.

2. **System B.** System B is a prefabricated waterproofing membrane interlayered with woven or non-woven reinforcing fabric that is embedded in a layer of self-adhesive plasticized bitumen (see the *Standard Specifications*). A primer that is compatible with the membrane is applied on the prepared pavement surface prior to placement of System B.

3. **System C.** System C is a nonproprietary asphalt-rubber waterproofing membrane interlayer and cover aggregate (see the *Standard Specifications*) that is placed at a specified application rate on the existing pavement surface.

4. **System D.** System D is a composite three-layer system composed of a low strength, non-woven, geotextile bottom layer, a viscoelastic membrane middle layer, and high strength, woven geotextile top layer (see the *Standard Specifications*). A tack coat compatible with the system is placed on the prepared surface prior to placement of System D.

Reflective crack control is classified by the following two general types:

1. **Strip Reflective Crack Control (SRCC).** SRCC is suitable for use on either rigid or flexible bases and should be considered for all projects that involve resurfacing of proposed or existing widening joints or where longitudinal reflective cracks would conflict with final traffic control markings thus causing confusion to the motorist. Pavement-paved shoulder joints should not be included unless the shoulder is tied to the pavement by means of an effective load-transfer device. Systems A and C should be a minimum of 24 in. wide for SRCC, and System B should be a minimum of 12 in. wide. If present, the SRCC material strip should completely cover alligator cracking.

2. **Area Reflective Crack Control (ARCC).** ARCC is suitable only for flexible bases (e.g., full-depth HMA, HMA surfaces over aggregate bases, HMA surfaces over deteriorated pozzolanic bases). ARCC is not capable of withstanding the transverse crack – producing thermal tensile stresses and vertical movements under traffic of a PCC pavement (rigid base). If transverse cracks or joints occur at intervals of less than 10 ft, the base (e.g. pozzolanic) can be treated as a flexible base. System B is not suitable for ARCC.
### PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th><strong>Name:</strong></th>
<th>Reflective Crack Control <em>(Continued)</em></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
<td></td>
</tr>
<tr>
<td>Pavement Type(s):</td>
<td>HMA Overlaid PCC Pavements and HMA Pavements</td>
</tr>
<tr>
<td>Distress Type(s):</td>
<td>Relates to Surface Failures</td>
</tr>
</tbody>
</table>

RCC Systems A, B, C, and D require a smooth substrate. All cracks should be sealed and depressions should be filled before placing any RCC material. Place Systems A and B materials as low as practical in the pavement structure. However, if after crack sealing and patching, the surface remains uneven for RCC material placement, a leveling binder should be used. System C, being a liquid system, is more forgiving of a rough substrate but, also, occasionally, may require a leveling binder before placement.
<table>
<thead>
<tr>
<th><strong>PAVEMENT REHABILITATION METHOD</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Name:</strong> Full-Depth CRCP Patches (Class A)</td>
</tr>
<tr>
<td><strong>Application:</strong></td>
</tr>
<tr>
<td>Pavement Type(s): CRCP, HMA Overlaid CRCP</td>
</tr>
<tr>
<td>Distress Type(s): Structural Failures</td>
</tr>
<tr>
<td><strong>Description and Purpose:</strong></td>
</tr>
<tr>
<td>Class A patching consists of removing the failed pavement area and patching it with a full-depth continuously reinforced PCC patch. Where CRCP facilities are to be patched, it is important to make every attempt to maintain the integrity of the continuous reinforcement. A decision that the pavement distress is so severe that continuity cannot be maintained must be justified by district field testing and subsequent review by the Central Office. In some cases, previous contracts or maintenance activities may have resulted in the use of non-tied PCC or HMA concrete patches being placed on a CRCP facility. Such patches should be replaced with Class A patches when rehabilitation is justified. Obtain BDE approval prior to specifying other than Class A patching for CRCP facilities. Refer to the <em>Highway Standards</em> for Class A patching details. The minimum Class A patch dimensions will be a length of 4.50 ft and a width that includes half the width of the travel lane.</td>
</tr>
<tr>
<td><strong>Special Considerations/Comments:</strong></td>
</tr>
<tr>
<td>It is not desirable to create the large number of closely spaced joints in a pavement that would result from placing a large number of closely spaced patches. The minimum distance between patches is 15 ft. If less than 15 ft of existing pavement will remain, the entire area between the two patches should be removed and replaced.</td>
</tr>
<tr>
<td>If PCC patching is specified on Federal-aid projects, specify the use of an early strength patching mix. Consider early strength patching mix on State-only projects, two-lane, two-way facilities, and multi-lane highways where it is not desirable to close a lane overnight or other traffic control concerns exist. Note that it is very important to specify early strength patching mix for CRCP Class A patching to minimize steel movement in the patch as it cures.</td>
</tr>
</tbody>
</table>
## PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th><strong>Name:</strong></th>
<th>Full-Depth Dowelled Patches (Class B)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
<td></td>
</tr>
<tr>
<td>Pavement Type(s):</td>
<td>JPCP, JRCP, HMA Overlaid JPCP and HMA Overlaid JRCP</td>
</tr>
<tr>
<td>Distress Type(s):</td>
<td>Structural Failures</td>
</tr>
</tbody>
</table>

### Description and Purpose:

Class B patching consists of removing the failed pavement area and patching it with a full-depth dowelled PCC patch. For highways on the State system, including Interstate facilities, that have sound JPCP/JRCP and less than 2% of previously placed undowelled patching, specify Class B patching regardless of whether or not the pavement will be overlaid. Class B patching also should be specified on other low-ADT routes that have existing load transfer and sound plain concrete pavements with no previously placed undowelled patches. In general, use dowelled patches on sound JPCP/JRCP. Specify undowelled patching if field testing indicates that the concrete is so unsound as to preclude the use of Class B patching. Refer to the *Highway Standards* for Class B patching details. The minimum Class B patch dimensions will be a length of 6 ft and a width that includes the full width of the travel lane.

### Special Considerations/Comments:

It is not desirable to create the large number of closely spaced joints in a pavement that would result from placing a large number of closely spaced patches. The minimum distance between patches is 6 ft. If less than 6 ft of existing pavement will remain, the entire area between the two patches or between a patch and the existing joint should be removed and replaced.

If PCC patching is specified on Federal-aid projects, ensure that the contract specifies the use of an early strength patching mix. Consider the early strength patching mix on State-only projects, two-lane, two-way facilities, and multi-lane highways where it is not desirable to close a lane overnight or other traffic control concerns exist.
PAVEMENT REHABILITATION METHOD

**Name:** Full- and Partial-Depth Undowelled Patches (Class C and Class D)

**Application:**
- Pavement Type(s): HMA Pavements, JPCP, JRCP, HMA Overlaid JPCP/JRCP
- Distress Type(s): Structural Failures

**Description and Purpose:**

Undowelled patching may consist of either Class C or Class D patches. Class C patching consists of removing the distressed pavement area and patching it with an undowelled PCC patch. Class D patching consists of removing the distressed pavement area and replacing it with an undowelled HMA patch. Specify “Pavement Patching” to permit the contractor the option of using either PCC or HMA unless there exists a justifiable reason to specify one or the other. If a particular patch material is specified, document the basis for the material selection in the district project files.

**Special Considerations/Comments:**

Use the following guidelines when specifying either Class C and Class D undowelled patching:

1. **PCC Pavements.** Undowelled patching for PCC pavements should only be specified when field testing indicates that the concrete is so unsound as to preclude the use of Class B patching.

2. **Level of Existing Patching.** Undowelled patches also may be specified if there exists 2% or more of previously placed undowelled patching and the undowelled patches are in good condition and performing well.

3. **Emergency Patching.** Except in an emergency, Class D patching should not be specified on the Interstate System or on any supplemental freeway constructed to Interstate criteria. On such facilities, replace emergency Class D patches with permanent Class A, B, or C patches as soon as practical.

4. **Full-Depth Patching.** Where the multiple unit (MU) traffic is greater than 200 ADT, the minimum dimensions for full-depth patches will be a length of 4 ft and a width of half the travel lane. Where the MU traffic is 200 ADT or less, the minimum patch dimensions for full-depth patches will be as shown in the Highway Standards for Class C and Class D patches.

5. **Partial-Depth Patching.** Partial-depth patches will be 1 ft by 1 ft, minimum.
## PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th><strong>Name:</strong> Fiberglass Fabric Repair</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
</tr>
<tr>
<td>Pavement Type(s): CRCP, HMA Overlaid CRCP</td>
</tr>
<tr>
<td>Distress Type(s): Relates to both Surface Failures and Structural Failures</td>
</tr>
</tbody>
</table>

### Description and Purpose:

For CRC pavements showing high or medium severity “D” cracking, it is often not feasible to provide full-depth patching due to the extensive areas requiring treatment. In these situations, the best treatment often is to use an engineering fabric and to resurface the pavement as quickly as practical with minimal disturbance to the existing pavement structure. Clean those areas where the pavement is delaminated and contains loose material. The contract should provide for the removal of the loose and delaminated material and for filling the depressions created with leveling binder (i.e., hand method) prior to the placement of the fiberglass fabric repair system. Material that is delaminated but still intact need not be removed prior to placing the fiberglass fabric. Unstable HMA mixtures previously placed by maintenance personnel to fill potholes also should be removed as part of the cleaning process. The new HMA overlay should be placed as soon as practical. Deteriorated areas that have been repaired with fiberglass fabric repair and left open for a period of time should be inspected and repaired, if necessary, prior to placement of the new HMA overlay.

### Special Considerations/Comments:

Fiberglass fabric repair is considered to be a minimal pavement treatment.
### PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th><strong>Name:</strong></th>
<th>Longitudinal Crack Repair</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
<td></td>
</tr>
<tr>
<td>Pavement Type(s):</td>
<td>All Pavements</td>
</tr>
<tr>
<td>Distress Type(s):</td>
<td>Structural Failures</td>
</tr>
<tr>
<td><strong>Description and Purpose:</strong></td>
<td></td>
</tr>
<tr>
<td>Longitudinal crack repair is a cost-effective method of prolonging the service life of a pavement which has distress along a longitudinal crack while the rest of the pavement is sound. Many CRC pavements exhibit longitudinal cracking with severe spalling and “D” cracking adjacent to the cracks. The cost of placing a full-depth patch at these locations would be prohibitive. Instead, the crack can be milled to a depth of 2 in. to 3 in. with a width of 12 in. to 24 in. The milled area can then be filled with a HMA mixture without a need to overlay the pavement. This method can also be used to repair high severity reflective cracks in HMA overlays.</td>
<td></td>
</tr>
<tr>
<td><strong>Special Considerations/Comments:</strong></td>
<td></td>
</tr>
<tr>
<td>When using this method on bare PCC pavements, it is important to limit the depth of the milling to just above the depth of the reinforcing steel so as not to damage the steel.</td>
<td></td>
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</tbody>
</table>
# PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th>Name:</th>
<th>Underdrains and Longitudinal Edge Drains</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
<td></td>
</tr>
<tr>
<td>Pavement Type(s):</td>
<td>All Pavements</td>
</tr>
<tr>
<td>Distress Type(s):</td>
<td>Relates to both Surface Failures and Structural Failures</td>
</tr>
<tr>
<td><strong>Description and Purpose:</strong></td>
<td></td>
</tr>
</tbody>
</table>

Subdrainage is an important pavement rehabilitation consideration. Water is a fundamental variable in most problems associated with pavement performance and is directly or indirectly responsible for many pavement distresses. A drainage survey may indicate that underdrains and/or longitudinal edge drains are required to control one or more sources of water in the pavement, thus increasing pavement serviceability and life. Subsurface drainage systems should be designed and constructed with long-term performance and maintenance goals in mind, including periodic inspections to check performance.

**Special Considerations/Comments:**

The moisture that infiltrates the pavement/shoulder joint usually is the only moisture that can be readily drained. A benefit to installing retrofit longitudinal edge drains is that it will remove the moisture trapped in the slab/base interface. A properly designed and constructed longitudinal edge drain system can, in some cases, improve the long-term load-carrying and distribution properties of the base and subgrade materials. Note that longitudinal edge drains by themselves cannot restore a pavement that is structurally inadequate.

Pavement distress often is accompanied by pumping of the subbase and subgrade material. For this reason, it is important to evaluate the need for underdrain installation. Pipe or drainage mat underdrains will be installed on the Interstate System and other freeway facilities that are designed to Interstate criteria, if they have not been previously installed. Although underdrains are not mandatory on non-Interstate primary facilities, they can be very useful where existing drainage problems exist. Contact the district maintenance personnel for assistance in determining locations where underdrains should be installed. Underdrains should be installed prior to patching unless there are valid reasons to do otherwise.

On rubblizing projects, drainage is very important. An assessment of the existing drains should be made during the design phase, and, if they are not functioning, new underdrains should be installed as the first step in the construction sequence. At the end of the construction sequence, underdrains should be cleaned and flushed out and their functionality ensured.
### PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th><strong>Name:</strong></th>
<th>Crack Relief Layers</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
<td></td>
</tr>
</tbody>
</table>
| Pavement Type(s): | JPCP/JRCP Pavements, HMA Overlaid JPCP/JRCP Pavements  
| Distress Type(s): | Relates to both Surface Failures and Structural Failures |

#### Description and Purpose:

Crack relief layers are used to reduce/retard the amount of reflective cracking in HMA-overlaid JPCP/JRCP pavements. A relatively open-graded aggregate such as CA-7 is mixed with asphalt binder and placed over the deteriorated JPCP/JRCP pavement. HMA binder and surface courses are placed over the crack relief layer. The open-graded nature of the crack relief layer “absorbs” the movement caused by the cracks in the JPCP/JRCP pavement, effectively reducing the stress in HMA binder and surface layers and, thereby, controlling reflective cracking.

Crack relief layers cover over surface defects and cracking, but obvious rocking and pumping patches must be replaced, and base failures patched. Because the crack relief layer may be several inches thick in addition to the standard overlay thickness, this rehabilitation may not be effective in areas with curb and gutter or vertical clearance problems.

#### Special Considerations/Comments:

Crack relief layers have been used experimentally in Illinois with some success. Approval for use of a crack relief layer must be obtained from the BDE, and an experimental features work plan must be filed with CBM. Contact the Engineer of Technical and Product Studies in the CBM for additional information.
### PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th><strong>Name:</strong></th>
<th>Portland Cement Concrete Inlay or Overlay</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
<td></td>
</tr>
<tr>
<td>Pavement Type(s):</td>
<td>Hot-Mix Asphalt (HMA) Surfaced Pavements</td>
</tr>
<tr>
<td>Distress Type(s):</td>
<td>Surface Failures</td>
</tr>
</tbody>
</table>

**Description and Purpose:**

A Portland cement concrete (PCC) inlay or overlay consists of placing 3.0 in. to 6.0 in. of PCC pavement over an existing distressed HMA pavement surface. The existing HMA is first milled to correct profile irregularities and provide a surface for bonding of the inlay or overlay.

A PCC inlay or overlay is suitable for HMA pavements that have a history of rutting and/or shoving. Intersections, with stopping, starting, standing, and turning actions of vehicles, are an example. Other roadways with volumes and types of vehicles that rapidly rut HMA pavements are also good candidates for PCC inlay or overlay.

**Special Considerations/Comments:**

This rehabilitation strategy is not currently recommended for federal-aid interstates or when the traffic factor exceeds 5.0. Bare concrete or brick areas included in the rehabilitation area should not exceed 5% of the total area. The HMA layer shall be at least 2.50 in. thick. Consider complicated geometrics, utility obstructions, traffic demand, and condition of the existing pavement when selecting this rehabilitation type.

Use of PCC inlays and overlays shall be approved by BDE. Contact the Engineer of Pavement Technology in the CBM for additional information on design.
**PAVEMENT REHABILITATION METHOD**

<table>
<thead>
<tr>
<th>Name:</th>
<th>Unbonded Concrete Overlay</th>
</tr>
</thead>
</table>
| **Application:** | Pavement Type(s): PCC Pavements, HMA Overlaid PCC Pavements  
Distress Type(s): Structural Failures |
| **Description and Purpose:** | An unbonded concrete overlay (UCO) consists of an existing concrete pavement, an interlayer, and a PCC overlay. The overlay relies on minimal structural contribution from the existing pavement. Essentially, the two layers function independently. The existing pavement acts as the subbase. The interlayer separates the two pavements. The interlayer retards reflective cracking in the overlay. HMA is an excellent interlayer. The overlay can be JPCP or CRCP. A UCO is an excellent alternative for the structural rehabilitation of deteriorated pavements.  
Design inputs include the existing pavement thickness and condition, design life and traffic, subgrade support, and drainage conditions. A preliminary but reasonable estimate of required overlay thickness can be determined by subtracting 1 in from the thickness of a new CRCP calculated using the procedures discussed in Chapter 54. A minimum HMA interlayer thickness of 4 in is recommended. |
| **Special Considerations/Comments:** | Consider grade alignment over at-grade structures and vertical clearance between pavement and overhead structures when selecting this rehabilitation method. Long-term planning may be necessary to ensure that structures have sufficient clearance to accommodate a UCO. Due to the increase in pavement grade, side slopes must be modified. This increased slope may require variances from existing policy. Such variances must be approved by the BDE. An additional consideration is how the overlay will be tied to the adjacent pavement or bridge section. Terminal treatments (e.g., lug systems, wide flange beams, special treatments that taper into existing sections) may need to be detailed.  
Contact the CBM for assistance in developing UCO designs (i.e., overlay and interlayer thickness requirements, terminal treatments). The suitability of a UCO depends on many factors, and each set of conditions warrants an individualized design. Costs must be considered on a case-by-case basis. Rural sections without overhead structures are ideal locations for UCOs because vertical clearance will not become an issue. Approval for use of UCOs must be obtained from the BDE. Contact the Engineer of Technical and Product Studies in the CBM for additional information. |
## PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th>Name:</th>
<th>Expansion Joints</th>
</tr>
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<tbody>
<tr>
<td><strong>Application:</strong></td>
<td></td>
</tr>
<tr>
<td>Pavement Type(s):</td>
<td>PCC Pavements, HMA Overlaid PCC Pavements</td>
</tr>
<tr>
<td>Distress Type(s):</td>
<td>Relates to both Surface Failures and Structural Failures</td>
</tr>
</tbody>
</table>

### Description and Purpose:

Expansion joints should be visually inspected to determine if they are in working order. If patching is an integral part of the rehabilitation strategy, closed expansion joints should be re-established regardless of the type of patching that is specified.

### Special Considerations/Comments:

Consider the following guidelines when re-establishing expansion joints:

1. **Jointed Pavements.** Consider the following for JPCP and JRCP:
   - a. **Dowelled Patches.** Where the pavement requires patching at or near a closed expansion joint, a new joint should be established using a dowelled expansion patch as shown in the *Highway Standards* for Class B patches. If the joint is closed, but does not require patching, an expansion joint may be formed by sawing the pavement and filling the saw cut with a preformed expansion joint filler material that meets the *Standard Specifications* for expansion joints.
   - b. **Non-Dowelled Joints.** If other than dowelled patches are required and if the pavement is not being resurfaced, a new expansion joint may be formed by sawing the pavement and filling the saw cut with a preformed expansion joint filler material that meets the *Standard Specifications*.

2. **CRC Pavements.** If a CRC pavement is being patched with a Class A patch, whether or not the pavement is being resurfaced, existing expansion joints should be re-established using a saw cut filled with preformed expansion joint filler material that meets the *Standard Specifications* for expansion joints.
## PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th><strong>Name:</strong></th>
<th>Lug Areas/Pressure Relief Joints</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
<td></td>
</tr>
<tr>
<td>Pavement Type(s):</td>
<td>CRC Pavements, HMA Overlaid CRC Pavements</td>
</tr>
<tr>
<td>Distress Type(s):</td>
<td>Relates to both Surface Failures and Structural Failures</td>
</tr>
</tbody>
</table>

### Description and Purpose:

Lug areas that do not show signs of tilting or other similar distresses should not be cut free. If they have previously been cut free and there is no sign of tilting, the continuity of the pavement should be restored through the use of a continuously reinforced patch.

### Special Considerations/Comments:

If signs of tilting exist and the pavement surface over the lug area is excessively rough, a 4 in. wide pressure relief joint that is filled with a preformed expansion joint filler material should be provided 150 ft from the lug area. The entire lug system should be subsealed to fill voids, and the area over the lug should be resurfaced to complete the leveling process.

In extreme cases, the lug system should be removed and replaced with a lug system or wide flange beam expansion joint as shown in the *Highway Standards*. 

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<table>
<thead>
<tr>
<th>PAVEMENT REHABILITATION METHOD</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Name:</strong> Wide Flange Beam Terminal Joints</td>
</tr>
<tr>
<td><strong>Application:</strong></td>
</tr>
<tr>
<td>Pavement Type(s): CRC Pavements, HMA Overlaid CRC Pavements</td>
</tr>
<tr>
<td>Distress Type(s): Relates to both Surface Failures and Structural Failures</td>
</tr>
</tbody>
</table>

**Description and Purpose:**
Existing wide flange beam terminal joints should be closely inspected to determine if the joint is working properly both at the beam and at the expansion joint between the beam and the bridge approach or jointed pavement. In addition, the flange of the beam should be inspected for signs of fatigue cracking.

**Special Considerations/Comments:**
If the pavement in the area of these joints or the beam itself show signs of distress, special patching details may be required. Contact the BDE for assistance in preparing plans for the proper remedial treatment.
## PAVEMENT REHABILITATION METHOD

<table>
<thead>
<tr>
<th><strong>Name:</strong></th>
<th>Shoulder Rehabilitation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Application:</strong></td>
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<tr>
<td>Pavement Type(s):</td>
<td>Pavement Shoulders</td>
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<tr>
<td>Distress Type(s):</td>
<td>Relates to both Surface Failures and Structural Failures</td>
</tr>
</tbody>
</table>

### Description and Purpose:

See Section 53-4.06 for information on shoulder rehabilitation methods. HMA mixture design criteria must be met as outlined in Section 53-4.07.

### Special Considerations/Comments:
53-4.02  Guidelines for Selecting Pavement Rehabilitation Strategies

53-4.02(a)  Application Matrices for Rehabilitation Methods

Figures 53-4.A through 53-4.D provide guidelines for selecting appropriate rehabilitation methods based on the types of distress exhibited by particular types of pavement. Use these figures to better select rehabilitation methods for the project.

53-4.02(b)  Rehabilitation of Bare PCC Pavements

The rehabilitation selection matrices presented in Figure 53-4.E and Figure 53-4.F will assist in the development of rehabilitation alternatives for various conditions of bare PCC pavements. A multiple-bureau district team should be utilized in the decision-making process. These figures are intended to guide the team in developing viable rehabilitation alternatives based on previous knowledge and experience. The following guidelines will apply:

1. **Data Collection.** It is important to initially determine by a field survey the types of pavement distress being exhibited. This will provide a good indication of the pavement deterioration that can be expected in the future. A second important step is to determine the extent of patching required and the condition of the pavement that is to remain in place. A review of existing records and pavement condition surveys and the implementation of a testing program to further evaluate the condition of the existing pavement structure are essential. See Sections 53-1, 53-2, and 53-3 for additional information on these topics. Use the form presented in Figure 53-4.G to assist in the data collection process. Note that it is not intended that this form become a part of the project report. Rather, it should be used as a guide for data collection and decision making and subsequently saved as background material to support the final decision and to reference for future rehabilitation needs.

2. **Surface Condition.** Determine the surface condition of the pavement. This includes surface wear, rutting, and polishing.

3. **“D” Cracking.** Determine where “D” cracking is visible. See Section 53-2 for a description of “D” cracking and associated levels of distress (i.e., Low, Medium, High).

4. **New and Existing Patching.** Estimate new patching quantities (including replacement of failed existing patches) and determine existing patching quantities. The quantity of existing patching may be obtained from past maintenance and contract records or by a field survey of the existing pavement. Determine whether existing patches are dowelled or tied either by checking previous contracts or by deflection testing. Use the following guidelines to rate new distress:
   - **Low.** Less than 0.2% new patching per year.
   - **Medium.** 0.2% to 0.5% new patching per year.
   - **High.** Over 0.5% new patching per year.
### REHABILITATION METHODS FOR PAVEMENT DISTRESS
(All Hot-Mix Asphalt (HMA) Full-Depth Pavements and Overlaid PCC Pavements)

#### Figure 53-4.A

<table>
<thead>
<tr>
<th>Distress Type</th>
<th>HMA Overlay (Policy)</th>
<th>HMA Overlay (Structural)</th>
<th>3P Program</th>
<th>Cold Milling</th>
<th>Reflective Crack Control</th>
<th>Class A Patch</th>
<th>Class B Patch</th>
<th>Class C/Class D Patch</th>
<th>Crack Relief Layer</th>
<th>PCC Inlay/Overlay</th>
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**Note:** LL = Low Level; ML = Medium Level; A = All; Blank = Not Applicable; Levels indicate highest severity level for which the rehabilitation method is applicable.
<table>
<thead>
<tr>
<th>Condition</th>
<th>HMA Overlay (Policy)</th>
<th>HMA Overlay (Structural)</th>
<th>3P Program</th>
<th>Reflective Crack Control</th>
<th>Class B Patch</th>
<th>Class C/Class D Patch</th>
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<th>Joint Resealing</th>
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Note: LL = Low Level; ML = Medium Level; A = All; Blank = Not Applicable; Levels indicate highest severity level for which the rehabilitation method is applicable.
<table>
<thead>
<tr>
<th>Pavement Distress</th>
<th>HMA Overlay (Policy)</th>
<th>HMA Overlay (Structural)</th>
<th>3P Program</th>
<th>Reflective Crack Control</th>
<th>Class A Patch</th>
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</table>

*Note: LL = Low Level; ML = Medium Level; A = All; Blank = Not Applicable; Levels indicate highest severity level for which the rehabilitation method is applicable.
*Only if Class A patches cannot be used.

REHABILITATION METHODS FOR PAVEMENT DISTRESS
(Continuously Reinforced Concrete (CRC) Pavements)

Figure 53-4.C
<table>
<thead>
<tr>
<th>Cracking Type</th>
<th>Crack Relief Layers</th>
<th>HMA Overlay</th>
<th>Partial Removal and Replacement</th>
<th>Complete Removal and Replacement</th>
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</thead>
<tbody>
<tr>
<td>Alligator Cracking</td>
<td>A</td>
<td>A</td>
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<tr>
<td>Block Cracking</td>
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<td>Lane/Shoulder Dropoff</td>
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<td>Lane/Shoulder Joint Spalling</td>
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<td>Transverse Cracking</td>
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</table>

Note: LL = Low Level; ML = Medium Level; A = All; Blank = Not Applicable; Levels indicate highest severity level for which the rehabilitation method is applicable.
REHABILITATION STRATEGY SELECTION
(Bare Jointed Plain/Reinforced Concrete Pavements (JPCP/JRCP))

Figure 53-4.E
REHABILITATION STRATEGY SELECTION
(Bare Continuously Reinforced Concrete Pavements)

Figure 53-4.F
A. BASIS FOR ESTIMATING NEW PATCHING QUANTITIES

1. _____ Quality of Existing Patches  11. _____ Subbase Condition
2. _____ Pavement Age  12. _____ Subgrade Condition
3. _____ Needs Survey  13. _____ Punch-outs
4. _____ Transverse Cracking  14. _____ Pumping
5. _____ Longitudinal Cracking  15. _____ Spalling
6. _____ Faulted Slabs  16. _____ Slab Removal, Slice, Coring or NDT
7. _____ Joint Condition  17. _____ Depth of Steel
8. _____ Blowups  18. _____ Type of Reinforcement
9. _____ Milling of Overlaid Pavement  19. _____ Experience on Similar Project
10. _____ Design 18K ESAL and total  20. _____ Maintenance History
    ESAL to Date

Remarks:
__________________________________________________________

__________________________________________________________

__________________________________________________________

B. BASIS FOR DETERMINING “D” CRACKING

1. _____ Aggregate Source & Performance History
2. _____ Pavement Age
3. _____ Needs Survey
4. _____ Visual Evaluation of Staining and Cracking
5. _____ Slab Removal, Slice, Coring or NDT
6. _____ Milling of Overlaid Pavement
7. _____ Maintenance History

Remarks:
__________________________________________________________

__________________________________________________________

__________________________________________________________

DATA COLLECTION FORM FOR REHABILITATION PROJECTS

Figure 53-4.G
C. BASIS FOR DETERMINING SURFACE WEAR, RUTTING, AND POLISHING
1. ____ Friction Number
2. ____ Field Measurements
3. ____ Visual Polishing

Remarks: __________________________________________
__________________________________________________
__________________________________________________

D. BASIS FOR DETERMINING STEEL CONDITION
1. ____ Slab Removal, Slice, Coring or NDT
2. ____ Depth of Steel
3. ____ Type of Reinforcement

Remarks: __________________________________________
__________________________________________________
__________________________________________________

E. BASIS FOR DETERMINING FAULTING
1. ____ Field Measurements
2. ____ Condition Rating Survey
3. ____ Maintenance History

Remarks: __________________________________________
__________________________________________________
__________________________________________________

F. BASIS FOR DETERMINING EXISTENCE OF LOAD TRANSFER PATCHES
1. ____ Previous Contracts
2. ____ Non-destructive Testing
3. ____ Slab Removal, Slice, Coring, NDT
4. ____ Maintenance History

Remarks: __________________________________________
__________________________________________________
__________________________________________________

DATA COLLECTION FORM FOR REHABILITATION PROJECTS
Figure 53-4.G
(Continued)
5. **Total Patching.** Determine the total patching quantities. Total patching quantities consist of new patching plus existing patching.

6. **Reconstruction.** Reconstruction may be in the form of complete removal of the existing pavement and replacement with a new mechanistically designed full-depth flexible or rigid pavement, or it may be in the form of an unbonded concrete overlay or HMA overlay of rubblized PCC having a design consistent with a new full-depth flexible pavement. HMA mixture design criteria must be met as outlined in Section 53-4.07.

7. **Structural Overlays.** Structural overlays include Unbonded PCC overlays, HMA overlays, and HMA overlays of rubblized PCC that are designed in accordance with the criteria presented in Chapter 54. Unbonded concrete overlays and HMA overlays of rubblized PCC require special design procedures and prior BDE approval. HMA mixture design criteria must be met as outlined in Section 53-4.07.

8. **Policy Resurfacing.** For a policy resurfacing, use the appropriate thickness guidelines presented in Section 53-4.04. HMA mixture design criteria must be met as outlined in Section 53-4.07.

9. **Minimal Patching.** Several alternatives may result in a recommendation for minimal patching. Patch only areas showing structural problems (i.e., areas exhibiting pumping or movement or significant loss of materials). Minimal patching may be either full-depth or partial-depth (CRC, dowelled, or HMA) depending on existing pavement condition and previous types of patching. Fiberglass repair system treatment may be used in lieu of patching on CRC pavements with “D” cracking. HMA and undowelled PCC patching only should be used on low-volume or badly deteriorated pavements. Note that drainage should be addressed in areas that exhibit pumping.

10. **Life Cycle and Capacity Review.** Where reconstruction or a structural overlay are identified as rehabilitation candidates, a review of the pavement’s life cycle (i.e., cost, future distress, user delay problems) and capacity should be conducted to assist in the final selection. See Section 53-5.

11. **Other Factors.** Other factors that should be considered when making the final selection include ADT, shoulder condition, reinforcement condition, subdrainage condition, traffic control operations, constraints (e.g., bridge clearances, ramps, side slopes), desired life of the rehabilitation, condition of adjacent pavements, and costs.

**53-4.02(c) Rehabilitation of HMA Overlaid PCC Pavements**

The predominant distresses observed in HMA overlaid PCC pavements are reflective cracking, block cracking, localized distress due to “D” cracking in the PCC, HMA patch deterioration, rutting, stripping, weathering, and raveling. The degree to which these distresses affect the life of the HMA overlay depends on the traffic level, the thickness of the HMA overlay, the quality of the HMA mix, the type of original slab (e.g., JRCP, CRCP), and whether or not the PCC exhibits
“D” cracking. Project-level evaluation of HMA overlaid PCC pavement rehabilitation should include distress surveying, nondestructive testing, coring, and materials testing.

An HMA overlaid PCC pavement is structurally deficient if it does not have sufficient structural capacity to support the anticipated traffic over its design life. The assessment of a pavement’s structural adequacy must be made within the context of a specific rehabilitation strategy because this will define the point of failure (i.e., if the pavement has a structural deficiency, its rehabilitation must incorporate a structural improvement or the rehabilitation will be short-lived). The rehabilitation strategies for HMA overlaid PCC pavements are as follows:

- additional HMA overlay,
- unbonded concrete overlay,
- PCC Inlay/Overlay,
- HMA overlay of rubblized PCC, and
- reconstruction of one or both traffic lanes.

The decision matrices presented in Figures 53-4.H and 53-4.I will assist in the development of rehabilitation alternatives for various conditions of HMA overlaid PCC pavements. A district multiple-bureau team should be utilized in the decision-making process. These figures are intended to guide the team in developing viable rehabilitation alternatives based on previous knowledge and experience. The following guidelines will apply:

1. **Underlying Philosophy.** The recommended approach to rehabilitating an HMA overlaid PCC pavement is based on providing the lowest total life-cycle cost over the design period. To the extent practicable, select a rehabilitation strategy that is likely to require future HMA surface rehabilitation but will not require extensive future repair to the underlying layers. The key factor in this approach is the soundness of the existing pavement. The designer must differentiate those candidate pavements that will adequately perform as composite pavements, both now and in the future, from those that will not due to severe deterioration. If the underlying slab is not structurally sound due to either extensively deteriorated transverse cracks or disintegration from “D” cracking, significant repairs and thicker overlays will be required. In such cases, consider other rehabilitation strategies (e.g., HMA overlay of rubblized PCC, unbonded concrete overlay, reconstruction/inlaying).

2. **Data Collection.** The data collection guidelines presented in Section 53-4.02(b) for rehabilitation of bare PCC pavements also apply to rehabilitation of HMA overlaid pavements.

3. **Original PCC Pavement Type.** Determine the original PCC pavement from historical data (see Section 53-1). There are significant differences in how an HMA overlay performs on JPCP/JRCP and CRCP, especially those with and without “D” cracking. Thus, somewhat different guidelines are presented in the decision matrices for each pavement type.
### REHABILITATION STRATEGY SELECTION

**(HMA Overlaid Jointed Plain/Reinforced Concrete Pavements)**

*Figure 53-4.H*

<table>
<thead>
<tr>
<th>PCC Quality</th>
<th>HMA Material Problem</th>
<th>None or Minor</th>
<th>Significant or Severe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Good</td>
<td>- HMA Overlay</td>
<td></td>
<td>Remove/Replace HMA Overlay</td>
</tr>
<tr>
<td></td>
<td>- PCC Inlay/Overlay</td>
<td></td>
<td>PCC Inlay/Overlay</td>
</tr>
<tr>
<td>Fair</td>
<td>- HMA Overlay</td>
<td></td>
<td>Remove/Replace HMA Overlay</td>
</tr>
<tr>
<td></td>
<td>- HMA Overlay/Rubblized PCC</td>
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<td>HMA Overlay/Rubblized PCC</td>
</tr>
<tr>
<td></td>
<td>- Unbonded Concrete Overlay</td>
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<td>Unbonded Concrete Overlay</td>
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<tr>
<td></td>
<td>- PCC Inlay/Overlay</td>
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<td>PCC Inlay/Overlay</td>
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<tr>
<td>Poor</td>
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<td>- HMA Overlay/Rubblized PCC</td>
<td></td>
<td>HMA Overlay/Rubblized PCC</td>
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<td>- Unbonded Concrete Overlay</td>
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<td></td>
<td>- Reconstruct</td>
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<td>Reconstruct</td>
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</table>

### REHABILITATION STRATEGY SELECTION

**(HMA Overlaid Continuously Reinforced Concrete Pavements)**

*Figure 53-4.I*
1. **PCC Quality.** The PCC core condition, “D” cracking, and total repair area are factors that are considered in assigning an overall PCC quality rating (i.e., Good, Fair, Poor). Select the worst rating as the overall PCC quality rating. Consider the following guidelines when making this determination:

   a. **PCC Core Condition.** The condition of cores taken during the field testing process can be used to give a guide to the condition of the PCC pavement. Core condition is rated according to the following:

      - **Good.** Core is recovered intact except that a tight vertical crack may be present. Core thickness is equal to or exceeds the design thickness of the pavement. Compressive strengths, if tested, equal or exceeding 3500 psi.

      - **Fair.** Core is recovered essentially intact except that a single vertical crack and/or a single horizontal crack may be present. Small hairline cracks may be present. Core thickness is no more than 10 percent less than design thickness. Compressive strengths, if tested, equal or exceed 3000 psi.

      - **Poor.** Core is not able to be recovered intact or compressive strengths, if tested, are less than 3000 psi.

   b. **“D” Cracking Severity.** The “D” cracking severity rating is assigned based on the extent and severity of visible distress in the existing HMA overlay reflected from underlying “D” cracking deterioration in the PCC slab (e.g., localized failures, “D” cracked joints and cracks, centerline deterioration). Consider coring in selected areas when determining the extent of “D” cracking. “D” cracking is rated according to the following:

      - **Good.** No evidence or knowledge of “D” cracking problems exist; or the PCC slab is known to have “D” cracking, but no “D” cracking distress is visible at the pavement surface. Core samples near joints and cracks are largely intact.

      - **Fair.** Some “D” cracking distress is visible on surface of the HMA overlay. Core samples show more than half of the concrete thickness intact.

      - **Poor.** Extensive “D” cracking distress is visible on the surface of the HMA overlay. Core samples show less than half of the concrete thickness intact.

   c. **Total Percent Area of Repair.** The rating for the total percent area of repair is based on the sum of the percent area of existing repairs plus the percent area of new repairs needed. Although these quantities will be needed for each traffic lane to estimate total costs for the alternative in an economic analysis, only use
the outer traffic lane quantities to determine the total percent area of repair for PCC quality rating. Use the following guidelines when making this determination:

- **Percent Area of Existing Repairs.** Although repairs placed after the first overlay will be visible, the percent area of existing repairs is difficult to estimate because such repairs will not be visible unless their joints have reflected through. One option is to conduct a field survey to count the repairs evidenced by reflective cracks and placed after the overlay. This usually is accurate for JPCP/JRCP, however, it is very inaccurate for CRC pavements because many reinforced concrete repairs never develop reflective cracks. A second option is to search historical maintenance and contract records to determine the quantity of repairs placed since original construction.

- **Percent Area of New Repairs Needed.** Determine the number of deteriorated reflective cracks and localized failures and prorate the result in number per mile. The percent area of required new full-depth repairs is computed by multiplying the number of repair locations by the mean area per repair (e.g., 72 ft² for a typical repair size of 6 ft by 12 ft), dividing the lane area per mile (e.g., 63,360 ft² which equals 12 ft by 5,280 ft), and multiplying by 100.

- **Non-Load Transfer/Disintegrated Repairs.** If a second HMA overlay is planned, existing PCC repairs that are not reinforced in CRC pavements or dowelled in JPCP/JRCP should ideally be replaced and, therefore, should be counted as new repairs needed. Full-depth HMA patches and undowelled or unreinforced PCC repairs have poor load transfer and will cause rapid propagation and deterioration of reflective cracks in the HMA overlay. Consult maintenance records to determine if existing PCC repairs have dowels or reinforcement. Count any new repairs needed to replace existing deteriorated repairs once as new repairs. Do not duplicate their quantity when adding new and existing repair quantities. Count HMA patches and deteriorated repairs as new repairs rather than existing repairs because, unless these repairs are replaced, any new HMA overlay will need to be thicker to compensate for the affect that reflective cracking will have on performance. The number of needed new repairs which are not placed is a factor in the second HMA overlay thickness design.

- **Quality Rating.** Use Figure 53-4.J to rate total percent area of repair.
<table>
<thead>
<tr>
<th>Pavement Type</th>
<th>Total Repairs (Percent Outer Lane Area)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>&lt; 2.5%</td>
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<tr>
<td>HMA/JRCP</td>
<td>Good</td>
</tr>
<tr>
<td>HMA/CRCP</td>
<td>Good</td>
</tr>
</tbody>
</table>

RATINGS FOR TOTAL AREA OF REPAIR

Figure 53-4.J

2. **Drainage.** When an HMA overlaid PCC pavement is being evaluated for a second rehabilitation, evaluate the adequacy of the subdrainage system in place; and, if the system is not adequate, consider further subdrainage improvements in conjunction with the second rehabilitation. Pumping of fines onto the surface is a clear indication that the pavement requires a drainage improvement, regardless of whether or not a subdrainage system is in place. Deterioration of the underlying PCC slab from “D” cracking may be reduced through an improvement in subdrainage by helping to drain the excess moisture. Another major moisture-related problem in HMA overlaid PCC pavements is stripping of the HMA layer, which may be investigated by visually examining core samples after splitting and by observing the bond between the HMA and PCC materials. If this bond is lost from stripping, severe rutting and shoving can develop in the wheelpaths. Absence of any moisture-related distress suggests that the existing system is functioning and no additional improvement is warranted.

3. **HMA Material Quality.** To assess the quality of the existing HMA material, surficial HMA distresses should be differentiated from deficiencies which affect the entire HMA mix. Use the following guidelines to help make this determination.

a. **Weathering, Oxidation, Raveling and Block Cracking.** If any of these is significant and an additional HMA overlay is planned, at least 1 in. of the surface or the existing surface course should be milled so that these distresses will not inhibit bonding and impair the performance of a new HMA overlay. These distresses are considered surficial and not indicative of any instability or other material deficiency in the existing HMA mix.

b. **Rutting and Shoving.** Rutting (unusually deep, such as 1 in. or more, for the overlay’s age) and shoving of the existing HMA overlay suggest that the HMA mix is unstable and prone to continued excessive deformation. Rutting also may be evident as localized deep depressions in the wheelpaths and upward distortion of the HMA surface between the wheelpaths. In addition, rutting in excess of 0.4 in. should be removed by milling if a second overlay is planned.

c. **Potholes and Segregation.** The presence of potholes and/or a pattern of end-of-load segregation provide a strong indication of potential debonding of the surface layer. Additional materials testing to determine adequate bond should be made if the surface layer is not to be entirely milled off.
d. **Reflective Cracking.** Reflective cracking of underlying JPCP/JRCP joints, cracks, and patches can significantly impact the ride quality of an HMA overlay. Thinner overlays are quickly cracked, and the ride, as measured by IRI, will become rougher. For those pavements with premature failure of the first generation HMA overlay due to severe faulting or rocking of the underlying slabs, consideration should be given to an unbonded concrete overlay, HMA overlay of rubblized PCC, or complete reconstruction.

e. **Bleeding.** Bleeding of excess asphalt binder to the pavement surface represents a material degradation due to mixture composition or construction. These areas are prone to rutting, shoving, and a loss of surface texture. Excessive areas of bleeding may indicate the presence of stripping in the HMA mixture.

f. **Tensile Strength.** Tensile strength values provide a strong indication of material degradation. Consideration should be given to remove layers with poor tensile strength before placing a subsequent overlay.

g. **Stripping.** Stripping (i.e., loss of bond between the asphalt binder and the aggregate in the mix), represents diminished structural capacity of the HMA surface. This distress indicates a material deficiency that affects the full thickness of the HMA overlay. If a second HMA overlay is planned and this distress is significant in the existing HMA, give serious consideration to complete removal of the existing HMA overlay prior to placement of any new overlay. Loss of bond between the HMA overlay and the concrete slab also may result from stripping. If this has occurred, the entire HMA overlay should be removed.

4. **Steel Condition in CRCP.** In some CRC pavements, the steel reinforcement may have corroded to the extent that many wide cracks have developed that eventually will rupture and need to be repaired. The steel’s condition may be examined by coring through cracks at positions where longitudinal bars are located. The following definitions apply to typical transverse cracks that have developed in CRCP, and not to cracks that have already opened because of steel rupture.

a. **Acceptable.** Bar condition at transverse cracks varies from “free of corrosion” (almost new condition) to “heavy corrosion with pitting” (no significant cross-sectional area lost).

b. **Poor.** Bar condition at transverse cracks exhibits advanced corrosion accompanied by a marked reduction in cross-sectional area (necking down). If 10% or more of the bar samples are rated as “Poor,” the overall steel condition should be rated as “Poor.”

5. **Other Factors.** Other factors that should be considered in developing a complete rehabilitation strategy include adequacy of existing subdrainage, shoulder condition, traffic control options, geometric constraints (e.g., ramps, side slopes, right-of-way, overhead clearances), and the desired design life of the rehabilitation.
6. Rehabilitation Strategies. The decision matrices presented in Figures 53-4.H and 53-4.I will assist in the selection of the following rehabilitation alternatives for HMA overlaid PCC pavements:

a. HMA Overlay. The following procedures are included in the HMA overlay alternative:
   - Mill the surface to remove rutting, surficial distress, and improve bond, if required.
   - Repair all deteriorated cracks with reinforced (for CRCP) or dowelled (for JPCP/JRCP) concrete patches.
   - Place a policy HMA overlay (request exceptions for reduced thickness and structural overlays).

b. Remove and Replace HMA Overlay. The remove and replace HMA overlay alternative consists of the following procedures:
   - Mill off the existing HMA overlay.
   - Repair all deteriorated cracks with reinforced (for CRCP) or dowelled (for JPCP/JRCP) concrete patches.
   - Place a policy HMA overlay (request exceptions where needed).

c. HMA Overlay of Rubblized PCC. The design for HMA overlay of rubblized PCC shall be according to Chapter 54. This rehabilitation alternative consists of the following four procedures:
   - Mill off the existing HMA overlay.
   - Repair weak areas with HMA or undowelled/unreinforced PCC.
   - Rubblize the PCC slab.
   - Place a designed HMA overlay (contact the Engineer of Pavement Technology in the Bureau of Research).

d. Unbonded Concrete Overlay. The design for an unbonded concrete overlay shall be according to Chapter 54. The unbonded concrete overlay is a rehabilitation alternative that consists of the following procedures:
   - Repair severe distresses such as punchouts and working cracks using concrete repair methods.
   - If the existing overlay is excessively rutted (> 0.75 in.), mill to remove the humps.
The minimum HMA interlayer thickness is 4 in. (if needed, add a binder course to establish this thickness).

Place a JPCP or CRCP overlay.

e. **PCC Inlay or Overlay.** This rehabilitation alternative consists of the following procedures:

   - Repair severe distresses (e.g., punchouts, working cracks).
   - Mill the existing HMA overlay to correct profile irregularities and provide a surface for bonding of the inlay or overlay.
   - Place PCC inlay or overlay designed according to Section 53-4.08.

f. **Remove Pavement and Reconstruct or Inlay.** The design for a new HMA or PCC pavement shall be according to Chapter 54. This rehabilitation alternative will consist of the following:

   - Remove the HMA overlay and CRCP, JPCP, or JRCP.
   - Replace or rework the existing base as needed.
   - Construct a new HMA or PCC pavement designed according to the criteria presented in Chapter 54. Consider inlaying the traffic lanes if the existing shoulders can be preserved. Install subdrainage according to current IDOT design procedures.

7. **Effect of Repair Extent and Overlay Design.** When an HMA overlay is to be placed, full-depth repair is recommended for all medium-severity and high-severity cracks, spalled joints, failed patches, and punchouts. However, due to funding limitations, it may not always be feasible to repair 100% of these structural distresses. The extent of repair actually planned will be determined on a project-by-project basis. For example, there may exist cases where the existing slab is so severely “D” cracked (and perhaps in other situations) that reinforced or dowelled repairs will be infeasible. Repairs of other types (e.g., full-depth HMA patches or unreinforced or undowelled PCC patches) may be better than no repair at all.

8. **Life Cycle and Capacity Review.** Where reconstruction or a structural overlay are identified as rehabilitation candidates, a review of the pavement’s life cycle (i.e., cost, future distress, user delay problems) and capacity should be conducted to assist in the final selection. See Section 53-5.

53-4.03 **3P Program**

The 3P Program consists of repairing and resurfacing existing paved roadways on the State highway system (excluding Interstates). Unmarked roads including any urban minor arterials
without a jurisdictional transfer and collector and local roads with a jurisdictional transfer are eligible to be resurfaced under this program. The purpose of the 3P Program is to rehabilitate existing roadways and thus extend the roadway’s service life. The resurfacing thickness and life expectancy is the same as a policy resurfacing program. The following guidelines will apply:

1. **Project Limits.** Eligible projects should extend between logical termini. Rural projects should be at least one mile in length.

2. **Cross Section.** Total treatment will be between the edges of the existing paved roadway (travel lanes plus HMA stabilized shoulders). Taper paved shoulders to eliminate drop-off. Include a 1 ft HMA safety shoulder if no such shoulder exists. Existing paved bike lanes adjacent to the pavement also may be resurfaced. Urban cross-section limits will be face-to-face of curb with minimal repair/replacement of storm sewer inlets. ADA improvements should be limited to those altered elements that can be addressed within the scope of the 3P project. If too many ADA elements cannot be made compliant within the scope of the project, the scope of the project must be increased to achieve a higher level of compliance.

3. **Crashes.** Refer to Section 12-3.08(b)

4. **Design.** Geometric revisions, pavement widening, and right-of-way acquisition are generally not permitted in 3P projects. Narrow pavements with less than 1000 ADT and fewer than 200 trucks per day may be resurfaced under the 3P program.

Exceptions are allowed for spot safety improvements. The following items up to a total of 15% of the contract cost, may be included but require approval from BDE:

- Spot guardrail updates,
- Minor spot drainage improvements, including culvert extensions/repairs,
- Manhole or inlet adjustments off the pavement,
- Isolated ditch cleaning, and
- Isolated entrance culvert replacement.

5. **Pavement.** See Section 53-4.04 for resurfacing thickness criteria and exceptions. Patching should be kept to a 10% maximum. HMA pavements may be milled prior to resurfacing. The use of reflective crack control treatment for longitudinal widening and centerline cracks is required when CRS distress levels S4, R4 or R5 are present.

6. **Bridges.** Structurally deficient or functionally obsolete bridges should be gapped and addressed through other programs. Any resurfacing or other minor work on a bridge within the limits of the project is permitted, but will require coordination with and approval by the Bureau of Bridges and Structures.

7. **Design Exceptions.** Candidate 3P projects will be discussed at district coordination meetings. Design exceptions will require BDE review and approval.

8. **Curb Ramps.** Refer to Section 58-1.09(a) regarding curb ramps.
9. **Existing Public Educational Facility Entrances.** If surface deficiencies in such entrances exist, repairs/resurfacing should be extended to the right-of-way limits and be consistent with other 3P criteria.

### 53-4.04 Policy Resurfacing Program and Exceptions

The policy resurfacing thicknesses presented in this section were developed primarily for rigid pavements. The resurfacing thicknesses presented in this section also apply to most flexible pavements, other than full-depth HMA pavements designed using mechanistic procedures (see Chapter 54). However, if a flexible pavement exhibits medium to high levels of base failures, as evidenced by alligator cracking or other similar distresses, contact the Engineer of Pavement Technology in the BMPR for guidance in designing the overlay. Mechanistically designed flexible pavements also should be referred to the BMPR for design assistance if other than standard overlays, as called for in the regular maintenance schedules, are required. Note that this section presents policy guidelines for maximum thicknesses. In cases where resurfacing is being placed for cosmetic reasons, such as when widening joints and lane lines conflict or in cases where a standard policy is not needed, it may be desirable to place less than the policy thickness. Submit such requests to the BDE for approval. Approval will be based on supporting documentation.

### 53-4.04(a) Interstates and Freeways Built Essentially to Interstate Criteria

Current policy expects pavement rehabilitation projects on Interstates and freeways built essentially to Interstate standards to perform at least 8 to 10 years. Historical data and IDOT experience indicate that the criteria in this Section will meet this performance period. However, variations do exist within and between projects, and thicker overlays are sometimes required. Requests for deviations in thickness, both less than and greater than the policy, should be submitted to the BDE for approval. Approval will be contingent on supporting documentation. Use the following guidelines to determine resurfacing thickness for Interstates and arterials:

1. **Standard Policy.** Standard resurfacing thickness for overlays will be 3.75 in. This will allow for a 2.25 in. binder course lift and a 1.50 in. surface course lift.

2. **Subsequent Resurfacings.** For second and subsequent resurfacings on Interstate highways and freeways, consider cold milling of the pavement to true up the pavement surface. The district will determine the feasibility of milling and the appropriate milling depth. Pavements with rutting depths greater than 0.50 in. should be investigated further to determine the cause of rutting. Greater milling depths may be required to completely remove badly rutted or unstable mixtures. See Section 53-3.08 for additional guidance on evaluating existing HMA mixtures. Any failed patches should be replaced. Second resurfacings of “D” cracked pavements may warrant an additional resurfacing thickness. Contact BMPR and BDE for assistance in evaluating these situations.

3. **Structural Deficiency Exceptions.** Pavements that meet any of the following conditions should be considered candidates for a 5 in. overlay exception.
- JPCP/JRCP with medium to high levels of "D" cracking over at least 30% of the project and CRC pavements that exhibit low to medium levels of "D" cracking over at least 30% of the project;
- JPCP/JRCP and CRCP with excessive total patching quantities which can be reduced by the additional overlay thickness;
- JPCP/JRCP with average faulting in excess of 0.50 in. (faults in excess of 0.75 in. should be patched); and/or
- JPCP/JRCP and CRCP with current traffic levels in excess of 7,500 heavy commercial units per day.

4. **Surface Mixture Exceptions.** Use of SMA mixtures may be appropriate on certain high volume routes. Districts may request a thickness variance in order to use SMA mixtures. No additional project funding will be granted for the use of SMA mixtures.

53-4.04(b) **Other State Maintained Highways**

Current policy expects pavement rehabilitation projects on other State maintained highways to perform for least 8 years. Historical data and IDOT experience indicate that, for the majority of previously resurfaced pavements, a 2.25 in. overlay will exceed the required performance period. Cold milling to remove rutting and similar pavement distresses also should be considered. Variations do exist within and between projects, and thicker overlays are sometimes required. Requests for deviations in thickness, both less than and greater than the policy should be submitted to the BDE for approval. Approval will be contingent on supporting documentation. Use the following guidelines to determine resurfacing thickness for other State maintained highways:

1. **Standard Policy.** Standard resurfacing thickness calls for a 2.25 in. overlay. On those highways where the existing concrete has not been resurfaced, or where widening is being placed, the standard overlay thickness should be increased to 2.50 in. Projects should be designed to these criteria, unless an exception can be justified.

2. **Exception 1 — Jurisdictional Transfer.** Requests for additional resurfacing thickness will be approved only if the transfer is approved by the accepting agency. The amount of additional thickness should be held to the minimum that will allow the transfer to be accomplished. A field review conducted by the Pavement Review Team may be required for projects that include unusual or experimental treatments.

3. **Exception 2 — Consistency.** Projects that border on new or reconstructed sections with 15 year or greater design periods may qualify for additional thickness. Design the overlay for the same design period using the composite pavement design method that is presented in Chapter 54. Projects that contain an urban cross section with new curb and gutter also may qualify for additional thickness. Design the overlay for a 15-year design period using the composite pavement design method. Ensure that design
calculations accompany any request to the BDE. Figure 53-4.K presents coefficients (based on average conditions) that may be used to evaluate new and old pavement materials at various periods to determining the thickness of the structural overlay required.

4. Exception 3 — Profile Corrections. Current policy requires a cross slope of 1.5% for new construction to promote cross drainage and prevent the ponding of water on the pavement surface. Most existing pavements constructed with circular crowns contain adequate cross slope to achieve this objective. For this reason, crown correction normally will not be required in resurfacing contracts. Where, due to uneven settlement or other reasons, a minimum cross slope of 1% is not available, first consider cold milling to obtain the proper crown. If cold milling is not feasible, prepare plans for crown correction using a 1.5% cross slope for the required resurfacing thickness.

5. Exception 4 — Structural Deficiency. The following pavements may qualify for a 3.75 in. overlay:

- pavements with severe base failures;
- JPCP/JRCP and CRCP with excessive total patching quantities that can be reduced by the additional overlay thickness;
- JPCP/JRCP with average faulting in excess of 0.50 in.;
- JPCP/JRCP, CRCP, and overlaid PCC pavements exhibiting “D” cracking; and
- pavements with a current CRS rating of 3.9 and less.

6. Exception 5 — Heavy Traffic. Class I, II, and III primary highways with heavy traffic that have not been previously resurfaced will be eligible for additional resurfacing thickness as shown in Figure 53-4.L. The current ADT will be used for eligibility determination and should be submitted with the request. First and subsequent resurfacing projects for which substantial increases in traffic are expected (as in the case of detours), and projects for which commercial traffic travels fully loaded in one direction and empty in the other will be considered special cases and will be referred to the BDE and BMPR for analysis.
<table>
<thead>
<tr>
<th>Structural Materials</th>
<th>Minimum Strength Requirements</th>
<th>Coefficients</th>
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<td>HMA IL19.0 (4% voids)</td>
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<tr>
<td>Lime Stabilized Soil</td>
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</table>

Notes:
1. Marshall Stability (MS) index or equivalent.
2. Compressive strength (CS) in pounds per square inch (psi). For cement stabilized soils and granular materials, use the 7-day compressive strength that can be reasonably expected under field conditions. For lime stabilized soils, use the accelerated curing compressive strength at 120°F for 48 hours. For Pozzolanic, Type A, use the compressive strength after a 14-day curing period at 72°F.

STRUCTURAL COEFFICIENTS FOR FLEXIBLE PAVEMENT MATERIALS

Figure 53-4.K
<table>
<thead>
<tr>
<th>Multiple Units/Day (2-Way Traffic)</th>
<th>Equivalent Thickness of Existing PCC Slab ($D_c^*$)</th>
<th>Overlay Thickness</th>
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<tbody>
<tr>
<td>MU &lt; 500</td>
<td>All</td>
<td>2.50 in.</td>
</tr>
<tr>
<td>500 ≤ MU ≤ 1,000</td>
<td>$D_c \leq 7.50$ in.</td>
<td>3.75 in.</td>
</tr>
<tr>
<td></td>
<td>$D_c &gt; 7.50$ in.</td>
<td>2.50 in.</td>
</tr>
<tr>
<td>1,000 &lt; MU ≤ 1,500</td>
<td>$D_c \leq 8.50$ in.</td>
<td>3.75 in.</td>
</tr>
<tr>
<td></td>
<td>$D_c &gt; 8.50$ in.</td>
<td>2.50 in.</td>
</tr>
<tr>
<td>MU &gt; 1,500</td>
<td>All</td>
<td>3.75 in.</td>
</tr>
</tbody>
</table>

*Note: See Figure 54-6.C for values of $D_c$.  

**FIRST RESURFACING FOR CLASS I, II, AND III PRIMARY HIGHWAYS**

**Figure 53-4.L**

53-4.04(c) **Documentation for Exception Requests**

For all facility types, include the following information in the documentation submitted to the BDE for overlay thickness exception requests:

1. **Length and Limits of Project/Limits of Request.** If the condition of the section is variable, clearly define the limits of the distressed areas that require additional thickness by station or log mile rather than requesting additional thickness over the entire project.

2. **Traffic.** Document traffic volumes including breakdown of passenger vehicles, single-unit trucks, and multiple-unit trucks.

3. **Pavement History.** Include the date of construction, pavement cross-section data, date and description of previous rehabilitations, current CRS rating, and distress history.

4. **Existing Condition.** Include the type, severity, and frequency of distress (including photos); directional differences, faulting measurements; rutting measurements; patching quantities for the standard policy overlay versus the reduced patching quantities with the additional thickness overlay and the costs associated with both options.

5. **Core Data.** Information on the quantity, location, and type of pavement cores should be included. Additional information on the material characteristics of those cores, including: densities (%), air voids (%), tensile strength (psi), conditioned tensile strength (psi), and stripping (numeric rating) should also be included.
6. **Calculations and Estimates.** Include all relevant supporting calculations and cost estimates.

7. **Other.** Include any other supporting evidence and test data and photographs.

Usually, the required documentation can be contained in a simple memo that will not require extensive work on the part of the designer. Based on the content of the submittal, the total length of the project, and the percent of the project for which additional or reduced overlay thickness is requested, a joint field review with the district and the Pavement Review Team (PRT) may be warranted.

The PRT consists of members from the BDE, BMPR, and OPP as well as the district. The PRT serves a vital role in the selection of appropriate and cost-effective rehabilitation strategies for individual projects and assists in identifying and prioritizing rehabilitation strategies that provide long-lasting, high-quality rehabilitations without compromising the overall quality of the highway network. Additionally, the PRT is responsible for conducting Statewide reviews of all Interstates.

In many cases, a joint field trip with the PRT will not be necessary if the exception request is of a standard nature or involves minor deviations. It is often possible for the PRT to review the pavement section using the CRS video logging database. To facilitate such reviews, include the Tape Set Number and Frame Reference in the request. If the request is properly documented in such cases, the PRT may grant the exception without a need for additional action.

**53-4.04(d)  Waterproofing and Surfacing of Bridge Decks**

It is extremely difficult to obtain the desired density in the HMA surface course for lift thickness less than 1.75 in. because 0.50 in. of the overlay thickness will be reserved for the waterproofing membrane system (i.e., membrane plus sand asphalt protection layer). This would result in a thin lift of HMA surface course remaining which cannot be compacted to the required density. The minimum HMA surface course thickness that can be adequately compacted is 1.25 in. for an IL-9.5 mixture. Therefore, for all projects on which plans are developed for waterproofing and surfacing bridge decks, specify a minimum 1.75 in. thick overlay for an IL-9.5 mixture to adequately accommodate both the waterproofing membrane system and the HMA surface course.

**53-4.04(e)  Resurfacing of Stabilized Shoulders**

Stabilized shoulders should be resurfaced in conjunction with pavement resurfacing. The following guidelines apply:

1. **Rehabilitation.** Survey existing stabilized shoulders to determine their condition and the type and amount of work necessary to properly repair the base. Specify shoulder resurfacing to the nominal thickness of the resurfaced pavement. Guidelines for shoulder rehabilitation are presented in Section 53-4.06.
2. **Cross Section.** For Interstate highways, the width of shoulder stabilization should equal the nominal width of the existing stabilized shoulder, except that in no case will the resurfaced shoulder width be less than 10 ft right and 4 ft left. However, where the existing stabilized shoulder also is current design width for new construction, the top width of the resurfacing may be reduced at the rate of 1 in. for each 1 in. of resurfacing thickness. The shoulder cross slope may be increased from 4% to a maximum of 6%, except where adjacent to superelevated pavements where the high side shoulder should be sloped so that the algebraic difference between the pavement and shoulder slopes does not exceed 8%. Make spot checks of the elevation of the outer edge of the shoulder and determine a shoulder slope that will provide for a minimum thickness of new HMA material of not less than 1.50 in. Show this shoulder slope on the typical cross sections included in the plans.

3. **Heavy Trucks.** Where the existing Interstate shoulder width is 10 ft and heavy truck DHV is 250 or more, stabilized shoulder widths may be increased to 12 ft.

4. **Underdrains.** Consider using the material excavated from the pipe underdrain trench to bring the area outside of the stabilized shoulders to the proper level after resurfacing the shoulders. If this material is to be utilized, include a special provision requiring the contractor to limit the top size of the material to 3 in. If this material is unsatisfactory or if underdrains are not placed on the project, specify the use of Aggregate Shoulders, Type B.

53-4.04(f) **Pipe Underdrains**

If longitudinal pipe underdrains have not been previously installed under the shoulders on Interstate highways or supplemental freeways constructed to Interstate criteria, they should be installed as part of the rehabilitation strategy. Ensure that underdrain installation is conducted prior to patching, unless there exists a valid reason to do otherwise. Only specify underdrain installation on primary facilities where existing drainage problems warrant.

See the *Highway Standards* for underdrain installation details for Interstate highways. Depending on the type of underdrain material specified, it may be necessary to adjust the depth of the underdrain to accommodate outfall drainage into existing shallow roadside ditches. Ensure the depth is sufficient to prevent overstressing the underdrain material. Generally, pipe will not be overstressed if the trench depth is 24 in. or greater. Consult the Engineer of Technical and Product Studies in the BMPR for guidance if it is necessary to place pipe in shallower trenches. A special provision to limit the type of underdrain material may be necessary when these conditions exist. In addition, if deep roadside ditches or high fills are encountered, give consideration to shifting the locations of pipe drain laterals to avoid outfall onto the long steep slopes. Replace any aggregate outlets of existing outfall pipe drains with concrete headwall outlets. If pipe underdrains have been installed on a previous contract, conduct an investigation to determine the need for cleaning or repairing the underdrain system.
53-4.05 Rehabilitation of Interchange Ramps

Two practices are currently being utilized by the Department for the rehabilitation of interchange ramps. These practices are staged ramp construction and temporary ramp closure. The most common practice is staged ramp construction which utilizes half of the ramp pavement width and adjacent shoulder to carry traffic while the remaining ramp pavement and opposite shoulder work is performed. Staging allows traffic patterns to be maintained, but involves hazardous driving and working conditions, longer construction times, and higher construction costs. Temporary ramp closures provide for a safer work zone, shorter construction time, and lower construction costs but do require adverse public travel. Each interchange should be evaluated on a case-by-case basis to determine which practice to use.

Temporary ramp closure should receive first consideration. The impact of temporary ramp closure on local businesses, schools, residential areas, and emergency services should be evaluated to determine if it is acceptable from a local public relations standpoint. If the ramp closure impacts are not acceptable, then use the staged ramp construction alternative. If the staged ramp construction alternative is used, the existing shoulders should be evaluated for their ability to handle the additional traffic load. If the impacts of temporary ramp closure are acceptable, the detour for the ramp closure should be evaluated in the same manner as other detours in a Transportation Management Plan (see Chapter 13). An economical comparison then can be made between the two practices.

If pavement patching will be performed during staged ramp construction, ensure that no open holes, broken pavement, or partially filled holes remain overnight. If project conditions justify leaving patch excavation open overnight, document this fact in the project files and forward a copy to the BDE for approval.

53-4.06 Rehabilitation of Shoulders

53-4.06(a) General Requirements

The following general requirements apply to Interstate shoulder rehabilitation:

1. **Subsurface Drainage.** Where practical, design pipe underdrains in accordance with the Highway Standards. Pipe underdrains may be installed shallower than that shown in the Highway Standards if existing roadway ditches so dictate. The depth generally should not be less than 24 in. to prevent overstressing the pipe. Consult the BMPR if it is necessary to place the pipe in shallow trenches.

2. **Pipe Drain Outlets.** Specify concrete headwalls to replace aggregate outlets on existing pipe drains.

3. **Shoulder Width.** Reconstructed HMA shoulders should conform to existing shoulder width or policy width, whichever is less. Minimum mainline shoulder widths will be 10 ft right and 4 ft left. For Interstate ramps, the minimum shoulder width is 4 ft left and 6 ft right.
4. **Shoulder Wedge.** The existing earthen wedge at the outer edge of the stabilized portion of the shoulder will be removed and replaced with Aggregate Shoulders, Type B or material salvaged from the existing shoulder. In areas where the existing guardrail is in good condition and it has been determined that drainage of the shoulder subgrade is not a problem, the wedge may remain in place. However, if the contractor must remove the guardrail to construct the stabilized portion of shoulder, then the wedge also should be replaced.

5. **Shoulder Slopes.** Where the rehabilitation requires more than a surface treatment, provide shoulder cross-slopes as shown in the Highway Standards.

6. **Shoulder Thickness.** For shoulders requiring rehabilitation other than a surface treatment or minimal HMA overlay, the shoulder thickness at the pavement edge will be the same as the pavement thickness, but not less than 8 in., and the outer edge will not be less than 8 in. In the Chicago Metropolitan Area, the minimum thickness will be 12 in.

53-4.06(b) **Rehabilitation Alternatives**

Depending on the condition, thickness, and composition of the existing shoulder, rehabilitation may consist of one of the following alternatives:

1. **Surface Treatment.** Consider an emulsion seal where the asphaltic matrix has oxidized to the point that there exists raveling potential. An A-1 or A-2 surface treatment may be specified where the shoulder structure is basically sound but the surface course exhibits segregation or raveling. Patch isolated areas of distress prior to placing the surface treatment.

2. **HMA Overlay on Granular or Stabilized Base.** An HMA overlay with new or recycled material may be utilized where deterioration is restricted to the top few inches of surface and where the existing shoulder structure has considerable thickness, a portion of which can be used as a base for the new shoulder. In such cases, it may be necessary to mill existing shoulders to place sufficient overlay thickness. The rehabilitated shoulder section should have a minimum flexible structural number of 2.78 to be equivalent to an 8 in. full-depth HMA shoulder and a minimum structural number of 4.24 to be equivalent to a 12 in. shoulder (see Chapter 54). For HMA material, assign a coefficient of 0.33 when determining the structural number. For granular bases, use a coefficient of 0.11 for uncrushed and 0.13 for crushed granular bases. Cement and HMA stabilized bases that are in sound condition should be assigned coefficients of 0.28 and 0.33, respectively. Unsound stabilized bases should be assigned the appropriate coefficient for granular material.

3. **Partial Removal and Replacement.** Existing shoulders where the majority of distress is confined to a location 1 ft to 2 ft adjacent to the pavement or outer edge may be rehabilitated by replacing the distressed areas with a full-depth HMA mixture meeting the minimum thickness criteria. A surface treatment also may be necessary to seal the remaining portion of the existing shoulder and to avoid a patchwork appearance. In
such cases, document the details of the general condition survey, location, nature, and extent of distress to justify that less than total removal and replacement will be practical and cost-effective.

4. **Complete Removal and Replacement.** Where complete removal and replacement (new or recycled mix) is required, provide a shoulder thickness in accordance with the minimum thickness and structural number criteria. If partial or complete removal and replacement is required, consider recycling the existing material in place. Contact the BMPR for assistance in determining recycling potential and in evaluating the structural adequacy of the existing shoulder.

5. **Shoulder Drop-off.** Where the shoulder drop-off at the pavement edge exceeds 1.50 in. but no other shoulder rehabilitation is necessary, ensure that the deficiency is corrected in the rehabilitation strategy. Use a tapered wedge of either a suitable HMA mixture or emulsion stabilized cold mix.

6. **High-Use Areas.** Give special attention to shoulders in high-use areas (e.g., weigh stations, rest areas) where repeated truck parking is observed. At such locations, it may be necessary to design a stronger shoulder structure to accommodate the additional weight of loaded trucks.

53-4.06(c) Settlement of Bridge Approach Shoulders

Existing bridge approaches constructed to previous design criteria may exhibit evidence of voids under the approach pavement and shoulders. The presence of voids usually results in the settlement of the bridge approach pavement and shoulders due to the settlement of the backfill material at the abutments. The Department's current *Highway Standards* provides adequate treatment of this potential problem. Use these criteria on all future construction projects that involve State-maintained bridges and stabilized shoulders. Also, consider this treatment on those projects involving State-maintained bridges and turf or aggregate shoulders. All four corners of the bridge structure should be treated. If drainage is not required, omit the inlet as directed in the *Highway Standards*. Coordinate with the district Bureau of Operations to verify problem locations at existing bridges and consider the following guidelines when developing shoulder rehabilitation strategies:

1. **Major Settling (Unstable).** If major bridge approach shoulder settlement (i.e., 2 in. or greater) exists and continues to settle (or a drainage problem exists) and the bridge is within the limits of a proposed construction project, include Bridge Approach Shoulder Pavement as part of the contract. Shoulders in these areas should be excavated and voids under the bridge approach pavement slabs should be filled by mudjacking or by other approved methods (e.g., undersealing using either cement grout or high density foam). Use expansion anchor ties to tie the approach shoulder pavement to both the approach pavement and the abutment.

2. **Major Settling (Stable).** If major settlement exists but the area is no longer continuing to settle and the bridge is within the limits of a proposed construction project, it may be
sufficient to include shoulder resurfacing as part of the contract (filling low spots to provide a level surface). Contact the district Bureau of Operations for assistance in making this determination.

3. **Consolidated Bridge Approach Rehabilitation Projects.** If the distress conditions listed in Item 1 or 2 above exist at two or more bridges but no other road construction is planned for the area, consolidate the bridge approach shoulder rehabilitation work into a single set of project plans.

4. **Minor Settling.** If settlement is minor (i.e., less than 2 in.) and drainage is not a problem, use field tests to verify those locations where voids are suspect beneath the approach pavement and shoulders. If voids exist, shoulder rehabilitation should be provided as described above. If the presence of voids is not found to exist beneath the approach pavement or shoulders, the district Bureau of Operations will provide the necessary corrective treatment to keep the shoulders up to grade.

5. **Guardrails.** During the implementation of shoulder rehabilitation work, ensure that proper guardrail post positioning is maintained to shield the bridge ends (see the *Highway Standards*). Problems may be encountered when placing Bridge Approach Shoulder Pavement adjacent to some wingwall and end post configurations. If problems are encountered, consider using oversized or double blockouts to correct the problem. Consult the BDE for assistance with such problems.

53-4.06(d) **Shoulder Rumble Strips**

Shoulder rumble strips are an effective method to reduce run-off-the-road crashes. They provide a very cost effective means of alerting motorists that they are drifting off the pavement. They do, however, present difficulties for bicyclists and pedestrians. Refer to Section 34-2.02(e) for a complete discussion.

53-4.07 **Hot-Mix Asphalt (HMA) Design Guidelines**

These guidelines apply to all HMA construction. Although the guidelines may list all of the available options, the District Materials Engineer should always be consulted for the determination of each aspect of the HMA criteria.

Figure 53-4.M was designed to accommodate HMA mixtures and is required to be completed and inserted into the General Notes of the project plans for each HMA mixture application specified. Use the following guidelines to complete the table in Figure 53-4.M:

1. **Location(s).** Specify, by route number or stationing, the location(s) where the mix will be placed.

2. **Mixture Use(s).** Corresponds to the generic description of the mixture(s) (i.e., surface course, level binder, base course, shoulders, etc.). On full-depth projects, specify the lift (e.g., “full-depth, lower binder,” “full-depth, top binder,” or “full-depth, surface”).
The following HMA mixture requirements are applicable for this project:

| Location(s): |   |
| Mixture Use(s): |   |
| PG: |   |
| Design Air Voids: |   |
| Mixture Composition: (Mixture Gradation) |   |
| Friction Aggregate: |   |
| Mixture Weight: |   |
| Quality Management Program: |   |
| Sublot Size: |   |
| Number of Roller Passes |   |

1/ When a number of roller passes is specified, the Contractor may opt to use intelligent compaction in lieu of density testing under the Quality Control for Performance (QCP) program.

HMA MIXTURE REQUIREMENTS TABLE

Figure 53-4.M

3. **PG.** Specify the Performance-Graded (PG) binder for the mixture, including polymer modified asphalt binder (e.g., PG64-28, SBR or SBS-PG64-28, PG70-22, SBR or SBS-PG70-22). The PG binder grade shall be specified without consideration of RAP and/or RAS addition. Obtain the required PG binder designation from the District Materials Engineer.

4. **Design Air Voids.** Specify the target air void content for the mixture. For example, “4.0% @ N\text{design} = 50”, “4.0% @ N\text{design} = 70”, etc. All HMA mixtures will typically require 4.0% air voids; however, the N\text{design} number will change. Obtain the N\text{design} number from the District Materials Engineer.

5. **Mixture Composition.** Specify the aggregate gradation for the mixture design:
   - IL-19.0 – binder (i.e., Mixture B).
   - IL-19.0L – low volume binder.
   - IL-9.5 – surface or level binder.
   - IL-9.5L – low volume surface.
   - IL-9.5FG – fine-graded surface or level binder.
   - IL-4.75 – surface (where posted speed is ≤ 30 mph) or level binder.
   - SMA-12.5 – surface or binder

6. **Friction Aggregate.** Specify the aggregate to be used to meet surface course friction requirements (i.e., Mixture C, Mixture D, Mixture E, Mixture F). Because there are no
friction requirements for binder courses, leave this entry blank when specifying binder courses. Refer to Section 53-4.07(d) for additional information.

7. **Mixture Weight.** Specify the unit weight used to determine the plan quantities for HMA surface course. Use 112.0 lb/sq yd/in. thickness as the unit weight for typical standard mixes using natural aggregate. For a specialty mix design, such as those using synthetic aggregates with differing unit weights (e.g., air-cooled blast furnace slag (light) or steel slag (heavy)), the designer should consult the District Materials Engineer to determine the anticipated unit weight.

8. **Quality Management Program.** Specify which quality management program will be used for each mixture use listed in Item 2 above. If a mixture has multiple applications, more than one management program can be provided. Options include: Pay-For-Performance (PFP), Quality Control for Performance (QCP), and Quality Control/Quality Assurance (QC/QA).

   a. **PFP.** PFP utilizes pay adjustments based upon percent within limits statistical calculations. PFP should be specified for interstate, freeway and expressway binder and surface mixes; and full-depth pavement projects having a minimum quantity of 8000 tons (7260 metric tons) per mix. PFP may also be considered for smaller projects where a more accurate measure of quality is desired. PFP should not be used on:
      - leveling binder;
      - incidental surfacing (e.g. entrances, minor sideroads);
      - temporary pavements;
      - shoulders, unless they are used as auxiliary lanes,
      - patching; or
      - applications where the mixture thickness is less than 3 times the nominal maximum aggregate size.

   b. **QCP.** QCP utilizes step-based pay adjustments and should be specified for:
      - mainline mixture quantities between 1,200 and 8,000 tons (1,016 and 7,620 metric tons);
      - shoulder applications that are greater than 8 feet (2.4 meters) wide and having quantities of 1,200 tons (1,016 metric tons) and greater; and
      - leveling binder applications that are 1,200 tons (1,016 metric tons) and greater.

   c. **QC/QA.** The use of QC/QA is limited to:
      - mixtures with quantities less than 1,200 tons (1,016 metric tons),
      - shoulders placed with a road widener, and
      - patching or incidental surfacing (e.g. entrances, minor sideroads).

9. **Sublot Size.** The sublot size for QCP and PFP will typically be 1000 tons. On rare occasions, the sublot size may be reduced to lower the payment risk for smaller tonnage.
projects. Sublot size is not applicable when the QC/QA quality management program is used.

10. **Number of Roller Passes.** To give the Contractor the option of using intelligent compaction in lieu of density testing for variable depth leveling binder (i.e. used to correct cross-slope or rutting) placed under the QCP quality management program, specify the number of passes (typically 5 passes or 7 passes) the rollers must make over the leveling binder to ensure enough compactive effort is being applied.

### 53-4.07(a) ESAL Calculation

Use Section 54-2.01(c) to calculate ESALs for the design lane. To select the PG binder and design compactive effort ($N_{\text{design}}$), the ESAL value, equivalent to the Traffic Factor (TF), is calculated according to the equations in Figure 54-5.B. Use a Design Period (DP) of 20 years. In this application, the calculation is purely to determine the mixture design parameters; actual pavement/thickness design may require a different design period and/or TF calculation. Minimum structural design traffic levels should be ignored for mixture design purposes.

It is recommended that each district designate a single individual to coordinate ESAL calculations. In instances where major routes cross district borders, it is recommended that the ESAL counts be confirmed between districts.

### 53-4.07(b) Design Compactive Effort

The design compactive effort is expressed as an $N_{\text{design}}$ number, which is selected based on the estimated 20-year ESAL loading of the traffic lane.

Figure 53-4.N lists the design compactive effort ($N_{\text{design}}$) required for the different levels of traffic loading and describes the typical roadway application. Consult the District Materials Engineer for the appropriate $N_{\text{design}}$ value.
### Design ESALs

| Design ESALs (millions) (20-yr. Design) | $N_{ini}$<sup>1</sup> | $N_{des}$ | $N_{max}$<sup>1</sup> | Typical Roadway Application |
|---------------------------------------|----------------|----------|----------------|-----------------|-----------------------------|
| < 0.3                                 | 5              | 30       | 42             | Roadways with very light traffic volume such as local roads, county roads, and city streets where truck traffic is prohibited or at a very minimal level. (Considered local in nature; not regional, intrastate, or interstate.) Special purpose roadways serving recreational sites or areas may also be applicable. |
| 0.3 to 3                              | 6              | 50       | 74             | Includes many collector roads or access streets. Medium-trafficked city streets and the majority of county roadways. |
| 3 to 10                               | 7              | 70       | 107            | Includes many two-lane, multi-lane, divided, and partially or completely controlled access roadways. Among these are medium-to-highly trafficked streets, many state routes, US highways, and some rural Interstates. |
| > 10                                  | 8              | 90       | 141            | Includes Interstates, both urban and rural in nature. Special applications such as truck-weighing stations or truck-climbing lanes on two-lane roadways may also be applicable to this level. May also include the class of roadways in the row above which have a high amount of truck traffic. |

<sup>1</sup> $N_{ini}$ and $N_{max}$ are for informational purposes only. It is recommended the air voids at $N_{ini}$ be greater than 11% to avoid mix tenderness. Also, air voids at $N_{max}$ should be greater than 2% to prevent premature rutting.

### DESIGN COMPACTIVE EFFORT FOR VARIOUS TRAFFIC CONDITIONS

Figure 53-4.N

### 53-4.07(c) Asphalt Binder Selection

Selection of Performance-Graded (PG) binders is based on temperature and traffic conditions. Figure 53-4.O lists the appropriate PG binders for use with all HMA mixtures. Consider the following when selecting the asphalt binder:

1. **Polymer Modified PG Binders.** Where polymer modifiers are required, designate “SBS” in front of the PG binder requirements in the General Notes table. The following grades of asphalt binder must be polymer modified: PG 64-28, PG 70-22, PG70-28, PG76-22, and PG76-28.
2. **Overlays of PCC or Composite Pavements.** Overlays of PCC or composite pavements should use the grades shown in Figure 53-4.O for a standard traffic level. Adjustments to this grade are dependent upon conditions such as slow moving traffic, high ESALs, or standing traffic. These modifications should be made for the corresponding $N_{\text{design}}$ number and/or ESAL number. The appropriate asphalt binder grade should then be reported on the General Notes table of the plans.

3. **Full-Depth HMA Pavements or Overlays of Full-Depth HMA Pavements.** Full-depth HMA pavements or overlays of full-depth HMA pavements should be designed using the PG binders shown in Figure 53-4.O. The appropriate binder grade should be reported on the General Notes table of the project plans.
| PG Binder Grade | PG 64-22 | PG 67-22 | PG 70-22 | PG 76-22 | PG 85-22 | PG 90-22 | Lower Binder | Top Binder | Depth Pavement Full-Depth Pavement and Overlays of Full-Depth Pavement | Surface and Distresses 7.9
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</tbody>
</table>
1. Design ESALs are the anticipated project traffic level expected on the design lane over a 20-year period. Regardless of the actual design life of the roadway, determine the design ESALs for 20 years and choose the appropriate $N_{design}$ level.

2. The binder grade provided in the table is based on the recommendations given in Illinois-Modified AASHTO M 323, Table 1, “Binder Selection on the Basis of Traffic Speed and Traffic Level.”

3. Consider increasing the high temperature grade by one grade and/or use polymer modified binder within 2,500 ft upstream of the exit terminal stub to 2,500 ft downstream of the entrance stub at weigh stations.

4. Standard Traffic - where the average traffic speed is greater than 43 mph.

5. Slow Traffic - where the average traffic speed ranges from 12 mph to 43 mph.

6. High ESALs – where ESALs are > 30 million.

7. Standing Traffic - where the average traffic speed is less than 12 mph.

8. For pavements with a posted speed limit ≤ 30 mph.

9. Consider increasing the high temperature grade by one grade for ESALs 10 to 30 million.
53-4.07(d) Friction Aggregate

An HMA surface course must be specified for each rehabilitation/resurfacing project. Section 11-2.02(f) gives safety analysis procedures to determine risks contributing to substantive safety problems.

Before the appropriate mix is selected, determine whether or not pavement surface friction is contributing to a substantive safety problem at the site. Presence of “wet pavement” crashes alone is not sufficient, as other risks related to wet weather may be present. For example, inadequate warning signage or visibility of stop or maneuver areas, unexpected geometric conditions, rutting, lack of surface drainage, inadequate pavement cross slope, or excess spray from vehicle tires may be more important than surface friction for locations of wet pavement crashes. Review of crash reports including narratives and sketches, site reviews during wet conditions, and surface friction testing should be included in an analysis of wet pavement crashes. Pavement friction testing may be requested according to the Bureau of Materials and Physical Research Pavement Technology Advisory—“Testing Pavement Friction” (PTA-T3), http://idot.illinois.gov/Assets/uploads/files/Transportation-System/Research/Pavement-Technology-Advisories/Testing-and-Data-Collection-Series/PTAT3.pdf.

If the segment demonstrates a pattern of wet pavement crashes, identification of the risks contributing to the crash pattern will help to indicate the appropriate countermeasures, possibly including improved positive guidance, geometric changes, surface to full-depth repairs of rutting, improved drainage or cross slope, or improved surface texture (pavement grooving) or resurfacing with appropriate friction aggregate.

It is not desirable to specify short, closely spaced segments of special high-quality friction mixes (i.e., patchwork surfacing). If a higher-quality friction mix treatment is required at more than one location on a project and the distance between locations is less than 1,000 ft, the gaps should also be treated with the higher-quality mix. Also, if the special treatment is required on more than 50 percent of the project, it should be used throughout the entire project.

Four surface course mixtures have been developed that will provide adequate skid resistance for various Average Daily Traffic (ADT) levels: Mixtures C, D, E, and F. Figure 53-4.P designates the ADT levels allowable for each of the surface course mixtures.

It is expected that the application of friction aggregate according to Figure 53-4.P will address most pavement friction needs. However, some conditions create friction demands exceeding typical conditions anticipated by this tabulation. Examples include locations where problem identification shows a pattern of wet pavement related crashes and one of the following conditions:

- on grades exceeding 3.5%;
- locations with a heavy commercial vehicle (HCV) volume (Single Units plus Multiple Units) exceeding 400 per day and equal to 25% or more of the total ADT (Note – 25% HCV represents about 15% of State System mileage);
locations that are shadowed or otherwise tend to remain wet for an extended time compared to typical locations; or

other sites where similar friction demands or pavement conditions exist. At such locations, the Mixture designation may be increased by one step (e.g., from Mixture D to Mixture E).

<table>
<thead>
<tr>
<th>Number of Lanes in Both Directions</th>
<th>Frictional Requirements (ADT)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Mixture C</td>
</tr>
<tr>
<td>≤ 2</td>
<td>≤ 5,000</td>
</tr>
<tr>
<td>4</td>
<td>≤ 5,000</td>
</tr>
<tr>
<td>≥ 6</td>
<td>N/A</td>
</tr>
</tbody>
</table>

*Note: ADT levels are for the expected year of construction.*

**FRICTIONAL REQUIREMENTS FOR SURFACE MIXTURES**

*Figure 53-4.P*
53-4.08  PCC Inlay/Overlay Design Guidelines

The stopping, starting, standing, and turning actions of vehicles at intersections or other locations may create rutting and other severe conditions for pavement structures with HMA surfaces. The volume and type of vehicles may also distress HMA surfaces. Standing water in ruts (e.g., from rain events) may create a hydroplaning hazard. In addition, snow and ice left in the ruts after snowplowing may be hazardous to the traveling public. Therefore, a PCC inlay/overlay may be a better alternative than HMA. The PCC inlay/overlay has no risk for rutting and a longer service life may be achieved.

A PCC inlay/overlay consists of placing a thin concrete layer on an existing HMA surface. Construction of an inlay/overlay includes milling the existing rutted HMA to correct longitudinal profile and cross-slope irregularities and providing a surface for bonding of the overlay. A PCC inlay/overlay may be considered as an alternative at intersections or other locations where HMA overlays have shown a tendency to rut or have shortened performance lives.

Synthetic fibers are required where the inlay/overlay is 4.0 in. or less, and optional where it exceeds 4.0 in. The synthetic fibers currently used are much different from the fibers originally used in inlay/overlay projects. The original fibers used were mainly to prevent plastic shrinkage cracks. The new fibers will provide structural reinforcement, which will increase flexural toughness and cracking resistance.

These procedures do not apply to a thickness greater than 6.0 in. which is considered an unbonded concrete inlay/overlay.

53-4.08(a)  Applicability

These guidelines have been prepared for a rehabilitation strategy that involves a 3.0 in. to 6.0 in. PCC inlay/overlay bonded to a pavement structure that has an HMA surface. This rehabilitation strategy has been previously known as ultrathin whitetopping.

These guidelines may be used to evaluate pavement at an existing intersection or other locations to determine if use of a PCC inlay/overlay is feasible and constructible. These guidelines also contain design steps needed to successfully complete this option. A PCC inlay/overlay requires a thorough review of the existing pavement structure, as well as close attention to utility, profile, and elevation adjustments. This technique requires a bonding action to the underlying HMA surface and multiple joints at an early age to control cracking and curling stresses within the inlay/overlay.

These guidelines are to be followed to review the existing pavement structure, identify design considerations, and prepare a request for review and approval of a PCC inlay/overlay system.

53-4.08(b)  Limitations

Performance of PCC inlay/overlay sections can be variable because of the underlying pavement structure. The designer should consider the general constructability of a PCC inlay/overlay at
the selected location. The existing HMA layer that is to remain in place shall be a minimum of 2.5 in. thick. If a portion of the PCC inlay/overlay in excess of 5% will be bonded directly to bare concrete, brick, or other old slabs of concrete, this rehabilitation method shall not be used. The 5% limitation is to allow for existing concrete patches or other existing pavement features. Construction is also hindered by complicated geometrics, utility obstructions, traffic demand, and condition of the existing pavement.

The term PCC inlay can be defined as a very minor or no change in grade; and, as such, could limit its use in areas where profile adjustments would be limited (e.g., with existing curb and gutter sections). A PCC overlay would be used where profile grade adjustments are feasible.

This alternative rehabilitation strategy shall apply to Class I, II, III, and IV pavements, but shall not be used for Federal-aid Interstates or when the traffic factor (based on the rigid pavement equations) exceeds 5.0.

53-4.08(c) Procedures

All proposed PCC inlay/overlay projects must be submitted to BDE for approval. The request should be documented in a “PCC Inlay/Overlay Project Request Report” and should include the following:

- a report of the preliminary and detailed pavement investigations,
- existing and proposed cross sections,
- existing and projected traffic information,
- construction sequencing and proposed traffic control,
- a cost analysis for each rehabilitation alternative, and
- a summary on why a PCC inlay/overlay is the preferred method of rehabilitation over other alternatives.

Guidelines regarding the items to be included in the report and other design details for a PCC inlay/overlay are discussed in the following sections. The designer should review all requirements and do preliminary calculations to check the feasibility of this process before proceeding with some of the detailed investigations.

1. Review of Existing Pavement Structure. A thorough investigation of the existing pavement structure should be conducted. The purpose of this investigation is to determine if the section in question is suitable for a PCC inlay/overlay. It is essential that only appropriate sections be selected for this rehabilitation option.

   a. Preliminary Pavement Investigation, Design, and Traffic Factor Considerations. The designer should research past rehabilitation attempts as well as future plans for the area that surrounds the intersection/roadway. Research of past
rehabilitation attempts will provide information on why past rehabilitation methods have not performed as designed. Insight into future plans for the pavement and area surrounding the project may influence the design of the rehabilitation. The designer should check to see if any of the limitations of this application apply.

If it appears that a PCC inlay/overlay can be constructed, then a detailed pavement investigation is necessary to verify the constructability of the inlay/overlay.

b. Detailed Pavement Investigation. Upon completion of the preliminary investigation, a detailed pavement coring plan should be developed and administered according to Section 53-3.08. In general, cores will be taken to represent all pavement cross sections and all locations within the project. The coring plan should be completed to specifically address the following points:

- total pavement thickness and thickness for each layer of concrete or HMA detected;
- condition, tensile strength, and presence of stripping for each HMA layer;
- condition, compressive strength (optional), presence of D-cracking, and presence of alkali-silica reaction for each concrete layer; and
- identification of locations where patching or alternative rehabilitation methods are recommended.

In addition to the coring plan, a general inspection of project limits should be completed. In general, the inspection will address items such as geometrics, drainage, utilities, and surface abnormalities. More specifically, the inspection should address the following points:

- intersection of pavement crowns (multi-leg intersections);
- location of drop inlets;
- location of loop detectors for traffic signals (detector loops would be installed into the milled surface);
- location of sewer manholes, water valves, and all other utility obstructions;
- location of existing surface patches;
- location of high-severity distresses;
- location of HMA rutting exceeding 0.35 in.; and
- clearances for overheads.
c. **Existing and Projected Average Daily Traffic.** An accurate count of the existing Average Daily Traffic (ADT) with a breakdown of percentages for passenger vehicles, single unit, and multiple unit trucks should be performed. In addition, estimates for the projected ADT and classification breakdown should be developed for the design period.

Upon completion of coring and inspection procedures, and collection of traffic data, a report should be created to document this information.

2. **Identify Design Considerations.** There are several design issues that must be considered before a PCC inlay/overlay project can be submitted for review and approval. A list of issues that may be resolved prior to the submittal of a design is as follows:

   a. **Design Period.** The design period to be used for this rehabilitation strategy is 15 years.

   b. **Cost Alternatives.** A cost analysis of several different rehabilitation options is required. Cost analyses include initial construction cost, annual maintenance cost, and expected lifespan of the rehabilitation option. However, the annual maintenance cost information involving an inlay/overlay using the new stronger synthetic fibers is currently limited. It is suggested to contact the Bureau of Materials and Physical Research for assistance. Cost alternatives may also include various options within the same rehabilitation technique.

   c. **Drainage Considerations.** Maintaining proper drainage through design and during construction is important. During construction, maintaining drainage is especially critical for projects that include an inlay.

   d. **Pavement Preparation and Profile.** The existing pavement surface shall be milled to correct longitudinal profile and cross-slope irregularities, remove any foreign materials, and remove oxidized HMA from the surface. Milling will also increase the surface area for bonding of the PCC inlay/overlay. If patching will be required on the project, the designer needs to keep in mind that the five percent limitation for bonding the PCC inlay/overlay to concrete still applies. Refer to Section 53-4.08(c)1.a.

   e. **Thickness Design and Joint Spacing.** The PCC inlay/overlay thickness design is based on traffic factor, underlying HMA thickness, panel size, and fibers/no fibers. The inlay/overlay shall be 3.0 in. to 6.0 in. with 0.50 in. increments allowed.

   The traffic factor shall be determined according to the applicable equation for each pavement class using the equations in Section 54-4.01(g). Based on the traffic factor, the thickness of the underlying HMA material, panel size, and fibers/no fibers, the PCC inlay/overlay thickness may be determined either from Figures 53-4.Q through 53-4.X or by using a computer program which is available from BDE: [www.dot.il.gov/desenv/pdp.html](http://www.dot.il.gov/desenv/pdp.html).
This program allows the designer to input the traffic factor, the thickness of the underlying HMA material, panel size, and fibers/no fibers to calculate the PCC inlay/overlay thickness. The result from the program is rounded up to the nearest 0.50 in.

The thicknesses shown in Figures 53-4.Q through 53-4.X were calculated using the computer program with the following default values as design inputs:

- Elastic Modulus of HMA Layer \( (E_{AC}) = 350,000 \) psi
- Elastic Modulus of PCC Overlay or Inlay \( (E_{c}) = 3,600,000 \) psi
- Modulus of Rupture \( (MOR) = 750 \) psi
- Modulus of Subgrade \( (k) = 100 \) pci
- Coefficient of Thermal Expansion \( (CTE) = 5.5 \times 10^{-6} \) in./in./°F
- Percent of Panels with Cracking \( (P_{cr}) = 20\% \)
- Reliability Factor \( (R) = 85\% \)
- Temperature Gradient \( (\Delta T) = -1.4 \) °F/in.
- Occurrence of Temperature Gradient \( (% \text{ Time}) = 58\% \)

A key to the success of a PCC inlay/overlay is longitudinal and transverse joints. These joints are hand tooled into plastic concrete or sawed into hardened concrete to provide stress relief induced by drying shrinkage and curling of concrete. Hand tooled joints are not used on mainline pavement with a posted speed limit greater than 40 mph because they may not be as smooth as a sawed joint, resulting in a rougher ride. The joints should be laid out on a regular pattern for both longitudinal and transverse directions (to form squares) based on the spacing used to determine the thickness. No skewed joints will be allowed.

Transverse and longitudinal joints should be laid out to match joints, utility obstructions, and geometrics of the existing pavement when PCC pavement is exposed during milling. When feasible, longitudinal joints should be laid out to avoid the wheelpath areas of the traveling lanes. The layout of all transverse and longitudinal joints should be detailed on the plan sheets.

The cost of sawing may significantly influence the cost of an inlay/overlay. A thicker inlay/overlay may be more economical than a thinner one because the greater thickness may increase the joint spacing, resulting in less sawing. In addition, the use of synthetic fibers for inlays/overlays greater than 4.0 in. may be more economical than inlays/overlays without them because the synthetic fibers may increase the joint spacing. Again, the amount of sawing is reduced.

The following list defines the variables shown in Figures 53-4.Q through 53-4.X.

\[
\begin{align*}
R_{150,3} & = \text{Residual Strength Ratio (percent); where the net deflection is calculated as } L/150 \text{ (} L = \text{span length) and is limited to 3 mm.} \\
\text{h}_{ac} & = \text{Thickness of existing hot-mix asphalt remaining after milling.} \\
\text{h}_{c} & = \text{Thickness of new PCC inlay/overlay.} \\
L & = \text{Joint spacing for longitudinal and transverse directions.}
\end{align*}
\]
f. **Final Finish.** Locations with a posted speed limit greater than 40 mph shall use a Type A final finish. All other locations shall use a rough broom final finish struck perpendicular to the direction of traffic flow in lieu of a Type B final finish. The rough broom finish shall be used across the entire surface area of the inlay/overlay including any hand-tooled joints.

g. **Traffic Control.** The control of traffic through the project must be considered and well established prior to time of construction. The best alternative for traffic control is to completely close the project to traffic. This alternative may be difficult for urban projects; however, somewhat easier for rural projects. If closure to traffic is not possible, traffic control must be established that will effectively move traffic through the project with minimal disruption to construction operations and traffic flow. Traffic control that can be left unattended overnight must be anticipated for each stage of construction.

h. **Construction Staging.** Construction staging for a PCC inlay/overlay project must be considered with respect to the construction timeframe and traffic flow through the project. The project must be staged in such a way that continuous traffic flow will be maintained. Construction staging must also consider the geometrics of the project and any lane to lane drop off restrictions that may be present with the overlay thickness.

These inlays/overlays have a traffic opening strength of 550 psi flexural or 3,000 psi compressive. The current PCC mix design specified may obtain the opening strength in as little as three days if properly proportioned. If the inlay/overlay must be opened to traffic in a shorter time frame, consult the District Materials Office for an acceptable high-early-strength PCC mixture.

3. **Request for Review and Approval.** Upon Completion of the PCC inlay/overlay investigation, the completed “PCC Inlay/Overlay Project Request Report” should be submitted to BDE for review and approval.

If the program is used in lieu of Figures 53-4.Q through 53-4.X to determine the thickness, the PCC Inlay/Overlay Project Request Report must include copies of the screens from the program indicating the inputs used for the design.
### With Synthetic Fibers ($R_{150,3} = 20\%$)

<table>
<thead>
<tr>
<th>Traffic Factor</th>
<th>Traffic Factor</th>
<th>Inlay/Overlay Thickness, $h_c$ (in.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$L = 48$ in.</td>
<td>$L = 72$ in.</td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>3</td>
</tr>
<tr>
<td>$\leq 0.065$</td>
<td>---</td>
<td>3.5</td>
</tr>
<tr>
<td>$\leq 0.7$</td>
<td>---</td>
<td>4</td>
</tr>
<tr>
<td>$\leq 5$</td>
<td>$\leq 0.05$</td>
<td>4.5</td>
</tr>
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<td>$\leq 5$</td>
<td>$\leq 0.27$</td>
<td>5</td>
</tr>
<tr>
<td>$\leq 5$</td>
<td>$\leq 1.2$</td>
<td>5.5</td>
</tr>
<tr>
<td>$\leq 5$</td>
<td>$\leq 4.5$</td>
<td>6</td>
</tr>
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</table>

### Without Synthetic Fibers ($R_{150,3} = 0\%$)

<table>
<thead>
<tr>
<th>Traffic Factor</th>
<th>Traffic Factor</th>
<th>Inlay/Overlay Thickness, $h_c$ (in.)</th>
</tr>
</thead>
<tbody>
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<td>$L = 48$ in.</td>
<td>$L = 72$ in.</td>
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<tr>
<td>$\leq 0.042$</td>
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<td>4.5</td>
</tr>
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<td>$\leq 0.15$</td>
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<td>$\leq 0.014$</td>
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</tr>
<tr>
<td>$\leq 1$</td>
<td>$\leq 0.033$</td>
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</table>

**PCC INLAY/OVERLAY THICKNESSES WHERE $h_{AC} = 2.5$ in.**

*Figure 53-4.Q*

### With Synthetic Fibers ($R_{150,3} = 20\%$)

<table>
<thead>
<tr>
<th>Traffic Factor</th>
<th>Traffic Factor</th>
<th>Inlay/Overlay Thickness, $h_c$ (in.)</th>
</tr>
</thead>
<tbody>
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<td>$L = 72$ in.</td>
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<td>$\leq 0.025$</td>
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</tr>
<tr>
<td>$\leq 0.25$</td>
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<td>$\leq 2.5$</td>
<td>$\leq 0.02$</td>
<td>4</td>
</tr>
<tr>
<td>$\leq 5$</td>
<td>$\leq 0.12$</td>
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</tr>
<tr>
<td>$\leq 5$</td>
<td>$\leq 0.6$</td>
<td>5</td>
</tr>
<tr>
<td>$\leq 5$</td>
<td>$\leq 2.5$</td>
<td>5.5</td>
</tr>
<tr>
<td>$\leq 5$</td>
<td>$\leq 5$</td>
<td>6</td>
</tr>
</tbody>
</table>

### Without Synthetic Fibers ($R_{150,3} = 0\%$)

<table>
<thead>
<tr>
<th>Traffic Factor</th>
<th>Traffic Factor</th>
<th>Inlay/Overlay Thickness, $h_c$ (in.)</th>
</tr>
</thead>
<tbody>
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<td>$L = 72$ in.</td>
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</tr>
<tr>
<td>$\leq 0.09$</td>
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<td>$\leq 0.82$</td>
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<td>$\leq 1.6$</td>
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</table>

**PCC INLAY/OVERLAY THICKNESSES WHERE $h_{ac} = 3.0$ in.**

*Figure 53-4.R*
### With Synthetic Fibers ($R_{150,3} = 20\%$)

<table>
<thead>
<tr>
<th>Design Parameters</th>
<th>Traffic Factor $L = 48$ in.</th>
<th>Traffic Factor $L = 72$ in.</th>
<th>Inlay/Overlay Thickness, $h_c$ (in.)</th>
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<td>$\leq 1.3$</td>
<td>$\leq 0.011$</td>
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<td>$\leq 5$</td>
<td>$\leq 0.35$</td>
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<td></td>
</tr>
<tr>
<td>$\leq 5$</td>
<td>$\leq 1.5$</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>$\leq 5$</td>
<td>$\leq 5$</td>
<td>5.5</td>
<td></td>
</tr>
<tr>
<td>$\leq 5$</td>
<td></td>
<td>6</td>
<td></td>
</tr>
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### Without Synthetic Fibers ($R_{150,3} = 0\%$)

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<th>Traffic Factor $L = 72$ in.</th>
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<tr>
<td>$\leq 2.9$</td>
<td>$\leq 0.083$</td>
<td>6</td>
<td></td>
</tr>
</tbody>
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**PCC INLAY/OVERLAY THICKNESSES WHERE $h_{AC} = 3.5$ in.**

*Figure 53-4.S

### With Synthetic Fibers ($R_{150,3} = 20\%$)

<table>
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<tr>
<th>Design Parameters</th>
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### Without Synthetic Fibers ($R_{150,3} = 0\%$)

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<td>$\leq 3.4$</td>
<td>$\leq 0.075$</td>
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</tr>
<tr>
<td>$\leq 5$</td>
<td>$\leq 0.14$</td>
<td>6</td>
<td></td>
</tr>
</tbody>
</table>

**PCC INLAY/OVERLAY THICKNESSES WHERE $h_{AC} = 4.0$ in.**

*Figure 53-4.T
### Design Parameters

**With Synthetic Fibers ($R_{150,3} = 20\%$)**

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<th>Traffic Factor $L = 48$ in.</th>
<th>Traffic Factor $L = 72$ in.</th>
<th>Inlay/Overlay Thickness, $h_c$ (in.)</th>
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<td>$\leq 5$</td>
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**Without Synthetic Fibers ($R_{150,3} = 0\%$)**

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**PCC INLAY/OVERLAY THICKNESSES WHERE $h_{AC} = 4.5$ in.**

*Figure 53-4.U*

### Design Parameters

**With Synthetic Fibers ($R_{150,3} = 20\%$)**

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**PCC INLAY/OVERLAY THICKNESSES WHERE $h_{AC} = 5.0$ in.**

*Figure 53-4.V*
### With Synthetic Fibers ($R_{150,3} = 20\%$)

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**PCC INLAY/OVERLAY THICKNESSES WHERE $h_{AC} = 5.5$ in.**

*Figure 53-4.W*

### With Synthetic Fibers ($R_{150,3} = 20\%$)

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**PCC INLAY/OVERLAY THICKNESSES WHERE $h_{AC} = 6.0$ in.**

*Figure 53-4.X*
53-5  LIFE-CYCLE COST ANALYSIS FOR REHABILITATION PROJECTS

This section provides guidance on conducting Life-Cycle Cost Analyses (LCCA) for pavement rehabilitation projects to assess the long-term cost effectiveness of alternative rehabilitation strategies.

53-5.01  Purpose of LCCA

The LCCA is an analytical technique, based on the principles of economic analysis, that evaluates the overall long-term economic efficiency among competing alternative rehabilitation strategies. LCCA does not, however, address equity issues. It incorporates initial and discounted future Department, user, and other relevant costs over the life of candidate alternatives. LCCA attempts to identify the best value for investment expenditures (i.e., the lowest long-term cost that satisfies the performance objective). Note that LCCA is a decision support tool, and the results of using LCCA are not decisions in and of themselves. The logical analytical evaluation framework that life-cycle cost analyses foster is as important as the LCCA results themselves. It is essential that all impacts be accurate for LCCA results to be meaningful.

53-5.02  LCCA Procedures

The LCCA should be conducted as early in the project development cycle as practicable. For rehabilitation projects, the appropriate time for conducting the LCCA is during the alternatives evaluation stage of Phase I. The level of detail included in the LCCA should be consistent with the level of investment. Typical LCCA models that are based on primary rehabilitation strategies can be used to reduce unnecessarily repetitive analyses.

The LCCA need only consider differential costs among rehabilitation alternatives. Costs common to all alternatives will cancel out and should not be included in the analysis. Inclusion of all potential LCCA factors in every analysis is counterproductive; however, all LCCA factors and assumptions should be addressed, even if only limited to an explanation of the rationale for not including eliminated factors in detail. Sunk costs, which are irrelevant to the analysis, should not be included.

53-5.03  LCCA Guidelines

Consider the following guidelines when conducting life-cycle costs analyses to assess rehabilitation project alternatives:

11. **LCCA Analysis Period.** The LCCA analysis period, or the time horizon over which rehabilitation alternatives are evaluated, should be sufficient to reflect long-term cost differences associated with reasonable strategies. An analysis period of 30 to 40 years is reasonable for rehabilitation projects.
12. **Economic Efficiency Indicator.** Net present value (NPV) is the economic efficiency indicator of choice. The uniform equivalent annual cost (UEAC) indicator is also acceptable, but should be derived from NPV. Computation of benefit/cost (B/C) ratios are generally not recommended because of the difficulty in determining costs and benefits for B/C ratios.

13. **Dollar Type.** Future cost and benefit streams should be estimated in constant dollars and discounted to the present using a real discount rate. Although nominal dollars can be used with nominal discount rates, use of real/constant dollars and real discount rates eliminates the need to estimate and include an inflation premium. In any given LCCA, real/constant or nominal dollars must not be mixed (i.e., all costs must be in real dollars or all costs must be in nominal dollars). Furthermore, the discount rate selected must be consistent with the dollar type used (i.e., use real cost and real discount rate or nominal cost and nominal discount rate).

14. **Discount Rate.** The Department uses a discount rate of 3% for new pavements and this rate is acceptable for rehabilitation.

15. **Overhead Costs.** Although most analyses include traditional Department construction costs, some do not fully account for the Departments engineering and construction management overhead. This can be a serious oversight on short-lived rehabilitation projects as the Department’s design processes potentially lengthen in an era of downsizing.

16. **Annual Maintenance Costs.** Routine, reactive-type annual maintenance costs have only a marginal effect on NPV. They are hard to obtain, generally very small in comparison to initial construction and rehabilitation costs, and differentials between competing rehabilitation strategies are usually very small, particularly when discounted over a 30- to 40-year analysis period.

17. **User Costs.** User costs are the travel time delay, vehicle operating, and crash costs incurred by highway users. The LCCA should primarily focus on work zone user cost differences between alternatives, especially on travel delay when demand exceeds work zone capacity for an alternative. User costs are heavily influenced by the current and future traffic demands, facility capacity, circuitous detours, and the timing, duration, and frequency of work zone-induced capacity restrictions. Directional hourly traffic demand forecasts for the analysis year in question are essential for determining work zone user costs. The vehicle classes analyzed should include passenger vehicles, single-unit trucks, and combination trucks. See Chapter 13 for additional information on work zone user costs.

18. **Salvage Value.** Salvage value should be based on the remaining life of an alternative at the end of the analysis period.
Chapter Fifty-four

PAVEMENT DESIGN

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
# Chapter Fifty-four

## PAVEMENT DESIGN

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Chapter Fifty-four

PAVEMENT DESIGN

54-1  GENERAL

54-1.01  Scope of Chapter

Following the AASHO Road Test Project, IDOT assessed the results and performed additional research to develop practical applications of the findings that would be applicable to all marked and all unmarked routes on the State highway system. In the late 1980’s and early 1990’s, mechanistic design concepts were investigated and developed into our first procedures using the actual stresses and strains from traffic to design our pavements. Since that time, extensive research, monitoring, and evaluation have occurred resulting in refinements in the late 2000s. As a result, the following structural pavement design methodologies were developed or updated for inclusion in Chapter 54:

- mechanistic design of rigid pavements,
- modified AASHTO design of rigid pavements,
- design procedures for unbonded concrete overlays,
- mechanistic design of flexible pavements,
- modified AASHTO design of flexible pavements,
- design procedures for hot-mix asphalt (HMA) overlay of rubblized PCC pavements, and
- design procedures for composite pavements.

A flowchart is presented in Chapter 54 (Figure 54-1.A) that will assist in determining the appropriate structural pavement design methodology, pavement type, and design criteria. In addition to providing an analytical approach to structural pavement design, Chapter 54 presents an analytical method for selecting the most economical pavement design that can be expected to meet structural design requirements. The pavement design submittal serves as documentation to substantiate the recommendation of pavement type and thickness.

The pavement design procedures outlined in this chapter are for pavements on the state system only. The procedures in this chapter are inappropriate for non-state agency pavements and/or parking lots. Designs for local agencies should be developed using Chapter 44 of the BLRS Manual.

54-1.02  Definitions

The following definitions are typically used in pavement design:

1. Base Course. The layer, or layers, of specified or selected material (e.g., HMA binder, cement aggregate mixture (CAM)) of designed thickness placed on a subbase or a subgrade to support the surface course.
2. **Class I Roads and Streets.** Roads and streets designed as a facility, or as part of a future facility, with four or more lanes, and all one-way streets with structural design traffic greater than 3,500 ADT.

3. **Class II Roads and Streets.** Roads and streets designed as a two-lane facility with structural design traffic greater than 2,000 ADT, and all one-way streets with structural design traffic less than 3,500 ADT.

4. **Class III Roads and Streets.** Roads and streets with structural design traffic between 750 ADT and 2,000 ADT.

5. **Class IV Roads and Streets.** Roads and streets with structural design traffic less than 750 ADT.

6. **Composite Pavement.** A pavement structure having an HMA surface overlaying a PCC slab of relatively high bending resistance that serves as the principal load distributing layer. The PCC slab may be either a newly constructed base course or an existing rigid or composite pavement that is to be resurfaced.

7. **Composite Pavement Structural Number (SNc).** An index number derived from an analysis of traffic and roadbed soil conditions that is used to determine the thickness of HMA surface and PCC base course, if required, for a composite pavement.

8. **Construction Year Traffic.** Construction year traffic is the ADT for the year the facility is to be opened to traffic.

9. **Continuously Reinforced Concrete Pavement (CRCP).** A rigid pavement structure having continuous longitudinal reinforcement. The continuous reinforcement is achieved by overlapping the longitudinal steel reinforcing bars.

10. **Design HMA Microstrain.** The design HMA microstrain is the tensile strain at the bottom of the HMA pavement layer used in the design of mechanistic flexible pavements.

11. **Design $E_{HMA}$ (HMA Mixture Modulus).** The design $E_{HMA}$ is the HMA mixture modulus in the pavement that corresponds to the design pavement HMA mixture temperature. $E_{HMA}$ is selected from Figure 54-5.D and is based on the relationship between the design HMA mixture temperature and the asphalt binder type (i.e., PGXX-22 or PGXX-28) used in the design of mechanistic flexible pavements.

12. **Design Lane.** The lane carrying the greatest number of SU and MU vehicles for which the pavement section thickness will be based.

13. **Design Pavement HMA Mixture Temperature.** The design temperature of the HMA mixture to be used in the design of mechanistic flexible pavements is based on the pavement’s geographical location. See Figure 54-5.C.
14. **Design Period.** The number of years that a pavement is to carry a specific traffic volume and retain a serviceability level at or above a designated minimum value.

15. **Design Subgrade Support Rating (SSR).** The design SSR is the rating of the subgrade support under mechanistically designed pavements. There are three classes of SSR: poor, fair, and granular. SSR is determined by the district geotechnical engineer and documented in the project soils report.

16. **Equivalency Factor.** A numerical factor that expresses the relationship of a given axle load to another axle load in terms of its effect on the serviceability of a pavement structure. In pavement design, all axle loads are equated in terms of an equivalent number of repetitions of an 18-kip, equivalent single-axle load (ESALs).

17. **Existing Traffic.** Existing traffic is the existing ADT of the facility.

18. **Flexible Pavement.** An HMA pavement structure which maintains intimate contact with and distributes loads to the subgrade which depends upon aggregate interlock, particle friction, and cohesion for stability.

19. **Flexible Pavement Structural Number (SN_r).** An index number derived from an analysis of traffic and roadbed soil conditions which may be converted to a flexible pavement thickness for modified AASHTO through the use of suitable factors related to the types and strengths of material being used within the pavement structure.

20. **Full-Depth HMA Pavement.** A flexible pavement structure that uses HMA throughout the entire thickness (binder course and surface course layers).

21. **Future Traffic.** Future traffic is the ADT of the facility at the end of the design period, typically 20 years.

22. **Illinois Bearing Ratio (IBR).** The IBR is a measure of the support provided by the roadbed soils or by unbound granular materials under modified AASHTO designed pavements or composite pavements. The IBR test procedure is a modification of the California Bearing Ratio (CBR) procedure and is a soaked laboratory test.

23. **Improved Subgrade.** A subgrade which has been modified with lime, by-product lime, cement, or other approved material or, alternatively, has been removed and replaced with aggregate.

24. **Integral Curb and Gutter.** A curb and gutter which is paved monolithically with the pavement. It is used to reduce edge stresses.

25. **Jointed Plain Concrete Pavement (JPCP).** A rigid pavement structure that uses doweled joints at 15 ft nominal intervals.

26. **Jointed Reinforced Concrete Pavement (JRCP).** A rigid pavement that uses distributed steel reinforcement and transverse contraction joints.
27. **Limiting Strain Criterion Design Thickness.** The full-depth HMA pavement thickness at which the tensile strain at the bottom of the HMA is reduced to such a level that fatigue is no longer a factor in the design. This thickness need not be exceeded.

28. **Mechanistic Pavement Design.** A structural pavement design procedure used to determine fatigue life based on actual conditions, including stresses, strains, and deflections. It can be used to suit any local condition and material.

29. **Multiple-Unit (MU) Vehicles.** MU vehicles include truck tractor semi-trailers, full trailer combination vehicles, and other similar combinations.

30. **Passenger Vehicles (PV).** PVs include automobiles, pickup trucks, vans, and other similar two-axle, four-tire vehicles.

31. **Pavement Performance.** The trend of pavement serviceability with respect to repetitive vehicular load applications.

32. **Pavement Structure.** The combination of subbase, base course, and surface course placed on a subgrade to support the traffic load and distribute it to the roadbed.

33. **Present Serviceability Index (PSI).** A number derived by formula for estimating the serviceability rating from measurements of certain physical features of the pavement.

34. **Present Serviceability Rating (PSR).** The mean value of the independent subjective ratings by members of a special panel for the AASHO Road Test as to the serviceability of a section of the highway.

35. **Pumping.** The ejection of foundation material through joints or cracks or along edges of rigid slabs due to vertical movements of the slab under traffic.

36. **Ramp.** A roadway that connects two or more legs at an interchange and includes at least one ramp terminal section. Roadways that connect two legs of freeway, and that are continuations of mainline lanes, or arise from tapers designed for high-speed operation are not considered ramps, but are considered part of the mainline for structural design.

37. **Rigid Pavement.** A pavement structure whose surface and principal load distributing component is a PCC slab of relatively high bending resistance (e.g., JPCP, CRCP, JRCP).

38. **Roadbed.** That portion of the highway within the side slopes that is graded and prepared as a foundation for the pavement structure and shoulders.

39. **Serviceability.** The ability of a pavement, at the time of observation, to serve automobile and truck traffic.
40. **Single-Axle Load.** The total load transmitted by all wheels whose centers may be included between two parallel transverse vertical planes 40 in. apart, extending across the full width of the vehicle.

41. **Single-Unit (SU) Vehicles.** SU vehicles include two- or three-axle trucks and buses having six tires.

42. **Structural Design Traffic.** The ADT that is estimated for the year that represents one-half of the design period which is then classified into PV, SU, and MU vehicles and assigned to the design lane to determine a traffic factor.

43. **Subbase.** The layer, or layers, of specified or selected material (e.g., HMA, CAM) of designed thickness that is placed on the subgrade to support the base course or, in the case of rigid pavements, the PCC slab.

44. **Subgrade.** The top surface of a roadbed upon which the pavement structure and shoulders are constructed.

45. **Surface Course.** One or more layers of a pavement structure designed to accommodate the traffic load, the top layer of which resists skidding, traffic abrasion, and the disintegrating effects of climate. The top layer is sometimes called the “wearing course”.

46. **Tandem-Axle Load.** The total load transmitted to the road by two or more consecutive axles whose centers may be included between two parallel vertical planes spaced more than 40 in. but not more than 96 in. apart, extending across the full width of the vehicle.

47. **Tied Curb and Gutter.** A PCC curb and gutter, which is tied with reinforcing steel to the pavement. It is used to reduce edge stresses.

48. **Tied Shoulder.** A PCC stabilized shoulder tied with reinforcing steel to the pavement. It is used to reduce pavement edge stresses.

49. **Time-Traffic Exposure Factor.** A numerical factor applied to the pavement design term indicated by the AASHO Road Test pavement performance equations (rigid and flexible) to modify the equations to be more representative of the behavior of pavements serving under similar conditions but over periods of time more typical of regular service life.

50. **Traffic Factor (TF).** The total number of 18-kip equivalent single-axle load applications (ESALs) to the design lane anticipated during the design period, expressed in millions. It is used as an equivalency factor for mixed traffic loads.

51. **Untied Shoulder.** Any shoulder which does not provide edge support. The shoulder may consist of earth, aggregate, HMA, or other materials.
54-1.03  **Pavement Design Methodologies**

54-1.03(a)  **Mechanistic**

Since the completion of the AASHO Road Test Project, the Department has developed many new highway materials and procedures to improve pavement construction. This effort has resulted in improved material usage, construction procedures, and pavement designs which, although common practice today, were neither envisioned nor included in design procedures at the time of the AASHO Road Test. Therefore, to supplement the AASHO Road Test Project and better address modern pavement design, mechanistically based structural pavement design procedures were developed using structural mechanical analysis, computer modeling, and actual performance and response of existing pavement sections.

Mechanistic pavement design procedures are applicable to JPCP designs with nominal 15-ft panels and full-depth HMA designs with HMA surface and binder. The procedures use the actual stresses, strains, and deflections experienced by the pavement to determine its expected fatigue life. Factors that are considered in mechanistic designs include:

- design HMA strain,
- design pavement HMA mixture temperature,
- design HMA mixture modulus \(E_{\text{HMA}}\),
- subgrade support ratio (SSR),
- design reliability of 95% (HMA and PCC),
- degree of PCC edge support,
- degree of PCC base erosion,
- PCC joint spacing, and
- PCC stresses.

See Section 54-1.02 for definitions of these factors.

An Excel spreadsheet which will perform the mechanistic pavement design calculations is available on the IDOT website.

54-1.03(b)  **Modified AASHTO**

The modified AASHTO design procedures are based on the AASHO Road Test pavement performance equations, which correlate performance of test sections with pavement design, the magnitude and configuration of the axle load, and the number of axle-load applications. The AASHTO equations are necessarily limited to the following factors:

- physical environment of the Road Test Project,
- materials used in the test pavements,
- range of pavement thicknesses included in the experiments,
- axle loads used and number of axle-load applications experienced,
- specific times and rates of application of the test traffic,
- construction techniques employed, and
• climatic cycles experienced during construction and testing of the experimental facility.

To apply the AASHTO equations in design, it is necessary to make certain assumptions and extrapolations based on experience and engineering judgment. In developing the design procedures, modifications were made to the AASHTO equations to reflect the effect of the following variations on pavement performance:

• mixed truck and passenger car traffic axle loadings when compared with controlled traffic axle loadings in the AASHO Road Test,
• pavements subjected to traffic over longer periods of time when compared to the two years of traffic in the AASHO Road Test, and
• variations in the support strengths of the roadbed soils.

Variations in climatic conditions as they exist from one part of the State to another and particularly between the extreme northern and extreme southern portions undoubtedly affect pavement performance. The relative effects of these variations on pavement performance, however, are not sufficiently distinguishable at the present time to be taken into account in pavement structural design. Therefore, in developing the modified AASHTO structural design procedures, climatic effects were considered only on a state-wide basis.

Initially, procedures were developed for design of rigid and flexible pavements. Continuation of this effort focused on design of HMA surfacing for both existing PCC pavements and new PCC base courses. This resulted in the composite design procedure, which is based on a modification of the rigid design methodology.

54-1.04 Selection of Design Methodology, Pavement Type, and Design Criteria

Figure 54-1.A presents a flowchart that will help to determine the appropriate structural pavement design methodology, pavement type, and design criteria. In general, the mechanistic structural pavement design methodology will be used for all projects involving new pavement construction, complete reconstruction of existing pavements, and widening greater than or equal to 6 ft. In addition to the above requirements, the following will apply:

1. New Construction/Reconstruction Projects. For new construction/reconstruction projects, the pavement selection will be based on an economic analysis using estimated costs of construction and life-cycle activities (see Section 54-7). This procedure uses a 45-year life cycle, a 3% discount rate, and a comparison of pavement types based on annualized costs.

For reconstruction projects, supplemental designs such as unbonded concrete overlay and rubblizing with HMA overlay will be added to the comparison with mechanistic designs for new rigid and flexible pavements to determine the most appropriate and economical strategy.

If the economic analysis does not result in one design being more than 10% cheaper than the others, the pavement selection will be based upon an alternate pavement
The criteria and requirements shown below must be met/followed for use of the alternate pavement bidding process.

a. Project Criteria. The following criteria must be met for a project to be considered for the alternate pavement bidding process.

- The project length must be 2 lane-miles or more in length. Pavement projects less than 2 lane-miles in length may be developed for alternate bids with approval by BDE. A standard lane-mile is defined as pavement 12 ft wide and 1 mile in length. Full-depth paved shoulder widths that have the same pavement type as the mainline should be proportionally included when calculating the overall project length in lane-miles [compared to 12-ft lane width].

- Projects involving widening cannot be considered for the alternate pavement bidding process.

- Life cycle costs for both the rigid and flexible designs must be based on a 45-year analysis with equal pavement design life.

- Traffic and construction staging for all pavement designs are considered an equal cost and therefore not included in the analysis.

b. Project Requirements. The following requirements must be completed for preparing a project for the alternate pavement bidding process.

- Plans for all projects with alternate pavements should contain typical cross-sections and multiple sets of quantities. One set will contain all items that are common for all pavement designs. The remaining sets will contain those items exclusive to the a particular design. Typical sections for each alternate pavement design, including station limits and all side road connections, must be presented in the contract plans. All pay items for alternate pavements must be in square yards for the entire pavement surface.

- The profile grade should always be designed for the thickest pavement design. The Contractor is responsible for maintaining the profile grade shown on the plans for the selected pavement with no additional compensation.

- Projects using lime modification for the improved subgrade must be scheduled for letting such that the subgrade improvement and placement of the pavement is completed in the same construction season. If the letting date is too late in the year to meet this requirement, the project start date needs to be delayed until the following construction season.

- Crossroad structures should be designed to accommodate a minimum cover based on the thickest pavement design.

- Cost adjustment special provisions which tend to benefit one alternative (e.g. Bituminous Materials Cost Adjustment) cannot be included in an
alternate bidding project. Other cost adjustments which are of equal benefit (e.g. Fuel Cost Adjustment and Steel Cost Adjustment) should be included.

While alternate bidding is generally advantageous, circumstances occasionally arise which cause one pavement type to be preferred over the other. In such cases, the district can submit documentation to BDE of the preferred pavement type and the reason(s) alternate bidding is not advantageous. The Pavement Selection Committee can then be convened to determine the final pavement design. Refer to Section 54-7.05 for more information on the Pavement Selection Committee.

2. Widening Projects Involving Resurfacing. For projects involving widening greater than or equal to 6 ft in width, where the existing pavement and widening are to be resurfaced, the following will apply:

- The thickness of resurfacing over the existing pavement should be determined first according to the Department’s policy.

- The mechanistic pavement design procedure will then be used to determine the total thickness of pavement required for the full-depth HMA pavement widening. The thickness of the resurfacing will be subtracted from the total thickness to determine the thickness of the additional binder required.

- Procedures contained in Section 54-6 will be used to design the PCC base course thickness of the composite pavement alternative and procedures contained in Section 54-5 will be used to design a flexible widening with HMA. The thickness of the HMA surface and top lift of binder over the PCC base course or HMA binder course will be equal to that determined for the resurfacing of the existing pavement.

- The designer should review and consider the ability of the pavement to be matched in-kind. It is possible that the new pavement thickness is thinner than the original pavement and subsequent rehabilitations. The designer should review the cross-section to determine if drainage paths will be impacted or other factors exist that could lead to performance problems if a thinner section is placed next to a thicker section.

- The selection of the pavement type will then be based on first cost.

3. Widening Projects Not Involving Resurfacing. For projects involving widening greater than or equal to 6 ft in width, where the existing pavement and widening are not to be resurfaced, the following will apply:

- The mechanistic structural pavement design procedures will be used to determine the required thickness for both the rigid and full-depth HMA pavement alternatives.

- Procedures contained in Section 54-5 will be used to design a flexible widening with HMA binder course alternative.
• The designer should review and consider the ability of the pavement to be matched in-kind. It is possible that the new pavement thickness is thinner than the original pavement and subsequent rehabilitations. The designer should review the cross-section to determine if drainage paths will be impacted or other factors exist that could lead to performance problems if a thinner section is placed next to a thicker section.

• The selection of the pavement type will then be based on first cost.

4. Special Considerations of Mechanistic Designs. The design charts used in the mechanistic design methodology provide several options for both rigid and flexible pavement designs. The following special considerations apply to mechanistic designs:

a. Rigid Pavement Designs. Unless prior approval to use untied shoulders has been granted by the BDE or if stabilized shoulders are not required, the rigid pavement design curve for the 12 ft lane with tied concrete shoulders will be used for determining the design thickness. If the rigid option is selected, plans will be prepared based on the thickness obtained with the 12 ft lane.

b. Flexible Pavement Designs. For flexible pavement designs, the designer will be required to select the appropriate asphalt binder grade(s) (i.e., PGXX-22 or PGXX-28) for the lower binder, upper binder, and surface lifts. The grade(s) shall be selected according to Figure 53-4.R and will be included in the plans.
New Construction / Reconstruction
- Mechanistic Design: JPCP
- Mechanistic Design: Full-Depth HMA

Restrictions Dictate Need For PCC Base Course?
- Use PCC Base Course 9 in. Thick
- Use HMA Base Course 9 in. Thick

Note: Special designs include, but are not limited to, the following:
- designs involving high-stress locations (e.g., high-stress intersections);
- designs involving the need to accommodate heavily loaded vehicles;
- use of JRCP to match existing pavement structure;
- use of CRCP to match existing pavement or at locations where the traffic factor is greater than 60;
- designs involving a Jurisdictional Transfer to a Local Agency necessitating the need for a waiver;
- designs involving waivers associated with staged construction, short segments, and detours and crossovers;
- use of unlined shoulder of unlined curb and gutter designs or other-than-rigid shoulders with rigid pavement structures;
- mechanistic designs that do not require an improvement to the subgrade; and
- designs involving policy exceptions or less than minimum criteria.

FLOWCHART FOR SELECTION OF DESIGN METHODOLOGY, PAVEMENT TYPE, AND DESIGN CRITERIA
Figure 54-1.A
54-1.05 Intersections

The type of pavement material selected for intersections will depend upon the existing pavement type and the volume and type of vehicles crossing or turning at the intersection. The following sections discuss the type and application of pavement materials typically used at intersections.

54-1.05(a) High-Stress Intersections

High-stress intersections are defined as those under stop control, either signal or signage, that have one or more of the following conditions:

- The approach grade on any stop-controlled leg of the intersection is greater than or equal to 3.5%.
- The design lane MU ADT is greater than or equal to 200 vehicles.
- The MU ADT for turning vehicles on any one lane of the intersection is greater than or equal to 200 vehicles. This also applies to sharp turning movements that are not under stop control.

Pavement types for high-stress intersections are limited to either of the following materials:

- PCC, or
- HMA $N_{\text{design}} \geq 90$ with polymer-modified binders.

Use these materials a minimum of 150 ft back from the location of the stop bar. The maximum length normally will be the length of the turn lane plus the taper. A greater length is permitted if a capacity study indicates a greater queue length.

If an existing intersection exhibits rutting and shoving of the HMA surface material, consider complete reconstruction rather than resurfacing the intersection.

54-1.05(b) Distress Treatment at Other Intersections

Intersections not meeting the criteria in Section 54-1.05(a) are not considered high-stress intersections. Nevertheless, they may exhibit, or have the potential to exhibit, pavement distress similar to that exhibited at high-stress intersections.

At intersections that do not meet high-stress criteria where the existing pavement type is bare PCC, PCC may be used if the improvement consists of minor widening without resurfacing.

Those intersections that are not considered high-stress but have an HMA pavement type exhibiting distress (e.g., rutting, shoving) should be investigated to determine the cause. Procedures outlined in Section 53-3.08 should be used in coordination with the District Bureau of Materials to determine the suitability of the existing HMA pavement. If the existing material is found to be unsuitable, remove and replace the unstable material prior to resurfacing. If the investigation indicates a stable mixture but experience indicates a problem with flexible or
composite pavements, consider obtaining an exception to the criteria presented in Section 54-1.05(a). Example conditions which may allow an exception include the following:

- **MU ADT** less than 200 if all are required to stop or if the approach speed is greater than 40 mph.
- **MU ADT** less than 200 if the majority are fully loaded at intersections near warehouse facilities, landfills, grain elevators, etc.
- High levels of **SU vehicles** that are primarily fully loaded hauling vehicles (e.g., grain trucks, concrete trucks, coal trucks). In this case, the designer should add the **SU ADT** to the **MU ADT**.
- Demonstrated and repeated history of pavement life significantly below 15 years with shoving of an HMA overlay related to tight turning movements.

The above exceptions also apply to intersections not exhibiting distress if the intersection is being constructed or reconstructed. Any exception request needs BDE approval. Requests to use PCC pavement for intersections that are not high-stress and do not require an exception will be submitted for approval through the normal pavement selection process.

### 54-1.05(c) Side Road Approaches

The following will apply to the placement of pavement material at side road approaches:

- For side road approaches that have a surface type lower than HMA, surface the approach with HMA to the right-of-way line or to 50 ft beyond the edge of the traveled way, whichever is less.
- For side road approaches that have a surface equal to or greater than HMA, surface the approach with HMA to at least the edge of shoulder.

### 54-1.06 Interchange Ramps

The following will apply to the structural pavement design of interchange ramps:

1. **Design Methodology.** Use the mechanistic structural pavement design methodology for interchange ramp projects, regardless of whether or not the ramps are to be newly constructed, reconstructed, or widened. The minimum traffic criteria are given in Figure 54-1.B. Other pavement design methodologies (e.g., modified AASHTO designs, composite pavement designs) are rarely used for interchange ramp designs and will require BDE approval.

2. **Ramp Pavement Type.** Use a pavement type for interchange ramps that is the same as that of the contract being let for the mainline, except that ramps connected to entrance or exit ramp terminals shall be jointed PCC pavement if rigid pavement is used for the mainline.
3. **Design Considerations.** Typically, it is necessary to perform a structural pavement design for interchange ramps that is independent of that for the mainline pavement. Give adequate consideration to the requirements of high-stress locations (see Section 54-1.05(a)) and heavily loaded vehicles (see Section 54-2.01(e)) during design.

### 54-1.07 Rest Areas

Design the rest area exit and entrance ramps, roadways, shoulders, and parking areas for the greater of: 1) the actual projected mainline 2-way ADT in the design year using $P=16\%$ and $S=M=25\%$, or 2) the interstate/freeway minimums assuming lane distribution of $P=32\%$ and $S=M=45\%$. Use a pavement type for rest areas that is the same as that of the contract being let for the mainline, except use jointed PCC pavement if rigid pavement is used for the mainline. The concentration of heavy trucks braking on the ramps and inner roadways and the sharp turning maneuvers to enter parking stalls require these facilities to be considered high-stress locations. If HMA is used for the pavement material, it may require a different asphalt binder grade and/or special mixture design. See Sections 54-1.05(a) and 54-1.06 for additional information. For PCC pavements, use stabilized subbase for all routes with a design TF greater than 1.0. Design shoulders to the same thickness and material as the pavement as shown in Figure 16-1.H.

### 54-1.08 Weigh Stations

Design the weigh station ramps and detention parking area to provide the same structural capacity as the adjacent freeway. Weigh stations are, by definition, high-stress locations for pavement design purposes. When flexible or composite pavements are selected, apply modifications to the HMA mixtures to the driving lane pavements beginning 2,500 ft upstream of the exit ramp terminal stub, and downstream to a point 2,500 ft beyond the entrance ramp terminal stub, as well as throughout all pavements in the weigh stations and ramps. See Section 54-1.05(a) for additional information.
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</tbody>
</table>

1 Use the highest traffic factor of any ramp at a given interchange for all ramps at that interchange.

DESIGN TRAFFIC CRITERIA FOR INTERCHANGE RAMPS

Figure 54-1.B
54-2 BASIC DESIGN PARAMETERS (Mechanistic)

54-2.01 Development of Design Procedures

54-2.01(a) General

See Section 54-1.03(a) for a brief discussion of the mechanistic structural pavement design methodology.

54-2.01(b) Design Period

The level of traffic and type of facility to be constructed affect the selection of the design period. Generally, it is desirable to design highway pavements to carry traffic without necessitating the need for major rehabilitation for a period of 20 years. However, it may be advantageous to design lesser roadways (e.g., frontage roads) for shorter periods. Use the following guidelines when selecting an appropriate design period:

1. New Construction/Reconstruction Projects. For new construction/reconstruction projects, see the following sections for the appropriate design period:
   - Rigid Pavement: Mechanistic Design — Section 54-4.01(e),
   - Rigid Pavement: Modified AASHTO Design — Section 54-4.02(b),
   - Flexible Pavement: Mechanistic Design — Section 54-5.01(e),
   - Flexible Pavement: Modified AASHTO Design — Section 54-5.02(b), or
   - Composite Pavement Design: Modified AASHTO Design — Section 54-6.02.

2. Widening Projects. Use the following guidelines when selecting the design period for widening projects:
   a. Widening Without Resurfacing. Use a design period of 20 years.
   b. Widening With Resurfacing. Use the Department’s policy for the thickness of the resurfacing. Use a design period of 20 years for the total thickness of the widening.

54-2.01(c) Structural Design Traffic

Structural design traffic is an estimate, based on ADT, of the volume of PV, SU, and MU vehicles that will be in the design lane in the year that is one-half the design period from the established date of construction. For example, if the design period is 20 years, the structural design traffic will be projected for the year which is 10 years from the established date of construction. In all IDOT pavement design procedures, structural design traffic is used to calculate a traffic factor (i.e., a factor representing the anticipated traffic load in the design lane on the pavement structure). However, the procedures and equations used to calculate the traffic factor differ among pavement types (rigid pavements or flexible pavements). Use the following procedures to determine structural design traffic:
1. **Estimate ADT of PV, SU, and MU Vehicles.** Vehicular classification and traffic volume projections for structural design traffic are based on available traffic data (i.e., ADT). ADT and vehicular classification data for various roadway classes may be obtained from published IDOT traffic maps. Contact the district Programming Section for traffic data. If traffic data is unavailable or if published data is dated or does not appear to reflect known conditions or field observations (e.g., land uses, directional distributions), traffic volume and classification studies may be needed to establish a representative base of existing conditions. Factors that compound annual growth typically are used in traffic projections. Other methodologies may apply. It is important to consider any future land development or land use changes that may affect the volume or composition of traffic that will use the facility. If vehicular classification data is not available for Class III or Class IV facilities, use the percentages in Figure 54-2.A to estimate the number of PV, SU, and MU vehicles from ADT. Also, give consideration to the potential impacts of heavily loaded vehicles, especially in areas near mines, grain elevators, factories, and river ports. It may be necessary to specifically design for such vehicles (see Section 54-2.01(e)).

<table>
<thead>
<tr>
<th>Facility Class</th>
<th>Percent of Total ADT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>PV</td>
</tr>
<tr>
<td>Class III</td>
<td>88%</td>
</tr>
<tr>
<td>Class IV</td>
<td>88%</td>
</tr>
</tbody>
</table>

**VEHICULAR CLASSIFICATION FOR STRUCTURAL DESIGN TRAFFIC**
(Class III and Class IV Facilities)

Figure 54-2.A

2. **Assign Traffic to Design Lane.** Although the sum of the PV, SU, and MU vehicular volumes determined in Step 1 represents the total ADT that will be carried by the highway facility in the year of the projection, the structural design of the pavement will be based on the lane which carries the greatest number of SU and MU vehicles (i.e., the design lane). Use the distribution factors in Figure 54-2.B to estimate the number of PV, SU, and MU vehicles that will be in the design lane. Use the **total two-way ADT** for multilane facilities when calculating the structural design traffic as the distribution factors account for directional traffic and the percentage of vehicles in the design lane. For example, if the total projected ADT for a rural 4-lane facility determined in Step 1 includes 300 MU vehicles, the estimated number of MU vehicles in the design lane will be 135 (i.e., 300 \* 0.45). Note that the design lane distribution factors in Figure 54-2.B are based on previous traffic studies under average conditions. Unusual traffic control or design features may influence lane usage (e.g., lane restrictions of commercial vehicles, relatively close interchange spacing). Give consideration to such factors before applying the distribution factors in Figure 54-2.B. Adjustments may be necessary. Contact BDE for additional guidance.
<table>
<thead>
<tr>
<th>Number of Facility Lanes</th>
<th>Percent of Total Vehicular Class Volume (ADT) in Design Lane</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rural</td>
<td>Urban</td>
</tr>
<tr>
<td></td>
<td>PV</td>
<td>SU</td>
</tr>
<tr>
<td>2 or 3*</td>
<td>50%</td>
<td>50%</td>
</tr>
<tr>
<td>4</td>
<td>32%</td>
<td>45%</td>
</tr>
<tr>
<td>( \geq 6 )</td>
<td>20%</td>
<td>40%</td>
</tr>
</tbody>
</table>

\*One-way roads and streets.

**DESIGN LANE DISTRIBUTION FACTORS FOR STRUCTURAL DESIGN TRAFFIC**

**Figure 54-2.B**

3. **Determine Actual Structural Design Traffic.** Steps 1 and 2 above are used to estimate the actual structural design traffic. The actual structural design traffic is used to calculate an actual traffic factor, which is a number representing an estimate of the total ESALs that will be in the design lane on the pavement structure during the design period. Unless other minimum criteria apply (e.g., see Item 4), this traffic factor will be used to design the entire pavement structure. In all IDOT pavement design methodologies it is necessary to calculate an actual traffic factor. There are two different sets of traffic factor equations, one for rigid and composite pavements and one for flexible pavements. Section 54-4.01(g) applies to rigid mechanistic, rigid modified AASHTO, and composite pavement designs. Section 54-5.01(g) applies to flexible pavement designs using either the mechanistic or modified AASHTO methodologies.

4. **Determine Minimum Structural Design Traffic.** The concept of using minimum structural design traffic to determine a minimum traffic factor applies only to mechanistic pavement designs. The minimum traffic factor is a factor that represents a minimum threshold below which the Department will not permit lesser pavement designs and is based on a set of minimum SU and MU vehicular volumes which are obtained from Figure 54-2.C. Figure 54-2.C applies to mechanistic designs of both rigid and flexible pavements. To obtain the minimum structural design traffic, enter Figure 54-2.C and select the set of minimum SU and MU vehicular volumes for the type of facility being designed, regardless of actual design traffic. Use the procedures discussed in Step 2 to distribute the minimum volumes obtained from Figure 54-2.C and determine the number of SU and MU vehicles in the design lane. The SU and MU vehicles assigned to the design lane will be used to calculate the minimum traffic factor. The minimum traffic factor is calculated in the same manner as the actual traffic factor calculated in Step 3. The only difference is that minimum, not projected actual, traffic volumes are used. The greater of the two traffic factors, actual or minimum, will be used to perform the mechanistic design of the pavement structure. Note that mechanistic designs of flexible pavements for unmarked routes have an overriding absolute minimum traffic factor of 0.5. For example, if the actual traffic factor calculated in Step 3 is less than the calculated minimum traffic factor, and the calculated minimum traffic factor is less than 0.5, the absolute minimum traffic factor of 0.5 will be used in the mechanistic design of the flexible pavement.
Facility Type | PV | SU | MU
--- | --- | --- | ---
Class I Interstates and Freeways | 0 | 500 | 1500
Class I Other Marked State Routes | 0 | 250 | 750
Class II, III, and IV Marked State Routes | 0 | 250 | 750
Class I, II, III, and IV Unmarked State Routes | Use Actual Volumes

Notes:

1. The minimum vehicular class volumes presented in Figure 54-2.C are given as ADT (i.e., two-way traffic) and must be assigned to the design lane using the procedures described in Step 2 in Section 54-2.01(c).

2. Mechanistic designs of flexible pavements have an overriding absolute minimum traffic factor of 0.5. See Step 4 in Section 54-2.01(c).

MINIMUM VEHICULAR CLASS VOLUMES FOR STRUCTURAL DESIGN TRAFFIC
(Mechanistic Design: Rigid and Flexible Pavements)

Figure 54-2.C

54-2.01(d) Mixed-Traffic Axle Loadings

To evaluate the effects of mixed-traffic axle loadings on pavement performance, a system was developed to convert these loadings into a traffic factor. The traffic factor represents the total number of 18-kip ESALs, expressed in millions, that a given pavement may be expected to carry throughout its entire service life.

In developing this system, equivalency factors for various groupings of single-axle and tandem-axle loadings were determined from the AASHO Road Test equations, statewide weigh survey data, and classification counts at weigh stations. The equivalency factor for any given single-axle or tandem-axle load expresses the number of 18-kip single-axle load applications that is equivalent in effect upon pavement performance to one application of the given axle load.

In determining the number of 18-kip ESALs that represents one application of each of the three classes of vehicles (i.e., PV, SU, and MU), consideration must be given to the differences in average axle weights of both SU and MU trucks operating on various highways (e.g., high volume major highways with heavy commercial truck traffic, low volume farm-to-market highways). Highways were divided into four general classifications to reflect these differences in average axle loads. Because rigid and flexible pavements respond differently to axle loadings, the equivalency factors reflect these differences. The 18-kip equivalencies per vehicular classification for Class I through Class IV roads and streets are presented in this chapter for each design methodology.

In areas that include mines, grain elevators, factories, river ports, and landfills, the impacts of heavily loaded SU and MU vehicles may become significant. See Section 54-2.01(e) for additional information on designing for heavily loaded vehicles.
54-2.01(e)  Heavily Loaded Vehicles and High Volume Truck Routes

The equivalency factors for SU and MU vehicles that are incorporated in the IDOT pavement design methodologies presented in this chapter assume that traffic on the roadway is a typical mix of fully loaded, partially loaded, and empty vehicles. See Section 54-2.01(d) for additional information on equivalency factors for mixed-traffic axle loadings. Highway sections in some areas of the State provide access to businesses that utilize fully loaded trucks. Using typical SU and MU equivalency factors often will result in an inadequately designed pavement section. It only requires an increase in gross vehicle weight of approximately 10% to double the resulting damage to the pavement. Failure to consider the effects of heavily loaded vehicles can reduce pavement life significantly, in some cases by as much as one-half. It is therefore important to seriously evaluate pavement designs that will accommodate heavily loaded vehicles.

Typically, operations that involve moving bulk commodities and hauling large quantities of materials to and from ports and other locations use heavily loaded vehicles. Such operations may include mining operations, grain terminals, factories, river ports, landfills, etc. In general, designs should be adjusted where heavily loaded vehicles comprise 10% or more of the design truck traffic. The designer should refer to the Bureau of Research document Pavement Technology Advisory PTA-D1: Designing for Heavily Loaded Vehicles. If needed, contact the Bureau of Research for assistance in analysis of traffic and pavement sections.

When determining the type of pavement to be constructed, first calculate the rigid traffic factor. Projects with a rigid traffic factor greater than 60 should typically use continuously reinforced concrete pavement as discussed in Section 54-4.02(a). If a district has a project with a rigid traffic factor greater than 60 and another pavement type is desired (e.g., match adjacent cross-sections, ease of construction, etc.), BDE must approve the design.

54-2.01(f)  Roadbed Soils

Subsurface exploration is an essential part of the engineering survey for highway location and design. It includes soils investigation, sampling, testing, identification, and distribution with respect to the horizontal and vertical alignment of the highway. USDA county soils reports often are used in preliminary geotechnical investigations and in developing soil sampling surveys. Roadbed soil types, problem areas, recommendations, and corrective measures are compiled by the geotechnical engineer in the project geotechnical report, which will become a project design document for incorporation in the project plans and specifications. Consider the following guidelines when evaluating the need for subgrade improvements:

1. **Importance of Subgrade Stability.** Subgrade stability plays a critical role in the construction and performance of a pavement. Pavement performance is directly related to the physical properties of the roadbed soils and the materials used in the pavement structure. Subgrade stability is a function of a soil’s strength and its behavior under repeated traffic loadings. Both properties significantly influence pavement construction operations and the long-term performance of the pavement structure. The pavement subgrade should be sufficiently stable to:

   - prevent excessive rutting and shoving during construction;
• provide uniform support for placement and compaction of pavement layers;
• minimize impacts of excessive volume change and frost;
• limit pavement resilient (i.e., rebound) deflections to acceptable limits; and
• restrict permanent deformation during pavement service life.

2. **Department Policy.** A subgrade that provides a stable working platform will minimize rutting and moisture related problems resulting in effective construction and a smoother pavement. Department policy was established to ensure that the pavement subgrade, in situ or improved, will provide a stable working platform for all pavement construction. Most Illinois soils are not capable of providing a subgrade that meets the criteria for a stable working platform. Although the negative effects of less satisfactory soils can, to some degree, be reduced by increasing pavement structure thickness, it usually is necessary to treat in situ soils to ensure adequate subgrade support for construction equipment operations and for the placement and compaction of pavement layers. At a minimum, it is required that a 12 in. improved subgrade layer be provided. Where in situ soils are found to be inadequate such that the 12 in. improved subgrade layer will not provide a stable working platform, the designer should include provisions to address the need for deeper treatment or removal and replacement per the *IDOT Subgrade Stability Manual*.

3. **Design Considerations.** Mechanistic structural pavement designs will provide structurally adequate pavements that are suited to local conditions and material selection. The mechanistic design methodology for both rigid and flexible pavement types assumes that a stable subgrade is present (in situ or improved) and that, if improved, the subgrade is constructed with the highest quality material. The subgrade, however, is not given additional credit during design nor is the cost of providing an improved subgrade included in the pavement selection process. If it is determined that an improved subgrade layer is needed to provide a stable working platform, no change will be made to the subgrade support rating that is used during design (see Item 4). For additional design guidance on providing a stable working platform, see the *IDOT Subgrade Stability Manual*. Provisions must be made for the entire thickness of the binder to be completed in a single construction season once the improved subgrade layer is in place. The Department has experienced repeated springtime pavement failures during construction of partially completed sections that have been exposed to winter conditions. Provisions for staging/completion may need to be used to prevent large sections of partially completed pavement being abandoned due to winter shutdown.
4. **Soils Evaluation (Subgrade Support Rating — SSR).** Mechanistic pavement design procedures require that subgrade support ratings be determined for the project’s in situ soils. These SSR values will be used to design the pavement structure. SSRs are based on information provided in the project geotechnical report. There are three SSR categories (i.e., poor, fair, and granular). Based on the percent clay, silt, and sand found in the in situ soil, SSR values are obtained from Figure 54-2.E. Note that Figure 54-2.E already assumes a high-water table and appropriate frost penetration. All project soils will be evaluated by the district geotechnical engineer to determine and verify what, if any, subgrade treatment is needed. It also is the responsibility of the geotechnical engineer to provide the designer with SSRs and their application limits within the project. Each SSR in the soils report will represent the average soil conditions within the specified limits of the project. For small projects, in the absence of laboratory tests, SSR values may be estimated using USDA county soils reports.
5. **Policy Deviations.** Typical Illinois soils have poor to fair SSR values and require an improved subgrade layer. Although infrequent, an in situ soil (e.g., granular) may be found at a project location that will provide a stable working platform without improvement. Where marginally adequate soils are found, the district geotechnical engineer may recommend something less than a 12 in. thick improved subgrade layer. On the other hand, the geotechnical report may recommend a thicker improved
subgrade layer. Where an improved subgrade layer is needed to provide a stable working platform, any deviation from the 12 in. thickness criteria must be supported by the geotechnical engineer, documented in the project geotechnical report, and approved by the BDE. In such cases, ensure that supporting conclusions and recommendations are adequately documented in the pavement design submittal.

6. **Subgrade Improvement Alternatives.** Where the in situ soil has an SSR value of either poor or fair, the subgrade shall be improved to the required depth using the allowable alternatives shown in Figure 54-2.D.

Consider the following when selecting from these alternatives:

a. **Typical Treatment.** Where required, lime modification typically is used for the improved subgrade layer.

b. **Non Lime-Reactive Soils.** Where in situ soils are found to not react with lime or by-product lime (e.g., organic and sandy soils), cement or fly ash modification typically is used for the improved subgrade layer. Laboratory testing may be required to determine the ability of cement or fly ash to be used as a modifier.

c. **Urban Areas.** For dust control in urban areas, granular material may be specified for the improved subgrade layer.

d. **Granular Material Availability.** If granular material is readily available, the district may elect to specify aggregate subgrade improvement in lieu of typical treatments. This decision will be made on a case-by-case basis.

e. **Alternatives Analysis.** For the subgrade treatments being considered, determine the appropriate construction parameters for the subgrade alternatives analysis. This may include the following:

- required thickness of the improved subgrade layer;
- percentage of lime, by-product lime, fly ash, or cement required; and/or
- required depth of undercut and granular backfill.

Base the decision for selecting the subgrade treatment on factors that include material availability, constructability, economics, permanence of treatment, and pavement performance benefits. Select the alternative for the improved subgrade layer that is best suited for the project.

7. **Embarkment Settlement.** Underlying soils can settle under the weight of a newly constructed embankment resulting in differential settlement and/or embankment failures. The settlements are expensive to fix and can result in pavement dips. For all classes of roads and streets, construction should be sequenced to assure that earthwork is completed during one construction season and that paving is initiated the next. If this cannot be accomplished with some degree of certainty, include special provisions in the contract that will assure adequate embankment settlement prior to subsequent
pavement layers being placed. Consult the district geotechnical engineer for guidance in preparing such special provisions.

54-2.02 **Structural Design**

To select the proper type and thickness of mainline pavement for a particular project, first determine the following:

- the volume and composition of traffic to be carried by the pavement,
- the length of time the pavement is to service this traffic,
- the strength characteristics of the subgrade soils and pavement materials, and
- the minimum quality of service to be provided by the pavement during its lifetime.

See Section 54-1.06 for information on pavement designs for interchange ramps. Pavement designs for rest areas and weigh stations are discussed in Sections 54-1.07 and 54-1.08, respectively.

54-2.03 **Limitations and Requirements**

54-2.03(a) **General**

The procedures that are presented in this chapter will allow the designer to select an economically optimal pavement design that is most capable of carrying the anticipated traffic. To ensure that the selected design is both practical and adequate, the following sections present policy limitations and requirements that must be considered.

54-2.03(b) **Adherence to Specifications**

The design procedures that are presented in this Chapter are based on the assumption that material requirements, mixture designs, and construction procedures and controls will be in accordance with current IDOT specifications and practices. To ensure satisfactory performance, the strengths of structural components that are assumed during design must be achieved during construction. These strengths should be shown on the cover sheet or typical cross-sections of the plans, along with the structural design traffic; the percentage breakdown of the structural design traffic for PV, SU, and MU vehicles; the percentage of these vehicles in the design lane; and the SSR or IBR values of the roadbed soils. See Section 63-4.05 for additional information on placing structural design traffic on plans.

54-2.03(c) **Structural Design Traffic**

The equations used to convert structural design traffic into 18-kip ESALs are based on an average distribution of vehicle types and axle loadings and are directly applicable to most roads and streets. However, cases will arise in which these equations should not be used, and a special analysis will be necessary. One such case would be that involving a highway adjacent to an industrial site where the commercial vehicles entering and leaving the site generally travel empty in one direction and fully loaded in the other. Contact the Bureau of Research for assistance. It will be necessary for the district to furnish the structural design traffic and weight and classification count data in sufficient detail to permit a determination of the distribution of...
commercial vehicle types and the single-axle and tandem-axle loadings within each type. See Section 54-2.01(e) for additional information on designing for heavily loaded vehicles.

54-2.03(d) Terminal Service Level

At the end of the design period, the serviceability level of the pavement can be expected to have been reduced to a value of 2.5 for Class I roads and streets and to 2.0 for Class II, Class III, and Class IV roads and streets, and the pavement should be considered eligible for rehabilitation. The design period may or may not be the actual service life of the pavement. The actual service life may be longer or shorter than the design period depending upon the conditions under which the pavement actually serves and the conditions assumed for the design. Highly significant are the differences between the structural design traffic and the actual traffic carried by the pavement, and the difference between the design terminal serviceability level and the actual serviceability level at which the pavement is structurally upgraded.
54-3 BASIC DESIGN PARAMETERS (Modified AASHTO)

54-3.01 Development of Design Procedures

54-3.01(a) General

See Section 54-1.03(b) for a brief description of the modified AASHTO design procedures.

54-3.01(b) Design Period

Section 54-2.01(b) applies to the modified AASHTO design procedures.

54-3.01(c) Structural Design Traffic

Section 54-2.01(c) applies to the modified AASHTO design procedures, except for the requirement of calculating a minimum traffic factor based on minimum structural design traffic.

54-3.01(d) Mixed-Traffic Axle Loadings

Section 54-2.01(d) applies to the modified AASHTO design procedures.

54-3.01(e) Heavily Loaded Vehicles

Section 54-2.01(e) applies to the modified AASHTO design procedures.

54-3.01(f) Roadbed Soils

Section 54-2.01(f) does not apply to the modified AASHTO design procedures. The following material specifically relates to the modified AASHTO design methodology.

An A-6 (9-13) type of roadbed soil was used throughout the entire embankment of the AASHO Road Test Project. Because only one soil type was taken into consideration in the AASHO Road Test, it was necessary to modify the AASHO Road Test equations so that pavement thicknesses could be developed for other soil types. The modification makes use of the Illinois Bearing Ratio (IBR) of the soil, which is the only soil support value normally determined by the Department for modified AASHTO designs. Other soil strength test procedures can be used provided that the test results can be directly correlated with those obtained by the IBR test procedure.

The IBR selected for use in design should represent a minimum value for the soil to be used. Preferably, laboratory tests should be made on four-day soaked samples of the soils to be used in construction. It is recommended that a soil survey be made prior to all construction; however, when test data are not available, use the values presented in Figure 54-3.A.
Pavement performance is directly related to the physical properties and the support capacity of the materials used in the pavement structure and of the roadbed soils. The effect of less satisfactory soils, to some degree, can be reduced by increasing the thickness of the pavement structure, but it may be necessary to take other steps to ensure adequate pavement performance. The problems that can be encountered because roadbed soils are subject to permanent deformation, excessive volume changes, excessive deflection and rebound, frost susceptibility, and non-uniform support from wide variations in soil types within the State should be recognized in the design stage. Corrective measures should be included in the plans and in the special provisions for any and all small isolated areas of unsatisfactory soils. If such areas contain soils that are unsatisfactory for roadbed construction, the soils should be either removed and replaced with satisfactory soils or granular material or improved in-place with a suitable stabilizing agent. If such soils are unsatisfactory only from the standpoint of having an IBR less than the minimum selected for design, consider the following treatments:

- remove and replace with soils or granular material at or above the minimum value,
- remove and replace with additional subbase material to a depth that will compensate for the deficiency in support strength, or
- improve the material in-place with a suitable stabilizing agent.

See the IDOT Subgrade Stability Manual for further guidance.

54-3.02 Structural Design

Section 54-2.02 applies to the modified AASHTO design procedures.

54-3.03 Limitations and Requirements

54-3.03(a) General

Section 54-2.03(a) applies to the modified AASHTO design procedures.
54-3.03(b)  Adherence to Specifications

Section 54-2.03(b) applies to the modified AASHTO design procedures.

54-3.03(c)  Structural Design Traffic

Section 54-2.03(c) applies to the modified AASHTO design procedures.

54-3.03(d)  Terminal Service Life

Section 54-2.03(d) applies to the modified AASHTO design procedures.
54-4 STRUCTURAL DESIGN OF RIGID PAVEMENTS

54-4.01 Mechanistic

54-4.01(a) Limitations

Jointed plain concrete pavement (JPCP) thickness designs may be obtained for thicknesses up to 12 in. and for traffic factors up to approximately 100. For traffic factors above 60, CRCP should typically be used, see Section 54-4.02 for design procedures. The use of doweled joints will be required for pavement thicknesses that are 7 in. and greater on all Class I, Class II, and Class III roads and streets and Class IV marked roads and streets. Doweled joints will not be required for Class IV unmarked roads and streets. Recommended dowel diameters are given in Figure 54-4.A. If designs for traffic factors greater than 100 or for pavement thicknesses greater than 12 in. are desired, contact the BDE.

<table>
<thead>
<tr>
<th>Pavement Thickness (T) (inches)</th>
<th>Nominal Dowel Diameter (inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>≥ 8</td>
<td>1.5</td>
</tr>
<tr>
<td>7 ≤ T &lt; 8</td>
<td>1.25</td>
</tr>
<tr>
<td>&lt; 7</td>
<td>1</td>
</tr>
</tbody>
</table>

RECOMMENDED DOWEL DIAMETERS

Figure 54-4.A

54-4.01(b) Application of Design Method

The mechanistic design procedures for rigid pavements enable the designer to determine the type and thickness of PCC pavement that are required to carry a specified volume and composition of traffic for a designated period of time while retaining minimum serviceability. Use the procedures presented in Section 54-4.01(j) to determine pavement type and thickness and provide a subbase in accordance with Section 54-4.01(h).

54-4.01(c) Edge Support Conditions

The mechanistic design methodology gives the designer the option of selecting from the following two-edge support conditions:

1. **Tied Shoulder.** The tied shoulder condition consists of a 12 ft paved lane that is tied with reinforcing steel to a PCC shoulder or curb and gutter.

2. **Untied Shoulder.** Any 12 ft pavement that is not positively tied with reinforcing steel to the shoulder or curb and gutter is considered an untied shoulder condition. An untied shoulder may consist of earth, aggregate, or HMA materials.
The selection of edge support has a pronounced effect on edge stresses and pavement thickness. Department policy dictates exclusive use of tied shoulders, unless otherwise approved by the BDE.

54-4.01(d) Joint Spacing Limitations

Joint spacing between panels may need to vary to accommodate adjacent pavements, drainage structures, etc. See the Highway Standards for typical designs. The mechanistic design procedures may be used to design pavement thickness for a nominal panel length of 15 ft, except Class IV unmarked roads and streets may use 12-ft joint spacing. The panel length may be adjusted ±3 ft to accommodate discontinuities in pavement cross-section (e.g., intersections, medians). If designs for longer panel sections are required to match existing pavements, contact BDE.

54-4.01(e) Design Period

The design period for all rigid pavements is typically 20 years.

54-4.01(f) Equivalency Factors

Section 54-2.01(d) describes the use of equivalency factors to convert mixed-traffic loadings to 18-kip ESAL applications. Equivalency factors for rigid pavements are presented in Figure 54-4.B. The factors in Figure 54-4.B were used to develop the traffic factor equations discussed in Section 54-4.01(g).

54-4.01(g) Traffic Factor

The traffic factor is the projected total 18-kip ESALs, expressed in millions, to be carried by the design lane during the design period. Based on the class of the facility, select the appropriate equation from Figure 54-4.C to calculate the traffic factor for rigid pavement designs. See Section 54-2.01(c) for information on structural design traffic.

<table>
<thead>
<tr>
<th>Facility Class</th>
<th>18-kip ESAL Applications Per Vehicle</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>PV</td>
</tr>
<tr>
<td>Class I</td>
<td>0.0004</td>
</tr>
<tr>
<td>Class II</td>
<td>0.0004</td>
</tr>
<tr>
<td>Class III and IV</td>
<td>0.0004</td>
</tr>
</tbody>
</table>

EQUIVALENCY FACTORS
(Rigid Pavements)

Figure 54-4.B
<table>
<thead>
<tr>
<th>Facility Class</th>
<th>Traffic Factor Equation</th>
<th>Equation Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class I</td>
<td>$TF = DP \left{ \frac{(0.15 \cdot P \cdot PV) + (143.81 \cdot S \cdot SU) + (696.42 \cdot M \cdot MU)}{1 \times 10^6} \right}$</td>
<td>Equation 54-4.1</td>
</tr>
<tr>
<td>Class II</td>
<td>$TF = DP \left{ \frac{(0.15 \cdot P \cdot PV) + (135.78 \cdot S \cdot SU) + (567.21 \cdot M \cdot MU)}{1 \times 10^6} \right}$</td>
<td>Equation 54-4.2</td>
</tr>
<tr>
<td>Class III and Class IV</td>
<td>$TF = DP \left{ \frac{(0.15 \cdot P \cdot PV) + (129.58 \cdot S \cdot SU) + (562.47 \cdot M \cdot MU)}{1 \times 10^6} \right}$</td>
<td>Equation 54-4.3</td>
</tr>
</tbody>
</table>

where:

$PV, SU, MU$ = structural design traffic expressed as the number of PV, SU, and MU vehicles.

$P, S, M$ = percent of PV, SU, and MU in the design lane expressed as a decimal.

$DP$ = design period — typically 20 years.

**TRAFFIC FACTOR EQUATIONS**

(Rigid Pavements)

Figure 54-4.C

54-4.01(h) Improved Subgrade and Subbase Type and Thickness

Thickneses determined through the mechanistic design process assume that an adequate construction platform exists at the time of construction and it will perform adequately over the life of the pavement. The platform consists of an improved subgrade, and subbase when necessary. The requirements for the improved subgrade and subbase are as follows:

1. **Improved Subgrade.** The improved subgrade provides a stable construction platform for placement of the subsequent courses. All classes of roads and streets shall have an improved subgrade of the required thickness according to Section 54-2.01(f).

2. **Subbase.** The subbase serves two purposes. First, the subbase provides a separation layer between the rigid pavement and pumpable subgrade soils. Second, the subbase is there to resist erosion of the fine-grained soils during the service life of the pavement.

Treatment options for improved subgrade and requirements for subbase type and thickness are shown in Figure 54-4.D.

54-4.01(i) Designating Structural Information on Plans

See Section 63-4.05 for information on designating structural information on plans.
<table>
<thead>
<tr>
<th>Facility Type</th>
<th>Subbase</th>
<th>Improved Subgrade Type</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Type</td>
<td>Minimum Thickness (inches)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Class I</td>
<td>HMA or PCC Stabilized</td>
<td>4</td>
</tr>
<tr>
<td>Interstate / Freeway</td>
<td>ASI, GM, or MS</td>
<td></td>
</tr>
<tr>
<td>Other Marked Routes</td>
<td>ASI, GM, or MS</td>
<td></td>
</tr>
<tr>
<td>Unmarked Routes (TF ≥ 2.0)</td>
<td>ASI, GM, or MS</td>
<td></td>
</tr>
<tr>
<td>Unmarked Routes (0.7 &lt; TF &lt; 2.0)</td>
<td>Not required</td>
<td>n/a</td>
</tr>
<tr>
<td>Unmarked Routes (TF ≤ 0.7)</td>
<td>Not required</td>
<td>n/a</td>
</tr>
<tr>
<td>Class II</td>
<td>HMA or PCC Stabilized</td>
<td>4</td>
</tr>
<tr>
<td>Marked Routes</td>
<td>ASI, GM, or MS</td>
<td></td>
</tr>
<tr>
<td>Unmarked Routes (TF ≥ 2.0)</td>
<td>ASI, GM, or MS</td>
<td></td>
</tr>
<tr>
<td>Unmarked Routes (0.7 &lt; TF &lt; 2.0)</td>
<td>Not required</td>
<td>n/a</td>
</tr>
<tr>
<td>Unmarked Routes (TF ≤ 0.7)</td>
<td>Not required</td>
<td>n/a</td>
</tr>
<tr>
<td>Class III</td>
<td>HMA or PCC Stabilized</td>
<td>4</td>
</tr>
<tr>
<td>Marked Routes</td>
<td>ASI, GM, or MS</td>
<td></td>
</tr>
<tr>
<td>Unmarked Routes (TF ≥ 2.0)</td>
<td>ASI, GM, or MS</td>
<td></td>
</tr>
<tr>
<td>Unmarked Routes (0.7 &lt; TF &lt; 2.0)</td>
<td>Not required</td>
<td>n/a</td>
</tr>
<tr>
<td>Unmarked Routes (TF ≤ 0.7)</td>
<td>Not required</td>
<td>n/a</td>
</tr>
<tr>
<td>Class IV</td>
<td>HMA or PCC Stabilized</td>
<td>4</td>
</tr>
<tr>
<td>Marked Routes</td>
<td>ASI, GM, or MS</td>
<td></td>
</tr>
<tr>
<td>Unmarked Routes (TF ≥ 2.0)</td>
<td>ASI, GM, or MS</td>
<td></td>
</tr>
<tr>
<td>Unmarked Routes (0.7 &lt; TF &lt; 2.0)</td>
<td>Not required</td>
<td>n/a</td>
</tr>
<tr>
<td>Unmarked Routes (TF ≤ 0.7)</td>
<td>Not required</td>
<td>n/a</td>
</tr>
</tbody>
</table>

Notes:

1. For urban sections containing curb and gutter and a storm sewer system, the designer may omit the stabilized subbase when an ASI or GM improved subgrade is used, regardless of the traffic factor.

2. Improved Subgrade Types include:
   - **ASI** - Aggregate Subgrade Improvement (minimum of 12 in.)
   - **GM** – Granular over Modified Soil (4 in. CA 6 or CA 10 over 12 in. Modified Soil)
   - **MS** – Modified Soil (minimum of 12 in.)

3. The minimum thickness of improved subgrade shall be according to Section 54-2.01(f).

4. Modified Soil may be used for the improved subgrade if a minimum 4-in. stabilized subbase is used.

MINIMUM STRUCTURAL DESIGN REQUIREMENTS
(Rigid Pavement: Mechanistic Design)

Figure 54-4.D
54-4.01(j) Thickness Design Procedure

For a mechanistic design of a rigid pavement, use the following steps to determine thickness:

1. **Determine Traffic Factor.** Use the following procedures to determine the traffic factor:
   a. Determine the facility class (e.g., Class I, II, III, or IV).
   b. Determine the actual structural design traffic as described in Section 54-2.01(c).
   c. Determine the minimum structural design traffic as described in Section 54-2.01(c) and Figure 54-2.C.
   d. Based on the facility class, select the appropriate traffic factor equation from Figure 54-4.C.
   e. Calculate the actual traffic factor.
   f. Calculate the minimum traffic factor.
   g. Compare the actual traffic factor to the minimum traffic factor and use the greater of the two as the traffic factor for design.

2. **Determine the SSR.** Determine the SSR as described in Section 54-2.01(f) (e.g., poor, fair, granular).

3. **Determine the Edge Support.** Determine the edge support condition to analyze as discussed in Section 54-4.01(c) (e.g., tied shoulder).

4. **Determine the PCC Thickness.** Use one of the following two procedures to determine the PCC thickness depending on the route class:
   a. For all Class I, II, III, and IV marked roads and streets, and for Class I, II, and III unmarked roads and streets, use the following procedures:
      (1) Based on the SSR (e.g., poor, fair, granular) determined in Step 2, select the appropriate rigid pavement mechanistic design chart from the following:
      - SSR = Poor, use Figure 54-4.E;
      - SSR = Fair, use Figure 54-4.F; or
      - SSR = Granular, use Figure 54-4.G.
      (2) Within the design chart, select the curve that represents the edge support condition, either tied or untied.
      (3) Enter the chart along the horizontal axis with the traffic factor determined in Step 1.
RIGID PAVEMENT DESIGN CHART
(Mechanistic Design: SSR = Poor)

Figure 54-4.E

Note: Use of untied shoulder design requires BDE approval.
Note: Use of untied shoulder design requires BDE approval.

RIGID PAVEMENT DESIGN CHART
(Mechanistic Design: SSR = Fair)

Figure 54-4.F
Note: Use of untied shoulder design requires BDE approval.

RIGID PAVEMENT DESIGN CHART
(Mechanistic Design: SSR = Granular)

Figure 54-4.G
(4) Move up vertically until the curve selected in Step a.(2) is intersected.

(5) From the point of intersection, move left horizontally until the vertical axis is intersected.

(6) Read the thickness from the chart’s vertical axis.

(7) Round the thickness up to the nearest 0.25 in.

b. For Class IV Unmarked Routes, use the following procedures:

(1) Determine the thickness according to Figure 54-4.H using the standard case of untied shoulders, no subbase, poor subgrade \( (k=50 \text{ psi/in.}) \), panel length of 12 ft, and no dowels.

<table>
<thead>
<tr>
<th>Traffic Factor</th>
<th>Thickness</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.025</td>
<td>6.75</td>
</tr>
<tr>
<td>0.05</td>
<td>7.00</td>
</tr>
<tr>
<td>0.10</td>
<td>7.25</td>
</tr>
<tr>
<td>0.50</td>
<td>7.50</td>
</tr>
<tr>
<td>1.00</td>
<td>7.75</td>
</tr>
<tr>
<td>2.00</td>
<td>8.00</td>
</tr>
</tbody>
</table>

PCC PAVEMENT THICKNESS
CLASS IV UNMARKED ROADS AND STREETS

Figure 54-4.H

(2) Adjust the pavement thickness according to Figure 54-4.I to account for differences in the cross-section from the standard case.

<table>
<thead>
<tr>
<th>Option Different from Standard Case</th>
<th>Thickness Adjustment (inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tied Concrete Shoulders</td>
<td>-0.25</td>
</tr>
<tr>
<td>4 in. Granular Subbase</td>
<td>none</td>
</tr>
<tr>
<td>4 in. Stabilized Subbase</td>
<td>-0.25</td>
</tr>
<tr>
<td>15 ft Slab Length</td>
<td>+0.50</td>
</tr>
<tr>
<td>Fair Subgrade ( (k = 100 \text{ psi/in.}) )</td>
<td>-0.25</td>
</tr>
<tr>
<td>Good Subgrade ( (k = 200 \text{ psi/in.}) )</td>
<td>-0.50</td>
</tr>
</tbody>
</table>

THICKNESS ADJUSTMENTS FOR
CLASS IV UNMARKED ROADS AND STREETS

Figure 54-4.I
54-4.01(k) Shoulder Type/Design

For newly constructed or reconstructed rural projects, use a tied rigid shoulder with all mechanistic rigid pavement designs. The thickness of the shoulder will either match the pavement thickness or vary uniformly from the pavement thickness to a 6 in. minimum at the outside edge.

54-4.01(l) Design Example

See Section 54-9 for a design example.

54-4.01(m) Typical Sections

Figures 54-4.J through 54-4.L illustrate typical rural and urban pavement sections of rigid designs for various types of highway facilities.

54-4.01(n) Joint Placement

The proper placement of pavement joints greatly affects the overall performance of the pavement. Where joints are not properly designed, uncontrolled cracking can occur. Features that can affect joint spacing are turn lanes, drainage blockouts, medians, intersecting side streets, etc. This is especially true at large intersections. It is imperative that the designer and the construction engineer pay particular attention to joint placement in these areas.

Designers should provide jointing details in the plans, and construction engineers should make every effort to follow the joint layout. In many cases, it will be necessary to adjust the normal 15 ft spacing used by IDOT to accommodate other features. Joint spacing may be adjusted ±3 ft to match joints in intersecting pavements and/or to accommodate pavement discontinuities (e.g., drainage castings, median noses). In some cases, it also may be possible to adjust the location of pavement discontinuities so that they are located at a normal joint position. The American Concrete Pavement Association has published a bulletin entitled Intersection Joint Layout. Although this bulletin should not be construed as an IDOT policy or standard, it does contain helpful information on jointing intersections and can serve as a design reference.

The designer and construction engineer also must be aware of planned staged construction and its effect on joint layout. Where adjacent lanes are to be constructed in stages, it is important to plan the layout of the joints before any pavement is placed. Occasionally, new pavement is constructed adjacent to existing pavement that was designed using a different joint type and spacing. When this occurs, the designer must make provisions in the plans to match existing joints. A detailed joint survey prior to plan preparation can help eliminate problems during construction and throughout the life of the pavement.
TYPICAL RURAL SECTION: RIGID DESIGN WITH TIED SHOULDER
(Trunk, Major Highways, Area Service Highways)

Figure 54-4.J
TYPICAL RURAL SECTION: RIGID DESIGN WITH TIED SHOULDER
(Collectors, Land Access Highways)

Figure 54-4.K
Note: Raised median with tied PCC curb and gutter may be used in lieu of a flush median.
54-4.01(o) Surface Finish

The surface finish of a pavement provides skid resistance for the traveling public. The type of finish is dictated by the posted speed limit. As the posted speed limit increases, so does the need for higher skid resistance. The type of surface finish shall be indicated on the plans according to the following guidelines:

- Final finishing (of surfaces) on highways with posted speed limits in excess of 40 mph will be a Type A final finish as outlined in the Standard Specifications for Road and Bridge Construction.
- Final finishing (of surfaces) on highways with posted speed limits not exceeding 40 mph will be a Type A or Type B final finish as outlined in the Standard Specifications for Road and Bridge Construction.

54-4.02 Modified AASHTO

54-4.02(a) Application of Design Method

The modified AASHTO design procedures are used for JRCP and CRCP. These procedures provide a historical reference that enables the designer to determine the thickness of JRCP required where it is necessary to match existing JRCP which was constructed using these designs. These procedures are also used to design new or match existing CRCP. Use the procedures presented in Section 54-4.02(e) to determine pavement type and thickness and provide a subbase in accordance with Section 54-4.02(f). For JRCP, the maximum joint spacing will be 50 ft. CRCP designs should typically be used if the rigid traffic factor is greater than 60. CRCP designs for projects with rigid traffic factors greater than 60 will not require LCCA.

54-4.02(b) Design Period

Section 54-4.01(e) applies to modified AASHTO designs for rigid pavements.

54-4.02(c) Equivalency Factors

Section 54-4.01(f) applies to modified AASHTO designs for rigid pavements.

54-4.02(d) Traffic Factors

Section 54-4.01(g) applies to modified AASHTO designs for rigid pavements.

54-4.02(e) Pavement Type and Thickness

For a modified AASHTO design of a rigid pavement, use the following steps to determine thickness:

1. **Determine Traffic Factor.** Use the following procedures to determine the traffic factor:
   a. Determine the facility class (e.g., Class I, II, III, or IV).
b. Determine the actual structural design traffic as described in Section 54-3.01(c). Note that the minimum traffic as described in Section 54-2.01(c) does not apply to the modified AASHTO design.

c. Based on the facility class, select the appropriate traffic factor equation from Figure 54-4.C.

d. Calculate the actual traffic factor for design.

2. **Determine the IBR.** Determine the IBR as discussed in Section 54-3.01(f).

3. **Determine the PCC Thickness.** Use the following procedures to determine the PCC thickness:
   
a. Based on the facility class determined in Step 1a, select the appropriate design nomograph from the following:
      
      - Class I Facilities; use Figure 54-4.M; or
      - Class II, III, and IV Facilities; use Figure 54-4.N.

b. Within the nomograph, project a line from the traffic factor determined in Step 1 through the IBR of the roadbed soil determined in Step 2 and intersect the pavement type and thickness axis of the nomograph.

c. Read the pavement type from the point of intersection on the nomograph (i.e., either JRCP or CRCP). Note that CRCP is used only if the traffic factor is greater than 60.

d. Read the PCC thickness from the point of intersection on the nomograph and round the thickness up to the nearest 0.25 in.

e. If design inputs produce values which exceed the chart’s, the design’s parameters should be forwarded to BDE for design.
RIGID PAVEMENT DESIGN NOMOGRAPH
(Modified AASHTO Design: Class I Facilities: JRCP and CRCP)

Figure 54-4.M
RIGID PAVEMENT DESIGN NOMOGRAPH
(Modified AASHTO Design: Class II, III, and IV Facilities: JRCP and CRCP)

Figure 54-4.N
54-4.02(f) Subbase Type and Thickness

Section 54-4.01(h) applies to modified AASHTO designs for rigid pavements, except the stabilized subbase shall be constructed of HMA for CRCP.

54-4.02(g) Minimum Structural Design Requirements

To ensure that practical and adequate designs are developed, the minimum structural design requirements presented in Figure 54-4.0 have been established. These minimum criteria will govern in all cases where the calculated pavement thickness is less than the desired minimum.

54-4.02(h) Designating Structural Information on Plans

See Section 63-4.05 for information on designating structural information on plans.

54-4.02(i) Joints and Concrete Lug End Anchorages

The following guidelines should be used when CRCP is placed between structures that are in close proximity to each other.

Where the slab length of CRCP between bridges or other pavement types is less than 1,500 ft, use a doweled expansion joint. Where the slab length is between 1,500 ft and 2,000 ft, contact BDE. For sections of CRCP longer than 2,000 ft, use a lug system. A wide-flange beam terminal may be used in place of a lug system.

54-4.02(j) Design Example

See Section 54-9 for a design example.

54-4.02(k) Typical Sections

See Section 54-4.01(m) for typical rural and urban pavement sections of rigid designs for various types of highway facilities.

54-4.02(l) Surface Finish

See Section 54-4.01(o) for guidance on the type of surface finish that is required.
Notes:

1. JRCP should be used only to match existing pavement.

2. For municipal streets having curb and gutter and storm sewer system, and for which maintenance responsibility is borne entirely by the Municipality, the minimum pavement thickness will be 6 in. In no case will the design thickness be less than that provided by Figures 54-4.M and 54-4.N.

3. Where the design thickness equals 6 in. or 7 in., standard reinforcement may be omitted at the option of the designer provided sawed transverse contraction joints are spaced no greater than 20 ft apart.

4. A structurally equivalent CRCP should typically be used if the traffic factor is greater than 60 as per Section 54-4.02. If CRCP is used, provide an HMA stabilized subbase.

5. A subbase will not be required for urban sections having curb and gutter and a storm sewer system. However, at the designer’s option, a granular subbase may be used to serve as a working platform where poor soil conditions exist. The thickness of the subbase will be determined by the designer in accordance with this figure.

6. Pavement for Class III facilities (other than State primary highways) and for Class IV facilities may be designed with or without a subbase, at the designer’s option, provided that the traffic factor is less than or equal to 0.7.

### MINIMUM STRUCTURAL DESIGN REQUIREMENTS
(Rigid Pavement: Modified AASHTO Design)
Figure 54-4.O

<table>
<thead>
<tr>
<th>Facility Type</th>
<th>PCC Pavement</th>
<th>Subbase©</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Type©</td>
<td>Minimum Thickness (inches)</td>
</tr>
<tr>
<td>Class I</td>
<td>JRCP©</td>
<td>10</td>
</tr>
<tr>
<td>Class II</td>
<td>JRCP</td>
<td>8</td>
</tr>
<tr>
<td>Class III State Primary All Others</td>
<td>JRCP</td>
<td>8</td>
</tr>
<tr>
<td>Class IV</td>
<td>JRCP</td>
<td>6</td>
</tr>
</tbody>
</table>
54-4.03 Unbonded Concrete Overlay

54-4.03(a) Limitations

Unbonded concrete overlays (UCOs) have a proven history in Illinois. Research in Illinois has shown that UCOs are a viable alternative to reconstruction when a pavement has deteriorated beyond the point that a standard patch and overlay will not perform. However, some pavements may not be the best candidates for UCOs. Pavements with existing HMA and/or undoweled PCC patches are not good candidates. The UCO is not able to bridge over unstable slabs or rocking or pumping patches. UCOs are not experimental; however, use of this type of pavement requires approval from BDE using economic justification.

54-4.03(b) Application of Design Method

A UCO consists of an existing concrete pavement, an interlayer, and a JPCP or CRCP overlay. The overlay relies on minimal structural contribution from the existing pavement. Essentially, the two layers function independently. The existing pavement acts as the subbase. The interlayer separates the two pavements. The interlayer retards reflective cracking in the overlay. HMA is an effective interlayer. A minimum HMA interlayer thickness of 4 in. is recommended.

54-4.03(c) Pavement Type and Thickness

When designing a UCO, use the same design parameters for design period, traffic factors, and pavement thickness as shown in Section 54-4.02 for rigid pavements. If using a CRCP, determine the UCO thickness by calculating the thickness of a new CRCP and subtracting 1 in.

Though several other States use JPCP pavements for UCOs, the Department does not have any experience with designing or constructing a UCO with that type of pavement. If the district is interested in using a JPCP for the UCO, the project will require assistance from Bureau of Research for the design of the overlay and an experimental feature according to Construction Memorandum 02-2.

54-4.03(d) Special Considerations/Comments

Consider grade alignment over at-grade structures and vertical clearance between pavement and overhead structures when selecting this rehabilitation method. Long-term planning may be necessary to ensure that structures have sufficient clearance to accommodate a UCO. Due to the increase in pavement grade, side slopes must be modified. This increased slope may require variances from existing policy. Such variances must be approved by the BDE. Terminal treatments (e.g., lug systems, wide-flange beams, and special treatments that taper into existing sections) may need to be detailed to connect the adjacent pavement or bridge section to the overlay.

Contact the Bureau of Research for assistance in developing UCO designs (i.e., overlay and interlayer thickness requirements, UCO thickness, terminal treatments). The suitability of a UCO depends on many factors, and each set of conditions warrants an individualized design. Costs must be considered on a case-by-case basis. Rural sections without overhead structures
are ideal locations for UCOs because vertical clearance will not become an issue. Contact the Engineer of Pavement Technology in the Bureau of Research for additional information.
54-5  STRUCTURAL DESIGN OF FLEXIBLE PAVEMENTS

54-5.01  Mechanistic

54-5.01(a)  Limitations

Thickness designs may be obtained for traffic factors ranging from 0.5 to approximately 100 and for pavement thicknesses ranging from 6 in. to 18 in. However, the absolute minimum traffic factor of 0.5 will control the design thickness at the lower limits and the Limiting Strain Criterion Design Thickness will control the maximum design thickness. Limiting Strain Criterion Design thicknesses will only be allowed on those projects for which the design thickness calculated in Figures 54-5.F, 54-5.G, or 54-5.H exceeds the thickness shown in Figure 54-5.I. Approval for use of Limiting Strain Criterion designs is required from BDE.

54-5.01(b)  Minimum Material Quality

The mechanistic full-depth HMA design procedures require, and are limited to, the use of HMA surface and binder courses with 4% air voids. HMA (4% voids, $N_{\text{design}} \geq 90$) mixtures will be specified for Interstates and freeways. HMA (4% voids, $N_{\text{design}} \leq 70$) mixtures may be specified for all other highway classifications. Any combination of surface course and binder course may be used to total the design HMA thickness. However, for the purpose of providing the most economical design, a surface course thickness of 2 in. should be used for new construction (see Section 54-5.01(i)). If there is any question as to the use of any HMA mixture in the procedure, contact the Bureau of Materials. HMA mixture design criteria must be met as outlined in Section 53-4.07.

54-5.01(c)  Asphalt Binder Selection

The mechanistic design procedures give the designer the option of selecting an appropriate asphalt binder type within the limits of current IDOT policy. The designer should be aware that in northern Illinois the use of a softer asphalt binder will reduce the effects of thermal cracking. On lower volume roads, a softer asphalt binder may be desired to reduce weathering and raveling and improve durability. On high volume roads and in areas of slower moving or standing loads, a stiffer asphalt binder should be used. In some cases, it may be desirable to use one asphalt binder grade for the binder course and another asphalt binder grade for the surface course. Where more than one asphalt binder grade is used, the design thickness for the HMA binder course asphalt binder grade will be used. Information on design asphalt binder grade selection is provided in Section 53-4.07(c). The design asphalt binder grade will be provided by the district and will be noted on the plans.

Project location and traffic volume are the main factors affecting the performance of HMA pavements. Consult with the district materials engineer to determine the proper asphalt binder grade.
54-5.01(d)  Application of Design Method

The mechanistic design procedures enable the designer to determine the material types and thicknesses for the various layers of a flexible pavement that are required to carry a specified volume and composition of traffic for a designated period of time while retaining a serviceability level at or above a selected minimum value. Use the procedures presented in Section 54-5.01(i) to determine the thickness design for full-depth HMA pavement.

54-5.01(e)  Design Period

The design period for all Class I and Class II roads and streets and for Class III State primary highways is typically 20 years. Other Class III and all Class IV roads and streets may be designed for less than 20 years.

54-5.01(f)  Equivalency Factors

Section 54-2.01(d) describes the use of equivalency factors to convert mixed-traffic loadings to 18-kip ESAL applications. Equivalency factors for flexible pavements are given in Figure 54-5.A. These equivalency factors have been used to develop the equations presented in Section 54-5.01(g).

<table>
<thead>
<tr>
<th>Facility Class</th>
<th>18-kip ESAL Applications Per Vehicle</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>PV</td>
</tr>
<tr>
<td>Class I</td>
<td>0.0004</td>
</tr>
<tr>
<td>Class II</td>
<td>0.0004</td>
</tr>
<tr>
<td>Class III and IV</td>
<td>0.0004</td>
</tr>
</tbody>
</table>

EQUIVALENCY FACTORS
(Flexible Pavements)

Figure 54-5.A

54-5.01(g)  Traffic Factor

The traffic factor is the projected total 18-kip ESALs, expressed in millions, to be carried by the design lane during the design period. Figure 54-5.B presents the traffic factor equations that should be used for flexible pavement designs.
### Traffic Factor Equations (Flexible Pavements)

**Figure 54-5.B**

<table>
<thead>
<tr>
<th>Facility Class</th>
<th>Traffic Factor Equation</th>
<th>Equation Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class I</td>
<td>[ TF_{DP} = \frac{0.15 \cdot P \cdot PV + (132.50 \cdot S \cdot SU) + (482.53 \cdot M \cdot MU)}{1 \times 10^5} ]</td>
<td>Equation 54-5.1</td>
</tr>
<tr>
<td>Class II</td>
<td>[ TF_{DP} = \frac{0.15 \cdot P \cdot PV + (112.06 \cdot S \cdot SU) + (385.44 \cdot M \cdot MU)}{1 \times 10^5} ]</td>
<td>Equation 54-5.2</td>
</tr>
<tr>
<td>Class III and Class IV</td>
<td>[ TF_{DP} = \frac{0.15 \cdot P \cdot PV + (109.14 \cdot S \cdot SU) + (384.35 \cdot M \cdot MU)}{1 \times 10^5} ]</td>
<td>Equation 54-5.3</td>
</tr>
</tbody>
</table>

**where:**
- \( DP \) = design period in number of years.
- \( PV, SU, MU \) = structural design traffic expressed as the number of PV, SU, and MU vehicles.
- \( P, S, M \) = percent of PV, SU, and MU in the design lane expressed as a decimal.

#### 54-5.01(h) Improved Subgrade

The improved subgrade serves as a stable construction platform for placement of the subsequent layers of HMA pavement. All classes of roads and streets shall have an improved subgrade of the required thickness according to Section 54-2.01(f). Treatment options for improved subgrade are shown in Figure 54-2.D.

#### 54-5.01(i) Thickness Design Process for Full-Depth HMA

For a mechanistic design of a flexible pavement, use the following steps to determine thickness:

1. **Determine Traffic Factor.** Use the following procedures to determine the traffic factor:
   a. Determine the facility class (e.g., Class I, II, III, or IV) and the design period (see Section 54-5.01(e)).
   b. Determine the actual structural design traffic as described in Section 54-2.01(c).
   c. Determine the minimum structural design traffic as described in Section 54-2.01(c) and shown in Figure 54-2.C.
   d. Based on the facility class, select the appropriate traffic factor equation from Figure 54-5.B.
   e. Calculate the actual traffic factor.
f. Calculate the minimum traffic factor.

  g. Compare the actual traffic factor to the minimum traffic factor and select the greater of the two. Compare the resulting traffic factor to 0.5. If less than 0.5, use 0.5 as the absolute minimum traffic factor for design.

2. **Determine the SSR.** Determine the SSR as described in Section 54-2.01(f) (e.g., poor, fair, granular).

3. **Determine the Asphalt Binder Grade.** Determine the asphalt binder grade for the lower binder, upper binder, and surface lifts as discussed in Section 54-5.01(c).

4. **Determine the HMA Mixture Temperature.** Use the following steps to determine the HMA mixture temperature:

   a. On Figure 54-5.C, identify and mark the location where the pavement section will be constructed.

   b. Using the temperature contours on Figure 54-5.C, interpolate the temperature and round up to the nearest 0.5°F at the marked location, except that the minimum HMA mixture temperature will be 73°F.

5. **Determine HMA Mixture Modulus (E_HMA).** Use the following procedures to determine the HMA mixture modulus (E_HMA) for pavement design:

   a. Along the horizontal axis of Figure 54-5.D, locate the value of the HMA mixture temperature determined in Step 4.

   b. Move up vertically and intersect the curve that represents the asphalt binder grade for the lower binder lifts determined in Step 3.

   c. Move left horizontally from the point of intersection on the asphalt binder grade curve and intersect the vertical axis of the HMA mixture modulus (E_HMA).

   d. At the point of intersection with the vertical axis, read the HMA mixture modulus (E_HMA) and round the value to the nearest 10 ksi. This will be the HMA mixture modulus for use in the design of the flexible pavement thickness (see Figures 54-5.F, 54-5.G, or 54-5.H).
Note: The minimum design HMA mixture temperature will be 73°F.

HMA MIXTURE TEMPERATURE
(Mechanistic Design: Flexible Pavement)

Figure 54-5.C
Figure 54-5.E

DESIGN HMA STRAIN
(Mechanistic Design: Flexible Pavement)
HMA THICKNESS DESIGN CHART
(Mechanistic Design: Flexible Pavement: SSR = Poor)

Figure 54-5.F
HMA THICKNESS DESIGN CHART
(Mechanistic Design: Flexible Pavement: SSR = Fair)

Figure 54-5.G
Figure 54-5.H

HMA THICKNESS DESIGN CHART
(Mechanistic Design: Flexible Pavement: SSR = Granular)

HMA Strain (microstrain) vs. HMA Thickness (inches)

Granular Subgrade
USDA Textural Class
Sand
A-1
A-2
A-3

AASHTO Soil Classification
A-1
A-2
A-3

EHMA = 300 ksi
400 ksi
500 ksi
600 ksi
700 ksi
800 ksi
6. **Determine Design HMA Strain.** Use the following procedures to determine the design HMA strain:

   a. Along the horizontal axis of Figure 54-5.E, locate the value of the traffic factor determined in Step 1.

   b. Move up vertically and intersect the curve.

   c. Move left horizontally from the point of intersection on the curve and intersect the vertical axis of the design HMA strain (i.e., microstrain).

   d. At the point of intersection with the vertical axis, read the design HMA strain and round the value to the nearest unit microstrain. This will be the HMA strain to use in the design of the flexible pavement thickness (see Figures 54-5.F, 54-5.G, or 54-5.H).

7. **Determine Pavement Thickness.** Use the following procedure to determine the pavement thickness:

   a. Using the SSR determined in Step 2 (e.g., poor, fair, granular), select from Figures 54-5.F, 54-5.G, or 54-5.H, the one chart that represents the SSR for use in design.

   b. On the chart selected in Step 7a, there is a set of six curves that represents HMA mixture moduli ($E_{HMA}$) from 300 ksi to 800 ksi. Using the value of $E_{HMA}$ that was determined in Step 5, interpolate and draw a parallel curve that will represent the HMA mixture modulus for use in design.

   c. Along the left vertical axis of the selected chart, locate the value of the design HMA strain determined in Step 6.

   d. Move right horizontally and intersect the design $E_{HMA}$ curve interpolated and drawn in Step 7b.

   e. Move down vertically and intersect the horizontal axis of the selected chart.

   f. Read the thickness from the point of intersection on the horizontal axis and round this value up to the nearest 0.25 in. This will be the total thickness for the pavement design.

   g. Use the following guidelines to determine the proper surface course thickness for full-depth pavements:

      - New or reconstructed pavements where the pavement selection is based on life-cycle costs will have a surface course thickness of 2 in.
      - Additional lanes, pavement widening, and short reconstruction segments where the pavement selection is based on first cost will have a surface
course thickness equal to the surface course thickness of the resurfacing if the adjacent pavement is being resurfaced. Otherwise, the surface course will be 2 in.

8. Limiting Strain Criterion Design Thickness Check. Use the following procedure to check the thickness determined in Step 7 against the limiting strain criterion design thickness for the project location.

   a. Determine the limiting strain criterion design thickness for the project location from Figure 54-5.1 and round up to the nearest 0.25 in.

      If PG64-28 or PG70-28 is used in the lower binder lifts, add 1.00 in. of thickness to the value obtained from Figure 54-5.1 and round up to the nearest 0.25 in.

   b. Compare the value obtained in Step 8a against the value obtained in Step 7 and select the lower value as the final design thickness.

9. Surface Friction Aggregate. See Section 53-4.07(d) for guidance on the selection of the appropriate surface friction aggregate.

   The use of an SMA surface course for projects with design TF greater than 10 is encouraged.

54-5.01(j) Use of Limiting Strain Criterion Design Cross-Section

Per Section 54-5.01(i), the surface course thickness for limiting strain criterion designs should be 2 in.

Limiting strain criterion designs should only need surface renewal throughout their design life. Material selection and attention to construction are critical to ensure that the design assumptions are met. Inadequate material selection and/or poor construction techniques will not result in a long-lived pavement. Limiting strain criterion designs must incorporate the following mixture characteristics and construction requirements in the initial cost of the full-depth HMA pavement when performing the life-cycle cost analysis; and, the designer must ensure the correct special provisions that achieve the following requirements are included.

1. Mix Characteristics.
   - Surface-The use of an SMA surface course is encouraged.
   - Moisture Damage-The use of hydrated lime slurry or hydrated lime on wetted aggregate is required for all mixtures in all lifts.

2. Construction Requirements.
   - Positive Dust Control-The use of positive dust control is required.
   - MTD-The use of a Material Transfer Device is required.
• Auger-Paver Mainframe Extensions-The use of mainframe extensions in addition to auger extensions is required.

• Tack Coats-The use of tack coats on all HMA lifts is required. Specify use of polymer tack coats on the top two lifts and non-polymer tack coats on all other lifts.

• Joint Construction-The use of echelon or full-width paving is required for all lifts. For situations where this is not possible, longitudinal joint sealant is required at a width of 9 in. on either side of the centerline joint prior to paving the surface lift.

• Density-The use of the proposed longitudinal joint density specification is required.

Potential increases to costs as a result of material selection and improved construction requirements must be factored into the life-cycle cost analysis discussed in Section 54-7.

54-5.01(k) Designating Structural Design Information on Plans

See Section 63-4.05 for information on designating structural design information on plans.

54-5.01(l) Shoulder Type/Design

Use flexible shoulders with flexible pavement designs. The shoulder should be of constant thickness to a depth determined by the designer, but should not be less than 8 in. Give particular consideration to the need to provide a greater-than-minimum shoulder thickness along heavily traveled truck routes.

54-5.01(m) Design Example

See Section 54-9 for a design example.

54-5.01(n) Typical Sections

Figures 54-5.J through 54-5.L illustrate typical rural and urban pavement sections of flexible designs for various types of highway facilities.
Note. Thickness values based upon Mean Monthly Pavement Temperature at 4 in. depth correlated to July Mean Monthly Air Temperature, axle load of 20,000 lb, strain of 70 με, and $E_{ri}$ of 2 ksi.

MAXIMUM PAVEMENT THICKNESS
(Limiting Strain Criterion Design: Flexible Pavement)

Figure 54-5.I
TYPICAL RURAL SECTION: FULL-DEPTH HMA DESIGN
(Trunk, Major Highways, Area Service Highways)

Figure 54-5.J
TYPICAL RURAL SECTION: FULL-DEPTH HMA DESIGN
(Collectors, Land Access Highways)

Figure 54-5.K
TYPICAL URBAN SECTION: FULL-DEPTH HMA DESIGN

Figure 54-5.L

Note: Raised median with curb and gutter may be used in lieu of a flush median.
54-5.02 Modified AASHTO

54-5.02(a) Application of Design Method

The modified AASHTO design procedure for flexible pavements provides a historical reference that enables the designer to determine the material types and thicknesses for the various layers of a flexible pavement, which are required to carry a specified volume and composition of traffic for a designated period of time while retaining a serviceability level at or above a selected minimum value. Application of this design method involves the following steps:

1. **Determine Traffic Factor.** Use the following procedures to determine the traffic factor:
   a. Determine the facility class (e.g., Class I, II, III, or IV) and the design period (see Section 54-5.02(b)).
   b. Determine the actual structural design traffic as described in Section 54-2.01(c), except the minimum traffic does not apply to the modified AASHTO design.
   c. Based on the facility class, select the appropriate traffic factor equation from Figure 54-5.B.
   d. Calculate the actual traffic factor for use in design.

2. **Determine the IBR.** Determine the IBR of the roadbed soil (see Section 54-3.01(f)).

3. **Determine the Structural Number (SN\(_F\)).** Determine the flexible pavement structural number (SN\(_F\)) using the appropriate design nomograph for the facility class (i.e., Figure 54-5.M for Class I facilities or Figure 54-5.N for Class II, III, and IV facilities). See Section 54-5.02(e). Check Figure 54-5.S for the minimum thickness, minimum structural number, and material requirements. See Section 54-5.02(h).

4. **Determine Types and Thicknesses of Materials.** Using Equation 54-5.4 in Section 54-5.02(f) and the appropriate strength coefficients obtained from Figure 54-5.O, select the types and thicknesses of materials which will satisfy the structural number at minimum cost. See Section 54-5.02(g). The various layers will be rounded up to the nearest 0.25 in. increment of thickness.

5. **Compare with Minimum Criteria.** Compare the selected design with the minimum requirements presented in Figure 54-5.S to ensure that the minimum design requirements have been met. See Section 54-5.02(h).

54-5.02(b) **Design Period**

Section 54-5.01(e) applies to modified AASHTO designs of flexible pavements.

54-5.02(c) **Equivalency Factors**

Section 54-5.01(f) applies to modified AASHTO designs of flexible pavements.
54-5.02(d) Traffic Factors

Section 54-5.01(g) applies to modified AASHTO designs of flexible pavements.

54-5.02(e) Structural Number

Having calculated the traffic factor, only the IBR of the roadbed soil (see Section 54-3.01(f)) is needed to determine the structural number of the flexible pavement. The flexible pavement structural number (SNF) is obtained by projecting a line through the traffic factor and the IBR on the appropriate design nomograph, either Figure 54-5.M for Class I facilities or Figure 54-5.N for Class II, III, and IV facilities. Check the structural number (SNF) to see that it meets or exceeds the minimum structural numbers given to Note (1) of Figure 54-5.S for the type of facility being designed.

54-5.02(f) Structural Number Equation

The structural number (SNF), an abstract number related to the strength required of the total pavement structure, is the summation of the layer thicknesses multiplied by their corresponding strength coefficients. Use the following equation to determine the structural number:

\[
SN_F = a_1D_1 + a_2D_2 + a_3D_3
\]

Equation 54-5.4

where:

\[ SN_F \] = flexible pavement structural number

\[ a_1, a_2, \text{ and } a_3 \] = coefficients of relative strength of the surface, base, and subbase materials, respectively

\[ D_1, D_2, \text{ and } D_3 \] = thickness, in inches, of the surface, base, and subbase layers, respectively
FLEXIBLE PAVEMENT DESIGN NOMOGRAPH
(Modified AASHTO Design: Class I Facilities)

Figure 54-5.M
FLEXIBLE PAVEMENT DESIGN NOMOGRAPH
(Modified AASHTO Design: Class II, III, and IV Facilities)

Figure 54-5.N
<table>
<thead>
<tr>
<th>STRUCTURAL MATERIALS</th>
<th>MINIMUM STRENGTH REQUIREMENTS</th>
<th>COEFFICIENTS ③</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>MS ①</td>
<td>IBR</td>
</tr>
<tr>
<td>HMA Surface</td>
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</tr>
<tr>
<td>Road Mix (Class B)</td>
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<td></td>
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<tr>
<td>Plant Mix (Class B)</td>
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<tr>
<td>Liquid Asphalt</td>
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<td>Asphalt Binder</td>
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<tr>
<td>HMA Surface Course (4% voids)</td>
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</tr>
<tr>
<td>Base Course</td>
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<td></td>
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<tr>
<td>Aggregate, Type B</td>
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<td></td>
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<tr>
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<tr>
<td>Waterbound Macadam</td>
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<tr>
<td>Bituminous Stabilized Granular Material</td>
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</tr>
<tr>
<td></td>
<td>400</td>
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<tr>
<td></td>
<td>800</td>
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<td>HMA Binder Course (4% voids)</td>
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<td>Lime Stabilized Soil</td>
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<tr>
<td>Select Soil Stabilized</td>
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<tr>
<td>with Cement</td>
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<tr>
<td>Cement Stabilized Granular Material</td>
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<td></td>
<td>750</td>
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<td></td>
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<td>Granular Material, Type B</td>
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<tr>
<td>Crushed</td>
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<td></td>
</tr>
<tr>
<td>Lime Stabilized Soil</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes:
① Marshall Stability (MS) index or equivalent.
② Compressive strength (CS) in pounds per square inch (psi). For cement stabilized soils and granular materials, use the 7-day compressive strength that can be reasonably expected under field conditions. For lime stabilized soils, use the accelerated curing compressive strength at 120°F for 48 hours. For Pozzolanic, Type A, use the compressive strength after a 14-day curing period at 72°F.
③ For materials with strengths other than those shown, the coefficients may be determined from Figures 54-5.P, 54-5.Q, and 54-5.R. Other approved materials of similar strengths may be substituted for those presented in Figure 54-5.O.

COEFFICIENTS FOR MATERIALS IN NEW FLEXIBLE PAVEMENT STRUCTURES
(Modified AASHTO Design)

Figure 54-5.O
Note. The following Marshall stabilities can be assumed:

- 1,500 lb for HMA NDesign-90 mixes, and NDesign-90, NDesign-105 mixes.
- 1,700 lb for HMA NDesign-70 mixes, and NDesign-70, NDesign-105 mixes.
- 2,000 lb for HMA NDesign-90 and NDesign-105 mixes.

COEFFICIENTS FOR HMA SURFACE COURSE MATERIALS
(Modified AASHTO Design)
Note. The following Marshall stabilities can be assumed:
- 1500 lb for HMA $N_{Design30}$ mixes,
- 1700 lb for HMA $N_{Design50}$ and $N_{Design70}$ mixes, and
- 2000 lb for HMA $N_{Design90}$ and $N_{Design105}$ mixes.

COEFFICIENTS FOR HMA STABILIZED GRANULAR MATERIALS
(Modified AASHTO Design)

Figure 54-5.Q
COEFFICIENTS FOR CEMENT STABILIZED GRANULAR MATERIALS
(Modified AASHTO Design)

Figure 54-5.R
### Notes:

1. The minimum allowable structural number for Interstates and freeways will be 5.6; for multi-lane State primary highways, 5.0; and for two-lane State primary highways, 4.0.
2. Where bituminous stabilized granular material with a strength greater than the minimum required above is used, a reduction in the minimum required thickness, up to a maximum of 1 in., will be allowed.
3. The minimum thickness of a lime stabilized soil subbase will be 6 in.
4. If an uncrushed Aggregate Base Course, Type B is used, a subbase will not be used.
5. Other approved materials having equal or greater strengths may be substituted for those listed above.
6. MS = Marshall Stability (lb) or equivalent, CS = 7-day compressive strength (psi) that can be reasonably expected under field conditions.
7. Lime stabilized soil may be used, provided the minimum thickness is not less than 8 in.
8. The use of a granular subbase is not mandatory.
9. Use Policy Resurfacing Thickness (see Chapter 53), unless prior BDE approval is received.

### MINIMUM THICKNESS AND MATERIAL REQUIREMENTS FOR FLEXIBLE PAVEMENTS
(Modified AASHTO Design)

**Figure 54-5.S**

<table>
<thead>
<tr>
<th>STRUCTURAL NUMBER (D&lt;sub&gt;s&lt;/sub&gt;)</th>
<th>MINIMUM THICKNESS (inches)</th>
<th>MINIMUM MATERIAL</th>
</tr>
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<tbody>
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<td>To</td>
<td>Surface</td>
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<tr>
<td>1.00</td>
<td>1.99</td>
<td>2</td>
</tr>
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<tr>
<td>≥6.00</td>
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</table>
54-5.02(g) Trial Designs

The structural number equation discussed in Section 54-5.02(f) allows the designer to develop trial designs using various combinations of materials. By applying current bid prices or labor and material quotes to the trial designs, it is possible to select the most economical alternative.

Certain practical restrictions limit the designer’s freedom in developing trial designs. A flexible pavement consists of a two or three layer structure, including a surface course and base course or a surface course, base course, and subbase course. Each layer must have sufficient strength and thickness to sustain the load imposed upon it and to distribute it over a sufficient area so as not to exceed the structural strength of the underlying layer. Thus, the composition of the pavement structure must be such that the strength characteristics of the surface course material are higher than those of the base or subbase, and the strength characteristics of the base course materials are higher than those of the subbase.

The above guidelines must be considered when selecting the materials to be used in the pavement structure. For example, if two granular materials having different strength characteristics are selected for use, the higher strength material must be used as the base course and the lower strength material as the subbase. If only one material is to be used for both subbase and base courses, the pavement structure then must be considered as a two-layer system consisting only of a surface course and a base course.

Values of coefficients for various materials that are typically used in flexible pavement structures are presented in Figure 54-5.O. These coefficients are consistent with the minimum strength values that can be expected throughout the State and may be used in determining the structural design of flexible pavements using modified AASHTO procedures for any class of road or street.

54-5.02(h) Minimum Thickness and Material Requirements

To ensure practical and adequate designs, the minimum design requirements presented in Figure 54-5.S have been established. Surface, base, and subbase materials having strength characteristics greater than those shown for the various structural number groups may be selected, but in no case may an inferior quality of surface, base, or subbase material be selected. Note that increasing the quality of material will reduce the required layer thickness and will tend to increase the level of performance that can be expected by the pavement during its design life, provided the minimum thickness requirements contained in Figure 54-5.S are met. Figure 54-5.S also serves as an aid in developing trial designs (see Section 54-5.02(g)). Thicknesses for two layers of the pavement first may be selected from the minimums in Figure 54-5.S and then the third layer thickness computed.

54-5.02(i) Surface Friction Aggregate

See Section 53-4.07(d) for guidance on the selection of the appropriate surface friction aggregate.

54-5.02(j) Designating Structural Design Information on Plans

See Section 63-4.05 for information on designating structural design information on plans.
54-5.02(k) Design Example

See Section 54-9 for a design example.

54-5.02(l) Typical Sections

Because the modified AASHTO design procedure for flexible pavements allows for a variety of solutions, no typical sections are provided.

54-5.03 HMA Overlay of Rubblized PCC Pavement

54-5.03(a) Application of Design Method

The following procedures are to be used to determine the appropriate HMA overlay thickness to be placed over rubblized PCC pavement. Rubblization is a reconstruction alternative in which the existing PCC pavement is broken (in-place) into small pieces and compacted to create a uniform base for the new HMA overlay.

These guidelines encompass the evaluation of an existing pavement structure to determine if the section can support the rubblizing construction process, and design and construction steps needed to successfully use this option. The use of rubblizing requires close attention to subgrade support. This technique requires sufficient thickness of the rubblized pavement and subbase structure to protect the subgrade during construction operations.

54-5.03(b) Review of the Existing Pavement Structure

The selection of rubblization with an HMA overlay as a viable reconstruction alternative should be the result of a thorough review of the existing pavement structure and other design issues. A thorough investigation of the existing pavement and subsurface should be conducted. The purpose of the investigation is to determine if the pavement section can be successfully rubblized. It is essential that only constructible sections be selected for this reconstruction alternative. This requires adequate support from the subgrade, subbase, and rubblized pavement section for each of the various construction activities. If conditions exist that would result in extensive removal and replacement of the existing pavement, or the subgrade is weak and would result in severe construction problems, the designer should consider other options.

1. Preliminary Soils Review. Before ordering an extensive subgrade investigation, the designer should contact the district’s geotechnical engineer to discuss the proposed rubblizing section. From the typical pavement sections, soil maps, and typical Immediate Bearing Values (IBVs) of soils in the area, the designer and geotechnical engineer should determine if the rubblized section will protect the subgrade, as outlined in the Department’s Subgrade Stability Manual.

If the rubblized pavement will not provide adequate cover for potentially soft subgrades, rubblizing should not be considered as an option. Rubblizing destroys the slab action of the PCC pavement; and if an unstable subgrade is encountered during construction, the pavement section may require expensive change orders to reconstruct.
If it appears that the pavement can be rubblized, then a detailed pavement and subsurface investigation is needed to verify constructability of the pavement.

2. **Detailed Pavement and Subsurface Investigation.** After passing a preliminary review, a detailed pavement and subsurface investigation should be conducted and a report prepared to specifically address the following points:

- HMA overlay thickness (if present);
- subbase condition and thickness (if present);
- subgrade IBV from Dynamic Cone Penetrometer (DCP) tests;
- subgrade soil samples (if needed for further evaluation);
- survey of existing drainage conditions;
- all shoulders’ ability to carry traffic while under construction;
- identification of locations where pavement removal and replacement, or alternative rehabilitation is recommended; and
- subgrade stability during rubblization.

The district’s geotechnical engineer should develop a coring, DCP, and soil sampling plan for the section. If the total thickness of existing concrete and base (i.e. stabilized subbase and/or granular layers) exceeds 12 in. and rubblizing Method I will be used, then DCP testing is optional. In general, a minimum of two cores per lane-mile should be taken. Core locations should be in representative cut and fill locations, and staggered between lanes. Additional coring and testing may be needed to define limits of weak subgrade areas.

The condition of any recovered stabilized material should be noted as being sound (intact and like new), slightly deteriorated (20% or less unsound or missing material), or deteriorated (more than 20% unsound or missing material). The overall condition of the subbase should be reported as a percentage of cores in each of these groups (i.e., 60% – sound, 30% – slightly deteriorated, and 10% – unsound).

After the core is removed, the DCP should be run in the hole for subgrade IBV. It is preferable to record single blow increments, to a depth of approximately 30 in. below the bottom of the pavement. If a granular base exists, the DCP may be driven through it and the depth determined from the change in IBV. A 6-lb to 8-lb soil sample should be taken and stored in an air-tight container for later testing if required. Forms BC 334 and BBS 2640 shall be used for documentation.

After the field survey is complete, typical IBVs should be developed, along with cross section data and condition of each layer. The data from each test location should be presented in table form including depth, penetration, and calculated IBV.
For the 12 in. of subgrade directly below the pavement, additional analysis is required. The top of the subgrade is broken into two layers, from 0 in. to 6 in. and 6 in. to 12 in. The average IBV is determined for each layer and plotted on Figure 54-5.T, using the pavement cross-section information. Once the data is plotted, a determination should be made as to what type of rubblizing method should be specified.

**SUBGRADE RUBBLIZING GUIDE**

*Figure 54-5.T*

For very limited areas of very soft subgrades, the designer may remove and replace the pavement, omit rubblizing, or perform a cracking and seating operation so the pavement can bridge weak subgrade areas where undercutting is not cost-effective. These areas should be identified on the plans. If it is found that several short or a few substantial segments of the project require rubblizing omissions, or removal and replacement of the pavement, then rubblization is not a viable alternative.

The pavement and subsurface report should include the following:

- existing typical pavement section(s),
• core soundness and condition,
• summarized results of subsurface investigation,
• data plotted on Subgrade Rubblizing Guide (Figure 54-5.T),
• number and locations of transitions to meet mainline structures,
• clearances for overheads,
• utilities and culverts,
• location of any buildings or structures within 50 ft of the rubblization, and
• location and condition of underdrains.

54-5.03(c) Design Issues

The following design issues must be considered before the project can be submitted for review and approval:

1. **Equipment Selection.** A pavement breaker and self-propelled rollers are the major equipment necessary to rubblize a PCC pavement. The pavement breaker should be selected to meet the project's needs with respect to traffic control, staging, and subgrade support limitations. The following equipment characteristics should be considered when making a decision on breaker selection:

   a. **Method I—Multi-Head Breaker (MHB).** The MHB is a self-propelled unit with multiple drop-hammers mounted at the rear of the machine. The hammers are set in one or two rows, and strike the pavement approximately every 4.5 in. The hammers have variable drop heights and variable cycling speeds.

      The equipment has the ability to break pavement up to 13 ft wide, in one pass. The rate of production depends on the type of base/subbase material, and is approximately 1.0 lane-mile per day.

      The Z-pattern steel grid roller, a vibratory roller with a grid pattern, must be used in conjunction with the MHB to complete the breaking process. A Z-pattern grid is attached transversely to the drum surface. This roller further breaks flat and elongated material into more uniform pieces. The vibratory roller is self-propelled, with a minimum gross weight of 10 tons.

      Method I should be specified if there is any question of the rubblized section's ability to support construction equipment. The rubblized section and subgrade still must be able to support compaction equipment and loaded trucks without rutting or dislodging the rubblized PCC pavement.

      The MHB should be specified if the roadway is to remain open to traffic and encroachment into the adjacent lane cannot be accommodated. Encroachment of the MHB into the adjacent lane is similar to the rolling operation of HMA paving.
The paving operation may work directly behind the breaking operation, in such a manner that the lane may be rubblized and overlaid for opening to traffic at the end of the day.

Caution should be used if buildings are within 50 ft of the rubblizing operation, especially in an urban setting. Buildings that may be sensitive to vibration should be identified in the project report, with an alternative method of localized pavement breaking recommended. Alternative breaking methods (e.g., skid steer mounted jack hammer) should be considered or pavement rubblizing omitted near vibration sensitive buildings.

Underground utilities and drainage structures must be identified for protection. An omission in the breaking operation may be required over utilities and drainage structures. These omitted areas shall be broken with an alternative breaking method.

b. **Method II—Resonant Frequency Breaker with High Flotation Tires.** This method uses a resonant frequency breaker with tires, which have pressures below 60 psi. This allows operation on pavement sections that are thinner or have soft subgrades.

A resonant frequency breaker is a self-propelled unit that uses high frequency, low amplitude impacts with a shoe force of 2,000 lb to fracture the PCC pavement. The shoe, or hammer, is located at the end of a pedestal, which is attached to a beam and counter weight. The breaking principle is that low amplitude, high frequency resonant energy is delivered to the concrete slab, resulting in high tension at the top. This causes the slab to fracture on a shear plane, inclined at about 35 degrees from the pavement surface. The shoe, beam size, operating frequency, loading pressure, and speed of the machine can all be varied.

The breaking begins at the centerline and proceeds to the outside edge of the pavement. The breaking pattern is approximately 8 in. wide, and requires 18 to 20 passes to break a 12 ft lane width. The rate of production depends on the type of base/subbase material, and is about 1.0 lane-mile per day.

The resonant breaker has very heavy wheel loads of 20,000 lb. The broken pavement, shoulder, and subgrade must be adequate to support multiple passes of the equipment. The resonant breaker encroaches 3 ft to 5 ft into the adjacent lane to rubblize pavement near the centerline. The pavement section/shoulder must be structurally adequate for traffic to be moved 7 ft to 8 ft from the centerline and onto the shoulder. The use of the resonant breaker is best suited on roads that can be closed to traffic and support the breaker’s weight.

The resonant breaker produces limited vibrations. Caution should be used with vibration sensitive buildings that are within 10 ft of the rubblizing operation.
Utilities or culverts within 6 in. of the PCC pavement bottom need to be protected, as described in Method I.

c. **Method III—Resonant Frequency Breaker.** This is the same basic machine as in Method II. However, it does not utilize the high flotation tires. This results in limiting usage as shown in Figure 54-5.T.

d. **Method IV—Breaking Device Not Specified.** This method can be specified if Methods I, II, and III could be used without restrictions to subgrade support, traffic, staging, or structures as noted above.

2. **Drainage Considerations.** The Department’s longitudinal underdrain policy (see Chapter 53) should be followed. Installation of new underdrains is strongly recommended. At a minimum, sag areas of vertical curves must be addressed. French drains, which are capable of draining the entire depth of the section, are acceptable for isolated areas. Existing underdrains that will remain in place shall be thoroughly investigated to ensure that they are functioning properly. For sections where underdrains will not be installed, the designer should consider limiting the amount of time the rubblized pavement may be left without an overlay, to minimize delays from rain saturation.

3. **Priming.** The rubblized surface should be overlaid without priming. Priming adds an extra step and curing period, which delays construction with no benefit to the finished product.

4. **HMA Overlay Thickness Design.** Use the following procedure to determine the HMA overlay thickness.

   a. **Overlay Thickness Design Based on Actual Traffic.** The designer should determine the required Traffic Factor (TF) needed for the design period (see Section 54-5.01(g)) using a recommended design period of 20 years. Design periods less than 10 years should not be considered. Asphalt binder for the HMA overlay is selected according to Section 53-4.07(c) using the requirements for a full-depth HMA pavement (Figure 53-4.R). The thickness of the HMA overlay needed on top of the rubblized section is determined using Figure 54-5.U. All designs are rounded up to the next 0.25 in. The design thickness, as a function of HMA mixture modulus and traffic factor, is determined as follows:

   - Determine the HMA mixture modulus ($E_{HMA}$) using the procedure described in Section 54-5.01(i)5.

   - Using the TF and $E_{HMA}$ determined above, obtain the design thickness using Figure 54-5.U. An overall maximum thickness of 15 in. applies regardless of TF.

   - Determine the limiting strain criterion design thickness for the project location from Figure 54-5.V and round up to the nearest 0.25 in. If
PG 64-28 or PG 70-28 is used in the lower binder lifts, add 1.00 in. of thickness to the value obtained from Figure 54-5.V. Compare the values obtained from Figures 54-5.U and 54-5.V and select the lower value as the final design thickness.

b. Minimum HMA Overlay and Lift Thicknesses. The minimum HMA overlay thickness for rubblized pavement is 6 in. The first lift of the overlay should be 3 in. to 4 in. This thickness allows good compaction on and minimizes dislodging of the rubblized base. The surface lift should be 2 in. For pavement overlays that are 7 in. or less, surface lifts of 1.5 in. are allowable. Contact the Bureau of Materials if first lifts less than 3 in. are desired.

HMA OVERLAY THICKNESS FOR RUBBLIZED PAVEMENTS

Figure 54-5.U
Note. Thickness values based upon Mean Monthly Pavement Temperature at 4 in. depth correlated to July Mean Monthly Air Temperature, axle load of 20,000 lb, strain of 70 με.

MAXIMUM PAVEMENT THICKNESS
(Limiting Strain Criterion Design: HMA Overlay of Rubblized PCC Pavement)

Figure 54-5.V
5. **Traffic Control.** Traffic may be maintained during much of the construction process. The road may be used after the installation of underdrains and the milling of any existing HMA overlay. The safety of open trenches, lane to lane drop-offs, high shoulders, and the condition of the exposed pavement surface should be considered when determining if the road can be reopened to traffic.

No traffic (including unnecessary construction traffic) should be allowed on the fractured pavement surface once the breaking operation begins. All HMA binder lifts should be paved before traffic is allowed onto the section. If staging requires that the pavement be opened to traffic before all the binder layers are in place, contact the Bureau of Research to review the structural impacts.

Edge differentials in elevation of rubblized pavements can be substantially greater than standard overlays, and may require additional traffic control measures. The designer should evaluate the overall design and traffic staging to determine if any additional traffic control may be required. The designer should also evaluate differentials in elevation if milling to bare pavement is needed.

6. **Specification of Material Transfer Devices (MTDs).** The use of MTDs on the rubblized base must be evaluated on a case-by-case basis, due to the weights and axle configurations of the equipment. Contact the Bureau of Research to perform an analysis.

7. **Construction Sequence.** The general sequence of construction should be as follows:

- Install underdrains or French drains, as required.
- Remove any existing HMA overlay to the staged width.
- Remove and replace any existing unsound HMA repair materials.
- Rubblize the pavement.
- Compact the broken pavement.
- Pave the binder lifts of the HMA overlay.
- Allow traffic on sections that have adequate thickness, as shown on the plans (if needed).
- Pave the surface of the HMA overlay.

8. **Other Design Issues.** Any HMA material on the pavement from pothole patching may be left in place. If there are any full-depth HMA patches in the section, soundness of the patch material should be determined. HMA patches should be rated in the same manner as subbase in Section 54-5.03(b). Visually indeterminate patches may be investigated with a limited coring program. If an HMA patch is unsound, the material should be removed. When traffic is maintained during the patching operation, the
replacement material should be a Class C or D patch. If concrete is the replacement material, it shall be rubblized.

If the unsound patch is greater than 10 sq ft, HMA binder mixture shall be used. When the road is closed to traffic and the unsound patch is less than or equal to 10 sq ft, the replacement material may otherwise be aggregate. The aggregate shall be a Class D Quality (or better) crushed stone, crushed slag, crushed concrete, or crushed gravel meeting a CA 6 or CA 10 gradation; according to Section 1004 of the Standard Specifications.

Partial-depth HMA patches may be left in place during rubblization. If partial-depth patches prevent proper breaking of the PCC pavement, a skid steer loader (with a jack hammer attachment or similar device) may be used to complete breaking in these areas.

The rubblizing process will increase the pavement width 1 in. to 3 in. per 2-lane width, and encroach slightly into the underdrain trench. This has not caused performance problems with sand trench and pipe type underdrains to date. If the resonant breaker is used, the driving of heavy wheel loads directly over the underdrain trench should be avoided as much as possible. Wheel loads directly over the underdrain trench are of less concern if the existing shoulder is in sound condition.
54-6  STRUCTURAL DESIGN OF COMPOSITE PAVEMENTS

54-6.01  Application of Design Method

The design procedures for composite pavements enable the designer to select:

- the thickness of HMA surface needed to structurally rehabilitate an existing rigid or composite pavement, or
- the thickness of both HMA surface and PCC base course for a new composite pavement.

The resulting composite pavement will be capable of carrying a specified volume and composition of traffic for a designated period of time while retaining a serviceability level at or above a selected minimum value. The composite design method assumes that the existing rigid or composite pavement has reached the end of its design life and is in need of structural rehabilitation. If the existing pavement has not reached the end of its design life, as may be the case when a resurfacing is being designed in conjunction with a lane addition, higher strength coefficients than those discussed in Section 54-6.06 may be appropriate. Such cases should be referred to the BDE or the Bureau of Research. Application of the composite design method involves the following steps:

1. **Determine Traffic Factor.** Use the following procedures to determine the traffic factor:
   
   a. Determine the facility class (e.g., Class I, II, III, or IV).
   
   b. Determine the actual structural design traffic as described in Section 54-2.01(c).
   
   c. Based on the facility class, select the appropriate traffic factor equation from Figure 54-4.C.
   
   d. Calculate the actual traffic factor to use in design.

2. **Determine the IBR.** Determine the IBR of the roadbed soil (see Section 54-3.01(f)).

3. **Determine the Structural Number (SNC).** Determine the composite pavement structural number (SNC) using the appropriate design nomograph for the facility class (i.e., Figure 54-6.A for Class I facilities or Figure 54-6.B for Class II, III, and IV facilities).

4. **Determine Thickness.** Select the appropriate equation from Section 54-6.06 as follows:

   - first resurfacing, use Equation 54-6.1;
   - second resurfacing, use Equation 54-6.2; or
   - new composite pavement, use Equation 54-6.3.

Using the appropriate equation and Figure 54-6.C, calculate the thickness of surface and base course, if applicable. Round the thickness(es) up to the nearest 0.25 in. For pavements that are in need of a third resurfacing, see Section 54-6.06.
5. **Compare with Minimum Criteria.** Compare the calculated thickness(es) with the minimum requirements presented in Figure 54-6.D. Use the larger of the values for design.

### 54-6.02 Design Period

The design period for all composite pavements is typically 20 years. See Section 54-3.01(b).

### 54-6.03 Equivalency Factors

Section 54-3.01(d) describes the use of equivalency factors to convert mixed-traffic loadings to 18-kip ESAL applications. Because the main structural layer of a composite pavement is a rigid slab, the equivalency factors are the same as for rigid pavement (see Section 54-4.02(c)).

These equivalency factors have been used to develop the traffic factor equations discussed in Section 54-6.04.

### 54-6.04 Traffic Factors

The traffic factor is the projected total 18-kip ESALs, expressed in millions, to be carried by the design lane during the design period. Because the main structural layer of a composite pavement is a rigid slab, the equivalency factors are the same as for rigid pavement (see Section 54-6.03). The traffic factor equations discussed in Section 54-4.02(d) also apply to composite pavement designs.

### 54-6.05 Composite Pavement Structural Number

Having calculated the traffic factor, only the IBR of the roadbed soil (see Section 54-3.01(f)) is needed to determine the composite pavement structural number. The composite pavement structural number \( S_{NC} \) is obtained by projecting a line through the traffic factor and the IBR of the roadbed soil on the appropriate design nomograph, either Figure 54-6.A for Class I facilities or Figure 54-6.B for Class II, III, and IV facilities.
COMPOSITE PAVEMENT DESIGN NOMOGRAPH
(Class I Facilities)
Figure 54-6.A
COMPOSITE PAVEMENT DESIGN NOMOGRAPHS
(Class II, III, and IV Facilities)

Figure 54-6.B
### EQUIVALENT THICKNESS ($D_C$) FOR EXISTING NON-UNIFORM PCC PAVEMENTS

(Composite Pavement Design)

**Figure 54-6.C**

<table>
<thead>
<tr>
<th>Pavement Cross Section (inches)</th>
<th>Equivalent Thickness ($D_C$) (inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 – 10 – 8 – 10 – 10</td>
<td>9.75</td>
</tr>
<tr>
<td>9 – 9 – 7 – 9 – 9</td>
<td>8.75</td>
</tr>
<tr>
<td>9 – 7 – 9</td>
<td>7.71</td>
</tr>
<tr>
<td>9 – 9 – 6.5 – 9 – 9</td>
<td>8.50</td>
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<td>9 – 6 – 9</td>
<td>7.06</td>
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<tr>
<td>8 – 8 – 6 – 8 – 8</td>
<td>7.75</td>
</tr>
<tr>
<td>7 – 8 – 7</td>
<td>7.00</td>
</tr>
</tbody>
</table>

### MINIMUM DESIGN REQUIREMENTS FOR COMPOSITE PAVEMENTS

(Composite Pavement Design)

**Figure 54-6.D**

#### 54-6.06 Thickness Design Equations

The composite pavement structural number ($SN_C$), an abstract number related to the strength required of the total pavement structure, is a summation of layer thicknesses multiplied by their corresponding strength coefficients. Three design equations incorporate the incorporate the composite pavement structural number as follows:

1. **First Resurfacing.** For the initial HMA surfacing over an existing rigid pavement, use the following equation:

   $$D_S = \frac{SN_C - 0.26D_C}{0.40}$$

   **Equation 54-6.1**

2. **Second Resurfacing.** For a second HMA surfacing over an existing resurfaced rigid pavement, use the following equation:

   $$D_S = \frac{SN_C - 0.25D_E - 0.17D_C}{0.40}$$

   **Equation 54-6.2**
3. **New Composite Pavement.** For the design of a new composite pavement, use the following equation:

\[ S_{NC} = 0.40 \times D_S + 0.33 \times D_B \]  
Equation 54-6.3

where:

- \( S_{NC} \) = composite pavement structural number
- \( D_S \) = thickness of HMA policy overlay (inches)
- \( D_C \) = equivalent thickness of existing PCC slab (inches)
- \( D_E \) = thickness of existing HMA surface (inches)
- \( D_B \) = thickness of new PCC base course (inches)

Note that the above equations do not include provisions for a third resurfacing. Pavements that are in need of a third resurfacing for structural reasons often are badly deteriorated and may no longer be functioning as a rigid pavement. Contact BDE or the Bureau of Research for guidance in selecting the appropriate strength coefficients for such pavements.

In the case of an existing JRCP/JPCP of uniform thickness, the equivalent thickness of the PCC slab \( D_C \) is the actual slab thickness. For a CRCP, \( D_C \) is the slab thickness multiplied by 1.25. Figure 54-6.C presents the equivalent thickness \( D_C \) of the non-uniform PCC pavements formerly constructed by the Department.

Use Equation 54-6.3 to develop designs for totally new composite pavements composed of an HMA surface and a PCC base course. The application of this pavement design procedure is restricted as follows:

- to changes in horizontal or vertical alignment for short segments of rural pavement,
- to lane additions,
- to reconstruction of short segments of urban pavement, and
- as an option to flexible base materials.

Equation 54-6.3 requires determination of two unknowns (i.e., the surface and the base course thicknesses). To develop a design, it becomes necessary, therefore, to assume the thickness of one pavement component and compute the required thickness of the other. In most cases, it will be best to initially assume the surface course thickness. The surface course thickness selected should be the standard policy resurfacing thickness or the thickness of the resurfacing being placed on the adjacent pavement.

**54-6.07 Minimum Design Requirements**

The composite design procedures are used to analyze PCC slabs that are surfaced with high-type HMA and are therefore limited to HMA surfacing materials that meet the requirements of the *Standard Specifications* for HMA. To ensure practical and adequate designs, adhere to the minimum criteria presented in Figure 54-6.D for composite pavements.
54-6.08  **Designating Structural Design Information on Plans**

See Section 63-4.05 for information on designating structural design information on plans.

54-6.09  **Design Example**

See Section 54-9 for a design example.
54-7  PAVEMENT SELECTION ANALYSIS

54-7.01  Introduction

The life-cycle activities for mechanistically designed pavements that are presented in this section were developed by a panel of Department experts who have experience in the areas of design, construction, materials, and maintenance of Illinois pavements. The expert group established rehabilitation, patching, and maintenance strategies for a 45-year analysis period for typical rigid and flexible pavements.

A framework for data collection has been established to gather actual data on maintenance activities and costs. As these data are collected, appropriate modifications to the life-cycle strategies will be made where needed.

54-7.02  Selection Basis

The selection of pavement design alternatives is based on the following criteria:

1.  Widening Projects. Pavement design alternatives for widening projects are evaluated based on a first-cost analysis. The alternative with the lowest first cost is selected for construction.

2.  New Construction/Reconstruction Projects. Pavement design alternatives for new or reconstructed pavements are evaluated based on a life-cycle cost analysis. The analysis will consider the following alternatives:

   a.  New Construction Projects. The analysis for a new pavement shall consider mechanistic designs for rigid and flexible pavements. If the difference in life-cycle costs between alternatives is greater than 10%, the alternative with the lowest life-cycle cost is selected for construction.

      If the difference in life-cycle costs is 10% or less, the selection will be based upon the alternate pavement bidding process described in Section 54-1.04. However if the project does not fit the criteria for alternate pavement bidding, or one pavement type is preferable, the project will be referred to the Pavement Selection Committee. If the Committee agrees alternate pavement bidding is not appropriate, the Committee will select the pavement type.

   b.  Reconstruction Projects. The analysis for a reconstructed pavement shall consider new pavement mechanistic designs for rigid and flexible pavements; as well as supplemental pavement designs for unbonded JPC/CRC overlay and HMA overlay of rubblized PCC pavement. When developing the supplemental designs, the designer shall review the criteria provided in Sections 54-4.03 and 54-5.03 to determine which supplemental designs are viable options.

      When comparing the new pavements designs to the viable supplemental designs, the life-cycle cost analysis must include costs that are unique to this
type of comparison. For example, the cost of removing the existing pavement must be added to the new pavement alternatives and the cost of preparing the existing pavement must be added to the supplemental designs. If the difference in life-cycle cost between one alternative and the others is greater than 10%, then that alternative with the lowest life-cycle cost is selected for construction.

If the difference in life-cycle costs is 10% or less, the selection will be based upon the alternate pavement bidding process described in Section 54-1.04 with only those alternatives within the 10% being taken forward to bidding. However if the project does not fit the criteria for alternate pavement bidding, or one pavement type is preferable, the project will be referred to the Pavement Selection Committee. If the Committee agrees alternate pavement bidding is not appropriate, the Committee will select the pavement type.

3. **Waivers.** Although the guidelines presented in Item 1 and Item 2 will apply in most cases, a waiver based on issues related to policy, Local Agency requests, or constructability may need to be considered. Such cases will be referred to the BDE for approval.

**54-7.03 Life-Cycle Activities**

Figures 54-7.A through 54-7.C present the maintenance and rehabilitation activities during 45 years of service. Figure 54-7.A illustrates the activities for mechanistically designed JPCPs and unbonded JPC overlays. Figure 54-7.B illustrates the activities for CRCPs and unbonded CRC overlays. Figure 54-7.C illustrates the activities for mechanistically designed full-depth HMA pavements and HMA overlays of rubblized PCC pavements.
### Activities Schedule for Jointed Plain Concrete Pavement and Unbonded Jointed Plain Concrete Overlay

<table>
<thead>
<tr>
<th>Year</th>
<th>Activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>0.10% Class B Pavement Patching</td>
</tr>
<tr>
<td>15</td>
<td>0.20% Class B Pavement Patching</td>
</tr>
<tr>
<td>20</td>
<td>2.0% Class B Pavement Patching, 0.50% Class C Shoulder Patching, 100% Longitudinal Shoulder Joint Routing &amp; Sealing, 100% Centerline Joint Routing &amp; Sealing</td>
</tr>
<tr>
<td>25</td>
<td>3.0% Class B Pavement Patching, 1.0% Class C Shoulder Patching</td>
</tr>
<tr>
<td>30</td>
<td>4.0% Class B Pavement Patching, 1.5% Class C Shoulder Patching, Policy HMA Overlay of Pavement and Shoulder (see Chapter 53-4.04 for thickness)</td>
</tr>
<tr>
<td>35</td>
<td>100% Longitudinal Shoulder Joint Routing &amp; Sealing, 100% Centerline Joint Routing &amp; Sealing, 50% Random Crack Routing &amp; Sealing (see Note), 40% Reflective Transverse Crack Routing &amp; Sealing, 0.10% Partial-Depth Pavement Patching (Mill &amp; Fill Surface - Interstates; Mill &amp; Fill 2.50 in. - Non-Interstates)</td>
</tr>
<tr>
<td>40</td>
<td>0.50% Class B Pavement Patching, 100% Longitudinal Shoulder Joint Routing &amp; Sealing, 100% Centerline Joint Routing &amp; Sealing, 60% Reflective Transverse Crack Routing &amp; Sealing, 50% Random Crack Routing &amp; Sealing (see Note), 0.50% Partial-Depth Pavement Patching (Mill &amp; Fill Surface - Interstates; Mill &amp; Fill 2.50 in. - Non-Interstates)</td>
</tr>
</tbody>
</table>

**Note:** For random crack routing and sealing, assume 100 ft/station/lane.

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**Maintenance and Rehabilitation Activity Schedule**

**Jointed Plain Concrete Pavement and Unbonded Jointed Plain Concrete Overlay**

*Figure 54-7.A*
<table>
<thead>
<tr>
<th>ACTIVITY 1 — YEAR 10</th>
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</thead>
<tbody>
<tr>
<td>• 0.10% Class A Pavement Patching</td>
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<table>
<thead>
<tr>
<th>ACTIVITY 2 — YEAR 15</th>
</tr>
</thead>
<tbody>
<tr>
<td>• 0.20% Class A Pavement Patching</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>ACTIVITY 3 — YEAR 20</th>
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</thead>
<tbody>
<tr>
<td>• 0.50% Class A Pavement Patching</td>
</tr>
<tr>
<td>• 100% Longitudinal Shoulder Joint Routing &amp; Sealing</td>
</tr>
<tr>
<td>• 100% Centerline Joint Routing &amp; Sealing</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>ACTIVITY 4 — YEAR 25</th>
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</thead>
<tbody>
<tr>
<td>• 0.75% Class A Pavement Patching</td>
</tr>
<tr>
<td>• 0.50% Class C Shoulder Patching</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>ACTIVITY 5 — YEAR 30</th>
</tr>
</thead>
<tbody>
<tr>
<td>• 3.0% Class A Pavement Patching</td>
</tr>
<tr>
<td>• 1.0% Class C Shoulder Patching</td>
</tr>
<tr>
<td>• Policy HMA Overlay of Pavement and Shoulder (see Chapter 53-4.04 for thickness)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ACTIVITY 6 — YEAR 35</th>
</tr>
</thead>
<tbody>
<tr>
<td>• 100% Longitudinal Shoulder Joint Routing &amp; Sealing</td>
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<tr>
<td>• 100% Centerline Joint Routing &amp; Sealing</td>
</tr>
<tr>
<td>• 50% Random Crack Routing &amp; Sealing (see Note)</td>
</tr>
<tr>
<td>• 0.10% Partial-Depth Pavement Patching (Mill &amp; Fill Surface)</td>
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<table>
<thead>
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<th>ACTIVITY 7 — YEAR 40</th>
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</thead>
<tbody>
<tr>
<td>• 100% Longitudinal Shoulder Joint Routing &amp; Sealing</td>
</tr>
<tr>
<td>• 100% Centerline Joint Routing &amp; Sealing</td>
</tr>
<tr>
<td>• 50% Random Crack Routing &amp; Sealing (see Note)</td>
</tr>
<tr>
<td>• 0.50% Class A Pavement Patching</td>
</tr>
<tr>
<td>• 0.50% Partial-Depth Patching (Mill &amp; Fill Surface)</td>
</tr>
</tbody>
</table>

Note: For random crack routing and sealing, assume 100 ft/station/lane.

**MAINTENANCE AND REHABILITATION ACTIVITY SCHEDULE**
**CONTINUOUSLY REINFORCED CONCRETE PAVEMENT AND UNBONDED CONTINUOUSLY REINFORCED CONCRETE OVERLAY**

Figure 54-7.B
## ACTIVITY 1 — YEAR 5
- 100% Longitudinal Shoulder Joint Routing & Sealing
- 100% Centerline Joint Routing & Sealing
- 50% Random/Thermal Crack Routing & Sealing (see Note)
- 0.10% Partial-Depth Pavement Patching (Mill & Fill Surface)

## ACTIVITY 2 — YEAR 10
- 100% Longitudinal Shoulder Joint Routing & Sealing
- 100% Centerline Joint Routing & Sealing
- 50% Random/Thermal Crack Routing & Sealing (see Note)
- 0.50% Partial-Depth Pavement Patching (Mill & Fill Surface)

## ACTIVITY 3 — YEAR 15
- 2.00 in. Milling - Pavement & Shoulder
- 1.0% Partial-Depth Pavement Patching (Mill & Fill Additional 2.00 in.)
- 2.00 in. HMA Overlay - Pavement & Shoulder

## ACTIVITY 4 — YEAR 20
- 100% Longitudinal Shoulder Joint Routing & Sealing
- 100% Centerline Joint Routing & Sealing
- 50% Random/Thermal Crack Routing & Sealing (see Note)
- 0.10% Partial-Depth Pavement Patching (Mill & Fill Surface)

## ACTIVITY 5 — YEAR 25
- 100% Longitudinal Shoulder Joint Routing & Sealing
- 100% Centerline Joint Routing & Sealing
- 50% Random/Thermal Crack Routing & Sealing (see Note)
- 0.50% Partial-Depth Pavement Patching (Mill & Fill Surface)

## ACTIVITY 6 — YEAR 30
Interstate Standard Design:
- 2.00 in. Milling - Pavement Only
- 2.0% Partial-Depth Pavement Patching (Mill & Fill Additional 2.00 in.)
- 1.0% Partial-Depth Shoulder Patching (Mill & Fill Surface)
- 3.75 in. HMA Overlay Pavement
- 1.75 in. HMA Overlay Shoulder

Other State Maintained Route Standard Design:
- 2.00 in. Milling - Pavement & Shoulder
- 2.0% Partial-Depth Pavement Patching (Mill & Fill Additional 2.00 in.)
- 1.0% Partial-Depth Shoulder Patching (Mill & Fill Additional 2.00 in.)
- 2.25 in. HMA Overlay Pavement & Shoulder

All Limiting Strain Criterion Designs:
- 2.00 in. Milling - Pavement & Shoulder
- 2.0% Partial-Depth Pavement Patching (Mill & Fill Additional 2.00 in.)
- 1.0% Partial-Depth Shoulder Patching (Mill & Fill Additional 2.00 in.)
- 2.00 in. HMA Overlay - Pavement & Shoulder
### ACTIVITY 7 — YEAR 35
- 100% Longitudinal Shoulder Joint Routing & Sealing
- 100% Centerline Joint Routing & Sealing
- 50% Random/Thermal Crack Routing & Sealing (see Note)
- 0.10% Partial-Depth Pavement Patching (Mill & Fill Surface)

### ACTIVITY 8 — YEAR 40
- 100% Longitudinal Shoulder Joint Routing & Sealing
- 100% Centerline Joint Routing & Sealing
- 50% Random/Thermal Crack Routing & Sealing (see Note)
- 0.50% Partial-Depth Pavement Patching (Mill & Fill Surface)

**Note:** For random/thermal crack routing and sealing, assume 110 ft/station/lane.

### MAINTENANCE AND REHABILITATION ACTIVITY SCHEDULE
FULL-DEPTH HMA PAVEMENT AND HMA OVERLAY OF RUBBLIZED PCC PAVEMENT

#### Figure 54-7.C
(Continued)

#### 54-7.04 Cost Analysis

The costs of all major pay items will be based upon the anticipated quantities for the contract. Computations that are used to develop costs will be documented for each major pay item. Contact the BDE for the Department’s computer analysis procedures for life-cycle cost estimation.

#### 54-7.05 Selection Process

Pavement selection will be based on the annual costs of initial construction and life-cycle activities amortized over the 45-year service life of the pavement. A discount rate of 3% will be used to determine annual costs and no adjustment for inflation will be required. Use the following equation to determine annual costs of alternatives during the selection process:

\[
A = D + M + CRF_n [C + R_1(PWF_{n1}) + R_2(PWF_{n2}) + \ldots + R_n(PWF_{nn})] \quad \text{Equation 54-7.1}
\]

where:

- **A** = total annual cost per mile
- **D** = annual administrative and overhead cost per mile (assumed to be equal for all pavement types; therefore, do not include in analysis)
- **M** = total annual maintenance cost per mile (assumed to be equal for all pavement types; therefore, do not include in analysis)
CRF_n = capital recovery factor for year n calculated as follows (see Figure 54-7.D):

\[ CRF_n = \frac{i(1+i)^n}{(1+i)^n - 1} \]  

Equation 54-7.2

i = discount rate (assumed to be 0.03 (i.e., 3%))

n = year within analysis period in number of years after initial construction

C = initial construction cost per mile

R_1 = first rehabilitation cost per mile

R_2 = second rehabilitation cost per mile

R_n = n^{th} rehabilitation cost per mile

PWF_{nn} = present worth factor for the n^{th} number of years after initial construction that the n^{th} rehabilitation activity is performed calculated as follows (see Figure 54-7.D):

\[ PWF_{nn} = \frac{1}{(1+i)^n} \]  

Equation 54-7.3

n1 = number of years after initial construction that the first rehabilitation activity is performed

n2 = number of years after initial construction that the second rehabilitation activity is performed

nn = number of years n after initial construction that the n^{th} rehabilitation activity is performed

If the difference in life-cycle cost between one alternative and the others is greater than 10%, select the alternative with the lowest life-cycle cost. If the difference in life-cycle costs is 10% or less, the selection will be based upon the alternate pavement bidding process described in Section 54-1.04 with only those alternatives within the 10% being taken forward to bidding. However if the project does not fit the criteria for alternate pavement bidding, or one pavement type is preferable, the project will be referred to the Pavement Selection Committee. If the Committee agrees alternate pavement bidding is not appropriate, the Committee will select the pavement type.

The Pavement Selection Committee consists of five Department personnel (i.e., three from the Central Office and two from the district). Regional Engineers, Deputy Directors, and other high-ranking personnel are excluded from the Committee. Committee meetings usually are held by conference calls. Factors that are considered by the Committee during the selection process are documented in the AASHTO Guide to Design of Pavement Structures. Committee deliberations are considered confidential and only the Committee’s recommendation as to the final pavement selection is recorded.
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Notes:

1. Factors in Figure 54-7.D are applicable only for a discount rate of 3% (i.e., \( i = 0.03 \)).
2. See Equation 54-7.2.
3. See Equation 54-7.3.

**CAPITAL RECOVERY AND PRESENT WORTH FACTORS**

Figure 54-7.D
54-8  PAVEMENT DESIGN SUBMITTALS

54-8.01  Submittal Requirement

Pavement designs for projects involving new construction, reconstruction, or widening greater than or equal to 6 ft will be submitted to BDE for approval if the project involves:

- more than 4,750 sq yds of pavement;
- more than $500,000 in pavement costs (see 20 ILCS 2705/2705-590);
- high stress intersections, experimental pavements, or special designs;
- requests for design exceptions; or
- an expired pavement design (see Section 54-8.03).

Once approved, BDE will post pavement designs on the IDOT website for public information. Approved pavement designs shall be included in the Phase I project report or file.

54-8.02  Submittal Content

All pavement design submittals that are forwarded to the BDE will include the following items:

1. Transmittal Memorandum. Include a memorandum of transmittal with the submittal. The memorandum should include information such as the route, section, county, district, and recommendation.

2. Sketch Map. Include a sketch map showing the location of the subject improvement and the limits of the analysis.

3. Typical Sections. Include typical cross-sections for standard pavement types and for any special or unusual pavement treatment. Typical sections should include information detailing the number of lanes, shoulders, curbs and gutters, and other information as appropriate. Usually, only one typical section is required.

4. Subgrade Stability Chart. If the soil condition is found to be fair or granular, include the subgrade stability chart used in the analysis. Also, include documentation for any unusual soil conditions that affect pavement design (e.g., laboratory test results). Because a majority of Illinois soils exhibit poor subgrade stability, it is not necessary to include detailed information to substantiate this fact.

5. Design Calculations. Include all design calculations and assumptions (e.g., traffic factor calculations, thickness calculations, thickness nomographs and related charts, temperature location map). Clearly illustrate how the pavement thickness was determined.

6. Economic Analysis. Include all calculations and assumptions related to the economic analysis (e.g., first-cost analysis, life-cycle cost analysis, total annual cost per mile,
maintenance and rehabilitation activities, capital recovery and present worth factors, discount rate). Clearly illustrate how the economic analysis was performed.

7. **Unit Cost Sheets.** Provide unit cost computation sheets that document the unit costs used for each major pay item involved in each of the alternative designs. The unit costs must be based on the total anticipated quantities of the major pay items involved for the entire contract section.

8. **Other Information.** Include adequate documentation that describes any unusual factors affecting design or that influenced the pavement selection (e.g., construction staging, high-stress locations, Local Agency requests, unusual traffic volumes, traffic count summary sheets, memoranda from District Bureaus of Planning, references to current Interstate cost studies).

9. **Recommendation.** Clearly identify and describe the recommended design and the basis for pavement selection.

**54-8.03 Shelf-Life of Approved Pavement Designs**

To ensure the department is using relevant data in the design and selection of pavements as required by the Department of Transportation Law, 20 ILCS 2705/2705-590, the approval of a pavement design will expire after 5 years.

To avoid having a pavement design expire in close proximity to a project’s anticipated construction letting date, the submittal of pavement designs to BDE for approval should be coordinated with the letting date; or the design should be updated and re-submitted for approval sufficiently in advance of the letting date.
54-9 DESIGN EXAMPLES

The following examples illustrate typical IDOT pavement designs:

Example 54-9.1

Given: New rural 4-lane State highway in central Sangamon County
ADT (Design Year Traffic) PV = 17,225 SU = 360 MU = 360
Subgrade Support Rating (SSR) = Poor
Asphalt Binder Type = PG64-22

Because this involves new construction, it will be necessary to perform both a rigid and flexible mechanistic design. See Figure 54-1.A.

Solution:

Step 1: Determine the actual traffic factor using Equations 54-4.1 and 54-5.1.

TF<sub>R</sub> (Actual)

\[
TF_{R(A)} = 20 \left( 0.15 \cdot 0.32 \cdot 17,225 \right) + \left( 143.81 \cdot 0.45 \cdot 360 \right) + \left( 696.42 \cdot 0.45 \cdot 360 \right) \times 10^6
\]

= 2.74

TF<sub>F</sub> (Actual)

\[
TF_{F(A)} = 20 \left( 0.15 \cdot 0.32 \cdot 17,225 \right) + \left( 132.50 \cdot 0.45 \cdot 360 \right) + \left( 482.53 \cdot 0.45 \cdot 360 \right) \times 10^6
\]

= 2.01

Step 2: Check minimum traffic factor.

TF<sub>R</sub> (Minimum)

\[
TF_{R(M)} = 20 \left( 143.81 \cdot 0.45 \cdot 250 \right) + \left( 696.42 \cdot 0.45 \cdot 750 \right) \times 10^6
\]

= 5.02

TF<sub>F</sub> (Minimum)

\[
TF_{F(M)} = 20 \left( 132.50 \cdot 0.45 \cdot 250 \right) + \left( 482.53 \cdot 0.45 \cdot 750 \right) \times 10^6
\]

= 3.56

Because the minimum traffic results in a higher traffic factor, use the minimums.

Step 3: Determine the pavement HMA mixture temperature from Figure 54-5.C and round up to the nearest 0.5 degree. See Figure 54-9.A.

HMA Mix Temperature = 78.0°F
Note: The minimum design HMA mixture temperature will be 73°F.

HMA MIXTURE TEMPERATURE
(Mechanistic Design: Flexible Pavement)

Figure 54-9.A
Step 4: Determine Design $E_{\text{HMA}}$ from Figure 54-5.D and round to nearest 10. See Figure 54-9.B.

Design $E_{\text{HMA}} = 610$ (i.e., 607 rounded to 610)

Step 5: Determine the Design HMA strain using the TF $F(M)$ and Figure 54-5.E. See Figure 54-9.C.

Design HMA strain = 84

Step 6: Using the Design $E_{\text{HMA}}$ and the Design HMA strain, determine the flexible thickness from Figure 54-5.F for a poor subgrade and round up to the nearest 0.25 in. See Figure 54-9.D.

Thickness = 10.75 in. (i.e., 10.74 in. rounded up to 10.75 in.)

Step 7: Determine the limiting strain criterion (LSC) design thickness from Figure 54-5.I and round up to the nearest 0.25 in. See Figure 54-9.E.

LSC Thickness = 16.00 in. (i.e., 15.78 in. rounded up to 16.00 in.) is greater than standard design thickness – use HMA thickness of 10.75 in.

Step 8: Using the TF $R(M)$ and Figure 54-4.E for a poor subgrade, determine the rigid thickness. Round up to the nearest 0.25 in. See Figure 54-9.F.

Thickness = 9.00 in. for tied shoulder (i.e., 8.87 in. rounded up to 9.00 in.)

Results: For the design thickness, use a 10.75 in. full-depth HMA pavement or a 9.00 in. JPCP with tied PCC shoulders. A 45-year life-cycle cost analysis must be performed to determine the pavement type.

If a modified AASHTO rigid pavement design thickness was required to match an existing pavement using the above given factors, the following solution would apply:

Given: IBR = 3

Solution:

Step 1: The actual TF $R$ applies.

$TF_{R(A)} = 2.74$

Step 2: Using the $TF_{R(A)}$ and Figure 54-4.M and an IBR of 3, determine the rigid pavement thickness. Round up to the nearest 0.25 in. See Figure 54-9.G.

Thickness = 9.25 in. (i.e., 9.15 in. rounded up to 9.25 in.)

Step 3: For a conventional flexible pavement, see Example 54-9.2.
Figure 54-9.B

HMA MIXTURE MODULUS ($E_{HMA}$)
(Mechanistic Design: Flexible Pavement)
Figure 54-9.C (Mechanistic Design: Flexible Pavement)
HMA THICKNESS DESIGN CHART
(Mechanistic Design: Flexible Pavement: SSR = Poor)

Figure 54-9.D
Note: Thickness values based upon Mean Monthly Pavement Temperature at 4 in. depth correlated to July Mean Monthly Air Temperature, axle load of 20,000 lb, strain of 70 με and $E_{ri}$ of 2 ksi.

MAXIMUM PAVEMENT THICKNESS

(Limiting Strain Criterion Design: Flexible Pavement)

Figure 54-9.E
Note: Use of untied shoulder design requires BDE approval.

RIGID PAVEMENT DESIGN CHART
(Mechanistic Design: SSR = Poor)

Figure 54-9.F
RIGID PAVEMENT DESIGN NOMOGRAPH
(Modified AASHTO Design:  Class I Facilities:  JRCP and CRCP)

Figure 54-9.G
**Example 54-9.2**

**Given:**
Existing 2-lane rural State highway in central Sangamon County being widened to 4 lanes – 12 ft widening each side (with resurfacing)
ADT (Design Year Traffic) PV = 17,225 SU = 360 MU = 360
Subgrade Support Rating = Poor IBR = 4
Asphalt Binder Type = PG64-22

Because the design requires widening with resurfacing, the solution will involve preparing a mechanistic flexible, a modified AASHTO flexible, and a composite design. See Figure 54-1.A.

**Solution:**

**Step 1:** The mechanistic flexible design will be the same as in Example 54-9.1.

**Step 2:** Determine the modified AASHTO flexible design. The actual flexible traffic factor will be used.

\[
TF_{F(A)} = 2.01 \text{ (from Example 54-9.1)}
\]

From Figure 54-5.M, determine the flexible pavement structural number (SN\(_F\)).

\[
SN_F = 4.4 \text{ (See Figure 54-9.H)}
\]

From Note 1 in Figure 54-5.S, the minimum \(SN_F\) for a multilane State highway is 5.0.

Using Equation 54-5.4, determine the layer thickness of the surface course, base course, and subbase course.

\[
SN_F = a_1 D_1 + a_2 D_2 + a_3 D_3
\]

From Figure 54-5.O:

\[
\begin{align*}
a_1 &= 0.40 \text{ (HMA)} \\
a_2 &= 0.30 \text{ (Assumes HMAs Stabilized Granular Material 1,500 MS)} \\
a_3 &= 0.11 \text{ (Assumes Granular Material, Type B)} \\
D_1 &= 2.5 \text{ in. (Policy resurfacing with widening)} \\
D_3 &= 4 \text{ in. (Assumed)}
\end{align*}
\]

\[
5.0 = (2.5 \cdot 0.4) + (0.3 D_2) + (4 \cdot 0.11)
\]

\[
D_2 = \frac{5.0 - (1.0) - (0.44)}{0.30} = 11.86 \text{ in. use 12 in.}
\]
FLEXIBLE PAVEMENT DESIGN NOMOGRAPH
(Modified AASHTO Design: Class I Facilities)

Figure 54-9.H
Check:

\[
\begin{align*}
2.5 \times 0.4 &= 1.00 \\
12 \times 0.3 &= 3.60 \\
4 \times 0.11 &= 0.44
\end{align*}
\]

\[5.04 > 5.0 \quad \text{— OK}\]

From Figure 54-5.S, minimum \(D_2 = 10\) in. — OK

**Step 3:** Determine the composite design. The actual traffic factor will be used.

\[
TR_{R(A)} = 2.74 \quad \text{(from Example 54-9.1)}
\]

From Figure 54-6.A, determine the composite pavement structural number (\(SN_C\)).

\[SN_C = 3.55 \quad \text{(See Figure 54-9.I)}\]

Using Equation 54-6.3, determine the layer thickness:

\[
SN_C = 0.40 \, D_S + 0.33 \, D_B
\]

\[
D_B = \frac{3.55 - (0.4 \times 2.5)}{0.33}
\]

\[D_B = 7.72 \text{ in.} \quad \text{From Figure 54-6.D, minimum thickness is 8 in.}\]

Results:

Mechanistic Flexible: 10.75 in. Full-Depth Flexible using PG64-22
12 in. Lime-Modified Subgrade

Modified AASHTO Flexible: 2.5 in. HMA Surface Course
12 in. HMA Binder Course
4 in. Aggregate Subbase

Composite Design: 2.5 in. HMA Surface Course
8 in. PCC Base Course

A first-cost economic analysis must be performed to determine the pavement type.

* * * * * * * * *
COMPOSITE PAVEMENT DESIGN NOMOGRAPH
(Class I Facilities)

Figure 54-9.1
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Chapter Fifty-five

WORK ZONE TRAFFIC CONTROL

Highway construction often disrupts the normal flow of traffic and may pose safety hazards to motorists, bicyclists, pedestrians, and workers. Therefore, to mitigate potential operational and safety problems, IDOT requires that a Transportation Management Plan (TMP) be prepared for highway construction projects to consider work zone impacts upon the traveling public.

A Traffic Control Plan (TCP) is a plan to safely guide traffic through a construction project through the use of traffic control devices and project coordination. The TCP focuses on the mobility and protection of traffic within the construction zone. The TCP, part of the TMP, may range in scope from very detailed design plans and special provisions; to the incorporation of Special Provisions, Recurring Special Provisions, and/or Contract Special Provisions; or to merely referencing the *Highway Standards*, *Standard Specifications*, and detailing their use and location.

Chapter 55 provides the necessary information to develop a well-conceived TCP that minimizes the adverse effects of traffic disruption and hazards. This chapter draws heavily on the reader’s knowledge of the work zone criteria in Part 6 of the *Illinois Manual on Uniform Traffic Control Devices (ILMUTCD)*, *Highway Standards*, and *Standard Specifications*. Work zone traffic control practices and motorist driving patterns are constantly changing and these publications are kept as current as practical.

The key for effective traffic control is consistency. By providing traffic control consistently throughout the State, drivers will recognize the significance of the devices used and react accordingly. When problems or unique situations arise in the development of the traffic control plan, the designer should consult with the District Traffic Control Supervisor. This position is the district contact responsible for resolving unique work zone traffic control issues. Information also applicable to the maintenance and protection of traffic through work zones is included in the following chapters:

- Chapter 13 discusses IDOT’s Work Zone Safety and Mobility Rule and provides guidelines for selecting the appropriate traffic control strategy and preparation of a Transportation Management Plan.
- Chapters 31, 32, 33, and 34 provide guidance on the geometric design elements that are also applicable to work zones.
- Chapter 38 provides guidelines on roadside safety.
- Chapter 57 provides guidance on permanent pavement markings, highway signing, and traffic signals.
- Chapter 58 provides guidance on highway lighting.
• Chapter 63 provides guidelines on the preparation of construction plans, including construction and traffic control sheets.


55-1 PLAN DEVELOPMENT

55-1.01 Transportation Management Plan

Each Phase I report should contain a TMP that provides the preferred overall strategy for accommodating traffic during construction. The TMP should provide an initial, proposed strategy for addressing traffic control through a work zone (e.g., detour, runaround, crossovers). For many projects, the TMP will not only address the alternatives confined to the project site, but may also address the impact traffic will have on the entire corridor. The earlier in the design process potential traffic control problems are identified, the earlier solutions can be developed and incorporated into the overall project.

Chapter 13 provides guidance on the issues that should be considered during the preparation of the TMP. The goals that directly impact design and planning are:

1. Safety. When analyzing work zone safety measures, consider the following:
   • zero worker fatalities for traffic-related work zone crashes,
   • reduce the number of motorist fatalities in traffic-related work zone crashes by 10% each year with the eventual goal of eliminating all fatalities,
   • eliminate crashes and resulting fatalities and serious injuries caused by queuing, and
   • reduce the number of work zone crashes by 5% from each prior year.

2. Mobility. Consider the following:
   • delays caused by work zones should not exceed more than 5 minutes per mile (3 minutes per km) of project length with a maximum of 30 minutes above the normal recurring traffic delay, and
   • queues caused by work zones should be no more than 1.5 miles (2.5 km) beyond pre-existing queues.

Even if the TMP has been fully developed in the Phase I report and has satisfied the goals, the designer should check to ensure the TMP is still applicable. This is especially true for projects that may have been several years in the development process. If the TMP needs to be modified, present the project at a coordination meeting. If the TMP is acceptable and satisfies
the delay and queuing goals, then the development of the final plans for Phase II can be prepared. If the goals are not met, then submit a “Request for Exception to Compliance” to the Bureau of Safety Programs and Engineering for further approval; see Chapter 13.

If the project is on a significant route and did not require a Phase I report, or if the TMP was not completely developed in Phase I, then a TMP should be developed in accordance with Chapter 13 to address safety and mobility goals.

If the project did not require a project report and the project is not on a significant route, it will be the designer’s responsibility to prepare a TMP in Phase II consistent with the requirements presented in this chapter and Chapter 13.

55-1.02 Transportation Management Plan Content

The TMP should include the preferred traffic control method for accommodating traffic during construction and the expected work zone impacts. Depending on whether a project is on a significant route or not, a TMP can have the following three components:

1. Traffic Control Plan (TCP). A TCP is a plan to safely guide traffic through a construction project through the use of traffic control devices and project coordination. The TCP focuses on the mobility and protection of traffic within the work zone.

2. Transportation Operations Plan (TOP). A TOP is a plan that consists of strategies that mitigate work zone impacts through the use of improved transportation operations and management of the transportation system.

3. Public Information Plan (PIP). A PIP is a plan that consists of strategies to inform those affected road users including the surrounding community of the expected impact of a project, of changing conditions, and available travel options.

A TCP is required on all IDOT highway projects. A TOP and PIP are required on projects designated as significant routes, but should be considered on all projects. See Chapter 13 for guidance on significant routes.

Figure 55-1.A illustrates the format and required opening paragraphs for the TCP that are placed in the special provisions. Include these paragraphs, or similar paragraphs, on every project.
Traffic Control Plan
Effective 1985 Revised 1/2/97
9-107T1-97

Traffic control shall be according to the applicable sections of the Standard Specifications for Road and Bridge Construction, the guidelines contained in the Illinois Manual on Uniform Traffic Control Devices for Streets and Highways, the Supplemental Specifications, these Special Provisions, and any special details and highway standards contained herein and in the plans.

Special attention is called to Articles 107.09 and 107.14 of the Standard Specifications for Road and Bridge Construction and the following traffic control related (1) Highway Standards; (2) Supplemental Specifications and Recurring Special Provisions; and (3) Other Special Provisions which are included in this contract:

1. Standards: (List applicable traffic control standards)

2. Supplemental Specifications and Recurring Special Provisions:
   (List titles of applicable Recurring Specs which relate to traffic control)

3. Special Provisions: (List titles of traffic control related special provisions)

SPECIAL PROVISIONS FOR CONSTRUCTION PROJECTS
(Sample Format)

Figure 55-1.A
55-2 DESIGN CONSIDERATIONS

The objective of the traffic control plan (TCP) is to provide an implementation strategy that will minimize the adverse effects of traffic disruption on motorists, pedestrians, and bicyclists and provide a safe work area for workers. The following sections present design criteria that apply to temporary crossovers on divided highways, existing roadways through work zones, and detours specifically designed for construction projects (e.g., crossovers, runarounds). These criteria do not apply to detours over existing routes, which are presented in Section 55-3.04.

Consider the following engineering elements when developing the TCP:

1. **Geometrics**. The TCP should provide adequate facilities for drivers to maneuver safely through the construction area, day or night. The design should avoid frequent and abrupt changes in roadway geometrics (e.g., lane narrowing, lane drops, transitions that require rapid maneuvers). Section 55-2 presents the geometric design criteria applicable to work zones.

2. **Roadside Safety**. Motorist, pedestrian, bicyclist, and worker safety is a high priority element of any TCP and should be an integral part of each phase of the construction project (i.e., planning, design, and construction). Section 55-4 addresses the roadside safety issues typically encountered during construction.

3. **Highway Capacity**. The TCP should, where practical, provide the capacity necessary to maintain an acceptable level-of-service for the traveling public. This may require converting shoulders to travel lanes, eliminating on-street parking, constructing temporary lanes, limiting lane closures to hours when the capacity can be maintained, or expanding public transportation. Section 13-3.02(b) provides further information on highway capacity issues.

4. **Special Traffic Control Devices**. Special traffic control devices not included in the Highway Standards are included in the TCP to safely direct vehicles through or around the work zone. Coordinate the selection and location of these special traffic control devices with the Bureau of Safety Programs and Engineering and the Bureau of Operations. Section 55-5 provides guidance on the selection and location of traffic control devices in work zones.

5. **Overhead Lighting**. The designer should maintain existing overhead lighting and, on a case-by-case basis, consider the need for supplemental roadway lighting at potentially hazardous sites within the work area. Section 55-5.05 discusses the use of work zone lighting.
55-2.01 **Constructability**

55-2.01(a) **Worksite**

Evaluate the construction sequence of the proposed TCP to identify any safety, operational, or logistical problems and to facilitate the timely completion of the project. Special attention must be focused on provisions for contractor accessibility to the work site, the delivery and storing of materials, and worker parking. Consider a worksite delivery plan for complex projects (e.g., turnouts in temporary traffic barrier for delivery trucks to accelerate and decelerate safely into and out of the traffic flow).

Some of the elements that should be evaluated include:

- the maneuverability of traffic through the horizontal and vertical alignment during all construction phases;
- the separation of opposing traffic, workers, equipment, and other hazards;
- the work areas that will be used for equipment maneuverability and construction inspection;
- oversize and overweight load requirements for construction; and
- the access points to work and material storage sites.

55-2.01(b) **Construction Design**

Several construction options are available that may reduce construction time or modify the time of construction. These options allow flexibility in planning the work to allow the TMP to better meet safety and mobility goals. Consider the following:

- the use of special materials (e.g., quick-curing concrete that can support vehicular loads within hours after placement);
- the use of special designs (e.g., using precast box culverts instead of cast-in-place box culverts or bridges);
- special scheduling requirements that will reduce traffic disruptions (e.g., working at night and during off-peak hours);
- project phasing that will allow traffic to use the facility prior to project completion; and
- contractor cost incentives/disincentives for early/late completion of construction for facilities with a high ADT; see Section 66-2.04.
**55-2.01(c) Economic/Business**

Review the TCP to ensure that it does not restrict access to businesses during peak periods. Consider access for large trucks to businesses for deliveries or from manufacturers that generate high truck traffic. Review the discussion for a Public Information Plan in Section 13.4.

**55-2.01(d) Pedestrians/Bicyclists**

The safe accommodation of pedestrians/bicyclists through the work zone should be addressed early in project development. Whenever possible, work should be done in a manner that does not disrupt existing pedestrian/bicycle facilities; however when such disruption is necessary, the MUTCD requires alternate routes to be provided. Further, the alternate routes shall be detectable and shall include accessibility features consistent with the features present in the existing facility.

Consider the following guidelines when addressing pedestrian/bicycle accommodation through work zones:

1. **Separation.** Physically separate pedestrians/bicyclists and vehicles where practical.

2. **Construction.** Plan the construction so the disruption of pedestrian/bicycle facilities will occur in the shortest practical time or during non-peak times.

3. **Detours.** Pedestrian detours should be avoided since pedestrians rarely observe them, and the cost of providing an accessible detour might outweigh the cost of maintaining the existing access route. When detours are used, they should be designed to minimize adverse travel and the number of pedestrian street crossings.

4. **Temporary Sidewalks.** Where temporary sidewalks are provided, consider the following:
   
   a. **Width.** The width of temporary sidewalks should be equal to the existing sidewalk; however the minimum continuous clear width will be 4 ft (1.2 m). Wider sidewalks should be considered where there are high pedestrian volumes. For temporary sidewalks with clear widths less than 5 ft (1.5 m), a 5 ft x 5 ft (1.5 m x 1.5 m) passing space should be provided at least every 200 feet (60 m).

   b. **Surface.** The surface of temporary sidewalks must be firm, stable and slip resistant. If the temporary sidewalk is to remain-in-place for more than four weeks, provide a 2 in (50 mm) Portland cement or asphalt surface. The material selection should be at the contractor’s option. For temporary sidewalks to remain-in-place less than four weeks, a 3 in (75 mm) compacted aggregate surface may be provided.
55-2.02 Geometrics and Work Zone Design Speed

The TCP should provide adequate facilities for drivers to maneuver safely through the construction area, day or night. The design should avoid frequent and abrupt changes in roadway geometrics (e.g., lane narrowing, lane drops, transitions that require rapid maneuvers). The work zone design speed applies to the design of the geometric elements through the work zone. It does not apply to the regulatory speed limits that are used for posting the speed limit through the work zone and construction site.

When selecting the work zone design speed, consider the following factors:

1. **Posted Speed Limit.** The work zone design speed should reflect the following:
   - the existing posted speed limit of the facility before construction begins,
   - the anticipated posted speed limit through the work zone, and
   - the posted speed limit of the facility immediately prior to the work zone.

   The work zone design speed normally should not be more than 10 mph (15 km/h) below the posted speed limit prior to construction. Speed reductions greater than 10 mph (15 km/h) (e.g., 20 mph to drop an existing 65 mph speed limit to 45 mph) may be warranted by the complexity of the work zone; see the Bureau of Operations “Policy on Establishing and Posting Speed Limits on the State Highway System.”

2. **Urban/Rural.** Work zone design speeds in rural areas should generally be higher than those in urban areas. This is consistent with the typically fewer constraints in rural areas (e.g., less development).

3. **Terrain.** Lower work zone design speeds may be applicable for rolling terrains. This is consistent with the typically higher construction costs as the terrain becomes more rugged.

4. **Traffic Volumes.** For some facilities, the work zone design speed may vary according to the traffic volumes (i.e., use higher design speeds as traffic volumes increase).

See the Bureau of Operations “Policy on Establishing and Posting Speed Limits on the State Highway System” for further guidance on regulatory and work zone speed limits.

55-2.03 Lane/Shoulder Widths

In general, avoid reductions in the roadway cross section width through the construction and work zones. However, this is often not practical given the constraints of the project. When determining lane and shoulder widths in work zones, consider the following guidelines:

1. **Divided Highways.** For freeways and other divided highways, desirably use 12 ft (3.6 m) wide lanes; but as a minimum, maintain an 11 ft (3.3 m) lane width with 2 ft (600 mm) wide right and left shoulders. Under restrictive urban conditions, a 10 ft (3.0 m) lane width may be considered if an alternative detour route is provided for wide vehicles.
2. **Undivided Highways.** For undivided highways, maintain a minimum 10 ft (3.0 m) lane width and 1-ft (300-mm) wide shoulders.

3. **Single-Lane Facilities.** For single-lane roadways that are less than 14 ft (4.2 m) wide, evaluate the need for an alternative wide-load detour route. Ensure the wide-load detour is adequately marked in advance of the work zone.

4. **Runarounds.** Figure 55-3.C provides the minimum roadway widths for runarounds.

5. **Temporary Crossovers.** In addition to the above minimum criteria for lane widths, Section 55-3.02 presents the minimum lane widths for the crossover portion.

6. **Options.** In most cases, it will be more desirable to reduce the shoulder widths versus reducing the traveled way width.

**55-2.04 Drop-Off Exposure**

A drop-off is defined as an elevation difference between lanes or the edge of the traveled lane and shoulder as traversed by the wheel of a motor vehicle. Changes in elevation along highways present exposure to risk for highway users, especially vulnerable users (e.g., motorcyclists). Exposure can be limited by reducing speed, increasing lateral distance to the drop-off, providing a transition, or installing a barrier.

Refer to the Bureau of Safety Programs and Engineering’s Policy Memorandum Safety 4-15 for guidance on mitigating longitudinal drop-offs.

**55-2.05 Transition Taper Rates**

Lane closures, lane width reductions, and lane shifts require the use of transition tapers to safely maneuver traffic around the encroaching restriction. These taper rates are shown in Figure 55-2.A, Figure 55-2.B and Figure 55-2.C and illustrate the minimum taper lengths for various taper applications in work zones (e.g., lane closures, lane shifts). The *Highway Standards* also present the minimum taper lengths for various taper applications in construction zones (e.g., lane closures, lane shifts). Use the design speed when selecting the appropriate taper rate.

**55-2.06 Sight Distance**

When considering sight distance in work zones, review the following:

1. **Approaches.** For the approach to the first physical indication of the work zone, the sight distance available to the motorist should be desirably based on the decision sight distance criteria provided in Section 31-3 and, at a minimum, on the stopping sight distance criteria provided in Section 31-3.
2. **Construction Site.** Through the construction site itself, ensure that at least the minimum stopping sight distance is available to the driver at all times.

3. **Design Features.** The location of many design features are often dictated by construction operations. Locate lane closures and transitions where the approaching driver has decision sight distance available to the lane closure.

4. **Horizontal Curves.** For horizontal curves in the work zone, check the horizontal clearance (i.e., the middle ordinate) of the horizontal curve using its radius and the minimum stopping sight distance for the work zone design speed; see Section 32-4.

<table>
<thead>
<tr>
<th>Design Speed</th>
<th>Taper Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>50 mph (80 km/h) or less</td>
<td>50:1</td>
</tr>
<tr>
<td>55 mph (90 km/h)</td>
<td>55:1</td>
</tr>
<tr>
<td>60 mph (100 km/h)</td>
<td>60:1</td>
</tr>
<tr>
<td>65 mph (110 km/h)</td>
<td>65:1</td>
</tr>
</tbody>
</table>

*Note:* \( L = W \times \text{Taper Rate} \),

where: \( L = \text{minimum taper length, ft (m)} \)
\( W = \text{width, ft (m)} \)

**TAPER RATES FOR LANE REDUCTIONS/CLOSURES**

*Figure 55-2.A*
<table>
<thead>
<tr>
<th>Type of Taper</th>
<th>Taper Length</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Upstream Tapers</strong></td>
<td></td>
</tr>
<tr>
<td>Merging Taper</td>
<td>L Minimum</td>
</tr>
<tr>
<td>Shifting Taper*</td>
<td>0.5 L Minimum</td>
</tr>
<tr>
<td>Shoulder Taper</td>
<td>0.33 L Minimum</td>
</tr>
<tr>
<td>Two-way Traffic Taper</td>
<td>100 feet (30 m) Maximum</td>
</tr>
<tr>
<td><strong>Downstream Tapers (Optional)</strong></td>
<td>100 feet (30 m) per lane</td>
</tr>
</tbody>
</table>

*May be used for determining buffer zone length.

**Notes:**

1. Length “L” is determined from Figure 55-2.C.
2. Figure 55-2.E illustrates the various taper types.

**TAPER LENGTH CRITERIA FOR CONSTRUCTION ZONES**

Figure 55-2.B
Note: Length "L" is determined from Figure 55-2.C.
55-2.07 **Horizontal Curvature**

Design the horizontal curvature using the selected design speed for the work zone (Section 55-2.02) and AASHTO Method 2 for distributing superelevation and side friction to determine the radius and superelevation rate of the horizontal curve. In this Method, superelevation is introduced only after the maximum allowable side friction has been reached. When compared to AASHTO Method 5, this approach typically results in no superelevation on flatter curves (i.e., maintaining the normal crown through the curve) and reduced rates of superelevation on the majority of other curves. Figure 55-2.F provides the minimum radii for retention of the normal crown section for horizontal curves through work zones based on AASHTO Method 2 and a typical cross slope of ¼ in/ft (2%). Figure 55-2.G allows the designer to determine the proper combination of curve radius and superelevation rate to meet the work zone design speed where the normal section cannot be retained. For other horizontal curvature elements (e.g., superelevation transition lengths), the criteria presented in Chapter 32 are applicable to work zones, as practical.

Where it is necessary to use the shoulder as a travel lane in the work zone, the shoulder cross slope may create a problem on horizontal curves; i.e., the shoulder slope may need to be modified for superelevation based on Figure 55-2.G, although the traveled way portion can retain the normal crown section through the curve based on Figure 55-2.F. Consider one or more of the following options to alleviate this problem:

- rebuild the shoulders to provide a cross slope equal to that of the adjacent travel lane;
- install advisory speed plate signs for the horizontal curve based on Figure 55-2.G;
- install rumble strips in advance of the temporary travel lane on the shoulder;
- restrict large vehicles (e.g., trucks, buses) from using the temporary travel lane; and/or
- detour large vehicles to other facilities.

55-2.08 **Vertical Curvature**

Design sag vertical curves in work zones using the selected work zone design speed and the comfort criteria presented in Section 33-4. The comfort criteria are based on the comfort effect of change in vertical direction through a sag vertical curve due to the combined gravitational and centrifugal forces. In general, riding through a sag vertical curve is considered comfortable when the centripetal acceleration does not exceed 1 ft/s² (0.3 m/s²).

55-2.09 **Cut and Fill Slopes**

Where practical, design temporary cut and fill slopes to meet the design criteria presented in Chapter 34. However, for work zones, 1V:3H front slopes may be used where there is sufficient clear zone available at the bottom of the slope; see Section 55-4.03. The use of steeper front slopes may be considered on a case-by-case basis but may require the installation of roadside barriers or vertical panels.
### US Customary

<table>
<thead>
<tr>
<th>Work Zone Design Speed, V</th>
<th>( f_{\text{max}} ) (Open-Roadway Conditions)</th>
<th>Normal Crown Section Minimum Radii, ( R_{\text{min}} ) (e = -1.5% to -2%)</th>
<th>Superelevated Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>20 mph</td>
<td>0.27</td>
<td>105 ft</td>
<td></td>
</tr>
<tr>
<td>25 mph</td>
<td>0.23</td>
<td>200 ft</td>
<td></td>
</tr>
<tr>
<td>30 mph</td>
<td>0.20</td>
<td>335 ft</td>
<td></td>
</tr>
<tr>
<td>35 mph</td>
<td>0.18</td>
<td>510 ft</td>
<td></td>
</tr>
<tr>
<td>40 mph</td>
<td>0.16</td>
<td>760 ft</td>
<td></td>
</tr>
<tr>
<td>45 mph</td>
<td>0.15</td>
<td>1040 ft</td>
<td></td>
</tr>
<tr>
<td>50 mph</td>
<td>0.14</td>
<td>1390 ft</td>
<td></td>
</tr>
<tr>
<td>55 mph</td>
<td>0.13</td>
<td>1835 ft</td>
<td></td>
</tr>
<tr>
<td>60 mph</td>
<td>0.12</td>
<td>2400 ft</td>
<td></td>
</tr>
<tr>
<td>65 mph</td>
<td>0.11</td>
<td>3130 ft</td>
<td></td>
</tr>
</tbody>
</table>

### Metric

<table>
<thead>
<tr>
<th>Work Zone Design Speed, V</th>
<th>( f_{\text{max}} ) (Open-Roadway Conditions)</th>
<th>Normal Crown Section Minimum Radii, ( R_{\text{min}} ) (e = -1.5% to -2%)</th>
<th>Superelevated Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>30 km/h</td>
<td>0.28</td>
<td>27 m</td>
<td></td>
</tr>
<tr>
<td>40 km/h</td>
<td>0.23</td>
<td>60 m</td>
<td></td>
</tr>
<tr>
<td>50 km/h</td>
<td>0.19</td>
<td>116 m</td>
<td></td>
</tr>
<tr>
<td>60 km/h</td>
<td>0.17</td>
<td>189 m</td>
<td></td>
</tr>
<tr>
<td>70 km/h</td>
<td>0.15</td>
<td>297 m</td>
<td></td>
</tr>
<tr>
<td>80 km/h</td>
<td>0.14</td>
<td>420 m</td>
<td></td>
</tr>
<tr>
<td>90 km/h</td>
<td>0.13</td>
<td>580 m</td>
<td></td>
</tr>
<tr>
<td>100 km/h</td>
<td>0.12</td>
<td>787 m</td>
<td></td>
</tr>
<tr>
<td>110 km/h</td>
<td>0.11</td>
<td>1059 m</td>
<td></td>
</tr>
</tbody>
</table>

**Notes:**

1. **Curve Radii.** Radii for both Figures 55-2.F and 55-2.G are calculated from the following equation:

\[
R = \frac{V^2}{15 (e + f)} \quad \text{(US Customary)} \quad R = \frac{V^2}{127 (e + f)} \quad \text{(Metric)}
\]

Values for design in Figure 55-2.F have been rounded to the nearest 5 ft (1 m) increment.

2. **Normal Crown Section.** The data in the above chart is provided based on the normal crown section being maintained throughout the horizontal curve (to the left), a superelevation rate of -2%, and assuming a typical cross slope of ¼ in/ft (2%). Therefore, the \( R_{\text{min}} \) column with \( e \) = -2% presents the minimum radii that can be used when retaining the normal section through the horizontal curve.

**MINIMUM RADII FOR HORIZONTAL CURVES RETAINING NORMAL CROWN SECTION (Work Zones)**

**Figure 55-2.D**
Figure 55-2.E
MINIMUM RADII AND SUPERELEVATION RATES FOR HORIZONTAL CURVES
(Work Zones)
• Although detours rarely involve excavation (i.e., cut), 1V:3H cut slopes are generally acceptable in place of the flatter slopes presented in Chapter 34. The use of slopes steeper than 1V:3H for cut depths less than 10 ft (3.0 m) may be acceptable under restrictive conditions. Soil conditions in cut sections will require an investigation to determine their stability.

The anticipated traffic volumes and the length of time the detour will be in place should be weighed in determining final cut and fill slopes. In all cases, stable embankment material must be used and placed according to the Standard Specifications.

55-2.10 Pavement Design

The pavement design objective for crossovers, runarounds, local route detours, etc., is to provide, as practical, maintenance-free pavement for its intended life. Note that the pavement for crossovers and runarounds needs to support the expected truck traffic through the work zone. An indication of the required pavement depth can be obtained by preparing a structural pavement design according to Chapter 54 and by using a minimum design period of one year for a single-season detour or five years for over-the-winter detour. The final pavement thicknesses will be based upon a pavement design analysis and previous district experience with similar detour conditions (e.g., soil types, seasons of detour use, truck volume, initial cost, restoration costs).

Typically, crossovers and runarounds are designed using a hot-mix asphalt surface. In high-volume situations, it may be advisable to use full-depth hot-mix asphalt on the detour. Medium-volume situations may warrant a stabilized granular base or an aggregate base with a hot-mix asphalt surface course. In low-volume situations, an aggregate base with some type of surface treatment (e.g., oil and chip) may be an acceptable design to provide maintenance-free pavement. A minimum thickness of 8 in (200 mm) is recommended for aggregate bases and a minimum 3 in (75 mm) of Superpave or Class B is recommended where a HMA surface course is used. As an alternative, a non-reinforced concrete pavement may be an acceptable design to provide maintenance-free pavement. A minimum thickness of 8 in (200 mm) is recommended for aggregate bases and a minimum 3 in (75 mm) of Superpave or Class B is recommended where a HMA surface course is used. As an alternative, a non-reinforced concrete pavement may be used. If non-reinforced concrete pavement is used, investigate the practicality of using lesser quality, local materials in the concrete. Long-term performance is usually not critical in these situations. If the detour will be used through winter, then a HMA surface is recommended.

55-2.11 Temporary Bridges

Where a temporary bridge is required and complete plans for the temporary bridge are not furnished, specify in the traffic control plans or special provisions the general location, roadway width, distance to be spanned, required load capacity, and any other known pertinent design features for the temporary bridge. This information will allow the contractor to bid and submit plans for the Engineer’s approval after an award is made, as specified in the Standard Specifications.

In special cases, where the district determines the situation dictates a special design, the district may include in the project plans complete design plans for the temporary bridge. Upon request,
the Bureau of Bridges and Structures will prepare these. However, because most contractors are equipped with precast bridge elements and can readily bid and furnish temporary bridges that will meet the Department’s criteria, keep the preparation of these special designs by the Department to a minimum.

55-2.12 Crossovers to Remain in Place

A cost savings may be realized if some crossovers on freeway projects are left in place after the project is completed. Because these crossovers are designed to carry Interstate traffic, they are constructed with a high-type pavement that adds to the cost. If crossovers are left in place, this cost may be partially recovered as a cost savings to future construction. Crossovers also leave options open for emergency construction and remain available for future transportation operations plans, including incident management.

Crossovers left in place must be closed with positive separation when not in use, unless the opening is designed to be left open and an exception is obtained from FHWA. Consult the AASHTO Roadside Design Guide for information on the design, cost, and maintenance of openings in median barriers for openings in crossovers.

The following are some examples where it may be advisable to leave temporary crossovers in place:

1. Major River Crossings. At these locations, there is usually one preferred location where a crossover can be placed and any future work would require the rebuilding of the same configuration.

2. Locations With Physical Constraints. In some instances, certain factors (e.g., sight distance problems, closely spaced structures, nearby interchanges, elevation differences between lanes) limit where a crossover can be built. Even though projects may be at different locations, the location of a crossover may be set by these limitations.

3. Future Projects in Same Area. If structure work is scheduled for one year and roadway work anticipated in the next five years, the same crossover may be used for both projects. Another example would be a series of structures that are rehabilitated over several years.

When encountering situations as outlined above, the designer should:

- give consideration to leaving the temporary crossovers in place after the project is completed,
- include provisions in the contract to close the crossover during the time it is not in use,
- discuss these provisions at the regular coordination meeting, and
- obtain FHWA and Central Office concurrence.
55-3 DESIGN RECOMMENDATIONS

The following are specific design recommendations for lane and shoulder closures, two way traffic on divided highways, runaround detours, local route detours, stage construction of two lane two way bridges and multilane bridges, reduced traffic control for road closure, and Interstate work zones.

55-3.01 Lane/Shoulder Closures

Lane and/or shoulder closure is often the most common type of traffic control. The Highway Standards provide several Traffic Control Standards for lane and shoulder closures. In addition, consider the following:

1. Traffic Control Devices. Section 55-5 and the Highway Standards provide Department criteria for the placement of traffic control devices.

2. Speeds. See the Bureau of Operations “Policy for Establishing and Posting Speed Limits on the State Highway System” for guidance on posting speeds in work zones.

3. Tapers. Lane closures, lane width reductions and lane shifts require the use of transition tapers to safely shift traffic around the encroaching restriction. Section 55-2.05 and the Highway Standards provide the criteria for taper rates and lengths for work zones.

4. Lane Widths. Section 55-2.03 provides the Department’s criteria for reduced lane widths.

5. Sight Distance. Desirably, provide decision sight distance to the beginning of the lane closure or transition; see Sections 31-3.02, 32-4, and 33-4.

6. Lane Closure Length. Keep the length of a lane closure to a minimum so that motorists are not passing long sections of closed lanes where no work activity is occurring.

7. Roadside Safety. Do not use roadside barriers as transition devices. Where temporary roadside barriers are used, provide sufficient distance between the channelization devices and the roadside barrier to allow an errant motorist to safely return to the traveled way. Roadside barriers (e.g., temporary concrete barrier) may be used as channelization devices beyond the taper. When shifting traffic next to roadside barriers, the shy distance, as discussed in Section 38-6.02, desirably should be provided.

8. Bridges. Sections 55-3.05 and 55-3.06 discuss the criteria for lane closures on bridges.

9. Interstate Projects. Section 55-3.08 discusses additional factors to consider on Interstate projects.
55-3.02 Two-Way Traffic on Divided Highways

Because of the higher traffic volumes and higher speeds on multilane facilities, use special care in the design of these work zones. In these cases, safety considerations are usually more important than costs. In addition to Traffic Control Standard 701416, the following provides several design considerations for this application:

1. **Design Speed.** The design speed should be no more than 10 mph (15 km/h) below the posted speed limit before the construction zone. See the Bureau of Operations "Policy for Establishing and Posting Speed Limits on the State Highway System" for guidance on posting speeds in work zones.

2. **Length.** The optimum segment length of two-way traffic on divided highways is less than 4 miles (6 km). Where segments exceed 4 to 5 miles (6 to 8 km), operational efficiency may be reduced as traffic backs up behind slower vehicles.

3. **Sight Distance.** Adequate sight distance should be provided for motorists approaching the crossover. Desirably, this should be decision sight distance. For additional guidance, see Sections 31-3.02, 32-4, and 33-4. Traffic should not be diverted over to other lanes at locations not clearly visible to approaching motorists (e.g., near bridges, at crest vertical curves).

4. **Interchanges.** For interchanges, consider the following:
   a. **Access.** Desirably, maintain access to all interchange ramps even if the work space is in the lane adjacent to the ramps. Additional crossovers for the purpose of maintaining full interchange access may be required. If interchange access is not feasible or presents a capacity problem, close the ramp and provide detour signing for alternative routes. The designer should review the safety aspects and conduct a capacity analysis to determine the appropriate action.
   b. **Local Coordination and Emergency Services.** Where ramp closures are deemed necessary, conduct early coordination with local officials and emergency service having jurisdiction over the affected crossroads or streets. Use newspapers, radio, television, and changeable message signs to alert commuting motorists.
   c. **Deceleration and Acceleration Lengths.** Ensure that sufficient deceleration and acceleration distances are maintained where there is work in the vicinity of interchange ramps. If this is not practical, additional traffic control devices or ramp closure may be required.

5. **Crossovers.** Because of the unexpected movements, special care must be given to the design of crossovers. Temporary concrete barriers and the excessive use of traffic control devices cannot compensate for a poor geometric design of crossovers. Consider the following when designing crossovers:
   a. **Design Speed.** The crossover should have a design speed that is no more than 10 mph (15 km/h) below the posted speed limit before the construction zone.
b. **Transitions.** Tapers for lane drops should not be contiguous with the crossover (i.e., provide a buffer area between the lane closure and the crossover). See Section 55-2.05 for acceptable taper rates and lengths.

c. **Width.** For one-lane, one-way operations, the lane width through the crossover portion should be 16 ft (5.0 m) with 2-ft (600-mm) wide left and right shoulders. For multilane and/or multidirectional operations, each lane width should be 12-ft (3.6-m) wide with 2 ft (600 mm) left and right shoulders.

d. **Pavement Design.** Section 55-2.10 presents guidelines for determining the pavement design of the crossover.

e. **Roadside Safety.** Provide a clear recovery area or buffer area adjacent to the crossover prior to the work zone.

f. **Crossovers to Remain In Place.** Under some circumstances, it may be cost effective to retain the crossover after the project has been complete. See Section 55-2.12 for additional guidance.

6. **Roadside Safety Appurtenances.** Where traffic is diverted onto the opposing roadway, consider the effect this will have on the operational characteristics of roadside safety appurtenances. For example, existing trailing ends of unprotected bridge rails may require approach guardrail transitions or impact attenuators, or blunt guardrail end terminals may require protection with an acceptable end treatment if these appurtenances are within the work zone clear zone. Appurtenances are discussed in Section 55-4.02.

7. **Signing.** In addition to the signing shown in the Highway Standards, include signing prior to the crossover to indicate the length of the two-way, two-lane section. In addition, provide signing within the two-lane section to indicate the remaining distance of the two-lane section (e.g., NEXT X MILES). Place this sign below the two-way traffic signs.

8. **Channelization Devices.** Traffic Control Standards 701416 and 701431 present the general criteria for the placement of channelization devices within and between crossovers. Temporary traffic barriers, barricades or drums may be used to channel traffic within the crossovers. Between crossovers, temporary traffic barrier is used to separate traffic between the crossovers except as discussed below. Signs, centerline striping, and raised pavement markers, either alone or in combination, are not considered separation devices. Consider the following:

a. **Short-Duration Projects (120 Consecutive Hours or Less).** Type II barricades or drums may be used as separators. Cones may be used for daylight only operations.

b. **Longer-Duration Projects (Greater than 120 Consecutive Hours).** Use temporary traffic barrier on all projects other than those listed in Item c. below.
c. Urban (Typically Posted Speed 40 mph or less). Cones, drums, barricades, or tubular markers may be used as separators for urban projects. Under special circumstances (e.g., winter work), it may be necessary to omit devices to allow for snow removal.

d. Ramps. Where ramps or side roads intersect a two-lane, two-way operation, special traffic-accommodation details must be developed. Consult the Bureau of Operations for guidance in these situations.

9. Nighttime Safety for Crossovers. Positive guidance is needed in crossovers. Consider the use of temporary highway lighting, or wet reflective pavement markings within the crossover in addition to other traffic control measures and devices.

a. Lighting. Consider providing temporary highway lighting where the crossover will be in place for longer than three weeks and one or more of the following conditions exist:

- Existing continuous highway lighting will be removed because of the construction activities at or adjacent to the proposed median crossover.
- The median crossover will be located adjacent to a lighted interchange.
- The absence of highway lighting will contribute to an already less than desirable condition (e.g., inadequate sight distance, inadequate geometrics) required by existing conditions that will not allow an adequate design through the median crossover.
- The crossover will be used on a roadway section having an ADT of 10,000 or more.

The crossover should be capable of safe operations during blackouts caused by construction activities, adverse weather, or traffic crashes.

See Chapter 56 and/or contact BDE for details on the lighting design. The request for the lighting design should include the:

- location of power source,
- location of any existing lighting units,
- geometrics of proposed median crossovers, and
- length of time it is anticipated that the temporary lighting will be required.

b. Wet Reflective Pavement Markings. Consider the use of wet reflective pavement markings for crossovers that meet the following conditions:

- temporary highway lighting is impractical due to cost or geometrics; and
- adverse geometrics, complexity of the crossover, or previous experience indicate a need for greater positive guidance to the motorist.
10. **Emergency Access.** Work with local emergency service agencies to ensure access throughout the project. It is important that police, fire, ambulance, and towing services have access without having to travel excessive adverse miles.

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**55-3.03 Runaround Detours**

In addition to the criteria in the *Highway Standards*, runarounds and specially built detours should meet the geometric and roadside safety criteria presented in Sections 55-2 and 55-4 and the following guidelines:

1. **Layout.** Figure 55-3.A illustrates a typical layout for a runaround detour. Figure 55-3.B illustrates typical cross sections for a runaround detour.

2. **Design Speed.** The runaround should have a design speed that is no more than 10 mph (15 km/h) below the posted speed limit before the construction zone.

3. **Width.** At a minimum, provide a 22 ft (6.6 m) traveled way width. If there are significant multiple-unit trucks to affect the design, use the traveled way widths presented in Figure 55-3.C. Also, provide a minimum 2 ft (600 mm) shoulder on each side.

4. **Pavement Design.** Section 55-2.10 presents guidelines for determining the pavement design.

5. **Horizontal Alignment.** Desirably, the horizontal curve connecting the runaround to the existing roadway should be sufficiently flat so that superelevation will not be required. See Section 55-2.07 for the design of horizontal curves in work zones.

6. **Vertical Alignment.** See Section 55-2.08 for the minimum vertical curvature criteria that may be used on runarounds.

7. **Sight Distance.** Design the runaround to meet the sight distance criteria in Section 55-2.06. Check to ensure that adequate sight distance is available through the horizontal and vertical curves.

8. **Traffic Control Devices.** Traffic Control Standard 701331 and the Standard Specifications provide the minimum criteria for placement of traffic control devices prior to and through the runaround. Temporary rumble strips, reflectors, and/or additional warning devices may be required where unusual site conditions warrant and/or where the design speed on the runaround is more than 15 mph (25 km/h) less than the approach posted speed.
Figure 55-3.A

**Note:** Graphically check the stopping sight distance through vertical curves at ends of runaround detour, if applicable.
Where there are significant multiple-unit trucks, see Figure 55-3.C for traveled way widths.

See Section 55-2.07 for superelevation design.

TYPICAL CROSS SECTIONS FOR RUNAROUND DETOUR

Figure 55-3.B
### US Customary

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<thead>
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<th>Radius on Inner Edge of Traveled Way (ft)</th>
<th>Traffic Condition</th>
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<td></td>
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<td>B</td>
</tr>
<tr>
<td>150</td>
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<td>22</td>
</tr>
<tr>
<td>Tangent</td>
<td>22</td>
<td>22</td>
</tr>
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</table>

### Metric

<table>
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</thead>
<tbody>
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</tr>
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<tr>
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<td>6.6</td>
</tr>
<tr>
<td>Tangent</td>
<td>6.6</td>
<td>6.6</td>
</tr>
</tbody>
</table>

**Note:**

Traffic Condition A — Predominantly P vehicles, but some consideration for SU vehicles.

Traffic Condition B — Sufficient SU vehicles to govern design, but some consideration for semitrailer vehicles (5%-10% SU and 0%-3% semitrailer vehicles).

Traffic Condition C — Sufficient semitrailer vehicles to govern design (over 3% semitrailer vehicles).

**RUNAROUND DETOUR ROADWAY WIDTHS**

*(Two-Way, Two-Lane Operations)*

Figure 55-3.C
9. **Bridges.** Temporary structures should be at least 2 ft (600 mm) wider than the approach runaround roadway. Provide appropriate roadside safety protection at the ends of temporary bridges. Design waterway openings based on the criteria of the Bureau of Bridges and Structures.

10. **Ditches.** Where construction of a runaround detour is over an existing ditch that involves minimal cuts and fills, undercut the ditch by a minimum of 2 ft (600 mm) to remove any unstable material. However, each site must be examined on a project-by-project basis to determine if additional excavation will be required.

11. **Side Slopes.** For large streams or rivers, the runaround may be in a cut section. Ensure that adequate sight distance is available through the cut section. For additional guidance on side slopes, see Section 55-2.09.

### 55-3.04 Local Route Detours

Once it has been determined to use a local road as a detour, the designer should consider the following guidelines for local route detours:

1. **Widths.** Figure 55-3.D presents the minimum and desirable traveled way and roadway widths for a local route detour. These widths are based on the expected average daily traffic during the detour and the detour posted speed.

2. **Intersections.** Existing rural intersections may need to be converted from a yield or a no-control intersection to a stop-controlled intersection. Note that local drivers may be accustomed to using the route without stop conditions. Therefore, provide adequate advance warning of the new stop condition.

3. **Pavement Design.** The pavement design of existing local routes may need to be upgraded to meet the increased traffic and truck volumes. See Section 55-2.10 to determine the acceptable pavement design for local detour routes.

4. **Agreements.** Before a local road can be used as a detour, a Joint Agreement or Letter of Understanding must be executed with the local officials having jurisdiction over the road. This will require conducting a joint inspection with the officials prior to construction to determine the existing condition of the road and reaching an agreement on plans for restoration of the local route to an acceptable condition after the detour is removed. See Chapter 5 for further guidance on agreements.
MINIMUM TRAVELED WAY AND ROADWAY WIDTHS

5. **Bridges.** Examine all structures on the local detour route to ensure that they are structurally adequate to accommodate the expected traffic and truck volumes. When determining the structural adequacy, consider the following:

   a. **Widths.** Where two-way operation is proposed, the minimum horizontal clearance for structures to remain in place along the detour route is 24 ft (7.2 m). Where low truck volumes are anticipated (i.e., where semitrailers are less than 5% and SUs are less than 10% of ADT) and expected traffic volume on the detour route is less than 1,000 ADT, the minimum horizontal clearance that may remain is 22 ft (6.6 m).

   b. **One-Lane Bridges.** Where it has been determined that it is feasible to retain a one-lane bridge on a local route detour, ensure that the appropriate traffic control devices and signing are provided to delineate the transitions and bridge.

   c. **Design Load.** Where the load-carrying capacity of a structure on the detour route is questionable, request the Bureau of Bridges and Structures to analyze the structure to determine if it is acceptable. In some cases, it may be necessary to specify weight restrictions (e.g., load limit, one truck at a time) for the bridge. However, where feasible, avoid specifying weight restrictions. When it is not feasible to use a bridge for truck traffic, provide a marked alternative truck route.
d. **New Structures.** Where an existing structure does not meet either the load limit requirements and/or width requirements necessary to remain in place, a new structure should be provided and designed according to the bridge policies in the *Bureau of Local Roads and Streets Manual*. Design traffic will be the current ADT on the local route rather than the ADT on the route during its use as a detour. If this is not feasible, provide a marked alternative truck route.

6. **Ditches.** To improve drainage and increase subgrade stability, existing ditches may need to be cleaned and deepened before the new pavement structure is built.

7. **Roadside Safety.** Review the local route to determine if new or upgrading existing roadside safety hardware is necessary. Any improvements to the existing roadside protection should be consistent with the local road classification, the temporary nature of the detour route, and the detour design speed. For additional guidance, see Section 55-4 and Chapter 38.

### 55-3.05 Stage Construction of Two-Lane, Two-Way Bridges

Traffic Control Standards 701316 and 701321 present the general traffic control criteria for stage construction on a two-lane, two-way structure (i.e., alternating traffic using one lane). In addition to the *Highway Standards*, consider the following guidelines:

1. **Maximum Distance.** Figure 55-3.E presents the recommended maximum closure distance, excluding tapers, that should be considered for this operation. Where longer distances are necessary, evaluate additional methods to improve operations.

2. **Width.** Section 55-2.03 presents the minimum widths that should be considered for one-lane roadways.

3. **Structure Type.** Section 13-2.02(b) contains guidelines for stage construction of various structure types.

4. **Temporary Traffic Signals.** The required method for alternating traffic across the structure is with temporary traffic signals. Section 55-5.04 and the Standard Specifications provide the criteria for these traffic signals.

5. **Rumble Strips.** Consider providing temporary rumble strips and/or additional warning devices in addition to the standard traffic control devices where there is restricted alignment and/or sight distance.

6. **Temporary Bridge Rails.** Under some circumstances, it will be necessary to provide temporary bridge rails, temporary concrete barriers, or temporary concrete barriers on the structures. Before using temporary concrete barrier across a structure, consult with the Bureau of Bridges and Structures to ensure the bridge deck can adequately support the barriers. Request the details for temporary bridge rails or temporary concrete barriers on the structure from the Bureau of Bridges and Structures.
55-3.06 Stage Construction of Multilane Bridges

In addition to Traffic Control Standard 701401, consider the following guidelines when using stage construction on multilane bridges:

1. **Widths.** See Section 55-2.03 for the minimum lane widths allowed.

2. **Traffic Control Devices.** In addition to the criteria presented in the Highway Standards, consider providing additional traffic control devices (e.g., wing barricades, regulatory speed signs, changeable message signs) where there are high-traffic volumes and/or restricted geometric conditions.

55-3.07 Reduced Traffic Control for Road Closed to Through Traffic

Where a highway or bridge is closed to through traffic, the *Illinois Highway Code* allows the Department to specify alternative procedures, if desired, for flagging and controlling the local traffic through the work zone. The designer must specify the option for reduced traffic control in the plans and provide the average daily local traffic in the contract, otherwise the contractor will be required to provide the same level of traffic control within the section of road closed to through traffic as would be required for open-highway conditions.

The Department’s criteria in the *Standard Specifications* for reduced traffic control are based on the expected traffic volumes through the work zone. The designer will be responsible for determining these traffic volumes and incorporating this information within the traffic control plans. The estimated traffic volumes may vary at different locations within the work zone or during separate construction phases. For these situations, list the expected traffic volumes for each location and/or phase. This will allow the contractor to adjust the traffic control accordingly.

55-3.08 Interstate Work Zones

Incorporate the following items, as appropriate, into traffic control plans for Interstate projects involving lane closures:

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<table>
<thead>
<tr>
<th>Detour ADT</th>
<th>Recommended Maximum Distance</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 8000</td>
<td>300 ft to 500 ft (100 m to 150 m)</td>
</tr>
<tr>
<td>≥ 5000 to ≤ 8000</td>
<td>500 ft to 800 ft (150 m to 250 m)</td>
</tr>
<tr>
<td>&lt; 5000</td>
<td>800 ft to 1000 ft (250 m to 300 m)</td>
</tr>
</tbody>
</table>

**RECOMMEND MAXIMUM DISTANCE FOR STAGE CONSTRUCTION (Bridges)**

Figure 55-3.E
1. Communication with Motorists. To inform motorists of possible backups, delays, closures, etc., review Section 13-3.02 for on-site strategies.

2. Other Traffic Control Device Requirements. In addition to the criteria presented in Section 55-4, provide extra attention to the following:
   a. Lighting. Provide temporary lighting at all Interstate crossovers for two-way, two-lane operations; see Chapter 56 and/or contact BDE for details on the lighting design. The request for the lighting design should include the:
      - location of power source,
      - location of any existing lighting units,
      - geometrics of proposed median crossovers, and
      - length of time it is anticipated that the temporary lighting will be required.
   b. Temporary Traffic Barriers. Use temporary traffic barrier to separate two-way, two-lane traffic and to extend work space as required for positive protection. See Section 55-4.01 for positive protection guidelines.
   c. Guide Signs. In two-way, two-lane operations include signing with the distances remaining in the two-lane section (e.g., NEXT X MILES). This can reduce motorist frustration level. Place this sign below the two-way traffic signs.
   d. Review. If the TCP is not part of a TMP that will be reviewed by the Bureau of Safety Programs and Engineering, request the Bureau of Operations to review the traffic control plans prior to advertisement to ensure the above requirements are met.

3. Reducing Lane Closures. Develop the traffic control plan so that lane closures can be kept to a minimum. Consider the following to reduce the time and length of lane closures and to meet mobility goals.
   a. Overnight Closures. Where practical, specify the use of Traffic Control Standard 701406 (Daylight Work Only) versus Traffic Control Standard 701401 (Overnight Closures). Resurfacing, shoulder work, most underdrains, and moving work can be accomplished under Standard 701406. Do not allow contractors to use Standard 701401 in lieu of Standard 701406 at their expense.
   c. Special Provisions. Figure 55-3.F provides a sample Special Provision that may be used for lane closures to limit the number of days of lane closure by the contractor.
Lane closures under Traffic Control Standard 701401, except those for structure repairs, shall be limited to a total of \( a \) lane closure days. A day is defined as any day or portion thereof including Saturdays, Sundays, and Holidays, in which a lane closure is in effect. If more than one closure is in effect simultaneously, a day will be charged against each individual lane closure in determining the number of lane closure days used. When adverse weather prevents work from being performed, a day will not be charged.

If quantities for the following pay items are increased, days for lane closures will be increased at the following daily rates:

<table>
<thead>
<tr>
<th>Pay Item</th>
<th>Daily Rate</th>
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<tbody>
<tr>
<td>b.</td>
<td></td>
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</table>

Increases in lane closure days will only be allowed for the specified pay items and at the specified rates. No additional increases will be considered.

If the Contractor fails to open all lanes to traffic within the lane closure days allowed, the Contractor shall be liable to the Department in the amount of \( c \) for each full or partial day of overrun not as a penalty but as liquidated damages. These damages shall be in addition to any liquidated damages charged in accordance with Article 108.09.

Any additional cost to comply with these provisions shall be included in the cost of Traffic Control and Protection, Standard 701401.

Notes to the designer:

a. The total days should be calculated using those pay items that require overnight closures (e.g., concrete patching, shoulder reconstruction). Items such as resurfacing, bituminous patching, pipe underdrains, cold milling, etc., can typically be done using Standard 701406 and the lanes opened at the end of each day. Once the applicable pay items are determined, working days can be calculated using daily production rates; see Section 66-2.03 Working days would then be multiplied by 7/5 to obtain the calendar days.

b. List the pay items and daily rates used to determine the total days here.

c. The daily road user delay cost can be determined according to Section 66-2.04. The length used should be the estimated lane closure length; normally this would be 5 miles (8 km) for concrete patching and 3 miles (5 km) for other operations.
55-4  ROADSIDE SAFETY

Through a work zone, drivers are often exposed to numerous hazards (e.g., restrictive geometrics, construction equipment, opposing traffic). A total elimination of work zone hazards is impractical. Therefore, the designer must devote special attention to reducing a motorist's exposure to potential hazards. The following sections offer roadside safety criteria that apply only to the roadside elements within the work zone. These criteria do not apply to detours over existing routes.

55-4.01  Positive Protection

Positive protection devices are the devices that contain and/or redirect errant vehicles and meet the crashworthiness evaluation criteria contained in NCHRP Report 350 or the Manual on Assessing Safety Hardware (MASH). This can include approved longitudinal barriers or truck/trailer-mounted attenuators (TMA). Positive protection devices shall be considered in work zone situations that place workers at increased risk from motorized traffic and where positive protection devices offer the highest potential for increased safety for workers and road users.

Desirably, the designer should consider traffic control designs that do not require the use of positive protection, while both minimizing the hazard exposure and maximizing the separation of workers and traffic. However, in many work zones, positive protection is needed.

Positive protection is required for the following conditions where work is conducted under traffic:

1.  Mobile Operations. Mobile operations are defined as work that moves intermittently or continuously (at approximately 1 mph (1.6 km/h), a walking pace). A mobile operation may be accomplished using the following:
   a.  Multi-lane Highways. Mobile operations on multi-lane highways may be accomplished using a stationary standard lane closure as shown in the Highway Standards (or IDOT Work Site Protection Manual for IDOT employees) where the lane is closed using signing, arrow boards, and channelizing devices. If such a stationary standard lane closure is not used, then positive protection devices (e.g., TMA) shall be used to close the lane in advance of the workers. The use of additional signing would be dependent upon the normal posted speed limit, and the duration and length of the work, and will be in accordance with the Illinois Manual on Uniform Traffic Control Devices (ILMUTCD).
   b.  Two-lane, Two-way Highways. Mobile operations on two-lane highways will require the use of a positive protection device (e.g., TMA) in advance of the work. TMAs are acceptable for limited daily work hours consistent with the IDOT Work Site Protection Manual.

2.  Stationary Operations. Stationary operations are defined as work that occupies a location for more than one hour. In these cases, the work would require a lane closure in accordance with an appropriate Highway Standard.
Positive protection devices will be required for stationary operations conducted under traffic in areas that offer no means of escape from motorized traffic (e.g., tunnels, bridges, bridge painting, narrow medians). For multi-lane and two-lane two-way highways, please see additional guidance below regarding use of temporary longitudinal traffic barriers:

- Multi-lane highways with work that occupies a location for more than 24 hours, or requires multiple days/nights setups exceeding 24 hours to complete, will require the use of temporary longitudinal traffic barriers.

- Two-lane two-way highways with work that occupies a location for more than four days per stage will require the use of temporary longitudinal traffic barriers.

Additionally, for long duration stationary locations, with high speed and workers near a traffic lane:

Temporary longitudinal traffic barriers will be required for stationary operations where the normal posted speed limit is 45 mph or greater, the duration of the stationary operation is two weeks or more, and workers are present within one lane width of the open traffic lane, except when the project is outside of an urban area and the annual average daily traffic (AADT) is less than 2400 vehicles.

The following are locations where the designer should consider using positive protection:

- exposed ends of temporary concrete barriers;
- untreated guardrail ends in two-way, two-lane operations;
- bridge piers;
- bridge rail or parapet ends;
- structure foundations (e.g., bridge falsework, sign foundations);
- excavations and rock cuts;
- gap in median between dual bridges;
- excessive pavement edge and shoulder drop-offs (see Figures 55-2.A and 55-2.B); and
- other locations where construction will increase the potential hazards of existing conditions.

Consider the following factors when assessing the need for positive protection:

- duration of construction activity,
- traffic volumes (including seasonal and special event fluctuations),
- nature of hazard,
- length and depth of drop-offs,
• work zone design speed,
• highway functional class,
• length of hazard,
• proximity between traffic and construction workers,
• proximity between traffic and construction equipment,
• adverse geometrics which may increase the likelihood of run-off-the-road vehicles,
• two-way traffic on one roadway of a divided highway,
• transition areas at crossovers, and
• lane closures or lane transitions.

Other factors may apply, and the above list is not considered all inclusive.

Positive protection devices shall be used in accordance with the Highway Standards, ILMUTCD, manufacturers’ requirements, NCHRP Report 350 or MASH, and the Bureau of Safety Programs and Engineering Policy Memorandum 4-15. See Section 55-4.02 for more information. Their use provides greater protection for workers than normal channelizing devices; however, workers should be aware of the limitations of positive protection devices.

When developing the Transportation Management Plan, designers should take emergency situations into consideration. Emergency situations and traffic incidents should consider use of positive protection devices in accordance with Chapter 6 of the ILMUTCD. Incidents lasting more than 24 hours should be evaluated for appropriate use of positive protection devices.

55-4.02 Appurtenance Types

In addition to Chapter 38 and the Highway Standards, the following sections provide additional information on the roadside safety appurtenances used by the Department in work zones.

55-4.02(a) Guardrail

Temporary guardrail installations must meet the permanent installation criteria in Chapter 38 and the Highway Standards, except as modified in Section 55-4.02(c). For short-term construction projects, the installation of a new temporary guardrail is usually not practical.

55-4.02(b) Temporary Traffic Barrier

Temporary traffic barrier provides protection by separating motorists from the construction site and/or opposing traffic. Temporary traffic barrier may consist of temporary concrete barrier (TCB) or shifting, portable, or movable barrier systems.

When considering temporary traffic barrier, evaluate the following:

1. **Purpose.** The primary functions of temporary traffic barrier are:
   • to prohibit traffic from entering work areas (e.g., excavations, storage sites);
Illinois WORK ZONE TRAFFIC CONTROL June 2016

- to protect workers and pedestrians;
- to separate two-way traffic;
- to shield construction elements (e.g., bridge falsework, exposed objects); and
- to protect motorists from hazards in the clear zone.

2. **Flare Rates.** Temporary traffic barrier located along a tapered alignment should be flared at the rates shown in Figure 55-4.A using the selected work zone design speed. If field conditions are such that these flare rates cannot be used, then consider using a flare rate between 4:1 and 8:1. The length of the taper will be determined based on the length of need requirements; see Section 55-4.03. The approaching end of the temporary traffic barrier along the tapered alignment should desirably extend to a point beyond the construction clear zone. Under restrictive conditions, however, the designer may reduce this offset to the outside edge of the shoulder with an applicable end treatment.

3. **End Treatment.** Shield the approach end of temporary traffic barrier with an approved end treatment meeting the requirements of NCHRP Report 350 or MASH, regardless of placement within or outside of the clear zone. Place all end treatments on level ground 1:10 or flatter.

4. **Test Level.** The application of temporary traffic barrier must match the test level of the product. Consult the AASHTO Roadside Design Guide, NCHRP Report 350 or MASH, and the Bureau of Safety Programs and Engineering for further guidance.

5. **Offset and Deflection.** Check the expected deflection of the temporary traffic barrier against the proposed use. The deflection should not allow the barrier to fall from a drop-off or bridge deck, or intrude into oncoming traffic. However, some barriers, including temporary concrete barriers, may be pinned to reduce deflection. Contact the Bureau of Safety Programs and Engineering for information on temporary traffic barrier deflection data or potential barrier systems to be considered for use. Also, see the Bureau of Safety Programs and Engineering Policy Memorandum 4-15 for guidance on pinning and anchoring when using temporary concrete barrier. Contact the Bureau of Bridges and Structures for guidance on anchoring barriers to bridge decks.

<table>
<thead>
<tr>
<th>Work Zone Design Speed</th>
<th>Flare Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>45 mph (70 km/h) and above</td>
<td>12:1</td>
</tr>
<tr>
<td>Less than 45 mph (70 km/h)</td>
<td>8:1</td>
</tr>
</tbody>
</table>

**TEMPORARY TRAFFIC BARRIER FLARE RATES**

Figure 55-4.A
55-4.02(c) End Treatments

Locate any unprotected approach guardrail end (e.g., at breaks for crossovers, emergency vehicle access, or contractor access) at or beyond the construction clear zone or shield it with an appropriate end treatment. Shield the approach end of a temporary traffic barrier as discussed in Section 55-4.02(b). The following discusses several end treatments that can be used:

1. **Attenuating Devices.** Attenuating devices meeting the requirements of NCHRP Report 350 or MASH are acceptable protective end treatments. They also may be considered at point obstacles (e.g., bridge piers) where space is limited. Contact the Bureau of Safety Programs and Engineering for guidance on attenuating devices available and physical space requirements needed for installation.

2. **Guardrail.** The treatments for exposed ends of guardrail include:
   - connection to existing barriers,
   - overlapping barriers,
   - using an approved end terminal,
   - attaching an impact attenuator, or
   - burying the end in the backslope.

3. **Sand Barrels.** Sand barrels are commonly used to protect the driver from point obstacles (e.g., bridge piers, temporary traffic barrier ends). Due to the size of the array, sand barrels should only be used outside of the traveled way (e.g., on shoulders, in medians). Arrays vary according to the obstacle width and the design speed. The Highway Standards illustrate typical sand barrel applications; however, the designer must confirm that the Highway Standards are applicable to the site. Information on alternative NCHRP Report 350 or MASH approved array arrangements can be obtained from the manufacturers’ literature. Also note that single-row arrays are not allowed by IDOT policy. Use attenuating devices for areas with limited allowable width.

4. **Other.** Other IDOT approved end treatments may be applicable. Chapter 38 and the Highway Standards provide information on some of these end treatments used by the Department. Contact BDE or the Bureau of Safety Programs and Engineering for further assistance in providing the most applicable end treatment consistent with cost and geometric considerations.

55-4.02(d) Glare Screens

Glare screens may be used in combination with temporary traffic barrier to reduce headlight glare from opposing traffic. Typical applications in work zones are at crossover transitions and in two-way, two-lane operations. In addition to crossovers, consider providing glare screens where:

- the travel lane is within 2 ft (600 mm) of the barrier,
• a high amount of peripheral ambient light exists,
• there is a high volume of truck traffic, and/or
• the vertical or horizontal alignment of the roadway may create a headlight glare problem.

If glare screens are used on curvilinear alignments, ensure that the glare screen installation will not produce below minimum stopping sight distances. For additional glare screen design criteria, see Section 38-7.05.

55-4.03 Design/Layout

Where practical the designer should locate and design temporary roadside safety appurtenances based on the criteria in Chapter 38 (e.g., deflection distance, length of need). However, it is usually not practical nor cost effective to meet these criteria for permanent installations due to the limited time traffic is exposed to construction hazards and the space constraints that are required during construction. The designer must evaluate the exposure time of the hazard in determining the need for installing a roadside safety appurtenance. The following offers several alternatives that should be considered in designing and locating temporary roadside safety appurtenances within work zones:

1. Work Zone Clear Zones. Applying the clear zone distances from Chapter 38 to work zones is often impractical. Therefore, the Department has developed revised work zone clear zone distances, which are presented in Figure 55-4.B. However, the potentially hazardous conditions typically found within work zones warrant the use of considerable judgment when applying these clear zone distances. Note that it is not necessary to adjust the clear zone values presented in Figure 55-4.B for horizontal curvature.

   Treat hazards within the work zone clear zone in the same manner as they would be in a conventional clear zone.

2. Embankment Warrants. Figure 55-4.C presents barrier warrants for embankments in work zones.

3. Length of Need. As with new installations, provide a sufficient distance of full-strength barrier prior to the hazard to minimize the potential for a vehicle to run behind the barrier and impact the hazard. For temporary layouts, the length of need can be determined by using an angle of $10^\circ$ to $15^\circ$ from the back of the hazard or from the work zone clear zone distance off the traveled way.

4. Flare Rates. Desirably, flare temporary traffic barrier terminals beyond the traveled way to a point outside of the work zone clear zone. Figure 55-4.A presents the desirable flare rates for barrier based on the selected work zone design speed. Use these flare rates unless documented extenuating circumstances render this impractical (e.g., stop conditions, driveways, intersections).
<table>
<thead>
<tr>
<th>Approach Posted Speed Limit(^a)</th>
<th>ADT</th>
<th>Front Slopes</th>
<th></th>
<th>Back Slopes</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>1.6 or Flatter</td>
<td>1.5 to 1.4</td>
<td>1:3</td>
<td>1:3</td>
</tr>
<tr>
<td>Under 750</td>
<td></td>
<td>4–6</td>
<td>4–8</td>
<td></td>
<td>4–6</td>
</tr>
<tr>
<td>750-1500</td>
<td>6–8</td>
<td>8–10</td>
<td>8–10</td>
<td>8–10</td>
<td>8–10</td>
</tr>
<tr>
<td>1500-6000</td>
<td>6–8</td>
<td>10</td>
<td>10–12</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Over 6000</td>
<td></td>
<td>10</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Under 750</td>
<td></td>
<td>8–8</td>
<td>8–10</td>
<td>8–10</td>
<td>8–10</td>
</tr>
<tr>
<td>750-1500</td>
<td>10</td>
<td>10–14</td>
<td>10–14</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1500-6000</td>
<td>10–12</td>
<td>12–16</td>
<td>12–16</td>
<td>10</td>
<td>10</td>
</tr>
<tr>
<td>Over 6000</td>
<td>12–14</td>
<td>18–18</td>
<td>18–18</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Under 750</td>
<td></td>
<td>6–8</td>
<td>10–12</td>
<td>**</td>
<td>6</td>
</tr>
<tr>
<td>750-1500</td>
<td>10–12</td>
<td>12–16</td>
<td>12–16</td>
<td>6–8</td>
<td>10</td>
</tr>
<tr>
<td>1500-6000</td>
<td>12–14</td>
<td>18–18</td>
<td>18–18</td>
<td>10</td>
<td>10</td>
</tr>
<tr>
<td>Over 6000</td>
<td></td>
<td>14–16</td>
<td>18–20*</td>
<td></td>
<td>10</td>
</tr>
<tr>
<td>Under 750</td>
<td></td>
<td>10–12</td>
<td>12–16</td>
<td>6–8</td>
<td>8–10</td>
</tr>
<tr>
<td>750-1500</td>
<td>12–16</td>
<td>16–20*</td>
<td>16–20*</td>
<td>8–10</td>
<td>10</td>
</tr>
<tr>
<td>1500-6000</td>
<td>16–18</td>
<td>20–24*</td>
<td>20–24*</td>
<td>8–10</td>
<td>10</td>
</tr>
<tr>
<td>Over 6000</td>
<td></td>
<td>18–20*</td>
<td>22–28*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Under 750</td>
<td></td>
<td>12</td>
<td>12–16</td>
<td>6–8</td>
<td>10</td>
</tr>
<tr>
<td>750-1500</td>
<td>16</td>
<td>18–22*</td>
<td>18–22*</td>
<td>8–10</td>
<td>12</td>
</tr>
<tr>
<td>1500-6000</td>
<td>18–20*</td>
<td>22–28*</td>
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</tr>
<tr>
<td>Over 6000</td>
<td>18–22*</td>
<td>24–28*</td>
<td>24–28*</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

\(^a\) Clear zones may be limited to 18 ft for practicality.

\(^*\) See procedure in Section 38-3.02(b).

Notes:
1. All distances are measured from the edge of the traveled way.
2. For clear zones, the "ADT" will be the total ADT on two-way roadways and the directional ADT on one-way roadways (e.g., interchange ramps and one roadway of a divided highway). Traffic volumes will be the expected traffic volume through the work zone.
3. The values for “back slopes” only apply to a section where the toe of the back slope is adjacent to the shoulder. See Figure 38-3.B(d). For sections with roadside ditches, see Section 38-3.03.
4. Approach posted speed limit prior to the work zone.

WORK ZONE CLEAR ZONE DISTANCES
(US Customary)

Figure 55-4.B
<table>
<thead>
<tr>
<th>Approach Posted Speed Limita</th>
<th>ADT</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Under 750</td>
<td>35 mph or less</td>
<td>1.5 - 2.0</td>
<td>2.0 - 2.5</td>
<td>2.5 - 3.0</td>
<td>3.0</td>
<td>3.0</td>
<td>1.5 - 2.0</td>
<td>2.0 - 2.5</td>
<td>2.5 - 3.0</td>
</tr>
<tr>
<td></td>
<td>750-1500</td>
<td>55 - 50 mph</td>
<td>2.5 - 3.0</td>
<td>3.0</td>
<td>4.0</td>
<td>3.5</td>
<td>4.0</td>
<td>2.0 - 2.5</td>
<td>3.0</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>1500-8000</td>
<td>55 mph</td>
<td>2.5 - 3.0</td>
<td>3.0</td>
<td>4.0</td>
<td>3.5</td>
<td>4.0</td>
<td>2.0 - 2.5</td>
<td>3.0</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>Over 8000</td>
<td>60 mph</td>
<td>2.5 - 3.0</td>
<td>3.0</td>
<td>4.0</td>
<td>3.5</td>
<td>4.0</td>
<td>2.0 - 2.5</td>
<td>3.0</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>Under 750</td>
<td>65 mph</td>
<td>3.5 - 4.0</td>
<td>4.0</td>
<td>5.0</td>
<td>4.5</td>
<td>5.0</td>
<td>3.0</td>
<td>4.5</td>
<td>5.0</td>
</tr>
<tr>
<td></td>
<td>750-1500</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1500-8000</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Over 8000</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes:  
1. All distances are measured from the edge of the traveled way.
2. For clear zones, the “ADT” will be the total ADT on two-way roadways and the directional ADT on one-way roadways (e.g., interchange ramps and one roadway of a divided highway). Traffic volumes will be the expected traffic volume through the work zone.
3. The values for “back slopes” only apply to a section where the toe of the back slope is adjacent to the shoulder. See Figure 38-3.B(d). For sections with roadside ditches, see Section 38-3.03.
4. Approach posted speed limit prior to the work zone.

** Clear zones may be limited to 5.5 m for practicality.
** See procedure in Section 38-3.02(b).

WORK ZONE CLEAR ZONE DISTANCES (Metric)

Figure 55-4.B
BARRIER WARRANTS FOR EMBANKMENTS
(Work Zones)

Figure 55-4.C
5. **Openings.** Avoid openings in the barriers. Where openings are necessary, provide a NCHRP Report 350 or MASH approved end treatment at the barrier ends and proper signing.

6. **Sand Barrels.** Sand barrel arrays for temporary installations are the same as for permanent installations, except for the shielding of the hazard. Permanent sand barrel installations require a minimum 30 in (750 mm) offset between the hazard and the outside edge of the sand barrel array. For temporary installations, this distance can be reduced to 15 in (375 mm) where a greater offset would cause unacceptable interference with traffic. The preferable alternative is to use an attenuator system.
55-5 WORK ZONE TRAFFIC CONTROL DEVICES

The proper use of traffic control devices is critical to both public and worker safety and has been proven to significantly reduce crashes in work zones. The district Bureau of Operations will be responsible for the selection and design of traffic control devices. This section provides supplemental information on these devices and presents specific Department policies and procedures.

55-5.01 Highway Signs

55-5.01(a) General

In construction zones, regulatory signs are used to temporarily override an existing mandate or prohibition (e.g., reduced speed limit). Warning signs are used in advance of the construction area to indicate potentially hazardous conditions, and guide signs are used at various locations to inform drivers of detour routes, destinations, and points of interest.

In general, the Highway Standards, the Standard Specifications, and Part 6 of the Illinois Manual of Uniform Traffic Control Devices (ILMUTCD) provide the Department’s criteria for the design, application, and placement of these signs in construction zones. In addition, the designer should review the applicable sections for permanent signs in Chapter 57 of the BDE Manual, the Bureau of Operation’s Policies and Procedures Manual, and the ILMUTCD.

55-5.01(b) Speed Limit Signing

Signs are used to alert the traveling public of the speed limit within a work zone. The signs must comply with the Highway Standards for the work zone speed limit to be enforceable. The Work Zone Speed Limit Sign is the regulatory sign that is used to establish the speed limit in a construction or maintenance zone, as well as legally establish the zone for enforcement and fines. Use the Bureau of Operations “Policy on Establishing and Posting Speed Limits on the State Highway System” to establish speed limits in work zones.

The work zone speed limit will be determined based on the work zone design speed, traffic volumes, construction work type, geometrics, project length, etc. Where there is no lane closure or apparent hazard, maintain the existing speed limit.

See the Standard Specifications and Highway Standards for details on sign placement.

55-5.01(c) Guide Signs

The references in Section 57-1.02 provide the Department’s criteria for the design, application, and placement of guide signs. The following provides supplemental information on the use of guide signs in construction zones:
1. **Panel Signs.** Guide signs are typically warranted in construction zones and on alternative routes where temporary route changes are necessary. For example, the designer may consider using large panel signs or changeable message signs for ramp and lane closures (e.g., “Ramp 2A Closed, Use Ramp 2B,” “Ramp 4A Closed May 9”).

2. **Other.** Standard route markings, street name signs, special information signs, directional, and detour signs may also be warranted based on the particular work on the facility.

**55-5.01(d) Portable Changeable Message Signs**

Portable changeable message signs (PCMS) are very effective in communicating the construction zone information to the general public. The use of PCMS will be determined on a project-by-project basis based on road alignment, traffic routing, or other situations requiring advance warning and information.

PCMS can be an effective temporary traffic control device when used appropriately. However, PCMS should not replace any of the signing required by IDOT policy or the *ILMETCD*. The positive effect of PCMS may be diminished if the device is overused. PCMS should not be employed when they do not add any value to the total traffic control plan.

For all facilities, the following are some typical applications where the PCMS device may be effectively used in construction zones:

- to provide advance notice of upcoming construction;
- where significant traffic queuing and delays are expected;
- where changes in road alignment or surface conditions are present;
- to provide advance notice of ramp, lane, or road closures;
- incident management;
- a change in construction activities (e.g., bridge beam placement, change in alignment);
- to notify or direct motorists to alternative routing; and
- to provide additional information on high-volume, urban projects.

Messages shown on PCMS signs should convey current conditions and as up to date information to the traveling public as possible, especially for incident management. On projects where numerous PCMS signs will be used, the designer should plan for locations and messages to be used on the signs. PCMS messages should be limited to two, with a maximum of three phases. PCMS messages must be carefully planned to be short, understandable, and have “news value” to the motorist. Do not provide information that is redundant to static signing.

PCMS signs are required to be remote programmable. Include provisions for monitoring and changing the messages as necessary to provide current information. Investigate new and emerging technologies for monitoring and changing the messages that can be done by computer in the district, field office, or from a remote location.
See the FHWA *Portable Changeable Message Sign Handbook* and the *ILMUTCD* for specific information on the placement, operation, acceptable messages, and acceptable abbreviations for PCMS.

**55-5.01(e) Arrow Boards**

In some construction areas, arrow boards are used to supplement conventional traffic control devices. They are used as directional information to assist in merging traffic. The *Highway Standards* and Part 6 of the *ILMUTCD* provide the Department’s criteria for the placement, design, and application of arrow boards.

**55-5.02 Channelization Devices**

The *Highway Standards*, the *Standard Specifications*, and Part 6 of the *ILMUTCD* provide the Department’s criteria for the selection, application, and placement of channelization devices. Part 6 of the *ILMUTCD* and the *Highway Standards* also illustrate several typical application diagrams for the use of these devices.

There are numerous types of channelization devices available, each having its specific application in construction operations (e.g., crossovers, runarounds, lane closures, road closures, two-lane, two-way operations). Avoid mixing devices, as it may be confusing to the driver. The following channelization devices are typically used by IDOT in construction zones:

1. **Barricades:**
   a. **Type I Barricades, Type II Barricades, and Vertical Barricades.** Type I or Type II barricades or vertical barricades may be used for channelization or to delineate a specific condition. Vertical barricades are not to be used for lane closure tapers or as check barricades.
   b. **Type III Barricades.** Types III barricades are used for road and lane closures.
   c. **Directional Barricades.** Directional Barricades may only be used in merging and shifting tapers.

2. **Drums.** Drums are most commonly used in a linear series to channelize traffic.

3. **Cones.** Traffic cones are channelization devices used only during daylight hours.

4. **Tubular Markers.** Also known as flexible delineators, these devices are used to channelize traffic, including the division of opposing lanes of traffic, and to delineate the edge of pavement drop-off, in lieu of drums where space is limited. Tubular markers have less visible area than other devices. Therefore, only use tubular markers where space restrictions do not allow for the use of more visible devices.
5. **Vertical Panels.** These devices are used to channelize traffic in lieu of drums where space is limited, but are not used for the division of opposing lanes of traffic. Vertical panels have less visible area than other devices. Therefore, only use vertical panels where space restrictions do not allow for the use of more visible devices.

6. **Temporary Traffic Barriers.** Only use temporary traffic barriers where positive protection is desired; do not use based on channelization needs. If used, locate temporary traffic barrier behind and in conjunction with other supporting channelization devices, delineators, and/or pavement markings. Section 55-4.02(b) provides information on the application and placement of temporary traffic barrier. Delineators, reflectors, and steady-burning lamps may be required by the *Highway Standards* or *Standard Specifications*.

7. **Reflectors.** Reflectors provide retro-reflection from headlights and are supplemental devices that may be used to indicate the roadway alignment and the intended path through a construction zone, or to delineate hazards within the construction zone. Reflectors are commonly installed on delineator posts or on channelizing devices such as barrier wall, guardrail, or curbs.

These channelization devices are used extensively in work zones to warn drivers of work activities in or near the traveled way, to protect workers in the area, and to guide drivers and pedestrians safely through and around the work zone. Because each construction project differs, the selection, application, and location of these devices should be determined on a project-by-project basis.

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55-5.03 **Pavement Markings**

The *Highway Standards* and Part 6 of the *ILMUTCD* provide the Department's criteria for the selection, application, and placement of pavement markings in work zones. The *Standard Specifications* provide additional information on pavement markings. Also, review Section 57-3 for applicable information on permanent pavement markings. The following sections provide supplemental guidelines to these sources.

55-5.03(a) **Types**

The following types of pavement markings are typically used by IDOT in work zones:

1. **Temporary Paint.** Quick-drying paint is a low-cost, temporary pavement marking that may be used on construction projects. To improve reflectivity, glass beads are required. The Department does not normally allow the use of temporary paint markings on final pavement surfaces.

2. **Temporary Raised Pavement Markers.** In high-volume locations, the designer may consider using raised temporary pavement markers as a supplemental device to improve delineation through the work zone. Typical locations include lane lines, gore...
areas, and other areas where there are changes in the alignment (e.g., lane closures, lane shifts). For lane lines, temporary raised pavement markers are placed mid-point in the gap (i.e., every 40 feet (12 m)). For tapers, gore markings, lane transitions, etc., space the raised markers at 20-ft (6 m) intervals. Temporary raised pavement markers must be removed prior to placing of the next pavement course.

3. Temporary Pavement Marking Tape. Temporary pavement marking tape is an excellent material choice where there are changes to the traffic pattern during construction (e.g., lane shifts, crossover switches). Temporary tape can be easily and quickly installed and, when necessary, easily removed. One disadvantage is that this tape tends to move and/or breakup under heavy traffic volumes. Black tape is also available to temporarily remove lane lines. Wet reflective tape should be considered to improve guidance in long term work zones, poorly lit locations, and high volume areas.

4. Thermoplastic Markings. Thermoplastic markings are generally used in construction zones only if traffic volumes are high and the traffic pattern will be in place for a long duration (e.g., over one year).

5. Temporary Rumble Strips. Temporary rumble strips are used on high-speed, stop conditions to warn motorists of the impending change. The Highway Standards illustrate the typical layout for temporary rumble strips with a lane closure.

55-5.03(b) Application

The application of pavement markings in work zones depends on facility type, project duration, project length, and anticipated traffic volume. The Standard Specifications provide the criteria for the use of pavement markings in work zones.

55-5.04 Traffic Signals

55-5.04(a) Location

The use of temporary traffic signals in work zones will be determined on a project-by-project basis. Use the warrant criteria for permanent installations in Section 57-4 of the BDE Manual to assist in determining if a temporary traffic signal is warranted. However, use the actual traffic volumes expected during construction for the warrant analysis. Common locations where temporary signal installations may be used include:

- intersections where an existing signal must be maintained,
- existing non-signalized intersections and driveways where construction patterns and volumes now warrant a signal,
- at a temporary haul road or other temporary access points, and
• at crossroad/ramp intersections where there is an increase in traffic or there is a decrease in capacity due to the construction.

Temporary signals are required at long-term, one-lane, two-way traffic operations (e.g., stage bridge construction).

55-5.04(b) Application

Consider the following:

1. **Design.** Determine the impacts a construction activity has on existing signal operations and attempt to maximize the level-of-service. For example, consider:
   
   • re-timing or re-phasing the signal to compensate for changes in traffic volume, mix, or patterns and for changes in lane designations or intersection approach geometrics; or
   
   • physically relocating poles or adjusting signal heads to maintain compliance with the ILMUTCD.

   Section 57-4 and Part 4 of the *ILMUTCD* provide design information on traffic signals.

2. **Bridges.** The Highway Standards require a temporary signal installation for a bridge lane closure. However, in some situations, the use of a flagger may be more cost effective.

3. **Plan Sheets.** Show all temporary signal installations on the Stages of Construction and Traffic Control Sheets.

55-5.05 Highway Lighting and Nighttime Construction

55-5.05(a) Types

The designer should maintain existing overhead lighting and, on a case-by-case basis, consider the need for supplemental roadway lighting at potentially hazardous sites within the work area.

Give special consideration to lighting of the traveled way during construction. Construction activities present unexpected road geometry, alignment, and hazards to the motoring public. The designer should maintain existing overhead lighting, and consider the need for supplemental roadway lighting at potentially hazardous sites within the work area.

The following lighting devices are used in construction areas:

• hazard identification beacons,
• steady-burning warning lamps,
• flashing warning lights,
• floodlights,
• conventional highway lighting.

55-5.05(b) Warrants

Hazard identification beacons and warning lights are typically used to supplement signs, barriers, and channelization devices and emphasize specific signs, hazard areas, and the desired travel path. The warrants for these lighting devices should meet the criteria in Part 6 of the ILMUTCD and the Highway Standards.

For conventional highway lighting, the need for temporary lighting will be determined on a project-by-project basis. Maintain the existing highway illumination on all projects unless discontinuance of the highway illumination is specifically permitted. Review the warrants presented in Chapter 56 for permanent highway lighting to assist in determining the need for temporary lighting. Consider the use of temporary lighting at construction areas with the following characteristics:

• high-traffic volumes;
• high-traffic speeds;
• heavy queuing or congestion;
• areas with complicated traffic maneuvers (e.g., freeway crossovers, intersections); and
• other areas where hazardous locations may exist.

If existing light standards are removed or shut off during construction, consider providing temporary lighting until permanent light standards are reinstalled. In construction areas, the Department typically uses high-pressure sodium lamps mounted on temporary wood posts. However, the designer may wish to consider using portable lighting as an option. Chapter 56 provides additional information on the design of highway lighting.

55-5.05(c) Lighting for Nighttime Construction

Night construction presents additional challenges to both the contractor and the motoring public. The contractor needs adequate light to perform the work in a safe and efficient manner, and the motoring public requires additional guidance to safely transition the night work zone environment. As well, the motoring public must be protected from glare. Floodlights or other supplemental lighting may be used to illuminate the work area during night operations (e.g., flagger stations, equipment crossings, areas requiring supplemental lighting) and are the responsibility of the Contractor.
55-6 REFERENCES

1. Standard Specifications for Road and Bridge Construction, IDOT.
2. Highway Standards, IDOT.
4. Illinois Manual on the Uniform Traffic Control Devices (ILMUTCD), IDOT.
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Chapter Fifty-six
HIGHWAY LIGHTING

56-1 GENERAL

The general purpose of roadway lighting is to provide improved safety, security, and aesthetics for the various users of the roadway and associated facilities. Lighting enables the driver to recognize the geometry and condition of the roadway at extended distances, thereby simplifying the driving task at night. This, in turn, increases driver visual comfort and reduces driver fatigue, which contributes measurably to highway safety.

Due to the large and diverse volume of highway lighting information, it would be impractical for this Chapter to present a complete design guide. Instead, the intent is to provide the user with a synopsis of the highway lighting design process and to present Illinois Department of Transportation (IDOT) criteria, policies, and procedures on this issue. Use the references listed in Section 56-7 as guidance for highway lighting design.

56-1.01 Responsibilities

Each district is responsible for the highway lighting projects within their respective jurisdictions (e.g., information gathering, plan preparation). See Chapter 63 for additional information on plan preparation.

The district will contact the Electrical and Mechanical Unit in the Central Office to design the project lighting. If it is mutually decided to have it designed by a consultant, a pre-design discussion will be held with the consultant to outline the lighting design parameters for the project.

The consultant lighting design must be submitted and approved by the Electrical and Mechanical Unit before lighting plans are submitted. The district will submit all consultant preliminary and final lighting plans to the Central Office for review and approval by the Electrical and Mechanical Unit.

Lighting plans for all types of lighting installations will be reviewed and approved by the Electrical and Mechanical Unit in the Central Office. See Chapter 11 for additional information on the local agency highway lighting improvement projects that must be submitted for review.

District 1 is responsible for highway lighting projects within their jurisdiction. This includes both lighting design and plan review for approval.
56-1.02 Definitions

The following definitions are for a common understanding of terms for non-practitioners in the lighting field; consult listed references for detailed definitions:

1. **Average Initial Illuminance.** The average level of horizontal illuminance on the pavement area of a traveled way at the time the lighting system is installed, when lamps are new and luminaries are clean; expressed in average footcandles (lux) for the pavement area. See definition of Illuminance.

2. **Average Maintained Illuminance** ($E_{ave}$). The average level of horizontal illuminance on the roadway pavement when the output of the lamp and luminaire is diminished by the light loss factor (LLF); expressed in average footcandles (lux) for the pavement area. See definition for LLF.

3. **Beacon Lighting.** A single luminaire that will identify the presence of an intersection or an interchange or potential conflict with other traffic and physical features and will serve as a warning or marker.

4. **Bikeway.** Any road, street, path, or way that in some manner is specifically designated as being open to bicycle travel, regardless of whether such facilities are designated for the exclusive use of bicycles or are to be shared with other transportation modes.

5. **Candela (cd).** A measure of the luminous intensity of a light source as seen by the eye (a.k.a., “candle”). For example, because the eye is less sensitive to blue light than to green light, a blue light source must radiate more power in watts (W) than a green light source if the two are to have the same luminous intensity. Most light sources have different luminous intensities when viewed from different directions and so the luminous intensity for a light source may vary with the angle at which it is viewed ($1 \text{ cd} = 1 \text{ cp}$).

6. **Candela per Square Meter** ($\text{cd/m}^2$). The metric unit of luminance (photometric brightness) that is equal to the uniform luminance of a perfectly diffusing surface emitting or reflecting light at the rate of one lumen per square meter ($\text{lm/m}^2$) or the average luminance of any surface emitting or reflecting light at that rate ($1 \text{ cd/m}^2 = 0.2919 \text{ fl}$).

7. **Candlepower (cp).** The luminous intensity in a specific direction; expressed in candelas (cd). It is no indication of the total light output ($1 \text{ cp} = 1 \text{ cd}$).

8. **Conflict Area.** An area of a roadway where the motorist’s special attention is required in order to interpret the functional features and/or activities of the roadway, in order to make a decision on their driving routine. It is that area which encompasses all of the conflict points.

9. **Correlated Color Temperature (CCT).** Relates to the color appearance of a white LED. CCT is defined in degrees Kelvin. A warm light is around 2700K, moving to neutral white at around 4000K, and cool white is 5000K or more. Commercially available light sources usually range from 2700 K to 6500 K. CCT values are used by the lighting...
industry to give specifiers a general indication of the apparent "warmth" or "coolness" of the light emitted by the source.

10. **Disability Glare.** Glare resulting in reduced visual performance and visibility. It often is accompanied by discomfort. See definitions for Discomfort Glare and Glare.

11. **Discomfort Glare.** Glare producing discomfort. It does not necessarily interfere with visual performance or visibility. See definition for Glare.

12. **Driver.** The power supply used to supply voltage and current to an LED system for operation per the luminaire design goals.

13. **Equipment Factor (EF).** Light loss factors that are not dependent on time, relate mostly to the characteristics of the specific equipment selected. While some may not be correctable, it is possible that one more may have an important effect upon the light level produced. Care should be taken in selecting equipment appropriate to the service conditions.

14. **Footcandle (fc).** The US Customary unit of measurement for illuminance on a surface one square foot (ft²) in area where there is uniformly distributed a light flux of one lumen (lm) (1 fc = 10.76 lx).

15. **Footlambert (fl).** The US Customary unit of luminance (photometric brightness) equal to the uniform luminance of a perfectly diffusing surface emitting or reflecting light at the rate of one lumen per square foot (lm/ft²) or the average luminance of any surface emitting or reflecting light at that rate (1 fl = 3.426 cd/m²).

16. **Glare.** The optical sensation produced by luminance within the visual field that is sufficiently greater than the luminance to which the eyes are adapted and causes annoyance, discomfort, or loss in visual performance and visibility. See definitions for Disability Glare and Discomfort Glare.

17. **House Side.** The horizontal direction away from the roadway or behind the nadir of the luminaire. See definitions for Street Side and Nadir.

18. **Isolux Diagram.** A diagram plotted on any appropriate set of coordinates to show all points on a surface where the illuminance is the same, represented by a series of isolux line curves.

19. **Illuminance.** The density of the luminous flux, lumen (lm), incident on a surface. It is the quotient of the luminous flux by the area of the surface, ft² (m²) when the latter is uniformly illuminated. It is measured in footcandles (lux). Footcandle (fc) and lux (lx) are units of illuminance expressed in lumens (lm) per square foot (ft²) and lumens per square meter (m²), respectively.

20. **LED Array or Module.** An assembly of LED packages (components), or dies on a printed circuit board or substrate, possibly with optical elements and additional thermal, mechanical, and electrical interfaces that are intended to connect to the load side of a
LED driver. Power source and ANSI standard base are not incorporated into the device. The device cannot be connected directly to the branch circuit.

21. **LED Lamp.** An assembly comprised of LED packages (components) or LED arrays (modules), LED driver, ANSI standard base and other optical, thermal, mechanical and electrical components. When integrated with an ANSI standard lamp-holder (socket), the device is intended to connect directly to the branch circuit.

22. **LED Light Engine.** An integrated assembly comprised of LED packages (components) or LED arrays (modules), LED driver, and other optical, thermal, mechanical and electrical components. The device is intended to connect directly to the branch circuit through a custom connector compatible with the LED luminaire for which it was designed and does not use an ANSI standard base.

23. **Light Emitting Diode (LED).** A semiconductor device (p-n junction device) that converts electrical energy directly into incoherent optical radiation when forward biased. Their energy band gaps can span the ultraviolet, visible, or infrared wavelength regions. Also known as a chip, diode or die, it conducts electric current in one direction only. LEDs are typically created from formulations of III-V compounds; combinations of elements from columns III and V in the periodic table.

24. **Light Loss Factor (LLF).** A factor used in a lighting calculation after a given period of time and under given conditions. It takes into account temperature and voltage variations, dirt accumulation on luminaire surfaces, lamp lumen depreciation, maintenance procedures, equipment and ballast variations (LLF = Lamp Lumen Depreciation (LLD) • Luminaire Dirt Depreciation (LDD) • Equipment Factor (EF)).

25. **Lamp Lumen Depreciation Factor (LLD).** A depreciation factor that indicates the decrease in a lamp’s initial lumen output over time. For design calculations, the initial lamp lumen value is reduced by LLD to compensate for the anticipated lumen reduction. See definition for Maintenance Factor.

26. **Light Standard (Pole).** A pole provided with the necessary internal attachments for wiring and the external attachments for the bracket and luminaire.

27. **Longitudinal Roadway Line (LRL).** A line along the roadway parallel to the curb or shoulder line. See definition for Transverse Roadway Line.

28. **Lumen (lm).** The unit of luminous flux. It is equal to the flux through a unit solid angle (steradian), from a uniform point source of one candela (cd), or to the flux on a unit surface, all points of which are at unit distance from a uniform point source of one candela.

29. **Luminaire.** A complete lighting unit consisting LED-based light emitting elements and a matched driver together with parts to protect the light emitting elements. The LED driver is the power regulator for the system. The LED based light emitting elements may take the form of LED packages (components), LED arrays (modules), LED Light Engine, or
LED lamps. The LED luminaire is intended to distribute light to the target area and to connect directly to a branch circuit.

30. **Luminaire Dirt Depreciation Factor (LDD).** A depreciation factor that indicates the expected reduction of a lamp’s initial lumen output due to the accumulation of dirt on or within the luminaire over time. See definition for Maintenance Factor.

31. **Luminance.** The luminous intensity, candela (cd), of any surface in a given direction per unit of projected area, \( \text{ft}^2 \) (\( \text{m}^2 \)), of the surface as viewed from that direction. It is measured in footlamberts (candelas per square meter).

32. **Luminous Efficacy (lm/W).** The quotient of the luminous flux (lm) emitted by the total lamp power input. It is expressed in terms of lumens per watt (lm/W).

33. **Luminous Efficiency (%).** The ratio of the total luminous flux emitted by a luminaire to that emitted by the bare lamp.

34. **Luminous Intensity.** See definition of Candela.

35. **Lux (lx).** The metric unit of illuminance on a surface one square meter (\( \text{m}^2 \)) in area on which there is uniformly distributed light flux of one lumen (lm), or the illuminance produced on a surface where all points are at a distance of one meter (m) from a uniform point source of one candela (cd) \( (1 \text{ lx} = 1 \text{ lm}/\text{m}^2 = 0.0929 \text{ fc}) \).

36. **Mounting Height.** The vertical distance between the roadway surface and the center of the light source in the luminaire.

37. **Nadir.** The vertical axis that passes through the center of the luminaire light source.

38. **Overhang.** The horizontal distance between a vertical line through the nadir of a luminaire and the edge of traveled way or edge of the area to be illuminated.

39. **Partial Lighting.** Partial lighting refers to lighting installed at the decision areas of isolated interchanges and intersections whereby it provides visibility of potential conflicts with other traffic and physical features.

40. **Pedestrian Crosswalk.** An area designated by pavement markings for pedestrians to cross the roadway.

41. **p-n Junction.** The actual junction of the two types of semiconductor materials used in the construction of the LED die.

42. **Setback.** The horizontal distance between the face of a light pole and the edge of traveled way.

43. **Spacing.** The distance in feet (meters) between successive light poles.

44. **Street Side.** The horizontal direction toward the roadway from the nadir of the luminaire. See definition of House Side.
45. **Transverse Roadway Line (TRL).** Any line across the roadway that is perpendicular to the curb or shoulder line. See definition of Longitudinal Roadway Line.

46. **Uniformity Ratio.** Uniformity ratios are calculated as follows: the average-to-minimum ratio is determined by dividing the average luminance or Illuminance of all grid points by the grid point having the lowest value; the maximum-to-minimum ratio (applies to luminance only) is determined by dividing the grid point having the highest luminance value in a calculation grid by the grid point with the lowest luminance value in the calculation grid.

47. **Utilization Curve.** A plot of the quantity of light falling on the horizontal surface both in front (street side) and behind (house side) the luminaire. It shows only the percent of bare lamp lumens that fall on the horizontal surface and is plotted as a ratio of width of area to mounting height of luminaire.

48. **Veiling Luminance.** A luminance superimposed on the retinal image which reduces its contrast. It is this veiling effect produced by bright sources or areas in the visual field that results in decreased visual performance and visibility.
56-2 GUIDELINES FOR JUSTIFYING HIGHWAY LIGHTING

Providing lighting for all highway facilities is neither practical nor cost effective. It is generally IDOT’s practice only to provide highway lighting where justified based on sound engineering judgment and on the criteria, recommendations, and principles presented in the American Association of State Highway and Transportation Officials (AASHTO) publication *Roadway Lighting Design Guide* and NCHRP Report No. 152 *Warrants for Highway Lighting*.

The Department will assess the economic feasibility of lighting on roadway projects and prioritize potential lighting projects. A location that appears to justify lighting does not necessarily obligate the Department to provide funding. Local agencies may provide lighting within their respective jurisdictions provided they find sufficient benefit in the forms of convenience, safety, policing, community promotion, public relations, etc., to participate in an appreciable percentage of the cost of, or wholly finance, the installation, maintenance, operation, and energy needs of the lighting facilities; see Chapter 5.

For a highway lighting facility to be considered for funding by IDOT, the lighting system must be both economically feasible and justified based on the applicable criteria presented in the following sections. The impacts of local conditions (e.g., frequent fog, ice, snow, roadway geometry, ambient lighting, sight distance, signing) should also be considered when analyzing highway lighting needs.

56-2.01 Analyzing Highway Lighting Needs

The AASHTO publication *Roadway Lighting Design Guide* presents an empirical approach to analyzing highway lighting needs with primary application to freeway-type facilities. The principal considerations are vehicular traffic volume, interchange spacing (i.e., an indicator of the relative frequency of vehicular traffic maneuvers), land development and artificial lighting conditions in the area surrounding the freeway, and the night-to-day crash ratio. The affect of these factors on driver visibility should be considered in the lighting needs analysis.

A supplemental approach to analyzing highway lighting needs, based primarily on an analytical evaluation of driver information, is published in NCHRP Report No. 152 *Warrants for Highway Lighting*. This publication has application to both urban-type facilities (e.g., streets, arterials, intersections) and freeway-type facilities (e.g., Interstates). In urban areas where the analyst may find difficulty in applying the AASHTO empirical approach, Report No. 152 offers an alternative approach for analyzing highway lighting needs. Additional information for analyzing partial interchange lighting is available in NCHRP Report No. 256.

56-2.02 Freeways

Use the criteria presented in the following sections when analyzing the lighting needs for State-maintained freeway facilities.
Continuous lighting consists of all mainline and direct connections, and provides for complete lighting of all associated interchanges. Lighting may be provided through high-mast facilities, conventional, or both. Continuous freeway lighting (CFL) should be considered under the following conditions:

1. **Freeway Volume.** On those freeway sections in and near cities where the current average daily traffic (ADT) is 30,000 or more, CFL should be considered.

2. **Interchange Spacing.** CFL should be considered where three or more successive interchanges are located with an average spacing of 1.5 miles (2.5 km) or less, and adjacent areas outside the right-of-way are substantially urban in character.

3. **Land Development/Lighting Conditions.** Consider CFL where, for a length of 2 miles (3 km) or more, the freeway passes through a substantially developed suburban or urban area where one or more of the following conditions exist:
   - local traffic operates on a complete street grid having some form of street lighting, parts of which are visible from the freeway;
   - the freeway passes through a series of developments (e.g., residential, commercial, industrial areas, civic areas, colleges, parks, terminals), which include facilities (e.g., roads, streets, parking areas, yards) that are lighted;
   - separate cross streets, with and without connecting ramps, occur with an average spacing of 0.5 miles (1 km) or less, some of which are lighted as part of the local street system; or
   - freeway cross-section elements (e.g., median, shoulders) are substantially reduced in width below desirable criteria in relatively open country.

4. **Night-To-Day Crash Ratio.** CFL should be considered where the night-to-day ratio of crash rates is at least 2.0 or higher than the statewide average for all unlighted similar sections, and a study indicates that lighting may be expected to result in a significant reduction in the night crash rate. The number of nighttime crashes should also be evaluated.

5. **Local Agency Needs.** CFL should be considered where the local agency finds sufficient benefit in the forms of convenience, safety, policing, community promotion, public relations, etc., to pay an appreciable percentage of the cost of, or wholly finance, the installation, maintenance and operation of the lighting facilities. See Chapter 5 for additional information on local agencies’ lighting responsibilities.

6. **Local Conditions.** CFL should be considered where local conditions (e.g., frequent fog, ice, snow, roadway geometry, ambient lighting, sight distances, or frequent advertising signing) could justify lighting.
56-2.02(b) Complete Interchange Lighting

Complete interchange lighting (CIL) consists primarily of lighting the freeway’s through traffic lanes within the interchange area, the traffic lanes of all ramps, the acceleration and deceleration lanes, all ramp terminals, and the crossroad between the outermost ramp terminals. Consider CIL at interchanges under the following conditions:

1. **Ramp Volume.** CIL should be considered where the total current ADT ramp traffic entering and exiting the freeway within the interchange area exceeds 10,000 for urban conditions, 8000 for suburban conditions, or 5000 for rural conditions.

2. **Crossroad Volume.** Consider CIL where the current ADT on the crossroad exceeds 10,000 for urban conditions, 8000 for suburban conditions, or 5000 for rural conditions.

3. **Land Development/Lighting Conditions.** Consider CIL at locations on unlighted freeways where existing substantial commercial or industrial development, which is lighted during hours of darkness, is located in the immediate vicinity of the interchange, or where the crossroad approach legs are lighted for 0.5 miles (1 km) or more on each side of the interchange.

4. **Night-to-Day Crash Ratio.** CIL should be considered where the night-to-day ratio of crash rates within the interchange area is at least 1.5 or higher than the statewide average for all unlighted similar sections, and a study indicates that lighting may be expected to result in a significant reduction in the night crash rate. The number of nighttime crashes should also be evaluated.

5. **Local Agency Needs.** CIL should be considered where the local agency finds sufficient benefit in the forms of convenience, safety, policing, community promotion, public relations, etc., to pay an appreciable percentage of the cost of, or wholly finance, the installation, maintenance, and operation of the lighting facilities. See Chapter 5 for additional information on lighting responsibilities of local agencies.

6. **Continuous Freeway Lighting.** Provide CIL at interchanges where continuous freeway lighting is provided. See Section 56-2.02(a).

56-2.02(c) Partial Interchange Lighting

Partial interchange lighting (PIL) generally is a lighting configuration that defines lighting for the decision-making areas. It consists of a few luminaires located in the vicinity of all ramp terminals. The usual practice is to light those general areas where the exit and entrance ramps connect with the through traffic lanes of the freeway and generally those areas where the ramps intersect the crossroad. Consider PIL at interchanges under the following conditions:

1. **Ramp Volume.** Consider PIL where the total current ADT ramp traffic entering and exiting the freeway within the interchange area exceeds 5000 for urban conditions, 3000 for suburban conditions, or 1000 for rural conditions.
2. **Freeway Volume.** Consider PIL where the current ADT on the freeway through traffic lanes exceeds 25,000 for urban conditions, 20,000 for suburban conditions, or 10,000 for rural conditions.

3. **Night-to-Day Crash Ratio.** PIL should be considered where the night-to-day ratio of crash rates within the interchange area is at least 1.25 or higher than the statewide average for all unlighted similar sections, and a study indicates that lighting may be expected to result in a significant reduction in the night crash rate. The number of nighttime crashes should also be evaluated.

4. **Local Agency Needs.** PIL should be considered where the local agency finds sufficient benefit in the forms of convenience, safety, policing, community promotion, public relations, etc., to pay an appreciable percentage of the cost of, or wholly finance, the installation, maintenance, and operation of the lighting facilities. See Chapter 5 for additional information on local agencies’ lighting responsibilities.

5. **Continuous Freeway Lighting.** Consider PIL where continuous freeway lighting is justified, but not initially installed. See Section 56-2.02(a). The freeway section should be in or near a city where the current ADT is 30,000 or more, or the interchange should be among three or more successive interchanges located with an average spacing of 1.5 miles (2.5 km) or less with adjacent areas outside the right-of-way being substantially urban in character.

6. **Complete Interchange Lighting.** Where complete interchange lighting is justified, but not initially fully installed, a partial lighting system, which exceeds the normal partial installation in number of lighting units, is considered to be justified. See Section 56-2.02(b).

NCHRP Report No. 256 *Partial Lighting of Interchanges* provides additional information on analyzing the need for partial interchange lighting.

**56-2.02(d) Crossroad Ramp Terminal Lighting**

Lighting of the crossroad ramp terminal should be considered regardless of traffic volume where the crossroad ramp terminal design of freeway interchanges incorporates raised channelizing or divisional islands, where there is poor sight distance, or roadway alignment constitutes curvature or severe slopes.

**56-2.03 Streets and Highways Other Than Freeways**

Urban and rural conditions, traffic volumes (both vehicular and pedestrian), intersections, turning movements, signalization, channelization, and varying geometrics are factors that should be considered when determining the lighting needs of streets and highways other than freeways. Consider the following when assessing the lighting needs of such State-maintained facilities. NCHRP Report No. 152 *Warrants for Highway Lighting* provides additional information analyzing the need for lighting.
1. **Facilities with Raised Medians.** Consider highway lighting along sections of State-maintained facilities that have raised medians.

2. **Major Urban Arterials.** Consider highway lighting along all major arterials that are located in urban areas.

3. **Intersections.** Consider intersection lighting at rural intersections that meet any one of the following conditions:
   - there are 2.4 or more crashes per million vehicles in each of three consecutive years;
   - there are 2.0 or more crashes per million vehicles per year and 4.0 or more crashes per year in each of three consecutive years;
   - there are 3.0 or more crashes per million vehicles per year and 7.0 or more crashes per year in each of two consecutive years;
   - the intersection is signalized and in the past year the day-to-night crash ratio is at least 1.25 or higher than the Statewide average for similar signalized intersections;
   - substantial nighttime pedestrian volume exists;
   - less than desirable alignment exists on any of the intersection approaches;
   - intersection approach roadway leg has less than the required Safe Sight Stopping Distance (SSSD) at the intersection;
   - the intersection is an unusual type requiring complex turning maneuvers;
   - commercial development exists in the vicinity, which causes high nighttime traffic peaks;
   - distracting illumination exists from adjacent land development; and/or
   - there exists recurrent fog or industrial smog in the area.

Isolated intersections located within the fringe of corporate limits that are suburban or rural in character may be illuminated at the State’s expense provided they meet the above criteria. Every effort should be made to have the local agency accept ownership of the system after installation and assume all operational and maintenance costs. See Chapter 5 for additional information on lighting responsibilities of local agencies.

4. **High-Conflict Locations.** Consider lighting along roadway sections with high vehicle-to-vehicle interactions (e.g., sections with numerous driveways, where driveway separation is less than one SSSD, significant commercial or residential development, driveways with larger percentage of turning traffic, large complex intersection with more than one
turning lane in one direction, intersection with raised medians, high percentage of trucks). Lighting generally improves traffic safety and efficiency at such locations.

5. **Complex Roadway Geometry.** Consider lighting at spot locations in rural areas where the driver is required to pass through a roadway section with complex or substandard geometry.

6. **Night-to-Day Crash Ratio.** Lighting should be considered at locations or sections of streets and highways where the night-to-day ratio of crash rates is higher than the statewide average for similar locations, and a study indicates that lighting may be expected to significantly reduce the night crash rate.

7. **Local Agency Needs.** Lighting should be considered where the local agency finds sufficient benefit in the forms of convenience, safety, policing, community promotion, public relations, etc., to pay an appreciable percentage of the cost of, or wholly finance, the installation, maintenance, and operation of the lighting facilities. See Chapter 5 for additional information on lighting responsibilities of local agencies.

8. **Pedestrian Sidewalk.** Consider lighting the sidewalk along the roadway section. Properly designed highway lighting may provide adequate roadway and sidewalk lighting without the need for supplemental or separate sidewalk lighting.

56-2.04 **Rest Areas**

Provide lighting at rest areas that offer complete rest facilities (e.g., comfort station, information kiosk, picnic areas). Illuminate all areas within the facility that have pedestrian activities (e.g., parking areas, immediate area of building). Provide lighting at rest area ramps, gore areas, other decision points, and traffic conflict areas.

56-2.05 **Weigh Stations**

Provide lighting and overheight detectors at all permanent truck weigh stations. Illuminate the weighing area, parking areas, speed change lanes, ramps, and gore areas.

56-2.06 **Bridge Structures and Underpasses**

Because of their typical configuration and length-to-height ratio, underpasses generally have good daylight penetration and do not require supplemental daytime lighting. Underpass lighting generally is installed to enhance driver visibility after daylight hours. When the underpass length-to-height ratio exceeds approximately 10:1, it usually is necessary to analyze specific geometry and roadway conditions, including vehicular and pedestrian activity, to determine the need for supplemental daytime lighting. For more information on daytime lighting see the *American National Standard Practice for Tunnel Lighting, RP-22*, produced by the American National Standards Institute (ANSI) and by the Illuminating Engineering Society of North America (IESNA).
On highways that are not continuously lighted, consider providing underpass lighting where frequent nighttime pedestrian traffic exists through the underpass or where unusual or critical geometry exists within or on an approach to the underpass.

Provide underpass lighting on all highways that are continuously lighted. Favorable positioning of conventional highway luminaires adjacent to a relatively short underpass often can provide adequate illumination within the underpass without a need to provide supplemental lighting. If this action is considered, ensure that shadows cast by the conventional luminaires do not become a visibility problem within the underpass.

### 56-2.07 Tunnels

Provide lighting for tunnels to create adequate roadway visibility necessary for safe and efficient traffic operation. Daytime tunnel lighting is recommended when driver visibility requirements are not satisfied without the use of a daytime lighting system to supplement natural daylight. Visibility requirements vary considerably with such items as:

- portal to portal tunnel length (i.e., short or long);
- tunnel portal design;
- geometry of tunnel and its approaches;
- vehicular and pedestrian traffic characteristics;
- treatment of pavement, portal, interior, and environmental reflective surfaces;
- climate and orientation of tunnel; and
- visibility objectives to provide for safe and efficient tunnel operation.

The AASHTO publication *Roadway Lighting Design Guide* provides tunnel lighting guidelines. For additional tunnel lighting requirements, consult the *ANSI/IESNA RP-22*.

### 56-2.08 Roundabouts

Provide lighting at roundabouts, including rural roundabouts, as recommended by the AASHTO publication *Roadway Lighting Design Guide*. Additional lighting requirements are outlined in the most current version of the *Design Guide for Roundabout Lighting*, IESNA DG-19.

Lighting should be located in consideration of the following:

- Lights should be located so that they provide good illumination on the approach nose of splitter islands, at all conflict areas where traffic is entering the circulating stream, and at all places where the traffic streams separate to exit the roundabout.
- Particular attention should be given to the lighting of the pedestrian crossing areas.
- Avoid placing lighting poles within splitter islands, on the central island directly opposite an entry roadway, or on the right-hand perimeter immediately downstream of an exit point.
56-2.09 **Other Locations**

Provide lighting for pedestrian crosswalks and all pedestrian underpass and pedestrian tunnel facilities. In addition, lighting for the following facilities will be considered on a case-by-case basis:

- commuter park-and-ride lots,
- bike paths,
- pedestrian walkways, and
- pedestrian overpasses.

56-2.10 **Highway Sign Illumination**

Overhead highway signs fitted with long-lasting, highly reflective sheeting may be adequately illuminated by vehicular headlights. Signs with non-reflective lower grade sheeting must be externally illuminated by a direct light source. Roadway lighting adjacent to signs does not provide adequate intensity to meet the requirements for external sign illumination.

Provide sign illumination where background (roadway and/or non-roadway) lighting obscures the legend of the sign or the sign is not adequately visible by vehicular headlights. In urban areas with high-ambient lighting, the external illumination of overhead sign panels generally is warranted.

External lighting for all other overhead sign panels along lighted highway facilities will be illuminated on a case-by-case basis. See the *Recommended Practice for Roadway Sign Lighting*, IESNA RP-19 for additional information on when to light signs. Also, apply the requirements of this publication when designing lighting for sign panels.

56-2.11 **Navigation and Obstruction Lighting**

Highway structures over navigable waterways require waterway obstruction warning luminaires in accordance with US Coast Guard requirements. The district or Electrical and Mechanical Unit in the Central Office will coordinate with the Coast Guard. Design navigable waterway obstruction lighting in accordance with the US Coast Guard Bridge Administration Manual COMDTINST M16590.5, *Bridge Lighting and Other Signals* and the *Code of Federal Regulations*, CFR Title 33, Part 118.

Any need for aviation obstruction warning luminaires on highway structures will be coordinated with the Federal Aviation Administration (FAA) by the district or Electrical and Mechanical Unit in the Central Office. For information on lighting for navigable airspace obstructions, consult the FAA Advisory Circular AC 70/74602J *Proposed Construction or Alteration of Objects that May Affect the Navigable Airspace*. 

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56-2.8 HARD COPIES UNCONTROLLED
56-2.12 Transition Lighting

Consider step-down transition lighting, or similar visibility measures, for traffic lanes emerging from a lighted area with very high lighting levels. For additional information, consult the American National Standard Practice for Roadway Lighting ANSI/IESNA RP-8.

56-2.13 Roadway Reconstruction

Existing highway lighting shall be evaluated for upgrade to meet current Department highway lighting criteria on roadway reconstruction projects. Contact the Electrical and Mechanical Unit in the Central Office for additional information.

56-2.14 Municipal and Residential Lighting

IDOT will not participate in highway lighting on facilities located within an incorporated area except as described in Sections 56-2.02, 56-2.03, and Chapter 5.

56-2.15 Ornamental Lighting

At the request of a local agency, ornamental lighting may be permitted by the Department on a State-maintained facility if the minimum requirements of the Department and ANSI/IESNA RP-8 are met and the local agency is 100% responsible for construction funding, ownership, electrical energy, and maintenance of such lighting both during and after construction. Special lighting requirements regarding light trespass and glare must also be satisfied. Contact the Electrical and Mechanical Unit in the Central Office for additional information on ornamental lighting requirements.

56-2.16 Lighting for Nighttime Construction

Ensure lighting for nighttime construction activities, either mobile or stationary, is provided and included in all plans. Ensure the lighting design does not impair motorist visibility and meets ANSI/IESNA RP-8 glare and light trespass requirements. This should be done to help provide for the overall on-site safety of the workers and by making them more visible to motorists where construction is adjacent to traffic. Nighttime lighting also benefits the quality of the construction work. For more information on work zones see Chapter 13.

56-2.17 Temporary Lighting

Consider temporary highway lighting in construction zones requiring complex traffic maneuvers (e.g., crossovers) and where existing lighting will be removed, relocated, or altered by construction operations. Temporary roadway lighting shall meet ANSI/IESNA RP-8 requirements for lighting, glare, and light trespass. Also, ensure the temporary roadway lighting...
is designed to meet roadside safety issues (e.g., clear zone setback) in accordance with Chapter 38.

56-2.18 Replacement Lighting

Consider a new roadway lighting design where existing lighting facilities are being replaced on a complete lighting circuit basis or in its entirety. With the exception of spot replacements, large portions of lighting facilities replaced through maintenance or construction operations shall be reevaluated from a lighting design standpoint to ensure lighting facilities are upgraded to meet current Department lighting criteria, including ANSI/IESNA RP-8 requirements.

This is especially important with older facilities that were installed with a different light source than is currently used, wiring methods, etc. Contact the Electrical and Mechanical Unit in the Central Office for additional information on the replacement of existing lighting facilities.
56-3 MATERIALS AND EQUIPMENT

Because luminaires, electrical devices, and support structures change rapidly with new developments, this section presents an overview rather than an absolute requirement for lighting equipment and materials. The Standard Specifications, Supplemental Specifications, Highway Standards, and Bureau of Design and Environment (BDE) Special Provisions provide additional details on lighting equipment and materials that are required for IDOT projects. Section 56-5 provides specific design guidance for luminaires, electrical devices, and support structures used by IDOT. Figure 56-3.A illustrates the various components of a typical highway lighting structure.

56-3.01 Foundations and Mounting

In conventional highway lighting applications, luminaire assemblies generally are attached to davit or mast-arm poles mounted along the roadway either on ground foundations or atop bridge parapets or barriers. Foundations for conventional light poles may be either reinforced concrete or steel helix foundations and are constructed from typical designs. However, concrete foundations for light towers in high-mast lighting applications require special designs and soil analyses to determine adequate foundation depth. Depending on factors such as roadside location, most conventional light poles will be mounted on frangible devices (breakaway supports). Attach light poles that are mounted atop parapets and barriers or behind guardrail to foundations with high-strength, non-breakaway bolts. Use special vibration isolating materials to mount light poles on bridges. Where feasible at signalized intersections, a roadway luminaire may be mounted on a combination mast-arm assembly and pole using approved combination structures.

Luminaires mounted in underpasses and tunnels are either attached directly to the wall adjacent to or hung from vibration-dampening pendants at the edge of the travel lanes. Light sources that are used to externally illuminate overhead sign panels typically are fastened to the truss or cantilever support structure.

Waterway and aviation obstruction warning luminaires are attached directly to the structures representing the hazard. Ensure the location and installation of warning luminaires for waterway and aviation also meet the requirements of Section 56-2.11.

56-3.02 Pole Bases

Light poles may be attached to one of several types of bases (e.g., transformer base, breakaway couplings, anchor base). Selection is governed by project need and material suitability. A very important distinguishing characteristic of the pole base is whether it is classified by the Federal Highway Administration (FHWA) as an acceptable breakaway support. If the pole represents a roadside hazard, it will be mounted on a breakaway support (see Chapter 38 for additional guidance). Section 56-5.05 provides some design guidance on this issue. The following briefly describes typical pole configurations used by the Department:
Note: Single mast-arm luminaire shown for illustrative purposes. For other luminaire mounting types, see the Highway Standards and Standard Specifications.

**TYPICAL HIGHWAY LIGHTING STRUCTURE**

Figure 56-3.A
1. **Breakaway Coupling.** Breakaway couplings are connectors or sleeves that are designed to shear when the pole is hit by an errant vehicle. The bottom of each coupling (device) is threaded onto a foundation anchor bolt, and the pole is attached to the top of the coupling. Four couplings are used with each pole. All wiring at the pole base will have simultaneous quick disconnect fuse holders.

2. **Frangible Transformer Base.** The frangible transformer base consists of a cast aluminum apron between the foundation and the base of the pole. It is designed to deform and break away when hit by an errant vehicle. All wiring inside the base will have quick disconnect fuse holders.

3. **Anchor Base.** The pole is mounted on leveling nuts and the bolts attach directly to the foundation. The anchor base is not classified by the Department as a breakaway support.

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**56-3.03 Poles**

Light poles for conventional highway lighting applications support luminaire mounting heights ranging from approximately 30 ft to 50 ft (9.1 m to 15.2 m). Light towers for high-mast lighting applications generally range from 80 ft to 160 ft (24.4 m to 48.8 m) and are designed in multiple sections. Weathering steel is a common material choice for light towers. Ornamental light poles used for local streets generally range in height for 8 ft to 15 ft (2.4 m to 4.5 m).

**56-3.04 Arms**

Depending on the particular application, luminaires may be mounted on single and/or double mast arms or davit arms at the top of the pole. The use of an arm places the light source closer to the traveled way while allowing the pole to be located further from the edge of the traveled way. Arms longer than 15 ft (4.5 m) require special approval.

**56-3.05 Luminaires**

Luminaires consist of a light source or optical assembly inside a housing with electrical components to start and regulate the light source and distribute the light. The following sections provide some general information on the basic components of the luminaire.

**56-3.05(a) Light Sources**

Light emitting diodes (LEDs) shall be used for roadway lighting unless permission is obtained from the Department for a different light source. The local agency requests this permission from the district in writing and ensures the request demonstrates the ability of the alternative light source to light the roadway to the requirements of this Chapter without additional luminaires and increased cost.
56-3.05(b) Optical System

The following provides a general discussion on the optical system components of LED luminaires:

1. Light Source. LED is the light source used in highway applications and it is defined in Section 56-1.02. The Department uses a correlated color temperature (CCT) for LED roadway lighting of not more than 4,000 degrees Kelvin.

2. LED Package. An assembly of one or more LED dies that includes wire bond or other type of electrical connections, possibly with an optical element and thermal, mechanical, and electrical interfaces. Power source and ANSI standardized base are not incorporated into the device. The device cannot be connected directly to the branch circuit.

3. Lens. The lens is made of a transparent material, usually UV stabilized plastic or glass, which covers and protects the LED package. The lens controls and redirects the light emitted and it also can be used to control the brightness of the lamp source.

56-3.05(c) Driver

Luminaires used in highway lighting applications have a built-in driver. The driver is a device comprised of a power source and LED control circuitry designed to operate an LED package (component), or an LED array (module) or an LED lamp. LED drivers effectively provide the same function as ballasts in traditional lighting products. Drivers regulate power to the LED, thereby controlling the brightness or intensity of the LED. The driver system converts the supply voltage to a dc voltage and provides a dc output current to the LED. It holds the current at a constant level/output over variable supply voltage ranges.

56-3.05(d) Housing

The housing integrates the LED package and optical assembly, driver and electrical components to connect to the power supply, heat management elements, and other associated devices into a self-contained unit. The housing is designed to seal the unit against the entry of dust, moisture, and insects. Housings are designed to accommodate access for maintenance and adjustment (i.e., light direction and distribution). The housing is generally cast aluminum or stainless steel.

56-3.06 Other Materials and Equipment

There are numerous other materials and equipment that are used in a highway lighting system (e.g., quick disconnect fuse holders, controllers, photocells, surge arresters, raceways, ground rods, cabling, transformers, conduit, hand holes, pull boxes). The use and specification of these ancillary items will depend on the particular highway lighting application and will vary on a project-by-project basis.
56-3.07 **Electric Service**

Electric service must be a low voltage (0-600V) grounded system. Have the service delivered to the roadway right-of-way. Ground the service and equipment in accordance with the NEC. Specify the service transformer by the electric utility to typically deliver secondary voltages of single-phase 120/240V or 240/480V and 3-phase voltages of 120/208V or 277/480V.
56-4 LIGHTING PROJECTS (New)

The following is a brief overview of the development of a typical highway lighting design project requested by the district, except District 1, and designed by the Electrical and Mechanical Unit in the Central Office.

56-4.01 Determine Classifications and Justify Need

Determine the roadway classification, pedestrian area classification, pavement classification, and environmental conditions. A mutual determination will be made between the district and the Electrical and Mechanical Unit in the Central Office regarding the classification of any interchange or freeways as urban, suburban, or rural. The district will initiate a lighting project by submitting the warrants and all supporting data to the Central Office for review. Highway lighting projects that are justified may be incorporated into the annual improvements program.

56-4.02 Assemble Information

The district assembles all necessary information needed for a lighting design and forwards it to the Electrical and Mechanical Unit in the Central Office or the lighting design consultant. This may include:

- identifying current lighting design policies, preferences, and procedures;
- gathering all necessary roadway and bridge plan and profile sheets and any special detail sheets (e.g., as-built plans for existing lighting, as applicable);
- determining existing and proposed utility locations;
- discussing special considerations with the highway or bridge designer;
- determining existing and proposed roadway cross-sections, plan and profile, construction staging, and right-of-way lines;
- conducting field reviews with photographic inventory;
- establishing the need for temporary lighting, as applicable;
- contacting local officials for local projects;
- contacting and coordinating with the local electrical utility for electric service;
- determining existing and proposed signalized intersections with detailed information on any combination traffic signal and lighting structures;
- noting areas of high ambient lighting or areas especially sensitive to trespass lighting (e.g., soybean fields);
• determining the location of advance warning beacons, changeable message boards, or other devices that may be impacted by roadway lighting;

• contacting the FAA for any possible height restrictions on lighting facilities due to airports in the vicinity;

• identifying the need for other lighting needs (e.g., aviation and/or waterway navigation warning luminaires, overhead sign lighting, bike paths); and

• noting any other special considerations that may affect the lighting design (i.e., location of light poles due to drainage).

56-4.03 Prepare Preliminary Plans

The district will submit to the Electrical and Mechanical Unit in the Central Office or the lighting design consultant the plan sheets showing the overall project with roadway and area classifications including significant other information to justify chosen classification and criteria. Ensure that the plans include:

• information gathered in Section 56-4.02 as appropriate;

• stationing at appropriate 100 ft (30 m) intervals and stationing of noses and tangent points of ramps which are formed by the roadway proper and not by the shoulder;

• pavement, shoulder, and median widths at frequent intervals;

• all roadway features which may affect the stationing or setback of poles (e.g., guardrail, barrier median, barrier curb, signs exceeding 50 ft² (4.5 m²), driveways, culverts, railroads, pipelines);

• the approximate height and location of any power and telephone lines along and over the roadway;

• the location of power poles from which service may be obtained;

• if combination signals and lighting are present or proposed, the stationing and offset of the traffic signal poles, the arm length and mounting height of luminaires, the type and wattage of luminaire, and the location of the power pole and control cabinet; and

• lighting calculations in an electronic format with all the supporting data.

Electronic plans are preferred over paper copies. Show existing and proposed roadway geometry and basic plan information as noted above. Also, furnish as-built plans of existing lighting facilities, as applicable. In addition, copies of any available sample calculations, plans, notes, schedules, and pay quantities may provide further clarification for the lighting designer.
56-4.04 **Electrical and Mechanical Unit Central Office Design Review**

The district will communicate the project scope, configuration details, and timeframe for a lighting design to the Electrical and Mechanical Unit in the Central Office. Upon receipt of the request from the district, the Electrical and Mechanical Unit will design the lighting for the project and send the design package to the district. The design package will include the location of poles and luminaires, the electrical distribution and control system design, and associated specifications. The Electrical and Mechanical Unit also will furnish wiring diagrams and drawings of equipment, foundations, and electrical details, as applicable. The plans and specifications will be returned to the district for CADD drafting and completion as final contract documents.

When a consultant is used by the district to complete the design, the preliminary and final plans will be submitted to the Electrical and Mechanical Unit in the Central Office for review and approval, but not until the consultant's lighting design is approved.

56-4.05 **Field Review**

Prior to finalizing plans, the district or the lighting design consultant will conduct a field review to determine if pole and luminaire locations will interfere with existing or proposed underground, at-grade, and aerial utilities and/or roadway structures. The district will notify the Electrical and Mechanical Unit in the Central Office of any conflict that would cause modification to the design. For high-mast lighting designs, ensure that borings are taken for soil analyses to ascertain the correct foundation depth at each tower location.

56-4.06 **Final Plan Preparation/Contract Award**

The district and/or the lighting design consultant will prepare the final plans, specifications, and estimates and submit them to the BDE for processing and contract award. See Chapter 63 for information on plan preparation and Chapter 66 for information on contract processing. Upon award of the contract, the contractor will submit for approval a list of manufacturers for all major electrical equipment to be used on the project (e.g., poles, towers, luminaires, controllers, unit duct, cable), a complete set of manufacturer's product data, and detailed shop drawings for any fabricated equipment.

The complete package of project shop drawings for lighting shall be sent to the Electrical and Mechanical Unit in the Central Office for review and approval.

Each page of the submittal package shall be signed, stamped, and dated by the contractor.

56-4.07 **Final Inspection**

The completed project will be inspected by the Electrical and Mechanical Unit in the Central Office. All inspections will be in accordance with the *Standard Specifications*. If the installation is satisfactory, it will be accepted. The Electrical and Mechanical Unit will notify the Engineer in
writing of any deficiencies found during the final inspection, which shall be repaired or corrected by the contractor. Depending on the severity of the deficiencies, a second inspection may be warranted.
56-5 LIGHTING DESIGN

When designing a highway lighting system, there are numerous factors to consider. This Section presents design considerations commonly encountered in highway lighting designs and presents IDOT’s criteria, policies, and procedures on these issues. Figure 56-5.A presents typical highway lighting design parameters used by the Department.

<table>
<thead>
<tr>
<th>TYPICAL IDOT HIGHWAY LIGHTING DESIGN PARAMETERS</th>
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<tr>
<td>LLF (i.e., EF • LLD • LDD)</td>
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<td>Percent of Voltage Drop Allowed</td>
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<td>Typical Parameters for Conventional Lighting</td>
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<td>Typical Pavement Classification</td>
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<td>Typical IES Luminaire Classification</td>
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<tr>
<td>for Conventional Highway Lighting</td>
</tr>
<tr>
<td>Typical Luminaire Pole Arrangement</td>
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</tbody>
</table>

* Higher values may be tolerable depending on the driver. Never exceed the equipment limits.

Ensure all lighting designs conform to current recommended values in ANSI/IESNA/RP-8 for the selected roadway and pedestrian conflict areas.

TYPICAL IDOT HIGHWAY LIGHTING DESIGN PARAMETERS

Figure 56-5.A
56-5.01 Methodologies

There are at least three lighting design methodologies available for use in highway lighting design – illuminance, luminance and small target visibility. IESNA has been a leader in developing these methodologies. They have been documented and acceptable results are provided in the ANSI/IESNA RP-8. The levels defined in ANSI/IESNA RP-8 are minimum acceptable levels and the design approach shall achieve, but not significantly exceed these levels. Ensure calculated lighting levels do not exceed the levels for the next higher roadway and pedestrian classification.

In most cases it is a good practice, and will be required in consultant submittals, to consider both illuminance and a luminance design. Select the design that produces the most conservative results. Both of these methodologies require the designer to consider veiling luminance and limit the ratio to the values listed in Figures 56-5.B and 56-5.C. The following sections briefly describe each of the available design methodologies.

56-5.01(a) Illuminance

The illuminance methodology is the oldest and simplest method to employ. The illuminance methodology is used to determine the combined amount of luminous flux reaching critical pavement locations from contributing luminaires (i.e., a measure of light quantity) and to calculate how uniformly the luminaires’ combined luminous flux is horizontally distributed over the pavement surface (i.e., a measure of light quality). The brightest spot normally will occur directly under the HID luminaire and diminishes as the driver travels away from the source.

An inherent disadvantage of the illuminance methodology was that it only accounts for incident light and does not assess the effect on visibility due to reflected light from an object or surface. This sensation is known as “brightness.” Objects are distinguished by contrast from their difference in brightness. To address some visibility concerns, “Veiling Luminance Ratio” was added to the illuminance methodology. Illuminance designs consider the average maintained horizontal illumination (Eave), or quantity of light, and the uniformity ratio, or quality of light. See Section 56-1.02 for the definition of uniformity ratio (Eave/Emin).

56-5.01(b) Luminance

The luminance methodology is used to simulate driver visibility by assessing the quantity and quality of light reflected by the pavement surface to the motorist’s eye from contributing luminaires. Assumptions are made regarding the spatial positioning of the driver’s eye, and luminance values are calculated at grid points over the pavement surface.
<table>
<thead>
<tr>
<th>Roadway Facility Classification</th>
<th>Area Classification</th>
<th>Pedestrian Conflict Area Classification</th>
<th>Average Maintained Horizontal Illuminance (E_{avw}) Footcandle (Lux)</th>
<th>Uniformity Ratio (Ave./Min.)</th>
<th>Veiling Luminance Ratio L_{vmax}/L_{avg}</th>
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<td>0.9 (9)</td>
<td>0.8 (8)</td>
</tr>
<tr>
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<td>0.7 (7)</td>
<td>0.6 (6)</td>
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<tr>
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<td>Low</td>
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<td>0.4 (4)</td>
<td>0.4 (4)</td>
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<tr>
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<td>High</td>
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<td>0.5 (5)</td>
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<tr>
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<td>0.4 (4)</td>
<td>0.4 (4)</td>
</tr>
<tr>
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<td>0.2 (2)</td>
<td>0.3 (3)</td>
<td>0.3 (3)</td>
</tr>
</tbody>
</table>

Notes:
1. Average illuminance on the traveled way.
2. Both mainline and ramps.
3. Facilities adjacent to a vehicular roadway should use the illuminance levels and uniformity ratios for that roadway as recommended in IESNA RP-8.
4. See Section 56-5.04 for definitions of roadway facility, area, and pavement classifications. Use either Column 2 or Column 3 in the tables to best describe the location to be lighted.
5. The illuminance values in Figure 56-5.B are minimum maintained averages. Higher levels than shown in the tables may be justified, consult the AASHTO Roadway Lighting Design Guide for details.

IDOT ILLUMINANCE DESIGN CRITERIA

Figure 56-5.B
<table>
<thead>
<tr>
<th>Roadway</th>
<th>Area Classification</th>
<th>Conflict Classification</th>
<th>Average Luminance $L_{avg}$ (cd/m²)</th>
<th>Uniformity Ratio $L_{avg}/L_{min}$ (Maximum Allowed)</th>
<th>Uniformity Ratio $L_{max}/L_{min}$ (Maximum Allowed)</th>
<th>Veiling Luminance Ratio $L_{Vmax}/L_{avg}$ (Maximum Allowed)</th>
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<td>Freeway Class A</td>
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<td>0.3</td>
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<td>5.0</td>
<td>0.4</td>
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<tr>
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<td>Medium</td>
<td>0.6</td>
<td>3.5</td>
<td>6.0</td>
<td>0.4</td>
</tr>
<tr>
<td></td>
<td>Residential</td>
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<td>4.0</td>
<td>8.0</td>
<td>0.4</td>
</tr>
<tr>
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<td>Commercial</td>
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<td>6.0</td>
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<tr>
<td></td>
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<td>6.0</td>
<td>10.0</td>
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<tr>
<td></td>
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<td>Low</td>
<td>0.3</td>
<td>6.0</td>
<td>10.0</td>
<td>0.4</td>
</tr>
</tbody>
</table>

**IDOT LUMINANCE DESIGN CRITERIA**

Figure 56-5.C
In theory, luminance is a good measure of visibility; however, the results of using the luminance methodology in highway lighting applications are greatly affected by the reflectance characteristics of the pavement surface, both now and in the future. Factors affecting pavement reflectivity include initial surface type, pavement deterioration, resurfacing material type, assumptions regarding weather conditions, etc. It is difficult to predict or control these factors. Luminance design parameters include average maintained luminance ($L_{avg}$), minimum luminance ($L_{min}$), maximum luminance ($L_{max}$), maximum veiling luminance ($L_v$), and ratios of $L_{avg}$ to $L_{min}$, $L_{max}$ to $L_{min}$, and $L_v$ to $L_{avg}$.

56-5.01(c) Small-Target-Visibility (STV)

Many lighting practitioners no longer support the STV method discussed in ANSI/IESNA RP-8.

56-5.02 Computerized Design

The highway lighting design process is an iterative process that is quite effectively implemented by computer. If criteria are not initially satisfied, it will be necessary to change design parameters (e.g., pole spacing, mounting height, luminaire wattage, luminaire distribution) until an acceptable alternative is found. This process will be repeated until the design is optimized to meet the selected criteria.

For computerized designs prepared by outside consultants, the consultant will provide a complete lighting design file in electronic format. All lighting calculations shall be performed in AGI32 software.

56-5.03 Design Process

The following briefly describes the processes used in any highway lighting design:

1. Select Lighting Equipment. Select the lighting equipment and associated design parameters that will be used for the project. This will include items such as luminaire mounting height, pole setback, light source, lamp wattage, etc. It will be necessary to make some initial assumptions during preliminary design. Design parameters then may be iteratively changed to meet the highway lighting criteria.

2. Select Luminaire Arrangement. Select an appropriate luminaire arrangement for the project. This will depend on local site conditions and engineering judgment. Alternative arrangements may need to be considered. Computer programs will create the required output based on the input criteria.

3. Luminaire Spacing. Typically, luminaire spacing required to satisfy the project specific design criteria will be determined by computer software.

4. Check Uniformity. Once luminaire spacing has been determined, check the uniformity of light distribution and compare this value to the lighting criteria selected in Step #1. Adjust design parameters and recalculate as necessary to meet criteria.
5. **Select Optimum Design.** Because computerized design is relatively quick and easy, modify key design parameters (e.g., luminaire photometry, location, mounting height) to develop and test several alternative designs. It generally is not good engineering practice to consider only one design, even if found to satisfy the lighting criteria. There often are several alternatives that will work. Optimize and select the most cost-effective and if possible, minimum maintenance design.

Typically, do not terminate a lighting project just before an intersection. Consider motorist decision points and potential pedestrian interaction when evaluating how far to extend the limits of lighting.

### 56-5.04 Design Considerations

When selecting design criteria for a lighting project, it is necessary to determine classifications for the roadway facility, the area the roadway traverses, and the pavement type that best fit the descriptions contained in ANSI/IESNA RP-8 and the AASHTO *Roadway Lighting Design Guide*. Do not use the classifications of other publications. The following sections discuss these classifications for the purpose of highway lighting design only.

### 56-5.04(a) Roadway Classification

Use the following definitions to classify roadway facilities for IDOT highway lighting projects:

1. **Freeway.** A divided major highway with full control of access and with no crossings at grade.

2. **Expressway.** A divided major arterial highway for through traffic with full or partial control of access and generally with interchanges at major crossroads. Expressways for non-commercial traffic within parks and park-like areas generally are known as parkways.

3. **Major.** The part of the roadway system that serves as the principle network for through traffic flow. The routes connect areas of principle traffic generation and important rural highways entering the city.

4. **Collector.** The distributor and collector roadways serving traffic between major and local roadways. These are roadways used mainly for traffic movements within residential, commercial, and industrial areas.

5. **Local.** Roadways used primarily for direct access to residential, commercial, industrial, or other abutting property. They do not include roadways carrying through traffic. Long local roadways generally will be divided into short sections by the collector roadway system.

6. **Alley.** A narrow public way within a block, generally used for vehicular access to the rear of abutting properties.
7. **Sidewalk.** Paved or otherwise improved areas for pedestrian use, located within public street right-of-way, which also contains roadways for vehicular traffic.

8. **Pedestrian Way.** Public sidewalks for pedestrian traffic generally not within rights-of-way for vehicular traffic roadways. Included are skywalks (pedestrian overpasses), subwalks (pedestrian tunnels), walkways giving access to park or block interiors, and crossings near centers of long blocks.

9. **Bicycle Lane.** Any facility that explicitly provides for bicycle travel.

56-5.04(b) **Area Classification**

For IDOT lighting projects, use the following definitions to classify the area in which the roadway traverses. These definitions match the AASHTO *Roadway Lighting Design Guide*. These definitions do not match the ANSI/IESNA RP-8 IESNA classifications, which are based on pedestrian/vehicular conflicts.

1. **Commercial.** That portion of a municipality in a business development where ordinarily there are large numbers of pedestrians and a heavy demand for parking space during periods of peak traffic or a sustained high pedestrian volume and a continuously heavy demand for off-street parking space during business hours. This definition applies to densely developed business areas outside of, as well as those that are within, the central part of a municipality.

2. **Intermediate.** That portion of a municipality that is outside of a downtown area but generally within the zone of influence of a business or industrial development, often characterized by a moderately heavy nighttime pedestrian volume and a somewhat lower parking turnover than is found in a commercial area. This definition includes densely developed apartment areas, hospitals, public libraries, and neighborhood recreational centers.

3. **Residential.** A residential development or mixture of residential and commercial establishments, characterized by few pedestrians and a low parking demand or turnover at night. This definition includes areas with single-family homes, townhouses, and/or small apartments. Regional parks, cemeteries, and vacant lands are also included.

56-5.04(c) **Pedestrian Conflict Area Classification**

The magnitude of pedestrian flow is nearly always related to the abutting land use. Three classifications of pedestrian night activity levels and the types of land use with which they are typically associated are given below. These definitions match the ANSI/IESNA RP-8 classifications, which are based on pedestrian/vehicular conflicts not the AASHTO *Roadway Lighting Design Guide*:

1. **High.** Areas with significant numbers of pedestrians expected to be on the sidewalks or crossing the streets during darkness. Examples are downtown retail areas, near theatres, concert halls, stadiums, and transit terminals.
2. **Medium.** Areas where lesser numbers of pedestrians utilize the streets at night. Typical areas are downtown office areas, blocks with libraries, apartments, neighborhood shopping, industrial, older city areas, and streets with transit lines.

3. **Low.** Areas with very low volumes of night pedestrian usage. These can occur in any of the cited roadway classifications, but may be typified by suburban single-family streets, very low density residential developments, and rural or semi-rural areas.

Consult ANSI/IESNA RP-8 for the method used in taking pedestrian counts and the associated pedestrian count that corresponds with these conflict areas.

### 56-5.04(d) Pavement Classification

The following definitions classify the pavement type of the roadway facility. These pavement classifications have mean luminance coefficient $Q_0$. For IDOT lighting projects, the designer should use a reflectance value for slightly specular asphalt (R3) to be conservative and account for a current or future asphalt overlay of the roadway.

1. **Class R1 and** ($Q_0 = 0.10$). Class R1 pavement has a mostly diffuse mode of reflectance. R1 pavements include portland cement concrete road surfaces and asphalt road surfaces with a minimum of 12% of the aggregates composed of artificial brightener (e.g., Synopal) aggregates (e.g., labradorite, quartzite).

2. **Class R2 and** ($Q_0 = 0.07$). Class R2 pavement has a mixed diffuse and specular mode of reflectance. R2 pavements include asphalt road surfaces with an aggregate composed of a minimum of 60% gravel with a size greater than 0.40 in ($12$ mm).

3. **Class R3 and** ($Q_0 = 0.07$). Class R3 has a slightly specular mode of reflectance. R3 pavements include asphalt road surfaces, both regular and carpet seal coats, with dark aggregates (e.g., trap rock, blast furnace slag) and exhibit a rough texture after some months of use. Class R3 pavement represents typical asphalt highways and is used on most highway lighting projects.

4. **Class R4 and** ($Q_0 = 0.08$). Class R4 pavement has a mostly specular mode of reflectance. R4 includes asphalt road surfaces with a very smooth texture.

### 56-5.04(e) Illuminance and Luminance Design Levels

Design criteria for highway lighting projects vary according to the roadway, area, and pavement classification. Figures 56-5.B and 56-5.C present the illuminance and luminance design criteria used by the Department. In addition to these figures, consider the following:

1. **Crossroads at Interchanges.** Lighting levels on crossroad approaches should not be reduced through an interchange area. If existing crossroad lighting currently is deemed inadequate, consider upgrading the lighting to current criteria to ensure safe and efficient traffic operation.
2. **Partial Interchange Lighting.** Where partial interchange lighting is provided, luminaires should be located to best light the through lanes and speed change lanes at diverging and merging locations. The design controls of basic level of lighting and uniformity should be subordinated to overall lighting of the roadway area at these locations.

3. **Bridge Structures and Underpasses.** Underpass lighting level and uniformity ratios should duplicate, to the extent practical, the lighting levels on the adjacent facility. On continuously lighted freeways and lighted interchanges, the lighting of bridges and overpasses should be at the same level as the adjacent roadway.

4. **Transition Lighting.** Transition lighting is a technique intended to provide the driver with a gradual reduction in lighting levels and glare when leaving an illuminated area. The designer should consider transition lighting if a study of the specific conditions at a location indicates a need. The designer may also want to consider extending delineation beyond the last luminaire for traffic lanes emerging from a lighted area. This will provide an additional measure of effectiveness. Visual adaptation occurs more quickly when approaching a lighted area and therefore no transition lighting is typically required.

5. **Temporary Lighting.** The temporary lighting generally shall be designed to the levels and uniformities of the proposed permanent lighting system except where existing lighting is used as temporary lighting.

6. **Navigation and Obstruction Lighting.** The lighting criteria and locations for waterway and aviation obstruction luminaires will be based on the requirements of the US Coast Guard and the Federal Aviation Administration, respectively.

7. **Other Locations.** Where lighting is justified for other facilities not covered under this section, consult the references in 56-6 and for additional information on lighting criteria, contact the Electrical and Mechanical Unit in the Central Office.

**56-5.04(f) Luminaire Characteristics**

Figure 56-5.D illustrates the common terms used in defining and mounting luminaires (e.g., mounting height, overhang). The following sections discuss design issues related to luminaires.
LUMINAIRE GEOMETRY

Figure 56-5.D
56-5.04(f.1) Light Distribution

Light distribution is a major factor in highway lighting design. It affects the selection of luminaire mounting height, placement, and arrangement. Specific photometric data and light distribution sheets are available from each luminaire manufacturer. Manufacturers typically classify their luminaire products based on the IESNA luminaire classification system. This system uses a three part approach to define luminaire distribution — the lateral beam width, vertical angle of maximum candlepower, and the degree of glare control.

The following briefly describes this classification system:

1. Vertical Light Distribution. There are various classifications of vertical light distribution. The selection of a particular vertical light distribution is dependent upon the luminaire mounting height and application. The following defines each type:

   a. **Short Distribution (S).** The maximum candlepower strikes the roadway surface between 1 and 2.25 mounting heights from the luminaire. The theoretical maximum luminaire spacing, using the short distribution, is 4.5 mounting heights.

   b. **Medium Distribution (M).** The maximum candlepower is between 2.25 and 3.75 mounting heights from the luminaire. The theoretical maximum luminaire spacing is 7.5 mounting heights. Medium distribution is commonly used in highway applications.

   c. **Long Distribution (L).** The maximum candlepower is between 3.75 and 6.0 mounting heights from the luminaire. The theoretical maximum luminaire spacing is 12 mounting heights.

   From a practical standpoint, the medium distribution is predominantly used in highway practice, and the spacing of luminaires normally does not exceed five to six mounting heights. Short distributions are not used extensively for reasons of economy, because extremely short spacing is required. At the other extreme, the long distribution is not used to any great extent because the high beam angle of maximum candlepower often produces excessive glare.

2. Lateral Light Distribution. There are seven classifications for lateral light distribution. The following provides application guidelines for each luminaire type:

   a. **Type I.** The Type I luminaire is placed in the center of the roadway or area where lighting is required. It produces a long, narrow, oval-shaped lighted area. Some types of high-mast lighting are considered a modified form of Type I.

   b. **Type I - 4-Way.** This luminaire type is located over the center of the intersection and distributes the lighting along the four legs of the intersection.

   c. **Type II.** The Type II luminaire is placed on the side of the roadway or edge of the area to be lighted. It produces a long, narrow, oval-shaped lighted area, which is usually applicable to narrower roadways.
d. **Type II - 4-Way.** This luminaire type is placed at one corner of the intersection and distributes the light along the four legs of the intersection.

e. **Type III.** The Type III luminaire is placed on the side of the roadway or edge of the area to be lighted. It produces an oval-shaped lighted area and is usually applicable to medium width roadways.

A Type III distribution is where the street side segment of the half-maximum-intensity isointensity trace within the longitudinal range where the point of maximum intensity falls (S, M, or L), lies partly or entirely beyond the 1.75 MH street side LRL, but does not cross the 2.75 MH street side LRL; see Figure 56-5.E.

f. **Type IV.** The Type IV luminaire is placed on the side of the roadway or the edge of area to be lighted. It produces a wider, oval-shaped lighted area and is usually applicable to wide roadways.

g. **Type V.** The Type V luminaire is located over the center of the roadway, intersection, or area to be lighted. It produces a circular, lighted area. Type V often is used in high-mast lighting applications.

3. **Control of Distribution.** As the vertical light angle increases, disability and discomfort glare also increase. To distinguish the glare effects on the driver created by the light source, IES has defined the vertical control of light distribution as follows:

a. **Full-Cutoff (F).** A luminaire light distribution is designated as full cutoff (F) when zero candela intensity occurs at or above an angle of 90° above nadir. Additionally, the candela per 1000 lamp lumens does not numerically exceed 100 (10%) at or above a vertical angle of 80° above nadir. This applies to any lateral angle around the luminaire.

b. **Cutoff (C).** A luminaire light distribution is designated as cutoff (C) when the candela per 1000 lamp lumens does not numerically exceed 25 (2.5%) at or above a vertical angle of 90° above nadir, and 100 (10%) at or above a vertical angle of 80° above nadir. This applies to any lateral angle around the luminaire.

c. **Semi-Cutoff (S).** A luminaire light distribution is designated as semi-cutoff (S) when the candela per 1000 lamp lumens does not numerically exceed 50 (5%) at or above an angle of 90° above nadir, and 200 (20%) at or above a vertical angle of 80° above nadir. This applies to any lateral angle around the luminaire.

d. **Non-Cutoff (N).** This classification is where there is no limitation on the zone above the maximum candela intensity.

A plan view of the theoretical light distribution (i.e., theoretical roadway coverage) and schematics of the intended application of each type of IES luminaire are illustrated in Figure 56-5.E.
PLAN VIEW OF ROADWAY COVERAGE FROM LUMINAIRES

Figure 56-5.E
A system of backlight, uplight, and glare (BUG) ratings has been derived from the IES Luminaire Classification System (LCS). For additional information on the LCS and BUG ratings, consult the *Luminaire Classification System for Outdoor Lighting*, IESNA TM-15.

Use only the photometric data with the proper shield, if the project requires luminaire shielding. Do not use the photometric data without the appropriate shield for projects with shields.

56-5.04(f.2) Mounting Heights

Higher mounting heights used in conjunction with higher wattage luminaires enhances lighting uniformity and typically reduces the number of light poles needed to produce the same illumination level. In general, higher mounting heights tend to produce a more cost-effective design. For practical and aesthetic reasons, the mounting height should remain constant throughout the system. The manufacturer’s photometric data is required to determine an appropriate mounting height. Typical mounting heights used by the Department for conventional highway lighting purposes range from 30 ft to 55 ft (9.1 m to 16.8 m). Mounting heights for light towers are typically 80 ft (24 m) or greater.

56-5.04(f.3) Coefficient of Utilization

The coefficient of utilization is the ratio of the luminous flux (lm) from a luminaire received on the pavement surface to the rated lumens emitted by the luminaire. A utilization curve is used to obtain a luminaire’s coefficient of utilization (CU). Manufacturers typically provide utilization curves and isolux diagrams with each of their respective luminaire products. Figure 56-5.F illustrates a sample utilization curve. The utilization curve relates to the luminaire rather than to the light source. The ratio of transverse distance over luminaire mounting height provides the percentage of bare lamp lumens that are utilized. If the luminaire is placed over the traveled way (i.e., over the pavement), the total lumen utilization is determined by adding the percentages from the street side and curbside (i.e., house-side) light from the coefficient of utilization curve (furnished by the luminaire manufacturer). In essence, the utilization curve defines how much of the total lumen output reaches the area being lighted.

56-5.04(f.4) Light Loss Factors

The efficiency of a luminaire decreases over time. The designer must estimate this decrease to properly estimate the light available at the end of the luminaire’s serviceable life. The following briefly discusses these factors:

1. **Lamp Lumen Depreciation Factor (LLD).** As the luminaire progresses through its serviceable life, the lumen output decreases. This is an inherent characteristic of all light sources. The initial lumen value is adjusted by a lumen depreciation factor to compensate for the anticipated lumen reduction. This assures that a minimum level of illumination will be available at the end of the assumed life (i.e., after lumen depreciation has occurred). The depreciation factor is generally assumed to be 90%.
Note: The utilization curve will vary with each manufacturer and luminaire type.

SAMPLE UTILIZATION CURVE

Figure 56-5.F

2. **Luminaire Dirt Depreciation Factor (LDD).** Dirt on the exterior and interior of the luminaire, and to some extent on the lamp itself, reduces the amount of light reaching the pavement. Various degrees of dirt accumulation may occur depending upon the area where the luminaire is located. Industrial areas, automobile exhaust, diesel trucks, dust and other environments all affect the dirt accumulation on the luminaire. Higher mounting heights, however, tend to reduce the vehicle-related dirt accumulation. The relationship between the ambient environment and the expected level of dirt depreciation over time is shown in Figure 56-5.G. The depreciation factor is generally assumed to be 80%.
Notes:

1. **VERY CLEAN** - No nearby smoke or dust-generating activities and a low ambient contaminant level. Light traffic. Generally limited to residential or rural areas. The ambient particulate level is not more than 150 micrograms per cubic meter.

2. **CLEAN** - No nearby smoke or dust-generating activities. Moderate to heavy traffic. The ambient particulate level is not more than 300 micrograms per cubic meter.

3. **MODERATE** - Moderate smoke or dust-generating activities nearby. The ambient particulate level is not more than 600 micrograms per cubic meter.

4. **DIRTY** - Smoke or dust plumes generated by nearby activities may occasionally envelope the luminaires.

5. **VERY DIRTY** - As above, but the luminaires are commonly enveloped by smoke or dust plumes.

**ROADWAY LUMINAIRE DIRT DEPRECIATION CURVE**

Figure 56-5.G
3. **Equipment Factor (EF).** Allows for variations inherent in the manufacture and operation of the equipment (i.e., luminaire, system voltage, voltage drop). It is generally assumed to be 95%.

4. **Light Loss Factor (LLF).** The light loss factor is the combination of factors used to denote the reduction of the illumination for a given area after a period of time compared to the initial illumination on the same area. It is the product of the lamp lumen depreciation factor (LLD), the luminaire dirt depreciation (LDD) factor, and the equipment factor (EF) (i.e., LLF = LLD • LDD • EF). Consult the manufacturer’s data and the Electrical and Mechanical Unit in the Central Office for the appropriate factors to use.

56-5.04(f.5) Luminaire Arrangement

Figure 56-5.H illustrates typical luminaire arrangements for conventional highway lighting designs. Use the calculation points provided in ANSI/IESNA RP-8, Figure A4.

**56-5.04(g) Voltage Drop Determination**

The typical power supply circuit to the highway lighting controller is 120/240 V or 240/480 V, single-phase, four-wire, 60-cycle alternating current. The branch lighting circuit consists of two conductors and an insulated (green) equipment grounding conductor. The lights are connected on both sides of the circuit to obtain 240V or 480V across the luminaire’s ballast. Use Figure 56-5.I to determine the voltage drop between two adjacent luminaires.

**56-5.05 Other Design Considerations**

**56-5.05(a) Roadside Safety Considerations**

Light poles should be installed so that they will not present a roadside hazard to the motoring public. However, the physical roadside conditions often dictate their placement. It is important to recognize this limitation. Overpasses, sign structures, guardrail, roadway curvature, right-of-way, gore clearances, proximity to roadside obstacles, and lighting equipment limitations are all physical factors that can limit the placement of light poles. The designer also must consider factors such as roadway and area classification, design speed, posted speed, safety, aesthetics, economics, and environmental impacts. In addition, there should be adequate right-of-way, driveway control, and utility clearance. Consider the following when determining the location of light poles:

1. **Clear Zone.** Where practical, place light poles outside the roadside clear zone, and as far from the traveled way as consistent with good lighting design. See Chapter 38 for additional information on roadside clear zone.
TYPICAL LUMINAIRE ARRANGEMENTS FOR CONVENTIONAL HIGHWAY LIGHTING DESIGN

Figure 56-5.H
### AMPS

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<th>Watts</th>
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</tbody>
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### Wire Size AWG | Circuit Resistance ohms/100 ft (ohms/100 m) | Wire Size AWG | Circuit Resistance ohms/100 ft (ohms/100 m) |
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</tr>
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</tr>
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<td>4/0</td>
<td>0.00626 (0.02050)</td>
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**Notes:**

1. Consult manufacturer's data for specific characteristics of the luminaire and driver.

2. Voltage drop is determined using the following equation:

\[ V_d = 2 \cdot D \cdot I \cdot R \]  
(For single-phase circuits with minimal impedance.)

where:

\[ V_d = \text{voltage drop (volts)} \]
\[ D = \text{distance in hundreds of ft (m). See Note 3.} \]
\[ I = \text{current (amperes). Use nominal, full-load current – published by the ballast manufacturer} \]
\[ R = \text{resistance in ohms/100 ft (ohms/100 m). See Note 4.} \]

3. Distance is the circuit length from controller-to-pole or from pole-to-pole for the segment of circuit being analyzed, measured in hundreds of feet (meters).

4. DC resistances listed in table above are based upon stranded copper conductor at 167°F (75°C) operating temperature with an insulated covering and located in conduit. Reference source: Table 8 “Conductor Properties,” Chapter 9 of the National Electrical Code.

**Voltage Drop Between Luminaires**

Figure 56-5.I
2. **Breakaway Supports.** Unless located behind or on top of a roadside barrier, wall, guardrail or crash cushion, which are necessary for other safety-related reasons, conventional light poles placed within the roadside clear zone will be mounted on FHWA-approved breakaway supports. Poles outside the clear zone also should be mounted on breakaway supports where there is a possibility of them being struck by errant vehicles. Be aware that falling poles and mast arms may endanger bystanders (e.g., pedestrians, bicyclist, motorists). Consider the following during design:

a. **When to use Non-Breakaway Supports.** In areas where pedestrians, bicyclists, or building structures and windows may be struck by falling poles or mast arms after a crash, evaluate the relative risks of mounting the light pole on a breakaway support. Examples of locations where the hazard potential to pedestrian traffic would be greater include:

   - transportation terminals,
   - sports stadiums and associated parking areas,
   - tourist attractions,
   - school zones, or
   - central business districts and local residential neighborhoods where the posted speed limit is 30 mph (50 km/h) or less.

   In these locations, use non-breakaway supports. Other locations that require the use of non-breakaway supports, regardless of the pedestrian traffic volume, are rest areas and weigh station parking lots and combination traffic signal/light poles.

b. **Breakaway Support Testing and Requirements.** All breakaway supports will comply with the latest applicable AASHTO *Standard Specifications for Structural Supports for Highway Signs, Luminaires, and Traffic Signals* requirements for breakaway supports. All breakaway supports must have an acceptance letter from FHWA stating the device successfully passed all required crash testing.

c. **Breakaway Support Stub.** Substantial remains of breakaway supports shall not project more than 4 in (100 mm) above a line between the straddling wheels of a vehicle on 60 in (1.5 m) centers. The line connects any point on the ground surface on one side of the support to a point on the ground surface on the other side, and it is aligned radially or perpendicular to the centerline of the roadway. Breakaway supports, including those placed on roadside slopes, must not allow impacting vehicles to snag on either the foundation or any substantial remains of the support. Surrounding terrain may need to be graded in order to permit vehicles to pass over any non-breakaway portion of the installation that remains in the ground or rigidly attached to the foundation. The specified limit on the maximum stub height lessens the possibility of snagging the undercarriage of a vehicle after a support has broken away from its base, and minimizes vehicle instability if a wheel hits the stub. The necessity of this requirement is based on field observations. Application of the clearance requirement is illustrated in Figure 56-5.J.
d. **Wiring.** All light poles that require breakaway supports will be served by underground wiring and designed with simultaneous quick disconnect fuse holders.

e. **Light Towers.** Light Towers used in high-mast lighting applications will be mounted on non-breakaway supports. Also, towers shall be located outside the roadside clear zone as far as consistent with good lighting design unless protected by guardrail, barriers, or crash cushions; see Chapter 38.

f. **Bridge Parapets and Concrete Barriers.** Where poles are mounted atop bridge parapets and concrete barriers, they will be mounted on non-breakaway supports.

3. **Gore Areas.** Where practical, locate light poles outside the gore areas of exit and entrance ramps. Generally, lighting support should not be placed within the clear zone of the gore area.

4. **Horizontal Curves.** Place light poles on the inside of sharp curves and loops. Where poles are located on the inside radius of superelevated roadways, provide sufficient lateral clearance to avoid being struck by trucks.

5. **Maintenance.** When determining pole and luminaire locations, consider the hazards that will be encountered while performing maintenance on the lighting equipment. Use the criteria provided in Chapter 38 to design and place light poles in conjunction with roadside barriers. Consider the following additional guidelines:

   a. **Placement.** Where a roadside barrier is provided, place all light poles behind the barrier.

   b. **Deflection.** Light poles placed behind a roadside barrier should be offset by at least the deflection distance of the barrier; see Chapter 38. This will allow the
barrier rail to deflect without hitting the pole. If this clearance distance is not available, such as in extreme side slope conditions, designate the stiffening of the barrier rail for reduced deflection.

c. **Concrete Barriers.** Light poles that are mounted atop barriers or protected by a rigid or non-yielding barrier do not require a breakaway support.

d. **Impact Attenuators.** Do not locate light poles within the functional operation of any impact attenuator or other safety device.

6. **Protection Features.** In most cases protection features (e.g., barriers) should not be added for the primary purpose of protecting a light pole.

7. **Longitudinal Adjustments.** Locate light poles to balance both safety and lighting needs. Adjustments on the order of 2% average of the longitudinal spacing is permissible in the field to accommodate utilities or drainage facilities provided the new location does not constitute a roadside hazard. Larger adjustments need to be brought to the attention of the lighting designer for evaluation and approval.

56-5.05(b) **Foundation, Pole Mounting, and Structural Considerations**

The *Standard Specifications, Highway Standards* and the electrical detail sheets provide pole mounting details and details for foundation materials, depth, width, reinforcing, etc. When designing lighting systems, also consider the following:

1. **Foundation Height Relative to Final Grade.** For other than light towers, ensure pole foundations are no more than 0.5 in (13 mm) higher than the high edge of the surrounding final grade and in compliance with Figure 56-5.J. This permits proper drainage around the foundation and reduces the likelihood of the foundation intensifying a collision. The foundation also is less likely to be destroyed during a collision. When located within the clear zone, ensure that the foundation and fractured breakaway support does not protrude more than 4 in (100 mm) above the finished grade within a 5 ft (1.5 m) chord as noted in 56-5.05(a)2(c) above. See Chapter 38 for additional information on clear zones.

2. **Metal Foundations.** The steel (i.e., helix screw-in type) foundation is one that is commonly used by the Department for conventional light poles. This foundation is placed in undisturbed earth using a clockwise rotation similar to a common screw. The metal tube is typically 8 in (200 mm) in diameter and 6 ft to 8 ft (1.8 m to 2.4 m) long. Shorter lengths may be appropriate for foundations in areas with shallow bedrock. The metal foundation will accommodate poles with 11.5 in and 15 in (292 mm and 381 mm) bolt circles for luminaire mounting heights up to 50 ft (15.2 m).

3. **Light Tower Foundations.** Foundations for light towers used in high-mast lighting applications typically require specialized designs and soil surveys to ensure adequate support. A 4-ft (1.2-m) diameter reinforced concrete foundation, to a depth as required by the soils analysis, usually is adequate for towers accommodating 80 ft to 110 ft (24.4
m to 33.5 m) luminaire mounting heights. The top 18 in (450 mm) of the foundation is formed. Below this depth, ensure that the foundation is poured monolithically against the undisturbed earth of the bored hole. Specify the foundation depth on the lighting plans. Additionally, include a level concrete work pad at the base of the tower.

4. **Foundations for Temporary Lighting.** Foundations for temporary lighting will be determined on a case-by-case basis. This may include direct embedment of wood poles to a depth of from 5.5 ft (1.7 m) for 30 ft (9.1 m) poles, to 12 ft (3.6 m) for 65 ft (19.8 m) poles. The use of butt base anchors also may be considered. However, locate these supports outside the clear zone; see Section 56-5.05(b) for more details.

5. **Pole Mounting on Parapets.** Poles for bridge lighting typically are mounted on specially designed concrete parapet sections. Mounting design includes the necessary non-breakaway, high-strength bolts, leveling plate, and vibration isolation pad and washers.

6. **Structural Design.** Poles will be designed and fabricated to meet or exceed AASHTO requirements as documented in *Standard Specifications for Structural Supports for Highway Signs, Luminaires, and Traffic Signals* and NCHRP Report 411. See the IDOT *Standard Specifications* for the appropriate design criteria (e.g., wind loading, luminaire weight, and effective projected area).

56-5.05(c) **Other Considerations**

In addition to the items discussed in the previous sections, consider the following when designing the highway lighting system:

1. **Signs.** Place light poles to minimize interference with the driver’s view of the roadway and any highway signs. Luminaire locations should not seriously detract from the legibility of signs at night.

2. **Structures.** Place light poles sufficiently away, generally at least one mounting height, from overhead bridges and sign structures to minimize glare and distracting shadows on the roadway surface.

3. **Trees.** Insufficiently pruned trees can cause shadows on the roadway surface and reduce the luminaire’s effectiveness. Design the pole/luminaire with a height and mast-arm length to negate such adverse effects.

4. **Criteria.** Consult the authority having jurisdiction of the lighting for design criteria and standards prior to design.

5. **Navigable Airspace.** Where lighting projects are being considered in close proximity to an active airfield or airport, consider the impact the height of the light pole has on navigable airspace during and after construction. For additional information, consult the FAA Advisory Circular AC 70/7460-2J *Proposed Construction or Alteration of Objects that May Affect the Navigable Airspace.*
6. **Luminaire Shielding.** Avoid external shielding of luminaires. If external shielding is used, ensure the shields have been tested to achieve the necessary light control and designed to prevent rotation and misalignment. The lighting design must incorporate the correct photometry that accurately depicts the luminaire with the shields in place.

7. **Combination Traffic Signal/Light Pole.** The use of combination traffic signal structures that have a roadway luminaire top attachment generally improve roadside safety. They should be used, where practical, to eliminate a light pole adjacent to a traffic signal structure. Place combination poles beyond the pedestrian crosswalk to allow pedestrian visibility in silhouette.

8. **Light Trespass.** Lighting can have considerable impact on crops and must be considered when lighting is installed in rural areas.

### 56-5.06 HIGH-MAST LIGHTING DESIGN

In general, the design of high-mast lighting systems follows the same design procedures as discussed in Section 56-5. In addition, consider the following:

1. **Light Source.** IDOT-owned and maintained lighting systems typically use a high lumen output LED luminaire. The number of luminaires required will be determined by the area to be lighted. As a general starting point, it can be assumed that six luminaires will be used per pole.

2. **Mounting Heights.** Mounting heights in high-mast lighting applications range from 80 ft to 160 ft (24.3 m to 48.8 m). Greater mounting heights require more luminaires to maintain illumination levels. However, greater heights allow for fewer poles and provide better light uniformity. As a general starting point, it can be assumed that mounting heights of 80 ft to 100 ft (24.3 m to 30.5 m) will be used.

3. **Location.** In determining the location of light towers, review the plan and profile view of the area to determine the critical areas requiring lighting. In selecting tower locations, consider the following:
   a. **Critical Areas.** Locate light towers so that the highest localized levels of illumination fall within the critical traffic areas (e.g., freeway/ramp junctions, ramp terminals, merge points).
   b. **Roadside Safety.** Locate light towers outside the roadside clear zone and a sufficient distance from the roadway so that the probability of a collision is virtually eliminated; see Chapter 38.
   c. **Signs.** Locate light towers so that they are not within the driver's direct line of sight to highway signs.

4. **Design.** Use point-by-point calculations to evaluate luminance, illuminance, and veiling luminance levels. Calculation grids must be placed at appropriate locations to analyze
these levels. Consult the Electrical and Mechanical Unit in the Central Office for assistance to make these determinations.

Adjust luminaires, pole locations, and other variables, as needed, to ensure that the minimum-maintained illumination is provided and the uniformity ratio has been satisfied. Give consideration to adjacent land use during the analysis. Ensure the design minimizes glare and maintains light control on adjoining property.

5. **Navigable Airspace.** Where lighting projects are being considered in close proximity to an active airfield or airport, consider the impact the height of the light tower has on navigable airspace during and after construction.
56-6 REFERENCES


4. National Electrical Safety Code, American National Standards Institute/Institute of Electrical and Electronics Engineers;


8. Standard Specifications for Road and Bridge Construction, Illinois Department of Transportation;


10. BDE Special Provisions, Illinois Department of Transportation;

11. Highway Standards, Illinois Department of Transportation;

12. Warrants for Highway Lighting, National Cooperative Highway Research Program Report No. 152, Transportation Research Board;

13. Partial Lighting of Interchanges, National Cooperative Highway Research Program Report No. 256, Transportation Research Board;


19. US Coast Guard Bridge Administration Manual COMDTINST M16590.5C, *Bridge Lighting and Other Signals*;


21. FAA Advisory Circular AC 70/74602J *Proposed Construction or Alteration of Objects that May Affect the Navigable Airspace*;

22. FHWA Lighting Handbook, Federal Highway Administration; and

Chapter Fifty-seven
TRAFFIC CONTROL DEVICES

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
# Chapter Fifty-seven

**TRAFFIC CONTROL DEVICES**

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Chapter Fifty-Seven
TRAFFIC CONTROL DEVICES

57-1 GENERAL

57-1.01 Context

57-1.01(a) Illinois Manual on Uniform Traffic Control Devices (ILMUTCD)

The ILMUTCD consists of the national MUTCD and the Illinois supplement to the MUTCD. The ILMUTCD information is divided into four categories — standard, guidance, option, and support. Use these categories to determine the appropriate application for the various traffic control devices. The ILMUTCD defines these categories as follows:

1. **Standard.** These are mandatory actions that are required without exception or with exceptions so noted under the standard heading. Typical phrases include shall, shall mean, shall be satisfied, shall consist, etc.

2. **Guidance.** This category is considered to be advisory usage, recommended but not mandatory. Deviations are allowed where engineering judgment indicates the need. Typical phrases include should, should be, should be considered, should be given, etc.

3. **Option.** This category includes procedures and devices that are allowed but carry no recommendations or mandate. The designer is free to use or refrain from their use. Typical phrases include may, may be used, may be considered, etc.

4. **Support.** This category includes all introductory or explanatory language. It may occur before, within, or after any of the above categories. Typical phrases include is, are, warrants, considered, required, etc.

57-1.01(b) IDOT Application

In reference to the ILMUTCD categories, the Department has adopted the following positions:

1. **Standard.** The designer must meet the conditions of the ILMUTCD.

2. **Guidance.** The designer will follow the ILMUTCD with very few exceptions. For situations where it is impractical to follow “guidance” criteria, the designer must obtain Departmental approval.

3. **Option.** The designer should make every reasonable effort to follow the ILMUTCD criteria. For situations where it is impractical to follow “option” criteria, Departmental approval is necessary.
57-1.02 References

For information on traffic control device material specifications, design, and application criteria, review the applicable publications listed below:

1. Illinois Manual on Uniform Traffic Control Devices (ILMUTCD), IDOT;
3. Standard Specifications for Road and Bridge Construction, IDOT;
4. Highway Standards, IDOT;
5. Standard Highway Signs, IDOT;
7. Fabrication of Highway Signs Policy, IDOT;
8. A Policy on Geometric Design of Highways and Streets, AASHTO;
11. Manual of Steel Construction, AISC;
12. Standard Alphabets for Highway Signs and Pavement Markings, FHWA;
16. Equipment and Materials Standards, ITE;
17. Preemption of Traffic Signals At Or Near Active Warning Railroad Grade Crossings, ITE;
20. Traffic Detector Handbook, FHWA;
22. Traffic Control Systems, NEMA;
23. *Traffic Controller Assemblies*, NEMA;

24. *Highway Capacity Manual*, TRB; and

25. National, State, and Local Electrical Codes and Manufacturer’s Literature.
57-2 HIGHWAY SIGNING

57-2.01 Responsibilities

The responsibilities for elements of highway signing projects are as follows:

1. Structural Design. The Bureau of Operations and the Bureau of Bridges and Structures are jointly responsible for establishing Department criteria for the design of structural supports for traffic control devices (e.g., breakaway bases for large signs).

2. Location and Legend. The district Bureau of Operations is responsible for the legends and the initial placement of highway signs, based on proper conveyance of information to the motorist. The roadway designer will review the location of highway signing to ensure that it is compatible with the roadway design. Final design, location, legends, and any changes should be approved and coordinated with the Bureau of Operations.

3. Soil Borings. Projects with large or overhead signs typically will require soil borings. The district is responsible for taking the soil borings.

4. Plan Preparation. The district Bureau of Operations is responsible for preparing or reviewing the highway signing detail sheets to be included in the plans. See Chapter 63 for additional information on plan preparation.

57-2.02 References

For additional information on highway signing material specifications, design, and application criteria, review the applicable publications listed in Section 57-1.02.

57-2.03 Sign Placement

57-2.03(a) General

Placement criteria for highway signs next to and/or over the roadway is documented in the Bureau of Operations Traffic Policies and Procedures Manual and the ILMUTCD. Additional guidance can be found in the publications listed in Section 57-1.02 and Chapter 38. Uniform placement of highway signing, although desirable, is not always practical because highway alignment and other factors often dictate a more advantageous location. When determining sign locations, consider the following guidelines:

1. Special Locations. Normally, signs should be placed on the right side of the roadway. Under certain circumstances, however, signs may be placed on channelizing islands, overhead structures, or on the left side of the roadway along sharp, right-hand curves, or on the left side of multi-lane highways.

2. Dual Signing. Consider dual signing on one-way or divided roadways (i.e., on both sides of the traveled way) for additional emphasis where a single sign may not provide
adequate warning and where roadway geometry or other factors (e.g., multiple lanes, trucks, parked vehicles) may cause a single sign to be obscured.

3. **Geometric Design.** Coordinate sign placement and geometric design as early as practical during project planning and design. A geometric design may need to be revised if it does not accommodate adequate sign placement.

4. **Overhead Lane Control.** Where lane control is desired, place signs directly over the affected lane. For additional information, see the *Bureau of Operations Traffic Policies and Procedures Manual, ILMUTCD*, and the publications listed in Section 57-1.02.

5. **Nighttime Visibility.** Locate signs to optimize their nighttime visibility.

6. **Field Conditions.** Adherence to desired placement is not always practical. Adjust sign locations to accommodate actual field conditions and try to avoid the following problem areas:
   - at short sags in the roadway,
   - beyond the crest of a vertical curve,
   - where a sign would be obscured by parked cars,
   - where a sign would create an obstruction for pedestrians or bicyclists,
   - where a sign would obscure visibility of hazardous locations,
   - where the visibility of a sign would be impaired by overhead illumination,
   - where a sign would be vulnerable to roadside splatter or snow from plowing operations, and/or
   - at locations close to foliage where the sign face may be covered or the foliage should be removed.

7. **Longitudinal Placement.** In some cases, signs can be shifted longitudinally without compromising their intended purpose. This may improve their visibility and enhance safety. However, it is vital to stay within the guidelines of the *ILMUTCD*.

8. **Sign Groups.** In general, signs are mounted individually on supports. However, it may be necessary to erect a sign grouping (e.g., route markings). Consider wind loading, driver ability to read and comprehend information, and breakaway criteria when designing sign groups.

9. **Lateral Clearance.** The *Bureau of Operations Traffic Policies and Procedures Manual, ILMUTCD*, and the publications in Section 57-1.02 provide the criteria for the lateral clearance of signs. In addition, see Section 57-2.04.
57-2.03(b) Placement of Advance Warning Signs

Warning signs are used to warn drivers of potentially hazardous conditions on or adjacent to the roadway. They are placed in advance of the conditions to which they apply. Warning signs should be used sparingly. Use of warning signs at non-hazardous locations tends to cause non-compliance of all signing. If the distances in Part II of the *ILMUTCD* cannot be met, then consider other measures to attract the motorist’s attention to the sign (e.g., flashing beacons, distance plates).

57-2.04 Roadside Safety

For roadside safety applications, the following will apply to highway signs:

1. **Design.** The *Illinois Highway Standards* and *Sign Structures Manual* contain the Department’s details for structural supports for traffic control devices.

2. **Ground-Mounted Sign Supports.** Supports for ground-mounted signs shall be made breakaway or yielding. All signs must have breakaway supports, whether within or outside the clear zone. Where practical, locate signs behind a roadside barrier that is warranted for other reasons. Provide adequate clearance to the back of the guardrail post to accommodate the barrier’s dynamic deflection (see Section 38-6). In addition, do not place breakaway sign supports in drainage ditches where erosion and freezing might affect the proper operation of the support. It is also possible that an errant vehicle entering the ditch will be inadvertently guided into the support. If placed on a back slope, offset these supports at least 5 ft (1.5 m) from the toe of the back slope of the ditch.

57-2.05 Overhead Signs

In addition to the requirements covered in the *ILMUTCD*, consider the following guidelines for overhead signing applications:

1. **Lane Control.** Consider using overhead signs where the message is applicable to a specific lane. If the sign is placed over the lane, lane use can be made significantly more effective, especially in areas where channelization does not meet the driver’s expectations and where additional guidance is required for unfamiliar drivers. Locate overhead signing in advance of the intersection. Lane control signing may be located on the signal mast arm where justified by sight conditions.

2. **Driver Unfamiliarity.** Consider overhead signing in areas where there is a high volume of unfamiliar drivers.

3. **Visibility.** Use overhead signs where traffic or roadway conditions are such that an overhead mounting is necessary for adequate visibility (e.g., vertical or horizontal curves, closely spaced interchanges, two or more through lanes in one direction). In addition, consider the visual acuity of elderly drivers.
4. **Divergent Roadways.** Place overhead signs in advance of and/or at a divergence from a heavily traveled roadway (e.g., at a ramp exit where the roadway becomes wider).

5. **Exits.** Consider the application of overhead signing where non-uniform exit maneuvers exist (e.g., left-hand or multi-lane exit ramps).

6. **Interchanges/Intersections.** Use overhead signs at complex interchanges where driver confusion is exhibited, where interchanges are closely spaced, at Interstate-to-Interstate interchanges and/or where there are lane drops on the exit ramp or mainline within the interchange. Consider overhead signing also on the approach to intersections of two major arterial streets.

7. **Trucks.** Signs may be mounted overhead where there is a significant number of large trucks.

8. **Limited Right-of-Way.** Use overhead signs where there is limited space for signs on the roadside (e.g., narrow right-of-way).

9. **Roadside Development.** Consider overhead signs at locations where roadside development seriously detracts from the effectiveness of roadside signs.

10. **Uniformity.** Signs should be mounted overhead for consistency with other signs on a given section of highway.

11. **Overhead Sign Supports.** All overhead signs will use non-breakaway supports. Within the clear zone, these structures should be protected with a roadside barrier or, where applicable, with an impact attenuator. In addition, consider placing overhead signs on bridges to eliminate the need for supports. Consult the Bureau of Operations and the Bureau of Bridges and Structures for guidance.

57-2.06 **Vertical Clearance**

New installations of overhead signs will require a minimum vertical clearance of 17 ft 3 in (5.25 m) above the roadway and shoulders. Existing overhead signs may have a vertical clearance of 16 ft 9 in (5.10 m).
57-3 PERMANENT PAVEMENT MARKINGS

57-3.01 Responsibilities

The designer is responsible to provide for the initial placement of pavement markings (e.g., striping, symbols) and the development of the pavement marking detail sheets for insertion into the plans. The district Bureau of Operations will review the pavement marking details and should provide any specific district striping details. The designer will incorporate the pavement marking details into the final highway plans.

57-3.02 References

For additional information on permanent pavement marking material specifications, design, and application criteria, review the applicable publications listed in Section 57-1.02.

57-3.03 Line Types

Line types vary depending on their application. See the Bureau of Operations Traffic Policies and Procedures Manual, ILMUTCD, and the publications listed in Section 57-1.02 for specific application criteria. Consider the following when developing pavement marking details for permanent roadway application:

1. **Reflectorization.** Pavement markings must be retroreflective.

2. **Color.** Pavement markings will be either white or yellow conforming to the standard highway color specifications. For example, word and symbol markings, crosswalk lines, most channelization lines, stop lines, parking space lines, and all lane lines will be white in color. Center lines, no-passing barrier lines, and medians will be yellow.

3. **Material.** See Department Policy TRA-14, “Guidelines for the Use of a Pavement Marking Materials on State Highways.” The material used will be determined by the district Bureau of Operations.

4. **Orientation and Style.** Line types will vary in thickness and width; will be oriented in a longitudinal, transverse, or diagonal configuration; and will be striped as either single or double lines in a solid, broken, or dotted pattern.

57-3.04 Traveled Way Markings

The following sections present typical traveled way marking applications. Guidelines for line size, color, and placement can be found in the ILMUTCD and the Bureau of Operations Traffic Policies and Procedures Manual.
57-3.04(a)  Center Lines

Center lines are used to separate vehicles traveling in opposite directions. Locate center lines on either side of a longitudinal pavement joint as required by the IDOT Standard Specifications. This will minimize the need for remarking after a joint-sealing operation.

57-3.04(b)  Lane Lines

Lane lines are used to separate lanes of traffic traveling in the same direction. Use a broken white line for two or more lanes in the same direction. A solid white line may be used to discourage lane changes (e.g., approaches to signalized intersections). To facilitate future maintenance operations, offset all lane lines from longitudinal construction joints as required by the IDOT Standard Specifications.

57-3.04(c)  Edge Lines

Edge lines are used to delineate the edge of traveled way. Left-hand edge lines are median lines, except on one-way streets, and are discussed further in Section 57-3.04(d). Where the application of a right-hand edge line is justified, use a solid white line.

57-3.04(d)  Median Lines

Median lines are required on all multilane divided highways. Provide gaps at all intersections and median crossovers.

57-3.04(e)  Channelizing Lines

Channelizing lines are used to separate traffic movement into definitive paths to facilitate safe and orderly movement. Channelizing lines may be used to separate traffic traveling in the same direction (e.g., gore areas). Channelizing lines also may be used to emphasize a flush or raised-curb median.

57-3.04(f)  Transitions

Where transitions are necessary, pavement markings are used to guide the motorist through the transition area. See the Bureau of Operations Traffic Policies and Procedures Manual and the ILMUTCD for the applicable taper rate and length criteria at transitions (e.g., auxiliary lane tapers, beginning taper for left- and right-turn lanes, Interstate exits).

57-3.04(g)  No-Passing Lines

A no-passing line is a special type of center line; see Section 57-3.04(a). Place a solid yellow line adjacent to the lanes that warrant the no-passing restriction. Provide no-passing lines along
vertical and horizontal curves and elsewhere on two-lane facilities where the driver’s line-of-sight is less than the minimum passing sight distance criteria presented in the *ILMUTCD*. The values presented in the *ILMUTCD* should not be confused with the passing sight distances presented in the AASHTO publication *A Policy on Geometric Design of Highways and Streets* which are geometric design criteria based on an assumption that a passing vehicle will be able to complete its passing maneuver. The minimum passing sight distance criteria presented in the *ILMUTCD* are sufficient to allow a passing vehicle to abort its passing maneuver. See Chapter 32 and Chapter 33, respectively, for horizontal and vertical curve design criteria. Conduct a review of successive no-passing zones to ensure that the roadway section will be properly striped (e.g., eliminating less than minimum gaps).

57-3.04(h) **Raised Reflective Pavement Markers**

Raised reflective pavement markers are used to supplement standard pavement markings. However, studies indicate they do not increase safety with placement on all highways. Guidelines are provided in the *Bureau of Operations Traffic Policies and Procedures Manual* where minimum ADT’s suggest appropriate placement. They should not be used in locations where lighting causes them to be ineffective.

57-3.05 **Intersections**

Chapter 36 discusses intersection design. The following sections present typical intersection pavement marking applications. See the *ILMUTCD* and the *Bureau of Operations Traffic Policies and Procedures Manual* for line size, color, and placement guidelines.

57-3.05(a) **Stop Lines**

The stop line is a transverse line that is used to indicate where the desired vehicular stopping point is located. Under certain circumstances, the location of the stop line may be adjusted to fit field conditions. For example, where turning trucks are known to encroach into the opposing lane, place the stop line outside the area of frequent encroachment. On multiline facilities that intersect the crossroad at an angle, it may be appropriate to stagger the stop line for each lane. This consideration is especially important at signalized intersections, which may have substantial clearance times. Consult the Bureau of Operations and the district Geometrics Engineer for additional guidance.

57-3.05(b) **Channelizing Markings**

Channelizing markings are used to emphasize the appropriate direction of travel. Depending on their use, they may be either white or yellow solid lines.
57-3.05(c) Crosswalks

An engineering study should be used to determine the need for proper location of crosswalks. Typical locations where marked crosswalks are used include:

- points of significant pedestrian concentration,
- signalized or unsignalized intersection approaches, and
- traffic stops that channelize pedestrians into identified corridors.

The crosswalk must encompass all curb ramps to satisfy the accessibility criteria; see Chapter 58.

57-3.05(d) Lane-Use Control Markings

At multilane approaches to intersections, it is often necessary to mark the intersection approach to designate the permitted movements through the intersection. This is especially important at intersections that have complex geometrics and multi-phase signal operations (e.g., exclusive turn lanes, drop lanes, dual left-turn lanes). Consider using lane-use control markings at the following locations:

- where the number of lanes approaching an intersection do not continue through to the opposite side of the intersection (e.g., auxiliary turn lanes);
- at major signalized intersections;
- where there exists an abnormal traffic pattern for an intersection approach; or
- where there is a possibility of confusion at an intersection or unusual conditions prevail.

57-3.05(e) Multiple Turn Lanes

At intersections that have multiple turn lanes (e.g., dual left-turn lanes), a series of single dotted lines may be used to guide the turning traffic through the intersection. These lines are typically an extension of the lane line and, therefore, are white in color. The radius of the dotted line as extended through the intersection should be sufficient to accommodate the turning radius of the design vehicle and should be installed in accordance with the ILMUTCD.

57-3.06 Interchanges

Use pavement markings at interchanges to properly guide the motorist on and off of the high-speed facility (e.g., exit and entrance ramps, gore areas). See the Bureau of Operations Traffic Policies and Procedures Manual, ILMUTCD, and the specific application criteria for pavement markings at interchanges. Chapter 37 provides the criteria for interchange design.
57-3.07  Miscellaneous Marking Applications

57-3.07(a)  Special Markings

Special markings (e.g., words, symbols, arrows) are used to guide, warn, and regulate traffic. Where used in a regulatory setting, these special markings are used to supplement the appropriate regulatory signing. Typical applications of special markings include:

- lane-use control at multilane intersections;
- highway-railroad grade crossings;
- school crossings;
- stop-controlled intersections;
- two-way, left-turn lanes;
- interchange ramps;
- one-way roadways;
- word markings; and
- directional arrow markings.

See the references in Section 57-1.02 for design and application criteria for special markings.

57-3.07(b)  Truck-Climbing Lanes

For facilities with truck-climbing lanes, provide a broken white lane line between the normal travel lane and the climbing lane. Transition the edge line to the outside edge of the climbing lane. See the Bureau of Operations Traffic Policy and Procedures Manual for additional pavement marking application criteria for truck-climbing lanes.

57-3.07(c)  Two-Way, Left-Turn Lanes (TWLTL)

On TWLTL’s, the center lane is reserved for the exclusive use of a bi-directional, left-turn movement. The TWLTL is designed to harbor left-turning vehicles in the median area until a gap in the opposing traffic stream becomes available. The Bureau of Operations Traffic Policies and Procedures Manual and the ILMUTCD provide the pavement marking application criteria for two-way, left-turn lane facilities.

57-3.07(d)  School Crossings

Mark school crossings according to the criteria presented in the ILMUTCD. See the publications in Section 57-1.02 for additional criteria. Pavement markings for school crossings should be used only with the appropriate signing. The proper signing should be in place, if practical, at the time the pavement markings are placed.
57-3.07(e) Highway-Railroad Grade Crossings

Place pavement markings in advance of railroad-highway grade crossings according to the criteria in the ILMUTCD. See the publications in Section 57-1.02 for specific design and application criteria.

57-3.07(f) Bicycle Facilities

Broken lines for bicycle paths should have a 1 to 3 ratio (e.g., 3 ft (1 m) segment with a 9 ft (2.7 m) gap). A solid yellow centerline may be appropriate on path approaches to an intersection to discourage passing and help increase bicyclist awareness of the intersection. Use solid white lines to separate bicycles from traffic if they share a common facility. Use the bike symbol, as defined in the ILMUTCD, where a separate bike lane is provided on a roadway. See the references in Section 57-1.02 for specific design and application criteria for bicycle facilities. Chapter 17 provides additional information on pavement markings for bicycle facilities. Green pavement markings may be used as a traffic control device to clarify for all users the locations where bicyclists are expected to operate. These markings are supplemental to the other pavement markings that are required for the designation of a bicycle lane. When used, green pavement marking can be installed under an MUTCD Interim Approval and therefore locations are tracked and performance reported. Green pavement markings should be limited primarily to within intersections and on intersection approaches where bicyclists and other roadway traffic would have potentially conflicting weaving or crossing movements. Refer to Section 17-2. for further discussion.

57-3.07(g) Rest Areas/Weigh Stations

For the design, marking, and striping criteria for rest areas and weigh stations, see Chapter 16, the Bureau of Operations Traffic Policies and Procedures Manual and the ILMUTCD.

57-3.07(h) On-Street Parking

Where used, on-street parking should be marked a sufficient distance back from an intersection so as not to obscure, or otherwise diminish, sight distance at the intersection and to minimize interference with the flow of vehicles and pedestrians. The publications in Section 57-1.02 provide additional guidance on on-street parking.
57-4 TRAFFIC SIGNALS

57-4.01 Responsibilities

57-4.01(a) State Projects

The following will apply to traffic signals on State projects:

1. **Signal Design.** The district will be responsible for the design of the traffic signal and for preparing the traffic signal detail sheets to be included in the plans. The district also will coordinate with any involved local agency to ensure that the selected traffic signal equipment can be maintained by that agency.

2. **Structure Design.** The central office Bureau of Operations and the Bureau of Bridges and Structures are jointly responsible for establishing the Department criteria for the design of traffic signal structural supports.

3. **Review.** The central office Bureau of Operations is available to assist and review the traffic signal plans.

4. **Road Designer.** The road designer will be responsible for reviewing the location of the traffic signal equipment (e.g., controller cabinet, signal supports) to ensure that they are compatible with the roadway design.

5. **Signal Phasing and Timing.** The district will be responsible for preparing the signal phasing and timing designs for the traffic signal.

6. **Agreements.** The district will be responsible for preparing any necessary agreements between the State and the local agency for the operation and maintenance of the traffic signal; see Chapter 5.

57-4.01(b) Local Projects

Where a local agency places a traffic signal on a State or Federal route or where an exit or entrance ramp intersects with a local facility, the Department will be responsible for reviewing the plans to ensure that they are in conformance with Department criteria. The local agency will be responsible for design of the traffic signal and for preparing the traffic signal detail sheets. Ensure there is an agreement with the local agency regarding the installation, maintenance, and other aspects of the proposed improvement.

57-4.02 References

For additional information on traffic signal equipment and material specifications, design, and application criteria, review the applicable publications listed in Section 57-1.02.
57-4.03 Definitions

The following list of definitions supplements those found in the various references of commonly used terms in traffic signal design:

1. **Active Grade Crossing Warning System.** The flashing signals, with or without warning gates, together with the necessary control equipment used to inform road users of the approach or presence of trains at highway-railroad grade crossings.

2. **Approach.** All lanes of traffic moving toward an intersection or a mid-block location from one direction, including any adjacent parking lane(s).

3. **Call.** The result of the actuation of a vehicle or pedestrian detector.

4. **Network.** A geographical arrangement of intersecting roadways.

5. **Platoon.** A group of vehicles or pedestrians traveling together as a group either voluntarily or involuntarily because of traffic signal controls, geometrics, or other factors.

6. **Ramp Control Signal (Ramp Meter).** A traffic control signal installed to control the flow of traffic onto freeways at entrance ramps and freeway-to-freeway connections.

7. **Right-of-Way (Assignment).** Permitting vehicles and/or pedestrians to proceed in a lawful manner in preference to other vehicles or pedestrians by the display of signal indications.

8. **Signal Installation.** The traffic signal equipment, signal heads and their supports, and associated electrical circuitry at a particular location.

9. **Signal Section.** The assembly of a signal housing, lens, and light source with necessary components and supporting hardware to be used for providing one signal indication.

10. **Signal System.** Two or more traffic control signal installations operating in coordination.

11. **Steady (Steady Mode).** The continuous illumination of a signal indication for the duration of an interval, phase, or consecutive phases. The steady mode is used when a signalized location is operated in a stop-and-go manner.

12. **Visibility-Limited Signal Indication.** A type of signal face, signal section, or signal indication designed to restrict the visibility of a signal indication from the side, or to limit the visibility of a signal indication to a certain lane or number of lanes or to a certain distance from the stop line.
57-4.04 Traffic Signal Warrants

57-4.04(a) New Traffic Signals

The investigation of the need for a traffic signal includes an analysis of the applicable warrant factors contained in the *ILMUTCD* and other factors related to safety and operation at the study location.

If none of the warrants are satisfied, then a traffic signal should not be considered at the study location. Furthermore, the satisfaction of one or more of the warrants does not in itself justify the installation of a traffic signal. An engineering and traffic study of the site’s physical characteristics and traffic conditions is necessary to determine whether a traffic control signal installation is justified at a particular location.

57-4.04(b) Existing Traffic Signals

If it is obvious that an existing traffic signal meets one or more of the traffic signal warrants, then no special documentation will be required.

The Phase I report should document whether the existing signals should be removed or retained based on the following as well as other supporting information:

- percent of warrants met,
- expected development and traffic growth on intersecting streets,
- signal progression with adjacent signals, and
- crash potential due to either retention or removal of the signal.

57-4.05 Traffic Signal Needs Study

Although one or more of the warrants presented in *ILMUTCD* may be satisfied, the results of a thorough engineering and traffic study of the site’s physical characteristics and traffic conditions may indicate that the installation of a traffic signal is not the most prudent choice. A traffic signal should not be installed unless an engineering study indicates that installing the device will improve the overall safety and/or operation of the intersection. In addition to the *ILMUTCD* traffic signal warrants, consider the following factors:

13. *Crash Experience.* Consider alternative solutions to crash-related problems (e.g., removing parking, using advance warning signs or larger signs).

14. *Geometrics.* The intersection’s geometric design can affect the efficiency of the traffic signal. Traffic signal installations at poorly aligned intersections may, in some cases, increase driver confusion and reduce the overall efficiency of the intersection. If practical, properly align the intersection to adequately accommodate turning lanes, through lanes, etc. See Chapter 36 for the geometric design criteria of intersections.
15. **Costs.** The installation and maintenance of traffic signals can be very expensive. A cost-effectiveness analysis may be necessary to determine if the benefits from the reduction in crashes and delays will actually exceed the costs associated with signalization.

16. **Location.** Consider the intersection relative to the adjacent land use type and density (e.g., urban, suburban, rural) and the potential for future development in the study area. Also consider the location of the intersection within the context of the overall transportation system (e.g., isolated locations, interrelated operations, functional classification). Normally, isolated locations are intersections where the distance to the nearest signalized intersection or potential future signalized intersection is greater than 0.5 mile (800 m).

17. **Approach Geometrics and Volumes.** For the purpose of comparing intersection conditions to the warrants, lanes added on major streets within 300 ft (90 m) of the intersection should not be considered as approach lanes unless a significant volume of traffic enters the streets within the added lane (e.g., ramp connection).

18. **Temporary Signals.** The need for temporary traffic signals will be determined on a case-by-case basis. These installations are typically considered for construction and maintenance projects. Use the warrants for permanent signal installations as guidelines to determine temporary signal needs. As practical, design temporary traffic signals consistent with the design criteria for permanent signal installations.

19. **Design Year.** Consider the design year during the study and assess the potential for future expansion at the intersection (e.g., construction of additional approach lanes).

20. **Removal of Confusing Advertising Lights.** Advertising lights, or other similar devices located adjacent to the roadway, that are similar in color to traffic signal indications, often can be mistaken for traffic signal control, interfere with the effectiveness of a traffic signal, and possibly contribute to driver confusion and crashes. Where this appears to be a problem, contact the property owner and local officials to explain the problem and possible solutions.

21. **Provisions for Future Installations.** Consider the future needs of the study location. Assess the anticipated traffic growth and future operational requirements of the signalized location during planning and design, as practical, so that later modifications can be readily incorporated and total labor and material costs minimized. Traffic signal equipment should be specified with some degree of operational flexibility to accommodate future needs. This is illustrated by the following examples:

   a. If predicted traffic growth is likely to require a left-turn lane in the future, the design should accommodate this future need (e.g., equipment, phasing, circuitry, pole mounting).
b. If a street will be widened or an intersection will be reconstructed in the foreseeable future, consider either a temporary signal or, if possible, an installation that conforms to the proposed final layout.

c. If a need for a signal interconnect or additional phases can be foreseen, then provisions for these situations should be incorporated in the initial design.

57-4.06 Traffic Signal Operation

A traffic signal controller is an electronic device mounted in a cabinet for controlling the sequence and phase duration of the traffic signal. Right-of-way is assigned by either energizing or de-energizing the green indication. See the Standard Specifications for Road and Bridge Construction, Bureau of Operations Traffic Policies and Procedures Manual and the ILMUTCD for specifications, design, and application criteria of traffic signal controllers. The following sections provide general information on the various controller operations.

57-4.06(a) Pretimed Operation

A pretimed operation uses a fixed, consistent predetermined cycle length. There can be several different timing programs based on the time-of-day and/or day-of-week. A pretimed operation is best suited where traffic volumes and patterns are consistent from day-to-day (e.g., downtown areas), where variations in volumes are predictable, and where control timing can be preset to accommodate variations throughout the day.

57-4.06(b) Semi-Actuated Operation

Semi-actuated operation is based on vehicular detection from one or more approaches, but not on all approaches. Typically, vehicular detectors (e.g., loop detectors) are placed only on the minor approaches where traffic is light and sporadic. The major approaches are kept in the green phase until a vehicle on the minor approach is detected. If there is a demand on the minor approach and the minimum green time for the major approach has elapsed, the right-of-way then will be given to the minor approach. To accommodate various fluctuations on the minor approach, the minor approach is given enough time to clear one vehicle with additional time added for each new detection up to the maximum green time. Once the minor approach demand has been satisfied or when the maximum green time has been reached, the right-of-way then is returned to the major approach and the cycle begins again. If there is no minor approach demand, the major approach will remain in the green phase indefinitely.

Typical locations for semi-actuated operation include:

- school crossing intersections,
- on access routes to industrial areas or shopping centers,
- on access routes to recreational areas or sport centers,
• on cross streets with poorly spaced signals along the major route, and
• on cross streets with minimal traffic volumes.

57-4.06(c) Fully Actuated Operation

A fully actuated operation has detection devices on all approaches to the signalized intersection. The green interval for each street or phase is determined on the basis of volume demand. Continuous traffic on one street is not interrupted by a detector actuation from the side street until a gap in the traffic appears or when the preset maximum green time has elapsed. Once the minor street demand has been satisfied, right-of-way typically is returned to the major street whether or not a major street detection has been registered. Under heavy demand on all approaches, the intersection tends to operate as a pretimed signal.

A fully actuated operation is an appropriate design choice:

• at isolated locations where volumes on intersection legs are approximately equal with sporadic and varying traffic distribution,
• at locations where traffic signal control is warranted for only brief periods of the day,
• at locations where turning movements are heavy during specific time periods but are light at other times, and
• at high-speed locations where there is a need to avoid “dilemma zone” problems; see Section 57-4.11(c).

57-4.06(d) Actuated Operation with Density Feature

The density feature is an enhancement to the actuated operation. Additional detectors are placed in advance of the intersection to determine both the number of waiting vehicles and vehicular gaps. The density feature permits the controller to adjust the initial portion of the green time to allow the queue of waiting vehicles that arrived during the yellow and red phases to clear the intersection. Once the initial queue is cleared, the allowable vehicular gap in moving traffic is reduced over time giving greater priority to conflict calls from the side street. When vehicular gaps are too long or the preset maximum green time has elapsed, the right-of-way then is given to the queued vehicles on the side street.

57-4.06(e) Pedestrian Control

The traffic signal controller is equipped to safely assign intersection right-of-way to various combinations of both vehicular and pedestrian traffic movements. This flexibility allows the designer to accommodate a pedestrian demand at the intersection by phasing and timing pedestrian WALK and DON’T WALK intervals. These intervals can be either pretimed or actuated by a pedestrian push button; see Section 57-4.07(e). Depending on the intersection
design, bicyclists may negotiate the intersection either as a pedestrian or as part of the rolling traffic flow. See Section 57-4.07(f) for additional information on bicycle detection.

57-4.06(f) Special Operation

There are several specialty operations that may be used in a traffic signal design (e.g., flashing mode, signal preemption for emergency and non-emergency priority vehicles, and at highway-railroad grade crossings). These operations should be determined on a case-by-case basis.

57-4.07 Traffic Detectors

The efficient operation of a traffic-actuated signal installation depends greatly upon the proper design and placement of traffic detectors. See the applicable references in Section 57-1.02 for specifications, design, and application criteria for traffic detectors. The following sections provide general information on the various detector types.

57-4.07(a) Detector Operation

The primary purpose of a traffic detector is to detect the presence of a motor vehicle, bicyclist, or pedestrian or to detect the passage of a moving vehicle. The detector actuation is transmitted to the controller which adjusts the signal indications accordingly. There are many types of detector devices available. The inductive loop detector generally is accurate, and is preferred because it can be used for passage or presence detection, vehicular counts, and vehicular speed determination. Traffic detectors can operate in several different modes as follows:

1. Passage (Pulse) Detection. Use passage detection to detect the passage or movement of a vehicle over a particular point. The detector will transmit a short-duration (pulse) output signal for each vehicle detected. The inductive short-loop design (short detection area) normally is operated as a passage detector.

2. Presence Detection. Use presence detection to detect when a vehicle is stopped or is within a particular area. A signal output is transmitted by the detector for as long as a vehicle is within the monitored area (subject to an eventual tuning out of the call by some devices). The inductive long-loop design (long detection area) normally is operated as a presence detector.

3. Locking Mode. The detector, or the controller memory, holds a call in waiting until the call has been satisfied by a green interval, even though the calling vehicle already may have vacated the approach (e.g., vehicle turning right on red).

4. Non-Locking Mode. For non-locking operation, a call only is held while the detection area is occupied, which then is voided when the vehicle leaves the detection area. The non-locking mode typically is used in presence detection design (e.g., permissive left-turn lanes).
5. **Delayed Detection.** Delayed detection requires a vehicle to be located in the detection area for a preset time before a detection is recorded. If the vehicle leaves the detection area before the time limit is reached, no detection is recorded. This application is appropriate where right-turns-on-red are allowed.

6. **Extended-Call or Stretch Detection.** With extended-call detection, a call is held even after the vehicle has left the detection area. This design typically is used to allow the passing vehicle to reach a predetermined point beyond the detection zone before the call is terminated. With modern controllers, extended-call detections may be serviced by the controller software.

57-4.07(b) **Inductive Loop Detector**

An inductive loop detector design consists of two or more turns of wire embedded below the pavement surface. As a vehicle passes over the loop, it disrupts the magnetic field associated with the current running through the wire. This disruption is recorded by a detector amplifier and is transmitted to the controller as a vehicular detection. The advantages of loop detectors are that they can:

- detect vehicles in both presence and passage modes,
- be used for vehicular counts and speed determinations, and
- be easily designed to meet various site conditions.

A major disadvantage of the loop detector is that it is very vulnerable to pavement surface irregularities (e.g., potholes and cracks), which can cause breaks in the loops.

57-4.07(c) **Preformed Loop Detector**

The preformed loop detector consists of a detector wire sealed with asphalt rubber or waterproof flexible sealant inside a conduit made of heavy-duty reinforced rubber hose or rigid plastic. This detector may be placed on a base course and covered by a bituminous or concrete surface course. This detector may also be placed within a concrete slab by attaching it to the reinforcing steel and pouring the concrete slab, encasing the detector. The preformed loop detector works the same way as the inductive loop detector.

Preformed loop detectors should be considered in situations where saw-cutting of pavement is impractical or impossible, such as in bridge decks or gravel road approaches to signalized intersections. This detector should be considered for use in concrete pavement because of pavement cracking associated with sawed loops.

57-4.07(d) **Video Image Detector**

The video image detector consists of one or more video cameras and an automatic control unit. The control unit detects a vehicle by comparing the images from the camera(s) to those stored in memory. The detector can work in both the presence and passage modes. This detector
also allows the images to be used for counting and vehicular classification. Special housings are required to protect the camera from environmental elements. This detector should be considered for use with concrete pavement because of pavement cracking associated with sawed loops. Early models experienced problems during adverse weather conditions (e.g., wind, fog, rain, snow); however, recent versions have eliminated many of these problems.

57-4.07(e) Pedestrian Detectors

The most common pedestrian detector is the pedestrian push or call button. Locate pedestrian call buttons so that they comply with Americans with Disabilities Act (ADA) requirements. Inconvenient placement of pedestrian detectors is one of the reasons that pedestrians choose to cross the intersection illegally and unsafely.

57-4.07(f) Bicycle Detectors

The two most common devices for bicycle detection include:

1. **Pedestrian Push-Button Detector.** With the push-button detector, the bicyclist must stop and push the detector button for the controller to record the call. This may require the bicyclist to leave the roadway and proceed on the sidewalk to push the detector button.

2. **Inductive-Loop Detector.** The inductive-loop detector (e.g., quadrupole) can detect the bicycle without the bicyclist's interaction. To ensure detection, the bicyclist should be guided directly over the loop wire. A problem with using inductive loop(s) for bicycle detection is that they require a significant amount of metal to be activated. Today's bicycle designs tend to use a substantial amount of non-metallic, man-made materials to increase their strength and reduce their weight. This substantially has reduced the amount of material that can be detected in bicycles.

57-4.08 Traffic Signal Mounting

Under most circumstances, traffic signals typically are mounted on mast arms that are placed on the far side of the intersection. This allows better location and alignment of signal heads for various lane configurations. In addition, the rigid mounting also allows for better control of the signal heads under wind-loading conditions. On mast arm mounted signals, provide one signal head per lane of traffic.

Under certain circumstances, pedestal- or post-mounted signals may be used (e.g., left-turn signal in median). See the IDOT publications in Section 57-1.02 for application and placement criteria on post-mounted signals in medians.

Under some temporary situations (e.g., temporary traffic signals in construction zones), signal heads may be mounted on span wires. Some problems with using span wire designs include:
they do not provide enough rigidity under wind-loading conditions,
the signal faces are difficult to see on narrow streets,
pedestrians have difficulty seeing the signal faces, and
installations are often considered to be aesthetically displeasing.

Consequently, span wire designs typically are not used for permanent installations. See the applicable references in Section 57-1.02 for specifications on mounting materials and for design and application criteria for typical traffic signal mounting.

57-4.09 Placement of Traffic Signal Equipment

In general, the designer has limited options available in determining acceptable locations for the placement of signal pedestals, signal poles, pedestrian detectors, and controllers. Considering roadside safety, place these elements as far from the roadway as practical. However, due to visibility requirements, limited mast-arm lengths, limited right-of-way, restrictive geometrics, or pedestrian requirements, traffic signal equipment often must be placed relatively close to the traveled way. Consider the following when determining the placement of traffic signal equipment:

1. Clear Zones. If practical, the placement of traffic signals on new construction and reconstruction projects should meet the clear zone presented in Section 38-3.

2. Controller. In determining the location of the controller cabinet, consider the following:
   - The controller cabinet should be placed in a position so that it is unlikely to be struck by an errant vehicle. It should be outside the clear zone, if practical.
   - The controller cabinet should be located where it can be easily accessed by maintenance personnel.
   - The controller cabinet should be placed so that a technician working in the cabinet can see the signal indications in at least one direction.
   - The controller cabinet should be located where the potential for water damage is minimized.
   - The controller cabinet should not obstruct intersection sight distance.
   - The power service connection should be reasonably close to the controller cabinet.

3. Pedestrians. If the signal pole must be located in the sidewalk, it shall be placed in a location that minimizes pedestrian conflict. In addition, the signal pole shall not restrict access to curb ramps or reduce the sidewalk width below minimum; see Chapter 58.

4. Layout. Figure 57-4.A illustrates a typical urban traffic signal pole installation.
TYPICAL TRAFFIC SIGNAL POLE INSTALLATION

Figure 57-4.A

See the Bureau of Operations Traffic Policies and Procedures Manual, ILMUTCD, and the applicable references in Section 57-1.02 for specific IDOT criteria for the placement of traffic signal equipment (e.g., placement of signals in medians, use of near-right signals).

57-4.10 Traffic Signal Phasing

The district is responsible for determining the signal phasing plan. The selected phase designation diagram must be included in the traffic signal details and should identify the roadway preferentially. The following sections provide information on signal phasing.

57-4.10(a) Phasing Types

A traffic phase is defined as those green, change, and clearance intervals in a cycle assigned to any independent movement(s) of traffic. Each cycle can have two or more phases. As the number of non-overlapping phases increases, the total vehicular delay at the intersection will
increase due to the lost time of starting and clearing each phase. Strive to use the minimum number of phases practical that will accommodate the existing and anticipated traffic demands. As necessary, conduct a capacity analysis to determine if the proposed phasing is appropriate. The following presents typical applications of various phase operations:

1. **Eight-Phase Operation.** An eight-phase operation provides the maximum efficiency and minimum conflict for high-volume intersections with heavy turning movements. Left-turn lanes should be provided on all approaches. It is most appropriate for actuated control with detection on all approaches. The eight-phase operation allows for the skipping of phases or selection of alternate phases depending upon traffic demand. The *Highway Standards* illustrate a typical eight-phase operation. An eight-phase operation uses the NEMA dual-ring controller.

2. **Other Phases.** For other phase operations (e.g., six-phase operations), the eight-phase operation can be used by eliminating the non-applicable phases from the sequence.

Highway Standard 857001 illustrates the movements that typically should be assigned to the various numbered phases. As a general rule, on four- and eight-phase operations, the through movements are assigned to the even-numbered phases, and the left turns are assigned to the odd-numbered phases.

The signal controller permits control of each individual phase. Each phase is programmed as a single-entry operation in which a single phase can be selected and timed alone if there is no demand for service in a non-conflicting phase. Dual entry programming may be used to allow timing of concurrent phasing when a demand for a conflicting phase does not exist.

There are several computer programs available that can assist the designer in determining the appropriate phasing requirements; see Section 57-4.12.
### Leading-Left-Turn Phase

<table>
<thead>
<tr>
<th>Advantages</th>
<th>Disadvantages</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Minimizes conflicts between left-turn and opposing straight through vehicles by clearing the left-turn vehicles through the intersection first.</td>
<td>• Left-turning vehicles completing their movement may delay the beginning of the opposing through movement when the green is exhibited to the stopped opposing movement.</td>
</tr>
<tr>
<td>• Drivers tend to react quicker than with lagging-left operations.</td>
<td>• Opposing movements may make a false start in response to the movement of the vehicles given the leading green.</td>
</tr>
</tbody>
</table>

### Lagging-Left-Turn Phase

<table>
<thead>
<tr>
<th>Advantages</th>
<th>Disadvantages</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Both directions of straight through traffic start at the same time.</td>
<td>• Left-turning vehicles can be trapped during the left-turn yellow change interval as opposing through traffic is not stopping as expected.</td>
</tr>
<tr>
<td>• Approximates the normal driving behavior of vehicular operators.</td>
<td></td>
</tr>
<tr>
<td>• Provides for vehicle/pedestrian separation as pedestrians usually cross at the beginning of straight through green.</td>
<td></td>
</tr>
<tr>
<td>• Where pedestrian signals are used, pedestrians have cleared the intersection by the beginning of the lag-green interval.</td>
<td></td>
</tr>
<tr>
<td>• Cuts off only the platoon stragglers from adjacent interconnected intersections.</td>
<td></td>
</tr>
</tbody>
</table>

**COMPARISON OF LEFT-TURN PHASE ALTERNATIVES**

Figure 57-4.B
1. **Capacity.** Consider a left-turn phase where the demand for left turns exceeds the left-turn capacity of the approach lane.

2. **Delay.** Consider a left-turn phase where the delay time for left-turning vehicles is excessive for four hours during an average day. Delay is considered excessive when left-turning vehicles are delayed for more than two complete signal cycles.

3. **Miscellaneous.** In addition to capacity and delay guidelines, consider intersection geometrics, total volume demand, crash history, posted speeds, etc.

57-4.11 **Traffic Signal Timing**

57-4.11(a) **Pretimed Control**

Consider the following guidelines when developing signal timing for pretimed signals:

1. **Phases.** Keep the number of phases to a minimum. Each additional phase reduces the effective green time available for the movement of traffic flows (i.e., increased lost time due to starting delays and clearance intervals). Adding concurrent phases, if feasible, will normally enhance capacity.

2. **Cycle Lengths.** Short cycle lengths yield the best performance by providing the lowest average delay, provided the capacity of the cycle to serve the vehicles is not exceeded. In general, consider the following relative to cycle lengths:

   a. **Delay.** For two-phase operations, shorter cycle lengths generally produce the shortest delays.

   b. **Capacity.** Longer cycle lengths will accommodate more vehicles per hour if there is a constant demand during the entire green period on each approach. Longer cycle lengths have higher capacity because, over a given time period, there are fewer starting delays and clearance intervals.

   c. **Maximum.** Normally, a cycle length of 120 seconds should be the maximum used, irrespective of the number of phases. For more than a 120-second cycle, there is an insignificant increase in capacity and a rapid increase in the total delay.

3. **Green Intervals.** The division of the cycle into green intervals will be approximately correct if made proportional to the critical lane volumes for the signal phases. The critical lane volumes can be determined quickly by using the Planning Methodology from the *Highway Capacity Manual*. In addition, check the green interval against the following:

   a. **Pedestrians.** If pedestrians will be accommodated, check each green interval to ensure that it is not less than the minimum green time required for pedestrians to cross the respective intersection approaches plus the initial walk interval time.
b. **Minimum Lengths.** In general, relative to driver expectations, major movements should not have green intervals that are less than 15 seconds. Exceptions to this may be appropriate for turn phases.

4. **Capacity.** For intersection approaches with heavy left turns, the capacity of an intersection should be checked to determine the need for a separate left-turn lane; see Section 57-4.10.

5. **Phase Change Interval.** Check each phase change and clearance interval (yellow and all red) to ensure that approaching vehicles can either come to a stop or clear the intersection during the change interval.

6. **Coordination.** Traffic signals within 0.5 mile (800 m) of each other should be coordinated together in a system. Section 57-4.13 further discusses signal system coordination.

7. **Field Adjustments.** All signal-timing programs should be checked and adjusted in the field to meet the existing traffic conditions.

When determining appropriate cycle and interval lengths, consider the following:

1. **General.** Cycle lengths generally should fall within the following ranges:
   - Two-Phase Operations — 50 - 80 seconds.
   - Three-Phase Operations — 60 - 100 seconds.
   - Four-Phase Operations — 80 - 120 seconds.

2. **Phase Change Interval.** The yellow change interval advises drivers that their phase has expired and that they should stop prior to the stop line, or allows them to enter the intersection if they are too close to stop. The yellow change interval should be followed by a red-clearance interval (all-red phase) of sufficient duration to permit traffic to clear the intersection before conflicting traffic movements are released. The equation for calculating phase change intervals is found in the *Bureau of Operations Traffic Policies and Procedures Manual*.

There are several software programs available to assist in determining the most efficient design. Section 57-4.12 discusses several of these programs.

**57-4.11(b) Basic-Actuated Control**

Actuated-control designs are somewhat different than that of pretimed control. The design of actuated control is basically a trade-off process to optimize the location of vehicular detection to provide safe operation, but yet provide controller settings that will minimize the intersection delay. The compromises that must be made among these conflicting criteria become increasingly difficult to resolve as approach speeds increase. The following discusses some of the design considerations for actuated controls.
Basic-actuated control with passage detection is limited in application to isolated intersections with fluctuating or unpredictable traffic demands and low approach speeds. Basic-actuated control can be employed using either semi-actuated or full-actuated operation.

Because of the small area covered by the small-loop detector and its location from the stop line, this type of detection typically is used with controllers that have a locking memory feature for detector calls (i.e., the controller retains the detector actuation made during yellow and red intervals and when an arriving vehicle did not receive enough green time to reach the intersection).

When developing the signal timing plan and establishing detector locations for basic-actuated control, consider the following:

1. **Minimum Assured Green (MAG).** Although there is no timing adjustment labeled MAG on the controller, the designer still must calculate the MAG. The minimum green time is composed of the initial green interval plus one vehicle extension. Long minimum greens should be avoided. For snappy operation, the minimum assured green normally should be between 10 and 20 seconds for any major movement. Base the actual value selected on the time it takes to clear all possible stored vehicles between the stop line and the detector. If the MAG is too short, the stored vehicles may be unable to reach the stop line before the signal changes. Use Equation 57-4.1 to calculate MAG:

   \[
   \text{MAG} = 3.7 + 2.1n \quad \text{(Greenshield's Formula)}
   \]

   where:
   - \( \text{MAG} \) = minimum assured green, s
   - \( n \) = number of vehicles per lane which can be stored between the stop line and the detector

   Ensure that the minimum green time selected is able to service at least two vehicles per lane. Assuming two vehicles occupy approximately 45 ft (14 m), the detector should not be placed closer than 45 ft (14 m) from the stop line. Closer placement will not reduce the MAG.

   Where pedestrians must be accommodated, a pedestrian detector (e.g., push button) should be provided. Ensure that the timing will be sufficient for the pedestrian to cross the intersection. The minimum times for pedestrians, as discussed in Section 57-4.11(a) for pretimed signals, is also applicable to actuated systems.

2. **Vehicular Extension.** The vehicular extension fixes both the allowable gap and the passage of time at one value. Ensure that the vehicular extension will be sufficient for a vehicle to travel from the detector to the intersection while the signal is held in green. However, keep the allowable gap reasonably short to ensure quick transfer of green to the side street. Typical headways between vehicles in platoons average between two and three seconds. Therefore, the minimum vehicular extension time should be at least three seconds. For the maximum gap, studies have shown that drivers waiting on red realize gaps of five seconds or more are too long and inefficient. Therefore, the
vehicular extension should be set between three and five seconds. For quicker phase changes, shorter gaps could be used.

3. **Initial Green.** The initial green setting is simply the MAG, usually minus one vehicular extension. Typically, the initial green should be limited to a maximum of 10 seconds.

4. **Detector Placement.** Set the detector setback distance equal to the time required for the typical vehicle to stop before entering the intersection. The vehicular passage time typically is used to determine this placement. Use the posted speed of the approach roadway to determine the appropriate setback.

5. **Maximum Green Interval.** This is the maximum time the green should be held for the green phase, given detection from the side street. Typically, for light to moderate traffic volumes, the signal should “gap out” before reaching the maximum green time. However, for periods with heavy traffic volumes, the signal rarely may gap out. Therefore, a maximum green interval is set to accommodate the waiting vehicles. The maximum green interval can be determined assuming a pretimed intersection. It may be somewhat longer to allow for peaking.

6. **Change and Clearance Interval.** Determine these intervals in the same manner as for pretimed signals.

7. **Left-Turn Lanes.** Left-turn lanes should be treated like side streets with semi-actuated control. Use short allowable gaps and minimum greens times. The designer must be careful of vehicles which may enter the left-turn lane beyond the detector. If this may be a problem, consider placing a presence detector at the stop line.

8. **Semi-Actuated Controllers.** For minor streets with semi-actuated control, the signal normally is held on green for the major street. To ensure that the mainline is not interrupted too frequently, use large minimum greens times on the major street. It normally is expected that the low-volume minor street will experience delay.

9. **Intermediate Traffic.** Where vehicles can enter the roadway between the detector and intersection (e.g., driveways, side parking) or where a vehicle may be traveling so slow that it does not clear the intersection in the calculated clearance time, the signal controller will not register their presence. A presence detector at the stop line may be required to address these situations; see Section 57-4.11(d).

**57-4.11(c) Advanced-Design Actuated Control**

Advanced-design actuated control usually is used at isolated intersections with fluctuating or unpredictable traffic demands and high-speed approaches. An advanced-design actuated control is one that has a variable initial interval. It can count waiting vehicles beyond the first and can extend the initial interval to meet the needs of the number of vehicles actually stored between the stop line and the detector. As with basic-actuated control, the small-area detection requires that the controller have a locking memory.
The timing for advanced-design actuated control requires a significant amount of judgment. Therefore, field adjustments often are required after the initial setup. The following discusses several considerations in the signal timing and detector placement:

1. **Detector Placement.** For high-speed approaches, locate the detector in advance of the dilemma zone as illustrated in Figure 57-4.C. This typically will place the detector about 5 seconds of passage time from the intersection. The speed selected should be the posted speed of the approach roadway. Figure 57-4.D provides the appropriate detector setback distances for various combinations of passage times and approach speeds. Figure 57-4.D also provides the passage times that are appropriate for various other types of actuated controls.

2. **Minimum Initial.** Because the controller can count the number of vehicular arrivals, the minimum initial time only should be long enough to meet driver expectancy. Typically, the minimum initial interval is set at eight to fifteen seconds for through movements and five to seven seconds for left turns.

3. **Variable Initial.** The variable initial is the upper limit to which the minimum initial can be extended. It must be long enough to clear all vehicles that have accumulated between the detector and the stop line during the red. The variable initial is determined in the same manner as the minimum assured green for basic-actuated control; see Section 57-4.11(b).

4. **Number of Actuations.** The number of actuations is the number of vehicles that can be accommodated during the red that will extend the initial green to the variable initial limit. This is a function of the number of approach lanes, average vehicle length, and lane distribution. It should be set based on the worst-case condition (i.e., vehicles are stored back to the detector).

5. **Passage Time.** The passage time is the time required for a vehicle to pass from the detector to the stop line. This typically is based on the posted speed of approach roadway.

6. **Maximum Green.** The maximum green should be set the same as for basic-actuated control; see Section 57-4.11(b).

7. **Allowable Gap.** The density feature in controllers permit a gradual reduction of the allowable gap to a preset minimum gap based on one or more cross-street traffic parameters — time waiting, cars waiting, and/or density. Generally, time waiting has been found to be the most reliable and usable. As time passes after a conflicting call, the allowable gap time is gradually reduced. The appropriate minimum gap setting will depend on the number of approach lanes, the volume of traffic, and the various times of day. Fine-tuned adjustments will need to be made in the field.

8. **Change and Clearance Interval.** Determine these intervals in the same manner as for pretimed signals.
Notes:

1. $X_C =$ Maximum distance upstream of stop line from which a vehicle can clear the intersection during the yellow change interval.

2. $X_S =$ Minimum distance from stop line where the vehicle can stop completely after the beginning of the yellow change interval.

3. At “Point A,” 90% of the drivers will decide to stop at the onset of the yellow indication while 10% of the drivers will continue through the intersection.

4. At “Point B,” 10% of the drivers will decide to stop at the onset of the yellow indication while 90% of the drivers will continue through the intersection.

5. For further information on dilemma zones, see FHWA Traffic Detector Handbook.

DILEMMA ZONE

Figure 57-4.C
### DETECTOR SETBACK DISTANCES

#### Figure 57-4.D

**57-4.11(d) Actuated Control with Large Detection Areas**

Large area detectors are used in basic-actuated control in the “non-locking” memory mode and with the initial interval and vehicular extension set at or near zero. This is referred to as the loop occupancy control (LOC). Large area detectors are used in the presence mode, which holds the vehicle call for as long as the vehicle remains over the loop. One advantage of large area detectors is that they generally reduce the number of false calls due to right-turn-on-red vehicles. With large area detectors, the length of the green time is determined by the time the
area is occupied. However, a minimum green time of eight to fifteen seconds should be provided for driver expectancy. The following discusses several applications for LOC:

1. **Left-Turn Lanes.** An LOC arrangement is appropriate for left-turn lanes where left turns can be serviced on a permitted green or yellow change or where vehicles can enter the left-turn lane beyond the initial detector. Consider the following when using the LOC for left-turns:
   - To ensure that the driver is fully committed to making the left turn, the initial loop detector may need to be installed beyond the stop line to hold the call.
   - Where motorcycles are a significant part of the vehicular stream, the vehicular extension may need to be set to one second so that a motorcycle will be able to hold the call as it passes from loop to loop. An alternative would be to use the extended-call detector.

2. **Through Lanes (Low-Speed Approaches).** On low-speed approaches, the dilemma zone protection generally is not considered a significant problem. The detection area length and controller settings are determined based on the desired allowable gap. For example, assuming a 30 mph (50 km/h) approach speed and three-second desired allowable gap, the LOC area is calculated to be as follows:

   \[
   \frac{30 \text{ mi}}{\text{h}} \times \frac{5280 \text{ ft}}{\text{mi}} \times \frac{\text{h}}{3600 \text{ s}} \times 3 \text{ s} = 132 \text{ ft}
   \]  
   (US Customary) Equation 57-4.2

   \[
   \frac{50 \text{ km}}{\text{h}} \times \frac{1000 \text{ m}}{\text{km}} \times \frac{\text{h}}{3600 \text{ s}} \times 3 \text{ s} = 42 \text{ m}
   \]  
   (Metric) Equation 57-4.2

   By subtracting the vehicular length 20 ft (6 m) from the LOC, the required detection area then is 112 ft (36 m). If a typical loop layout is 45 ft (14 m) long; then, for a 30 mph (50 km/h) approach speed, the vehicular extension setting should be set at 1.5 seconds to provide the three-second gap.

   If the initial interval is set at zero and the vehicular extension is between zero and one second then, under light traffic conditions, a green as short as two or four seconds may occur. Check to determine if there are pedestrian or bicyclists present; if so, provide the minimum green times for their crossings. Also consider driver expectancy. Generally, drivers for major through movements expect a minimum green interval of eight to fifteen seconds.

3. **Through Lanes (High-Speed Approaches).** For high-speed approaches, it generally is not practical to extend the LOC beyond the dilemma zone (five seconds of passage time back from the stop line). To cover the dilemma zone problem, an extended-call detector is placed beyond the dilemma zone. This detector is used in a non-locking mode. The time extension is based on the time for the vehicle to reach the LOC area. Intermediate detectors may be used to better discriminate the gaps.
There are several concerns with using the LOC concept for high-speed approaches. Some of these concerns include the following:

- The allowable gap generally is higher than the normally desired 1.5 to three seconds. The controller’s ability to detect gaps in traffic is impaired substantially. As a result, moderate traffic routinely will extend the green to the maximum setting — an undesirable condition.

- For high-speed approaches, LOC designs only should be used if the route is lightly traveled (e.g., 8,000 to 10,000 ADT). High-speed approaches with heavy volumes are served better with density control. The intersection of a high-speed artery with a low-speed crossroad might be served better by using density control on the artery and LOC for the crossroad.

57-4.12 Computer Software

There are numerous software programs available to assist the designer in preparing traffic signal designs and timing plans. New programs, as well as updates to existing programs, are being continuously developed. Volume I of the 2010 Highway Capacity Manual and the following website, [http://ops.fhwa.dot.gov/trafficanlystools/index.htm](http://ops.fhwa.dot.gov/trafficanlystools/index.htm), are recommended for aid in selecting the appropriate analysis tool. The following programs are the most widely used for signal timing and optimization:

1. **TEAPAC.** Traffic Engineering Analysis Package (TEAPAC) enables you to optimize a wide range of traffic engineering procedures within the transportation engineering and planning disciplines. The software provides arterial bandwidth progression and time-space diagrams, as well as pre- and post processors for PASSER, TRANSYT, TRAFF-NETSIM, CORSIM, and VISSIM.

2. **PASSER II.** Progression Analysis and Signal System Evaluation Routine (PASSER II) is known as a bandwidth-optimization program. It develops timing plans that maximize the through progression band along arterials. The program work best in unsaturated traffic conditions and where turning movements onto the arterial are relatively light. PASSER II can also be used to develop arterial phase sequencing for input into a stop and-delay optimization model such as TRANSYT-7F.

3. **TRANSYT-7F.** The Traffic Network Study Tool (TRANSYT-7F) develops signal-timing plans for arterials or grid networks. The software contains macroscopic simulation that allows for analysis and optimization of platoon progression, actuated control, and queue spillback. The objective of both programs is to minimize stops and delays for the system as a whole, rather than maximizing arterial bandwidth.

4. **Highway Capacity Software.** The Highway Capacity Software (HCS) replicates the procedures described in the *Highway Capacity Manual*. It is a tool that greatly increases productivity and accuracy, but it should be used only in conjunction with the *Highway Capacity Manual* and not as a replacement for it. HCS is the software required by IDOT.
for intersection and interchange capacity analyses. TRANSYT-7F is included with the HCS software package.

5. **TSIS-CORSIM.** Traffic Software Integrated System – Corridor Simulation (TSIS-CORSIM) is a microscopic *program that can be used* to simulate traffic operations for signal systems, freeway systems, or combined signal and freeway systems. It can *be used to determine delay*, queue length, queue time, stops, stop times, travel time, speeds, congestion measures, etc. The package contains component programs which have pre-processing, animation and graphic capabilities and signal optimization. It can be used with both fixed-timed and/or actuated-controlled intersections. TRANSYT-7F is included with the TSIS-CORSIM software package. The following website offers guidelines for applying CORSIM micro-simulation modeling software: [http://ops.fhwa.dot.gov/trafficanalysistools/tat_vol4/vol4_guidelines.pdf](http://ops.fhwa.dot.gov/trafficanalysistools/tat_vol4/vol4_guidelines.pdf).

6. **Synchro.** Synchro provides interactive time-space diagrams for arterials. It can be used to optimize signal splits, cycle lengths, phase orders, and offsets. Outputs include vehicle delay, level of service, queue length, queuing penalty, stops, fuel usage, and dilemma vehicles.

7. **SIDRA.** IDOT requires the current version of Signalized (and unsignalized) Intersection Design and Research Aid (SIDRA) for capacity analyses of roundabouts. SIDRA closely follows the methods used in the *Highway Capacity Manual* (HCM), which IDOT requires for computing highway capacity analyses. SIDRA software also includes alternative tools for applications beyond the ability of the HCM.

Most of these software programs can be purchased from McTrans Center, Trafficware LTD., or from Strong Concepts. SIDRA can be purchased directly from the software manufacturer. Many of these software programs can be used for either the network operating systems or stand-alone operating systems.

**57-4.13 Signal System Design**

As traffic volumes continue to grow, installing coordinated signal systems is an important consideration for improving traffic flow. By coordinating two or more traffic signals together, the overall capacity of the facility can be increased significantly. As compared to constructing additional lanes, coordinating traffic signals is a relatively inexpensive method of improving capacity because it reduces vehicular delay with minimal disruption to the highway system. Although not a capacity panacea, the use of a coordinated traffic signal system could satisfy the needs of highway users for many years. Generally, traffic signals that are within 0.5 mile (800 m) of each other are good coordination candidates. The following sections present application guidelines for traffic signal systems.
57-4.13(a) System-Timing Parameters

The basic system-timing parameters used in a coordinated system include:

1. **Cycle.** The period of time in which pretimed control (or actuated control, with demand on all phases) displays a complete sequence of signal indications. In most systems, the cycle length is common to all intersections operating together and is called the background cycle.

2. **Split.** The proportioning of the cycle length among the various phases of the local controller.

3. **Offset.** The time relationship determined by the difference between a specific point in the local signal sequence (typically the beginning of the major street green interval) and a system-wide reference point.

4. **Time-of-Day/Day-of-Week.** The time-of-day/day-of-week system selects system timing plans based on a predefined schedule. The timing plan selection may be based not only on the time-of-day but also on the day-of-week and week-of-year. Some systems permit the selection of plans based upon a specific day of the year.

5. **Traffic Responsive.** Traffic-responsive systems implement timing patterns based on varying traffic conditions in the street. Most traffic-responsive systems select from a number of predeveloped timing plans.

57-4.13(b) Advantages of Traffic Signal Systems

A primary objective of installing a traffic signal system is to develop a good progression of traffic. Some advantages of providing good traffic progression are as follows:

1. **Operational and Environmental Benefits.** Traffic signal systems reduce fuel consumption, pollutant emissions, and vehicle operating costs.

2. **Increase In Capacity.** A higher level of traffic service is provided in terms of higher overall speed and reduced number of stops. Traffic will flow more smoothly and an improvement in level of service often results.

3. **Speed Uniformity.** The speed of vehicles will be more uniform because there will be no incentive to travel at excessively higher speeds to make a green signal indication that is not in step. On the other hand, the slow driver is encouraged to speed up to avoid having to stop for a red-signal indication.

4. **Crash Reduction.** Fewer crashes will result because platoons of vehicles will arrive at each traffic signal at a green signal indication, thereby reducing the possibility of red-signal violations and rear-end collisions. Naturally, if there are fewer occasions when a red-signal indication is displayed to a majority of motorists, there is less likely to be crashes than can be attributed to due to driver inattention, brake failure, slippery pavement conditions, and other similar factors.
5. **Greater Traffic Control Obedience.** Greater obedience to signal indications will be obtained from both motorists and pedestrians. This results because motorists will aggregate in platoons of closely-spaced vehicles due to their desire to ride the “green wave” produced by the coordinated signals. Pedestrians will remain at curbside during the passage of each platoon and realize a sufficient gap between platoons to safely cross.

6. **Greater Use of Arterial Streets.** Through traffic will tend to remain on arterial streets rather than shifting their route over to parallel minor streets.

### 57-4.13(c) System Types

There are several different methodologies available to coordinate traffic signals. Most of these take advantage of computer technology. As new signal controllers, computers, and software are developed, the design of coordinated traffic signal systems will continue to improve. These systems should match existing systems and/or be coordinated with nearby systems as practical. The following briefly describes several types of traffic signal coordination systems:

1. **Interconnected Time-of-Day System.** The interconnected time-of-day system is applicable to both pretimed and actuated control, in either a grid system or along an arterial system. The typical configuration for this type of system includes a field-located, time clock-based master controller generating pattern selection and synchronization commands for transmission along a cable interconnect. Local intersection coordination equipment interprets these commands and implements the desired timing.

2. **Time-Base-Coordinated Time-of-Day System.** Time-base coordination often is used as a backup for computerized signal systems. Operationally equivalent to the interconnected time-of-day system, this type of system uses accurate time-keeping techniques to maintain a common time of day at each intersection without physical interconnection. Time-base coordination is tied to the 60 Hz AC power supply, with a battery backup in case of a power failure.

   Time-base coordination allows for the inexpensive implementation of a coordinated signal system, because the need for a cable interconnect is eliminated. However, time-base systems require periodic checking by maintenance personnel, because the 60 Hz reference from the power company sometimes is inconsistent. In addition, power outages sometimes affect only portions of a system, resulting in drift between intersections that continue to operate on power company lines and those that maintain time on a battery backup.

3. **Traffic-Responsive Arterial Systems.** The traffic-responsive arterial system normally is used with semi-actuated controllers along an arterial. The field located system master selects predetermined cycle lengths, splits, and offsets based upon current traffic flow measurements. These selections are transmitted along a cable interconnect to the slave controllers at the local intersections.
Cycle lengths typically are selected based on volume (and sometimes occupancy) level thresholds on the arterial; the higher the volumes, the longer the cycle length. Splits frequently are selected based on the side-street volume demands, and offsets are selected by determining the predominant direction of flow along the arterial.

System sampling detectors, located along the arterial, transmit data back to the master controller along the interconnect cable. Most current systems have the capability to implement plans on a time-of-day basis as well as through the use of traffic-responsive techniques.

4. **Distributed-Master (Closed-Loop) Systems.** The distributed-master (frequently called closed-loop) system advances the traffic-responsive arterial system one step further by adding a communications link between the field-located master controller and an office-based microcomputer. Most systems are designed to interface with a standard personal computer over dial-up telephone lines. This connection is established only when the field master is generating a report or when the operator is interrogating or monitoring the system. With proper equipment, several systems can share a single office-based microcomputer.

The system permits the maintenance of the complete controller database from the office. The controller's configuration data, phase and timing parameters, and coordination patterns can be downloaded directly from the office.

The distributed-master system provides substantial remote monitoring and timing plan updating capabilities for only a minor increase in cost — typically, only the expense of the personal computer and the monthly costs of a standard business telephone line. Graphics displays usually are provided to assist in monitoring the system.

57-4.13(d) **Communications Techniques**

Systems other than time-base-coordinated systems require some type of communications medium to maintain synchronized operation between intersections. Two primary communications options are available. One is to employ hardwired communications through leased telephone lines, fiber optics, or direct wiring. A second option, which has been unreliable in some cases, is to utilize the through-the-air frequencies of radio communications and cellular telephone equipment. The requirements for the communications network depend on the needs of the system. Therefore, decisions on an appropriate communications technique will be made on a case-by-case basis.

57-4.14 **Advance Warning**

At signalized intersections where the use of an advance warning sign is justified to alert drivers of an approaching traffic signal (e.g., restricted sight distance to signal face, high-speed multilane divided highways), consider the relative benefits of mounting a flashing yellow warning beacon on the appropriate advance warning sign and interconnecting the beacon with the signal...
controller so that the beacon is energized during the red-signal indication of the warned approach.
Chapter Fifty-eight

SPECIAL DESIGN ELEMENTS

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
## Chapter Fifty-eight
### SPECIAL DESIGN ELEMENTS

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Chapter Fifty-eight
SPECIAL DESIGN ELEMENTS

58-1 ACCESSIBILITY STANDARDS

58-1.01 General

58-1.01(a) Referenced Accessibility Standards

Section 504 (49 CFR 27) of the Rehabilitation Act of 1973 (29 U.S.C. 794), the Illinois
Environmental Barriers Act, 410 ILCS 25/1, and Title II (28 CFR 35) of the Americans with
Disabilities Act (ADA) of 1990 (42 U.S.C. 12131) prohibit discrimination on the basis of disability
by public entities. To that end, the following sections present guidance which is intended to
ensure the Department's newly constructed facilities, and existing facilities being altered, are
accessible to individuals with disabilities. The guidance is generally based on information
However, for situations in the public right of way that are not specifically or adequately addressed
by either of the above standards, the guidance is taken from information presented in the Draft

Where other agencies or local codes require criteria which exceed the above referenced
standards, then the stricter criteria may be required. This will be determined on a case-by-case
basis.

58-1.01(b) Scoping Requirements - New Construction, Added Elements, and Alterations

When determining the scope of an improvement, the following categories of action must be
considered.

1. New Construction. Newly constructed facilities shall fully comply with the applicable
accessibility requirements.

2. Added Elements. Elements added to existing facilities shall fully comply with the
applicable accessibility requirements. However, where elements are added to existing
facilities but the pedestrian circulation path serving the added elements is not altered, the
pedestrian circulation path is not required to be altered if out of compliance. For example,
if a new bench is installed on an existing sidewalk that has a cross slope exceeding 2 %,
the sidewalk is not required to be altered to reduce the cross slope because the bench is
installed on the sidewalk.

3. Alterations. Alterations are changes to an existing facility that affect or could affect
pedestrian access, circulation, or use. Alterations include: resurfacing, rehabilitation,
reconstruction, historic restoration, or changes or rearrangement of structural parts or
elements of a facility as well as the various roadway surface treatments listed as such in
Figure 58-1.A. Note: The surface treatments listed under the heading “Maintenance” in Figure 58-1.A are not considered alterations and thus do not trigger the need to address ADA.

Altered elements, spaces, or facilities shall comply with the applicable accessibility requirements to the maximum extent practicable within the scope of the project. This typically means that alterations must be fully compliant; however, there are exceptions.

- **Existing Physical Constraints.** Where existing physical constraints make it impracticable for altered elements, spaces, or facilities to fully comply with the applicable accessibility requirements, compliance is required to the extent practicable within the scope of the project. Existing physical constraints include, but are not limited to, underlying terrain, right-of-way availability, underground structures, adjacent developed facilities, drainage, or the presence of a notable natural or historic feature.

- **Alterations to Qualified Historic Facilities.** Where the State Historic Preservation Officer or Advisory Council on Historic Preservation determines that compliance with a requirement would threaten or destroy historically significant features of a qualified historic facility, compliance shall be required to the extent that it does not threaten or destroy historically significant features of the facility.

- **Transitional Segments.** Transitional segments used to connect new, added, or altered elements to existing unaltered elements shall comply to the extent practicable.

One other requirement for alterations is they shall not decrease or have the effect of decreasing the accessibility of a facility or an accessible connection to an adjacent building or site.

The issue of whether resurfacing constitutes an alteration within the scope of Section 504 of the Americans with Disabilities Act (ADA) was at the heart of a court case in Philadelphia, PA (*Kinney v. Yerusalim*, 9 F.3d 1067 (3d Cir. 1993), cert. denied, 511 U.S.C. 1033 (1994)). The plaintiffs argued that the City of Philadelphia violated the ADA when the City only installed curb cuts when work on the City streets otherwise affected the curb or sidewalk and not during resurfacing projects. The City did not dispute the requirement that the regulations mandate the installation of curb cuts when the City “alters” a street. The City protested the notion that resurfacing of a street constituted an alteration. The judgment determined an alteration occurs when the usability of a facility is affected, and, if affected, the alteration should apply to all users. Further an interpretation of the guidelines determined interdependency between the street and its curbs. If a street is to be altered to make it more usable for the general public, it also must be made more usable for those with ambulatory disabilities thus requiring installation or upgrading of curb ramps.

The basis for the various roadway surface treatments listed in Figure 58-1.A to be classified as either alterations or maintenance is discussed in joint technical assistance issued by the U.S. Department of Justice and the U.S. Department of Transportation. A
copy of the joint technical assistance can be found on the FHWA’s website: http://www.fhwa.dot.gov/civilrights/programs/doj_fhwa_ta.cfm.

<table>
<thead>
<tr>
<th>ALTERATIONS</th>
<th>MAINTENANCE (i.e. not alterations)</th>
</tr>
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<tbody>
<tr>
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<td>• Mill &amp; Fill / Mill &amp; Overlay</td>
</tr>
<tr>
<td>• Cape Seals</td>
<td>• New Construction</td>
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<tr>
<td>• Hot In-Place Recycling</td>
<td>• Open-graded Surface Course</td>
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<tr>
<td>• Microsurfacing / Thin-Lift Overlay</td>
<td>• Rehabilitation and Reconstruction</td>
</tr>
<tr>
<td>• Mill &amp; Fill / Mill &amp; Overlay</td>
<td></td>
</tr>
<tr>
<td>• New Construction</td>
<td></td>
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<tr>
<td>• Open-graded Surface Course</td>
<td></td>
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<tr>
<td>• Rehabilitation and Reconstruction</td>
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<table>
<thead>
<tr>
<th>ALTERATIONS VS MAINTENANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Figure 58-1.A</td>
</tr>
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</table>

Where accessibility requirements cannot be fully met within the scope of an alteration project, the barriers to full compliance must be documented as well as the measures taken to meet compliance to the maximum extent practicable; see Chapter 31. The non-compliant element must be added to the transition plan inventory. If too many ADA elements cannot be made compliant within the scope of the project, the scope of the project must be increased to achieve a higher level of compliance.

58-1.01(c) Maintaining Accessibility During Construction

During construction, accessibility must be maintained consistent with the features present in the existing facility. If a project is being constructed in stages, the designer may need to provide for the reconstruction of certain curb ramps at different times to maintain accessibility. In other cases, temporary facilities may need to be developed and included in the construction plans. See Section 55-2.01(d) for additional discussion on accommodating pedestrians/bicyclists in a traffic control plan.

58-1.02 Buildings and Facility Sites

For accessibility criteria in buildings, airport terminals, rest areas, weigh stations, and transit stations; and the sites on which they are located, use the accessibility criteria set forth in the 2010 ADA Standards for Accessible Design and/or the Illinois Accessibility Code. These documents contain the accessibility requirements for interior building features including rest rooms, drinking
fountains, elevators, telephones, etc.; as well as exterior features including parking, stairs, ramps, and walkways.

58-1.03 **Bus Stops**

Bus stops and shelters shall comply with Section R308 of the Public Rights-of-Way Access guidelines (PROWAG). If benches are provided, they shall comply with Section R212.6 of PROWAG. Detectable warning surfaces are required at the boarding platform for bus stops; however, since a boarding platform is defined as having a height greater than 6 in. (150mm), detectable warnings are not required at bus stops with curb heights of 6 in. (150mm) or less.

58-1.04 **Parking**

58-1.04(a) **Off-Street Parking**

The following criteria apply to off-street parking:

1. **Minimum Number.** Figure 58-1.B provides the criteria for the minimum number of accessible spaces.

2. **Location.** Accessible parking spaces and accessible passenger loading zones that serve a particular building shall be the spaces or zones closest to the nearest accessible entrance on an accessible route. In separate parking structures or lots that do not serve a particular building, locate the accessible parking spaces on the shortest possible circulation route to an accessible pedestrian entrance of the parking facility. In buildings with multiple access entrances with adjacent parking, accessible parking spaces may be dispersed and located closest to the accessible entrances.

3. **Signing.** Designate the accessible parking spaces with ground-mounted signs as shown in the *ILMUTCD* as sign number R7-8 with sign number R7-I101 (“Fine” placard) below. The signs shall not be obscured by a vehicle parked in the space.

4. **Dimensions.** Accessible parking spaces shall be a minimum 16 ft (4.9 m) wide including an 8 ft (2.4 m) access aisle (see Figure 58-1.C). Two accessible parking spaces shall not share a common access aisle. Parking access aisles shall blend to common level with an accessible route and should be diagonally striped pursuant to the Illinois Vehicle Code, 625 ILCS 5/11-1301.8. Parked vehicular overhangs shall not reduce the clear width of an accessible circulation route.

5. **Passenger Loading Zones.** Passenger loading zones shall provide an access aisle at least 60 in. (1.5 m) wide and 20 ft (6.1 m) long adjacent and parallel to the vehicular pull-up space. If there are curbs between the access aisle and the vehicular pull-up space, provide a curb ramp that complies with Section 58-1.09. Vehicular standing spaces and access aisles shall be essentially level. Surface slopes shall preferably be 1.5% but shall not exceed 2% in both directions.
58-1.04(b) On-Street Parking

Where on-street paid or time-limited parking is provided and designated in areas zoned for business uses, the on-street parking design should meet the following accessibility criteria:

1. **Number of Spaces.** Figure 58-1.B provides the criteria for the required number of on-street accessible spaces.

2. **Location.** On-street accessible parking spaces should be located where the street has the least crown and grade and close to key destinations. Spaces should also be located nearest the point of sidewalk access (see access aisles below).

3. **Access Aisles.** For a parallel parking space and where the width of the adjacent sidewalk or available right-of-way exceeds 14.0 ft (4.3 m), a 60 in. (1.5 m) wide access aisle shall be provided at street level the full length of the parking space and shall connect to a pedestrian access route. This is illustrated in Figure 58-1.D. The access aisle shall not encroach into the vehicular travel lane. An access aisle is not required where the width of the adjacent sidewalk or the available right-of-way is less than or equal to 14.0 ft (4.3 m). When an access aisle is not provided, the parking spaces shall be located at the end of the block.

4. **Signing.** Designate the accessible parking spaces with ground-mounted signs as shown in the ILMUTCD as sign number R7-8 and include the appropriate “Fine” placard below. Locate these signs so they are visible from a driver’s seat.

5. **Curb Ramps.** If there are curbs next to an on-street accessible parking space, provide a curb ramp complying with Section 58-1.09. Accessible parking spaces adjacent to intersections may be served by the sidewalk curb ramp at the intersection, provided that the path of travel from the access aisle to the curb ramp is within the pedestrian crossing area.
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<th>Minimum Number of Accessible Spaces</th>
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<tr>
<td>1 to 25</td>
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</tr>
<tr>
<td>26 to 50</td>
<td>2</td>
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<td>51 to 75</td>
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</tr>
<tr>
<td>501 to 1000</td>
<td>2% of total</td>
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<tr>
<td>1001 and over</td>
<td>20 plus 1 for each 100 over 1000</td>
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Notes:

a. If one or more passenger loading zones are provided, then at least one passenger loading zone shall comply with Item # 5 in Section 58-1.04(a).

b. Parking spaces for side-lift vans are accessible parking spaces and may be used to meet the requirements of this Section.

c. The total number of accessible parking spaces may be distributed among closely spaced parking lots, if greater accessibility is achieved.

**MINIMUM NUMBER OF ACCESSIBLE PARKING SPACES**

*Figure 58-1.B*
ACCESSIBLE PARKING SPACE DIMENSIONS
(Off-Street Parking)

Figure 58-1.C
58-1.05 **Accessible Route**

58-1.05(a) **Definition**

An accessible route is a continuous, unobstructed path connecting all accessible elements and spaces. Interior accessible routes may include corridors, floors, ramps, elevators, lifts, and clear floor space at fixtures. Exterior accessible routes may include sidewalks, parking access aisles, curb ramps, crosswalks at vehicular ways, pedestrian overpasses and underpasses, ramps, and lifts.

58-1.05(b) **Selecting Accessible Routes**

At buildings and facility sites (airport terminals, rest areas, weigh stations, transit stations, etc.), at least one accessible route shall be provided within the boundary of the site from public transportation stops, accessible parking, accessible passenger loading zones, and public streets or sidewalks to the accessible route for the building they serve. The accessible route shall, to the maximum extent feasible, coincide with the route for the general public.

Within the public right-of-way, all routes are held to the accessible standard.

58-1.06 **Sidewalks**

Section 48-2.04 presents the Department’s warrants and design criteria for sidewalks. The following represents the accessibility criteria:

1. **Width.** The typical sidewalk width is 60 in. (1.5 m). The minimum width is 48 in. (1.2 m).

2. **Passing Spaces.** If the sidewalk has less than 60 in. (1.5 m) clear width, then passing spaces at least 60 in. by 60 in. (1.5 m by 1.5 m) shall be located at reasonable intervals not to exceed 200 ft (60 m). A T-intersection between two walks is an acceptable passing space such that the T-intersection consists of a 60 in. by 60 in. (1.5 m by 1.5 m) passing space. Paved driveways may also provide acceptable passing space in residential areas such that the area of the driveway used for passing does not have a cross slope perpendicular to the direction of travel greater than 2%.

3. **Surface.** All sidewalk surfaces shall be stable, firm, and slip resistant. The vertical alignment of the surface should be flush and free of abrupt changes. However, changes in level up to ¼ in. (6 mm) are allowed without treatment. Changes in level between ¼ in. and ½ in. (6 mm and 13 mm) shall be beveled with a slope no greater than 1:2. Changes greater than ½ in. (13 mm) are not allowed.

4. **Horizontal Openings.** Horizontal openings in gratings and joints shall not exceed ½ in. (13 mm) in the dominant direction of travel. Elongated openings in gratings shall be placed so the long dimension is perpendicular to the dominant direction of travel. Where possible, gratings should be located outside the pedestrian path of travel.
(a) Double Accessible Parking Space with Curb Ramp.

(b) Single Accessible Parking Space with Curb Ramp.

ACCESSIBLE PARKING
(On-Street Parking)

FIGURE 58-1.D
5. **Running Slope.** For sidewalks located within the street or highway right-of-way, the running slope shall not exceed the general grade established for the adjacent street or highway. For sidewalks located outside of such right-of-way, the running slope shall be 5% maximum.

6. **Cross Slope.** The sidewalk cross slope shall not exceed 2%. However to allow for some variation during construction and maximize the accessibility of the sidewalk, a cross slope in the range of 1.0% to 1.5% should be used. Where driveways or alleys intersect with sidewalks, give design priority to the sidewalk cross slope rather than to the grade of the driveway or alley. This may require regrading the driveway or realigning the sidewalk. Figure 58-1.E shows one example.

7. **Protruding Objects.** Objects projecting from walls (e.g., signs, telephones, canopies) with their leading edges between 27 in. (685 mm) and 80 in. (2.0 m) above the finished sidewalk shall not protrude more than 4 in. (100 mm) into any portion of the sidewalk. Freestanding objects mounted on posts or pylons may overhang their mountings up to a maximum of 12 in. (305 mm) when located between 27 in. (685 mm) and 80 in. (2.0 m) above the sidewalk or ground surface. Protruding objects less than 27 in. (685 mm) or greater than 80 in. (2.0 m) may protrude any amount provided that the effective clear width of the sidewalk is maintained. Where the vertical clearance is less than 80 in. (2.0 m), provide a barrier to warn persons with visual impairments.

8. **Separation.** Sidewalks will be separated from roadways by curbs, planted parkways, or other barriers, which will be continuous except where interrupted by driveways, alleys, or connections to accessible elements.

9. **Curb Ramps/Crosswalks.** Curb ramps and crosswalks must comply with the criteria in Section 58-1.09.

10. **Bridges.** Bridges can present special problems for meeting the above sidewalk criteria. Due to geometric restraints of the facility being crossed, special treatments may be required; consult with BDE and the Bureau of Bridges and Structures.

**58-1.07 Stairs**

Stairs shall not be part of an exterior accessible route because they cannot be safely negotiated by individuals with mobility impairments. Where stairs are located within the public right-of-way in conjunction with an accessible route, they must comply with Section 504 of the 2010 *ADA Standards for Accessible Design*, which includes the provision of handrails.
58-1.08 Ramps

Portions of sidewalks whose running slope exceed 5% and are not following the general grade of an adjacent street or highway are typically considered ramps (Note: These ramps are different from curb ramps; see Section 58-1.09 for curb ramps.). The following represents the accessible criteria for ramps:

1. Running Slope and Rise. Ramps shall have a running slope greater than 5% up to an 8.3% maximum. The maximum rise for any single ramp run shall be 30 in. (760 mm). For elevation differences greater than 30 in. (760 mm), a series of ramps and landings must be used. Ramps to be constructed on existing building/facility sites or inside existing buildings/facilities may have a running slope which exceeds 8.3% within the rise limitations shown in Figure 58-1.F, if space limitations dictate.

2. Width. The minimum clear width of a ramp in the public right-of-way shall be 48 in. (1.2 m). The minimum clear width of a ramp for a building/facility site shall be 36 in. (915 mm). Where handrails are provided, the clear width is measured between inside edge of the rails.

3. Landings. Ramps shall have level landings (preferably sloped 1.5% and no greater than 2% in both directions) at the bottom and top of each run and shall have the following features:
   - The landing shall be at least as wide as the widest ramp run leading to the landing.
   - The landing length shall be a minimum of 60 in. (1.5 m).

SIDEWALKS AT DRIVEWAY APRONS

Figure 58-1.E
• If ramps change direction at landings, the minimum landing size shall be 60 in. by 60 in. (1.5 m by 1.5 m).

4. **Handrails.** If a ramp run has a rise greater than 6 in. (150 mm) or a length greater than 72 in. (1.8 m), it shall have handrails on both sides. See the applicable accessible guidelines for additional handrail criteria.

5. **Cross Slope and Surfaces.** The cross slope of ramp surfaces shall not exceed 2%; however to allow for some variation during construction and maximize the accessibility, a cross slope in the range of 1.0% to 1.5% should be used. Ramp surfaces shall comply with the criteria for “Surface” of sidewalks; see Section 58-1.06.

6. **Edge Protection.** Each side of ramp runs and ramp landings shall have edge protection. Edge protection may be either an extended ramp surface or a curb/barrier. An extended ramp surface shall extend 1 ft (300 mm) beyond the inside face of the handrail. A curb/barrier shall prevent a 4 in. (100 mm) sphere from passing under the handrail.

7. **Outdoor Conditions.** Outdoor ramps and their approaches shall be designed so that water will not accumulate on walking surfaces.

<table>
<thead>
<tr>
<th>Running Slope</th>
<th>Maximum Rise</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 8.3% but ≤ 10% (1:12 but ≤ 1:10)</td>
<td>6 in. (150 mm)</td>
</tr>
<tr>
<td>&gt; 10% but ≤ 12.5% (1:10 but ≤ 1:8)</td>
<td>3 in. (75 mm)</td>
</tr>
</tbody>
</table>

Note 1: These dimensions may only be used when space limitations will not fit a standard ramp.
Note 2: Running slopes steeper than 12.5% (1:8) are not allowed.

**ALLOWABLE EXCEPTIONS TO STANDARD RAMP DIMENSIONS**
(Existing Sites, Buildings, and Facilities)

Figure 58-1.F

**58-1.09 Curb Ramps and Crosswalks**

A curb ramp shall connect sidewalks at each pedestrian street crossing or crosswalk. For the purpose of this section, a pedestrian crosswalk is defined as that portion of a highway or street ordinarily included within the prolongation or connections of lateral lines of sidewalks at intersections. It also includes any portion of a highway or street distinctly indicated as a crossing
for pedestrians by lines or other markings on the surface. It does not include such prolonged or connecting lines from an alley across a street.

58-1.09(a)  Responsibility for Construction of Curb Ramps

The determination by the Department whether to construct or modify curbs and/or curb ramps is dependent upon two issues: scope of the project and jurisdiction.

1. **Scope.** If curbs or crosswalks will be altered as part of the State project and there is sidewalk leading up to the crosswalk, the Department will construct/reconstruct curb ramps within the scope of the project. If the curb ramps cannot be made fully compliant within the scope of the project, they must be made compliant to the maximum extent practicable and such decision documented/approved on the ADA Statement of Maximum Extent Practicable form (BDE 3101). Section 58-1.01(b) and Figure 58-1.A further discuss the types of projects that are considered alterations. See Section 31-7 for guidance on requesting approval for compliance to the maximum extent practicable and the processing of BDE 3101.

2. **Jurisdiction.** If curbs or crosswalks will not be altered as part of a project and the Department does not have jurisdiction over the curbs, provisions for curb ramps will be the responsibility of local governments. Where curbs and crosswalks will not be altered but the Department does have jurisdiction over the curbs, curbs and inaccessible curb ramps will be reconstructed as part of the project to the maximum extent practicable. Jurisdiction will be determined by the existence and provisions of maintenance agreements. Where written maintenance agreements do not exist, contact the Bureau of Local Roads and Streets (BLRS) or use the BLRS publication *Jurisdictional Transfer Guidelines* as the initial basis to determine the applicable jurisdictional responsibility of the highway and its elements.

58-1.09(b)  Design and Construction of Curb Ramps

Curb ramps shall meet the following criteria:

1. **Crosswalks.** Curb ramps at marked crossings shall be wholly contained within the markings, except when flared sides are provided. The flared sides of a curb ramp may be outside of the crosswalk. At unmarked crosswalks, place the curb ramp within the area that would reasonably be expected to be used as a crosswalk.

2. **Diagonal Curb Ramps.** Avoid using a diagonal curb ramp whenever practical due to its effect on the crosswalk width and the indirect path of travel it induces. It is preferable to use two perpendicular curb ramps or a depressed corner rather than a diagonal curb ramp.

3. **Raised-Curb Medians.** Where a raised-curb median exists within a crosswalk, depress the median to the level of the crosswalk. Provide detectable warning surfaces behind the back of each curb if the median opening is greater than 6 ft measured between the back
of curbs (See the *Highway Standards*). Another option is to provide curb ramps on both sides of the median and a minimum level landing area 60 in. (1.8 m) by 60 in. (1.8 m) between the ramps. A level landing area shall be provided at the upper end of each ramp if the median curb ramps are not in-line.

4. **Pedestrian Signals.** The location of the curb ramp must be consistent with the operation of pedestrian-actuated traffic signals, if present.

5. **Cross Slope.** The maximum cross slope of curb ramps shall be 2%. However at pedestrian street crossings without yield or stop control, and at midblock pedestrian street crossings, the cross slope of curb ramps shall be permitted to equal the street or highway grade; see Section 58-1.09(e) for the U.S. Access Board’s interpretation of what constitutes yield or stop control. This means there may be some twist in the cross slope of the curb ramp itself or in the portion of sidewalk between the bottom of the curb ramp and the back of curb (i.e. a lower landing) if it exists. Best practices are to: 1) provide a lower landing and limit the twist to the landing or 2) limit the twist to the lower part of the curb ramp; while in either case keeping the rate of change gradual enough to ensure the stability of a person in a wheelchair.

6. **Running Slope.** The running slope of a curb ramp within the public right-of-way shall be 8.3% maximum. However, in situations where applying this maximum grade would cause the length of the curb ramp to become excessive (e.g. longer than 25-30 ft), the length of the curb ramp can be fixed at 15 ft (4.6 m) and a grade steeper than 8.3% can be used. This exception is commonly known as the “15 ft Rule” and is intended to mitigate the problem of “chasing” a steep sidewalk grade.

The running slope of a curb ramp within a building or facility site shall not exceed 8.3% (1:12). However in existing buildings/sites with space limitations, the running slope may exceed 8.3% (1:12) and comply with Figure 58-1.F.

7. **Flared Sides.** Where a pedestrian circulation path crosses the curb ramp (that is where pedestrians can approach the curb ramp from the side), flared sides shall be provided. The flared sides shall be sloped a maximum of 10% measured parallel to the curb line. The flared sides are not considered part of the ramp width or the pedestrian access route.

8. **Width.** The clear width of curb ramps within the public right-of-way shall be 48 in. (1.2 m) minimum (excluding any flared sides). The clear width of a curb ramp within a building or facility site shall be 36 in. (0.915 m) minimum.

9. **Grade Breaks.** Grade breaks at the top and bottom of curb ramp runs shall be perpendicular to the direction of the ramp run. Grade breaks are not permitted on the surface of ramp runs or their turning spaces. Surface slopes that meet at grade breaks shall be flush.

10. **Turning Spaces.** The requirements for turning spaces vary depending upon the type of curb ramp as follows:
a. **Perpendicular Curb Ramps.** A turning space shall be provided at the top of a perpendicular curb ramp and shall be permitted to overlap other turning spaces and clear spaces. The slope of the turning space shall be 2% maximum in both directions. The size of the turning space shall be 48 in. x 48 in. (1.2 m x 1.2 m) minimum unless the space is constrained at the back of the sidewalk. When constrained the size shall be 48 in. x 60 in. (1.2 m x 1.5 m) minimum with the 60 in. (1.5 m) dimension provided in the direction of the ramp run.

b. **Parallel Curb Ramps.** A turning space shall be provided at the bottom of a parallel curb ramp and shall be permitted to overlap other turning spaces and clear spaces. The slope of the turning space shall be 2% maximum in both directions. The size of the turning space shall be 48 in. x 48 in. (1.2 m x 1.2 m) minimum unless the space is constrained on two or more sides. When constrained the size shall be 48 in. x 60 in. (1.2 m x 1.5 m) minimum with the 60 in. (1.5 m) dimension provided in the direction of the pedestrian street crossing.

c. **Blended Transitions.** If the running slope of either of the curb ramp types listed above is 5% or less, they are then technically classified as a blended transition. Turning spaces are not required for blended transitions.

11. **Surface.** The surface of a curb ramp shall be stable, firm, and slip resistant.

12. **Detectable Warnings.** Detectable warnings shall be according to Section 58-1.09(c)

13. **Clear Spaces.** Beyond the bottom grade break of curb ramps and blended transitions, a clear space 48 in. x 48 in. (1.2 m x 1.2 m) minimum shall be provided within the width of the pedestrian street crossing and wholly outside the parallel vehicle travel lane. These spaces are provided by default with parallel curb ramps and perpendicular curb ramps that align with the crosswalk. For skewed/diagonal perpendicular curb ramps, care must be exercised to ensure this space is provided.

**58-1.09(c) Detectable Warning Surfaces**

Detectable warning surfaces are required at curb ramps, blended transitions, medians and pedestrian refuge islands, at-grade railroad crossings, transit platform edges, and other locations where pedestrians are required to cross a hazardous vehicular way. Where pedestrian access routes cross alleys and commercial entrances, detectable warnings are only required if traffic control devices (e.g., yield signs, stop signs, or signals) are present at the alley/entrance.

Detectable warnings surfaces consist of truncated domes aligned in a square or radial pattern. The size and spacing of the truncated domes is shown in the various accessibility standards. The color of the detectable warning surface shall contrast visually with adjacent walking surfaces either light-on-dark or dark-on-light. Detectable warning surfaces shall extend 2 ft (610 mm) minimum in the direction of pedestrian travel and for the full width of the walking surface (excluding any flared sides). Other requirements for detectable warnings vary with the application as follows.
1. **Curb Ramps, Blended Transitions, and Pedestrian Refuge Islands/Medians.** Locate the detectable warning surface as shown in the Highway Standards. Note the following tolerances for placement of detectable warning surfaces:

   **Side Border:** Detectable warnings should extend the full width of the walking surface (excluding flared sides) but a border along each side up to 2 in. (50 mm) in width is allowed;

   **Curb Set-Back:** Detectable warnings located at the back of curb should closely align with the curb but a gap up to 6 in. (150 mm) behind the curb is allowed.

2. **Rail Crossings.** Locate the detectable warning surface on each side of the rail crossing and the edge of the detectable warning nearest the rail crossing shall be 6 ft (1.8 m) minimum and 15 ft (4.6 m) maximum from the centerline of the nearest rail. Where pedestrian gates are provided, place the detectable warning surfaces on the side of the gate opposite the rail.

3. **Boarding Platforms and Transit Stops.** Detectable warning surfaces at boarding platforms and transit stops for buses and rail vehicles where the edges of the boarding platform are not protected by screens or guards shall be placed at the edge of the platform and extend the full length of the public use areas of the platform. Note: Detectable warning surfaces are not required at bus stops with curb heights of 6 in. (150mm) or less (see Section 58-1.03).

4. **Stairs at Building and Facility Sites.** Stairs, except those enclosed in stair towers or set to the side of the path of travel, shall have detectable warnings placed at the top of the stairs and for their full width (inside of handrails).

58-1.09(d) **Pedestrian Push Buttons**

Pedestrian push buttons are considered an “operable part” and when provided, must be made accessible. Refer to the Central Bureau of Operations’ document entitled, *Policy on Pedestrian Pushbutton Locations and Accessible Pedestrian Signals*, Section 4E.08 of the *Manual on Uniform Traffic Control Devices*, and Section R403 of the Draft PROWAG for detailed information.

58-1.09(e) **Crosswalks**

Pedestrian street crossings or crosswalks are an integral component of a pedestrian access route, and may either be marked or unmarked. The U.S. Access Board guidance allows for varying maximum crosswalk cross-slopes depending upon whether or not there is “yield or stop control” for approaching vehicular traffic. For the purposes of accessibility requirements, the U.S. Access Board has provided the interpretation that the presence of a yield sign or stop sign constitutes “yield or stop control” on that approach since each and every approaching vehicle must stop or slow considerably. Conversely, a signalized approach to an intersection is not considered to have “yield or stop control” since vehicles may proceed through the intersection at running speed when approaching on a green signal indication. This is an important determination in the design of
crosswalk cross slopes. Per current ADA criteria, the maximum cross slope of a crosswalk at an intersection with yield or stop control shall be 2%. The maximum cross slope of a crosswalk at an intersection without yield or stop control shall be 5%. Where the pedestrian access route is contained within a midblock pedestrian street crossing, the cross slope of the pedestrian access route shall be permitted to equal the mainline roadway grade. Where crosswalk cross slopes greater than 2% are allowed by policy it is still important to consider ways to achieve cross slopes as close to 2% as practicable.

For information regarding the placement of parking relative to an existing or proposed crosswalk see Section 48-2.05.

58-1.10 Roadway Approach Grades

Section 58-1.09(e) sets maximum values for the cross slope of pedestrian street crossings (i.e., crosswalks) for locations both with and without yield or stop control. The cross slope of the pedestrian street crossing, where present, is also the approach gradient of the roadway through that crossing and must be designed accordingly. When marked or unmarked crosswalks exist or are proposed, roadway approach grade values in compliance with, or more restrictive than, those shown in Section 36-1.06 may be necessary to achieve accessibility standards.

58-1.11 Accessible Pedestrian Signals

The Central Bureau of Operations’ document entitled, Policy on Pedestrian Pushbutton Locations and Accessible Pedestrian Signals, states that Accessible Pedestrian Signals (APS) should be installed when warranted based on an engineering study. APS should be strongly considered for installation at a signalized intersection for the following situations:

- When there is knowledge of visually impaired pedestrians using a crossing.
- When a specific request is made for APS by the local public agency or by a person with a disability.

See the Policy on Pedestrian Pushbutton Locations and Accessible Pedestrian Signals for further guidance.

58-1.12 Pedestrian Overpasses and Underpasses

When deciding where to locate a pedestrian crossing, highway and structural designers must coordinate their efforts to properly address the accessibility considerations. The following are applicable:

1. **Warrants.** Threshold warrants for considering a pedestrian overpass are dependent on pedestrian volumes, vehicular volumes, and distance to the nearest “safe” alternative crossing. These warrants are determined on a case-by-case basis. Additional guidance can be found in FHWA-RD-84/082 Warrants for Pedestrian Over and Underpasses.
2. **Accessible Route.** All current and future accessible routes must be identified. If existing routes are inaccessible, the designer must evaluate the likelihood that the routes will be made accessible in the future. This evaluation may lead to the decision to relocate the pedestrian overpass or underpass to another site where accessibility can be more easily provided.

3. **Design.** The proposed design must meet the accessible criteria for stairs, ramps, curb ramps, and sidewalks. Also, reference FHWA-IP-84-6 *Guidelines for Making Pedestrian Crossing Structures Accessible* for additional design information.

### 58-1.13 Rest Areas

The accessibility guidelines referenced in Section 58-1.02 address the features present at rest areas. However, certain features need further clarification:

1. **Picnic Areas.** Where picnic areas/tables are provided in accessible or common use areas, at least 5%, but not less than one, of the picnic areas/tables shall be accessible. An accessible route shall lead to and through such picnic areas or tables. Signs displaying the international symbol of accessibility should be erected at those locations which include accessible facilities.

2. **Separator Islands.** Many rest areas include islands to separate passenger vehicle parking areas from truck parking areas. In many cases, individuals with disabilities travel in vehicles that may have to park in the truck parking area. In addition, many tour buses use these areas. Accordingly, provide an opening in the island as discussed for “Raised Curb Medians” in Section 58-1.09(c) to provide accessibility for persons with disabilities. Also, consider special markings or signing to indicate the location of this opening.

3. **Parking.** Provide the minimum number of accessible parking spaces per Figure 58-1.B in both automobile and truck parking areas. See Chapter 16 for additional design criteria.
58-2  OFF-STREET PARKING

A proposed highway project may incorporate some form of off-street parking. Typical applications may include:

- providing off-street parking to replace on-street parking which will be removed as part of a proposed project;
- the construction of a park-and-ride lot for commuters; or
- the construction of a new rest area or improvement to an existing rest area.

58-2.01  Park-and-Ride Lots

58-2.01(a)  Location

Park-and-ride lots may be located in either rural or urban areas to accommodate car-pooling or to provide access to transit terminals. By locating these lots outside of the downtown area, congestion is reduced, parking lot property costs are lowered, and accessibility is improved. The general location and size of park-and-ride lots is normally determined during Phase I. Guidance for site selections can be found in the AASHTO Guide for the Design of Park-and-Ride Facilities. Some of the factors that will affect the location of the parking facility include:

1. **Site Availability.** Park-and-ride lots may consist of publicly owned property, excess State right-of-way, or property used with the permission of private owners. When reviewing sites, consider the long-term availability of the lot.
2. **Accessibility.** The lot should be convenient to residential areas, bus and rail transit routes, and major highways used by commuters.
3. **Visibility.** The park-and-ride lot should be visible from the access road.
4. **Demand.** The lot must be large enough to accommodate the anticipated demand for parking spaces. In addition, sufficient transit service must be available to accommodate the anticipated demand.
5. **Congestion.** The location should precede any points of congestion on the major commuting highway to maximize its benefits.
6. **Capacity.** There should be sufficient capacity on connections between the lot and the major commuting highway.
7. **Design.** The site location must be compatible with the design and construction of the lot. Considerations will include property costs, terrain, drainage, subgrade soil conditions, and available space in relation to the required lot size, visibility, and access.
8. **Land Use.** The location of the lot should be consistent with the present and future adjacent land use. Consider the lot’s visual and other impacts on surrounding areas. Where
necessary, site sizing and design should allow for buffer landscaping to minimize the visual impact.

58-2.01(b) Layout

Consider the following when laying out a park-and-ride facility:

1. **Entrances and Exits.** Locate entrances and exits so that they have the least disruption to existing traffic on the street, allow easy access to and from the lot, and provide the maximum storage space within the lot. In addition, consider the following:
   
   a. **Location.** Provide separated entrances and exits whenever practical, preferably on two or more streets. The entrance should be on the “upstream” side of the traffic flow nearest the lot and the exit on the “downstream” side. If separation is not reasonable, the combined entry-exit point should be as close to mid-block as practical.
   
   b. **Spacing.** Separate entrances and exits should be at least 150 ft (45 m) apart and 150 ft (45 m) from a public road intersection. Desirably, these distances should be 300 ft (100 m). For lots with less than 150 spaces, these dimensions may be reduced to 100 ft (30 m).
   
   c. **Traffic Signals.** If a traffic signal is warranted or is expected in the future, the entrance should be more than 1200 ft (400 m) from an adjacent signal. Ensure that the traffic signal can be interconnected and/or coordinated with the other traffic signals to allow vehicular progression along the route.
   
   d. **Storage.** Ensure that there is sufficient storage on the mainline for entering the lot. This may require providing separate left- and/or right-turn lanes. Also, check the exiting traffic to ensure that the exiting queue will not adversely affect the traffic circulation in the lot itself.
   
   e. **Design.** Design all entrances and exits for capacity, sight distance, turning radii, acceleration and deceleration lanes, turn lanes, etc., according to the criteria in Chapter 36. The typical design vehicle will be a BUS.

2. **Drop-off/Pick-up Zones (Kiss-and-Ride).** Drop-off and pick-up zones for buses and autos should be clearly separated from each other and from parking areas to avoid as many internal traffic conflicts as possible. Circulation for kiss-and-ride facilities should be one-way and adjacent to the terminal loading/unloading area. Angle the parking at 45° towards the loading terminal to allow vehicles to pull through.

3. **Traffic Circulation.** Arrange the traffic circulation to provide maximum visibility and minimum conflict between small vehicles (e.g., autos, taxis) and large vehicles (e.g., large vans, buses). Locate major circulation routes at the periphery of the lot to minimize vehicular-pedestrian conflicts. A counter-clockwise circulation of one-way traffic is preferred. This allows vehicles to unload from the right side.
4. **Pedestrian and Bicyclist Considerations.** Consider pedestrian and bicycle routes when laying out the commuter lot. Avoid entrance and exit points in areas with high-pedestrian volumes, if practical. Provide sidewalks between the parking areas and the modal transfer points. Locate passenger waiting areas in a central location or near the end of the facility. Maximum walking distances to any loading area should not exceed 1000 ft (300 m). Longer walking distances may require more than one loading area.

Crosswalks should be provided where necessary and be clearly marked and signed. Include signing and pavement markings for all pedestrian and bicycle paths to eliminate indiscriminate movements. In high-volume lots, fencing, barriers, or landscaping may be warranted to channel pedestrians and bicyclists to appropriate crossing points. Crossings at major two-way traffic circulation lanes should have a refuge island separating the travel directions.

Include a bicycle parking area relatively close to the loading area. If a large volume of bicycle traffic is expected, provide a designated bicycle lane to and from the bicycle parking area.

5. **Accessibility.** Section 58-1 discusses accessibility criteria, which also apply to park-and-ride lots.

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**58-2.02 Replacement Parking Guidelines**

In general, on-street parking should be discouraged due to their inherent hazards and capacity problems. Review the following when considering removing on-street parking:

1. **Implementation.** Ensure that early involvement coordination is conducted with the affected municipality to determine any significant social, economic, and environmental effects from both parking removal and replacement. Discuss existing parking patterns to determine replacement requirements based on actual needs rather than the existing number of available spaces. This information should be included in the Phase I report, combined with estimated costs for parking replacement. Replacement off-street parking may be let as part of the roadway improvement or as a separate municipal contract.

2. **Participation.** The Department will provide 100% of all engineering, right-of-way (except where replacement parking is constructed on municipally owned property), and construction costs required to construct alternative (off the State system) parking on a maximum ratio of 1 to 1. Alternative parking can consist of improving adjacent local streets to provide some parallel parking, the construction of off-street parking facilities, or combinations thereof. Construction costs will include those items the Department deems reasonable to provide parking facilities including a paved surface, drainage, lighting, pedestrian walkways, and fencing. The construction and installation of guard and toll collection facilities, metering devices, and parking capacity beyond the maximum replacement ratio will be the municipality’s responsibility.
3. **Maintenance.** Provide an agreement with the municipality which allows them to accept jurisdiction of the parking facility including but not limited to its maintenance, operation, repair, reconstruction, provision of electrical energy for lighting systems, and striping. See Chapter 5 for information on local agreements. The municipality will hold the State harmless from any suits arising from construction, operation, and maintenance of these parking facilities.

4. **Right-of-Way.** The municipality will be responsible for acquiring all necessary rights-of-way and easements in its own name and will provide the Department with certification that it holds good and sufficient title to these properties. This will include the following:
   
   a. **Hazardous Waste Survey.** The Department will, at its own expense, conduct a survey for potential hazardous wastes and notify the municipality of its acceptance or rejection of the site.
   
   b. **Site Purchase.** The municipality will follow the procedures contained in IDOT’s *Land Acquisition Manual* and provide the Department with an estimate of right-of-way costs, including its purchase price plus fees associated with negotiators, appraisals, title evidence, and legal services for each potential parcel. The Department will be allowed to either accept or reject the parcel(s).
   
   c. **Municipally Owned Site.** If the municipality owns the site selected for replacement parking, it will provide the property at no expense to the Department. The cost of clearing the municipally owned property will be the Department’s responsibility and will be included in the construction contract.

5. **Enforcement.** The municipality will be responsible for enacting and enforcing ordinances prohibiting parking at all locations where on-street parking is removed.

6. **Ownership.** The municipality will, unless otherwise approved by the Department in writing, retain in public trust for a period of at least 20 years, all parking facilities constructed at State expense. If the municipality wishes to remove itself from this agreement, the Department will not unreasonably withhold such approval but will require pro rata compensation for its initial expense in constructing the parking facilities as a condition of its approval.

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58-2.03 **Design Elements**

Consider the following elements in the design of off-street parking lots:

1. **Parking Lot Dimensions.** Parking stall dimensions vary with the angle at which the parking space is arranged relative to the aisle. Figure 58-2.A provides the design dimensions for 9 ft x 18.5 ft (2.7 m x 5.6 m) parking stalls and shows how stalls may be combined into a parking lot. From a traffic operations standpoint, one-way aisles are desirable and should be designed to provide counterclockwise circulation. When determining parking stall widths, consider the following:
Parking Layout Dimension for 9 ft x 18.5 ft (2.7 m x 5.6 m) Stalls at Various Lengths

<table>
<thead>
<tr>
<th>Design Feature</th>
<th>Notation</th>
<th>Parking Angle</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stall width, parallel to aisle</td>
<td>A</td>
<td>45° (ft) 12.7</td>
</tr>
<tr>
<td></td>
<td></td>
<td>45° (m) 3.9</td>
</tr>
<tr>
<td>Stall length of line</td>
<td>B</td>
<td>60° (ft) 10.4</td>
</tr>
<tr>
<td></td>
<td></td>
<td>60° (m) 3.2</td>
</tr>
<tr>
<td>Stall depth to wall</td>
<td>C</td>
<td>60° (ft) 3.2</td>
</tr>
<tr>
<td></td>
<td></td>
<td>60° (m) 1.0</td>
</tr>
<tr>
<td>Minimum aisle width between stall</td>
<td>D</td>
<td>90° (ft) 9.3</td>
</tr>
<tr>
<td>lines</td>
<td></td>
<td>90° (m) 2.8</td>
</tr>
<tr>
<td>Stall depth, interior</td>
<td>E</td>
<td>90° (ft) 9.0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>90° (m) 2.7</td>
</tr>
<tr>
<td>Module, wall to interior</td>
<td>F</td>
<td>90° (ft) 9.0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>90° (m) 2.7</td>
</tr>
<tr>
<td>Module, interior to curb face</td>
<td>G</td>
<td>90° (ft) 9.0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>90° (m) 2.7</td>
</tr>
<tr>
<td>Bumper overhang (typical)</td>
<td>H</td>
<td>90° (ft) 9.0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>90° (m) 2.7</td>
</tr>
<tr>
<td>Offset</td>
<td>I</td>
<td>90° (ft) 9.0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>90° (m) 2.7</td>
</tr>
<tr>
<td>Setback</td>
<td>J</td>
<td>90° (ft) 9.0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>90° (m) 2.7</td>
</tr>
<tr>
<td>Cross aisle, one-way</td>
<td>K</td>
<td>90° (ft) 9.0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>90° (m) 2.7</td>
</tr>
<tr>
<td>Cross aisle, two-way</td>
<td>L</td>
<td>90° (ft) 9.0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>90° (m) 2.7</td>
</tr>
</tbody>
</table>

Notes:

1. See Section 58-1 for criteria on the number and dimensions of accessible parking spaces.

2. If a special section is designated for subcompact vehicles, these stalls can be 8 ft x 15 ft (2.5 m x 4.6 m) for a 90° angle.

3. Stalls should be wider for commercial parking.

4. The designer should consider bumper overhang when placing lighting, railing, etc. Therefore, these appurtenances should be placed beyond dimension "I" in the figure.

5. Two-way traffic in aisles may only be used with a 90° parking angle. Use an aisle width of 26 ft (7.9 m).

PARKING LOT LAYOUT DIMENSIONS
(9 ft x 18.5 ft (2.7 m x 5.6 m) Stalls)

Figure 58-2.A
Typical stall widths (measured perpendicular to the vehicle when parked) range from 8.5 ft to 9.5 ft (2.6 m to 2.9 m).

The recommended minimum stall width for self-parking of long-term duration is 9.5 ft (2.6 m).

For higher turnover self-parking, a stall width of 9 ft (2.7 m) is recommended.

Stall widths at supermarkets and other similar parking facilities, where large packages are prevalent, should desirably be 9.5 ft (2.9 m) or even 10 ft (3.0 m) in width.

2. **Bus Loading Areas.** Bus loading and unloading areas located adjacent to park-and-ride lots should be designed to provide for continuous counterclockwise circulation and for curb parking without backing maneuvers. The through traffic lanes and the curb loading area should each be 12 ft (3.6 m) wide. Figure 58-2.B provides criteria for the recommended lengths of bus loading areas.

3. **Sidewalk Dimensions.** All sidewalks should be at least 5 ft (1.5 m) wide. In loading areas, the width should be 12 ft (3.6 m) or the adjacent sidewalk width plus 7 ft (2.1 m), whichever is greater. The accessibility criteria must be met for all new lots; see Section 58-1.

4. **Cross Slope.** To provide proper drainage, the minimum cross slope on a parking lot should be 1%. As a maximum, the cross slope should not exceed 5%. Desirably, design the lot to direct the drainage runoff into existing drainage systems. If water impoundment cannot be avoided along pedestrian routes, bicycle routes, and standing areas, provide drop inlets and underground drainage. In parking areas, design the drainage to avoid standing water. The detailed drainage design for the lot should be prepared using the Department’s *Drainage Manual* to determine design frequency, pavement discharge, and capacity of drainage inlets.

5. **Pavements.** Minimum pavement design for parking areas in a park-and-ride lot is 3 in. (75 mm) of bituminous concrete on 8 in. (200 mm) of aggregate base. For bus routes, the minimum pavement design should be 5 in. (125 mm) of bituminous concrete on 10 in. (250 mm) of aggregate base. For additional information on pavement designs, see Chapter 54.

6. **Lighting.** Desirably, the lot should be lighted for pedestrian safety and lot security. Ensure provisions are considered for lighting supports and power lines. Chapter 56 provides information on the design of lighting.

7. **Shelters.** Pedestrian shelters are desirable when loading areas for buses and trains are provided. Their inclusion will be determined on a case-by-case basis. The shelter should provide approximately 5 ft² (0.5 m²) of covered area per person. As a minimum, the shelter should provide lighting, benches, and trash receptacles. Routing information signs and a telephone should also be considered.
RECOMMENDED LENGTHS FOR BUS-LOADING AREAS
(Park-and-Ride Lots)

Figure 58-2.B
8. **Bicycle and Motorcycle Storage.** Provide bicycle stalls that allow the use of locking devices. Bicycle stalls are typically 2 ft by 6 ft (600 mm by 1.8 m). Motorcycle stalls are 3 ft by 6 ft (1.0 m by 1.8 m).

9. **Traffic Control Devices.** Provide signs and pavement markings to direct drivers and pedestrians to appropriate loading zones, bicycle facilities, parking areas, including accessible parking, and entrances and exits. Coordinate the use of traffic control devices with the district Bureau of Operations.

10. **Fencing.** The need for fencing around a parking lot will be determined on a case-by-case basis.

11. **Landscaping.** In some locations, consider landscaping to minimize the visual impact of the parking lot. This may include providing a buffer zone around the perimeter of the lot or improving the aesthetics of the lot itself. Desirably, include a 10 ft to 20 ft (3.0 m to 6.0 m) buffer zone around the lot to accommodate vegetation screens. Also, raised-curb islands and parking lot separators provide suitable locations for shrubs and trees. Landscaping should include low maintenance vegetation that does not cause visibility or security problems. See Chapter 59 for guidance on landscaping.

12. **Snow Removal.** To assist with snow removal and storage, the design should include a 10 ft to 20 ft (3.0 m to 6.0 m) snow shelf around the perimeter of the lot on at least two sides. This area can coincide with the buffer zone around the lot, provided that the entire area is not filled with shrubs or trees. Place any fencing outside the area of the snow shelf. Providing painted islands rather than raised-curb islands can also make it easier to plow snow from the parking lot.
58-3 BUS STOPS AND TURNOUTS

58-3.01 Location

58-3.01(a) Bus Stops

If local bus routes are located on an urban or suburban highway, the designer should consider their impact on normal traffic operations. The stop-and-go pattern of local buses will disrupt traffic flow, but certain measures can minimize the disruption. The location of bus stops is particularly important. These are determined not only by convenience to patrons, but also by the design and operational characteristics of the highway and the roadside environment. If the bus must make a left-turn, for example, do not locate a bus stop in the block preceding the left turn.

There are three basic bus stop designs — far-side or near-side of an intersection, and mid-block. Advantages and disadvantages for each of these bus-stop locations are listed in Figure 58-3.A. In addition, consider the following:

1. **Far-Side Stops.** For capacity and other reasons, far-side stops are generally preferred to near-side or mid-block bus stops.

2. **Near-Side Stops.** Near-side stops must be used where the bus will make a right turn at the intersection.

3. **Mid-Block Stops.** Mid-block bus stops may be considered where right turns at an intersection are high (250 vph in peak hour) and far-side stops are not practical.

58-3.01(b) Bus Turnouts

Interference between buses and other traffic can be reduced significantly by providing bus turnouts. Turnouts remove stopped buses from the through lanes and provide a well-defined user area for bus stops. Consider bus turnouts where the following conditions exist:

- The street provides arterial service with higher speeds (e.g., posted speeds of 35 mph or greater).
- Bus volumes are 10 or more during the peak-hour.
- Passenger volumes exceed 20 to 40 boardings an hour.
- The average bus dwell time generally exceeds 30 seconds per stop.
- During peak-hour traffic, there are at least 250 vehicles per hour in the curb lane.
- Buses are expected to layover at the end of the trip.
- Potential vehicular/bus conflicts warrant the separation of transit and other vehicles.
### Advantages

**Far-Side Stop**
- Minimizes conflicts between right-turning vehicles and buses.
- Provides additional right-turn capacity by making the curb lane available for traffic.
- Minimizes sight distance problems on approaches to the intersection.
- Encourages pedestrians to cross behind the bus.
- Creates shorter deceleration distances for buses because the bus can use the intersection to decelerate.
- Results in bus drivers being able to take advantage of the gaps in traffic flow that are created at signalized intersections.

**Near-Side Stop**
- Minimizes interference when traffic is heavy on the far side of the intersection.
- Allows passengers to access buses closest to crosswalk.
- The width of the intersection allows easier re-entry into the traffic stream where curb parking is allowed.
- Eliminates the potential of double stopping.
- Allows passengers to board and alight while the bus is stopped at a red signal.
- Provides driver with the opportunity to look for oncoming traffic, including other buses with potential passengers.

**Mid-Block Stop**
- Minimizes sight distance problems for vehicles and pedestrians.
- May result in passenger waiting areas experiencing less pedestrian congestion.
- Desirable if a large generator is located mid-block.
- Less walking for passengers where the distance between intersections is large.
- May be appropriate where there is a fairly heavy and continuous transit demand throughout the block.

### Disadvantages

**Far-Side Stop**
- Multiple stopped buses may block the intersection during peak periods.
- May obscure sight distance for crossing vehicles.
- May increase sight distance problems for crossing pedestrians.
- Can cause a bus to stop twice, first for the traffic signal and then for the far-side stop, which interferes with both bus operations and all other traffic.
- May increase number of rear-end accidents because drivers do not expect buses to stop again after stopping at a red signal.
- Could result in traffic queued into intersection when a bus is stopped in travel lane.

**Near-Side Stop**
- Increases conflicts with right-turning vehicles.
- May result in stopped buses obscuring curbside traffic control devices and crossing pedestrians.
- May cause sight distance to be obscured for cross vehicles stopped to the right of the bus.
- May block the through lane during peak period with queuing buses.
- Increases sight distance problems for crossing pedestrians.

**Mid-Block Stop**
- Requires additional distance for no-parking restrictions.
- Encourages patrons to cross street at mid-block (jaywalking).
- Increases walking distance for patrons crossing at intersections.

**COMPARISON OF BUS STOP LOCATIONS**

Figure 58-3.A
- There is a history of traffic and/or pedestrian crashes that can be resolved by a bus turnout.
- Right-of-way width is sufficient to prevent adverse impact on sidewalk pedestrian movements.
- Curb parking is prohibited, at least during peak hours.
- Sight distances prevent traffic from stopping safely behind the bus.
- Appropriate bus signal priority treatment exists at the intersection.
- Other improvements (e.g., widening) are planned for the major roadway.

58-3.01(c) Selection

In general, the municipality or local transit authority will determine the location of the bus stop or bus turnout. However, the designer usually has some control over the best placement of a bus stop or turnout location when considering layout details, intersection design, and traffic flow patterns.

58-3.02 Design

58-3.02(a) Bus Stops

Figure 58-3.B provides the recommended distances for the prohibition of on-street parking near bus stops.

58-3.02(b) Bus Turnouts

Desirably, the total length of a bus turnout will allow for an entrance taper, a deceleration length, a stopping area, an acceleration length, and an exit taper. Figure 58-3.C illustrates the design details for bus turnouts. Providing separate deceleration and acceleration lengths are desirable in open suburban area and on rural arterials and may be provided, wherever feasible. However, common practice is to accept deceleration and acceleration in the through lanes and only build the tapers and stopping area. In addition, consider the following:

1. **Far-Side Turnouts.** Typically, far-side intersection placement is desirable. Placing turnouts after signal-controlled intersections allows the signal to create gaps in traffic.

2. **Near-Side Turnouts.** Avoid using near-side turnouts because of conflicts with right-turning vehicles, delays to transit services as buses try to re-enter the traveled way, and obstructions to traffic control devices and pedestrian activities.
Notes:

1. Where articulated buses are expected to use these stops, add an additional 20 ft (6.0 m) to the bus distances.

2. Provide an additional 50 ft (15 m) of length for each additional bus expected to stop simultaneously at any given bus stop area. This allows for the length of the extra bus (40 ft (12.2 m)) plus 10 ft (2.8 m) between buses.
Notes:

1. Stopping area length consists of 50 ft (15 m) for each standard 40 ft (12.2 m) bus and 70 ft (21 m) for each 60 ft (18.3 m) articulated bus expected to be at the stop simultaneously.

2. Bus turnout width is desirably 12 ft (3.6 m). For posted speeds under 30 mph, a 10 ft (3.0 m) minimum bay width is acceptable. These dimensions do not include gutter width.

3. Suggested taper lengths are listed below. A minimum taper of 5:1 may be used for an entrance taper from an arterial street for a bus turnout while the merging or re-entry taper should not be sharper than 3:1.

4. The minimum design for a bus turnout does not include acceleration or deceleration lengths. Recommended acceleration and deceleration lengths are listed below.

<table>
<thead>
<tr>
<th>Design Speed</th>
<th>Entering Speed*</th>
<th>Acceleration Lengths</th>
<th>Deceleration Lengths **</th>
<th>Suggested Taper Lengths</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>US CUSTOMARY</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>35 mph</td>
<td>25 mph</td>
<td>250 ft</td>
<td>185 ft</td>
<td>170 ft</td>
</tr>
<tr>
<td>40 mph</td>
<td>30 mph</td>
<td>400 ft</td>
<td>265 ft</td>
<td>190 ft</td>
</tr>
<tr>
<td>45 mph</td>
<td>35 mph</td>
<td>700 ft</td>
<td>360 ft</td>
<td>210 ft</td>
</tr>
<tr>
<td>50 mph</td>
<td>40 mph</td>
<td>975 ft</td>
<td>470 ft</td>
<td>230 ft</td>
</tr>
<tr>
<td><strong>METRIC</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>50 km/hr</td>
<td>35 km/hr</td>
<td>60 m</td>
<td>45 m</td>
<td>45 m</td>
</tr>
<tr>
<td>60 km/hr</td>
<td>45 km/hr</td>
<td>105 m</td>
<td>70 m</td>
<td>50 m</td>
</tr>
<tr>
<td>70 km/hr</td>
<td>55 km/hr</td>
<td>200 m</td>
<td>105 m</td>
<td>60 m</td>
</tr>
<tr>
<td>80 km/hr</td>
<td>65 km/hr</td>
<td>310 m</td>
<td>145 m</td>
<td>70 m</td>
</tr>
</tbody>
</table>

* Desirably, the bus speed at the end of taper should be within 10 mph (15 km/hr) of the design speed of the traveled way.

** Based on a 2.5 mph/sec (4.0 km/hr/s) deceleration rate.

**TYPICAL BUS TURNOUT DIMENSIONS**

Figure 58-3.C
3. **Mid-Block Turnouts.** Only use mid-block turnouts in conjunction with major traffic generators.

4. **Tapers.** Figure 58-3.C provides information on taper lengths that may be used for entrance and exit tapers. To improve traffic operations, use short horizontal curves (100 ft (30 m) radius) on the entry end and 50 ft to 100 ft (15 m to 30 m) curves on the re-entry end. Where a turnout is located at a far-side or near-side location, the cross street area can be assumed to fulfill the need for the exit or entry area, whichever applies.

### 58-3.02(c) Bus Stop Pads

All new bus stops which are constructed for use with lifts or ramps must meet the accessibility criteria in Section 58-1.

### 58-3.02(d) Bus Shelters

In general, the municipality or the local transit authority will determine the need for and location of bus shelters. The local transit authority will determine the design of the bus shelter. The designer should ensure that the shelter is accessible, and does not restrict vehicular sight distance, or pedestrian flow.
58-4  **FENCING**

Fencing is desirable along high-speed highways to protect the driver from unexpected intrusions from outside of the right-of-way line. Fencing deters unauthorized and unsafe entry to the highway by vehicles, pedestrians, or animals. It also reduces the occurrence of objects being dropped or thrown from highway overpasses.

Except where warranted for highway applications, fencing is normally the responsibility of the abutting property owner. Fences may be necessary for retaining livestock, discouraging trespassing, defining property boundaries, or otherwise to keep land use activities within bounds. If private fences are impacted by a highway project, their relocation or disposition is reconciled as part of the right-of-way negotiations and settlement.

58-4.01  **General**

58-4.01(a)  **Location**

Fencing is typically provided along all segments of fully access controlled facilities; along certain segments of expressways; near schools, playgrounds, and parks; near livestock areas; on some bridges; and between frontage roads and access controlled highways. Fencing is usually erected parallel to the highway centerline. Where right-of-way lines are irregular, the fencing should still be basically parallel to the highway, provided the fencing is within the highway right-of-way. In general, the fence line should coincide with the right-of-way line; however, deviations are acceptable if justified and documented in a Phase I report. Avoid sharp jogs in the fence line to prevent the need for hand mowing. See Section 34-5 and Chapters 35, 44, and 45 for additional guidance on setting right-of-way limits and for the location of access control lines.

58-4.01(b)  **Fence Types**

The following fence types are used by the Department:

1. **Woven Wire.** This fence type consists of a woven wire mesh and two strands of barbed wire at the top for a total height of 4 ft (1.2 m). It can be placed on either wood or metal posts.

2. **Chain Link.** Chain link fence consists of an interlocking wire mesh on metal posts. It is typically 4 ft (1.2 m) or 6 ft (1.8 m) high.

3. **Existing.** Where a portion of an existing fence, which differs from the standard type or height, is to be replaced, the new fence should match the portion of the fence that will remain in place.

All materials and installations must conform to the requirements in the *Illinois Standard Specifications* and the *Highway Standards*.
58-4.02 Freeways (Fully Access Controlled)

The following will apply to fencing along freeways:

1. **Warrants.** Chain link or woven wire fencing is required along all fully access controlled facilities. Provide continuous fencing along either the right-of-way or access control lines. Also, provide fencing for the entire limits of access control along the crossroad and along the first access connection. However, engineering judgment may dictate exceptions. In addition, where retaining walls, concrete barriers, sound barriers, sight screens, etc., are used, fencing usually is not required to preserve access control. With the appropriate fence inserts, the access-control fencing also may be used as a glare screen between frontage roads and the mainline highway.

2. **Location.** Fences generally will be located to coincide with the right-of-way line, except for the following:
   
   a. **Frontage Roads and Service Drives.** Where frontage roads or service drives exist or will be constructed, place the fencing between the adjacent roadway and the freeway or ramps. Fencing is normally located outside the clear zone of a freeway; see Figures 44-2.J and 44-2.K. Where access control fencing is located between a frontage road or service drive and the freeway, it is not necessary to provide fencing outside the right-of-way line of the frontage road.

   b. **Structures.** Wherever streams, railroads, or grade separations are encountered that prevent the fence from being continued on a straight line, tie the fence to the structure, abutment, or wingwall to ensure that full access control is maintained. See the figures in Section 44-3 for locations of access control lines adjacent to these features. See the Highway Standards for the correct application of fencing across stream crossings with culverts.

   c. **Outside Ditches.** In relatively flat areas (e.g., across floodplains), it may be desirable to place the access control fence on the front slope of the highway embankment rather than at the right-of-way line. Placing the fence on the front slope eliminates the potential problem of obstructing sheet flow if the fence is placed along the right-of-way line. The obstruction of sheet flow is usually caused by vegetation build-up along the fence and due to field plowing adjacent to the fence.

3. **Type of Area.** The following will apply:

   a. **Built-Up Areas.** Chain link fencing is generally used in urban, suburban, and other similar built-up areas. Use 6 ft (1.8 m) high chain link fence in areas having a high concentration of children (e.g., schools, churches, playgrounds, housing developments). Use 4 ft (1.2 m) high chain link fence in areas adjacent to single-family homes, parks, reservoirs, commercial and industrial properties, etc. The designer must consider the type of impending development adjacent to the highway to determine the appropriate height. This may require a higher fence to be installed initially to preclude replacement a short time later.
b. **Rural Areas.** In rural areas where little development is existing or planned, woven wire fencing is typically used.

c. **Deer Crossings.** Where known deer crossings exist, use a woven wire fence with a minimum height of 10 ft (3.0 m). Also, the limits of this fence must be long enough to deter deer from going around the fence. Connect the fence directly to the wingwalls of structures to minimize deer intrusions onto the highway.

4. **Construction.** Construct access control fencing on the State right-of-way line with the face of the fencing toward the abutting property. Delineate this location on the contract plans. The fence will be maintained by the State.

5. **Gates.** Where they are considered necessary for maintenance and operational purposes, gates may be required in the access-control fencing. Limit the number of these gates to an absolute minimum. Only provide gates to allow access for:

   - maintenance to otherwise inaccessible portions of the highway right-of-way, and
   - public utility installations where no other access is available or can be reasonably provided.

   All gates must have adequate locking devices to ensure that they are only used by authorized personnel. The district is responsible for maintaining a record of all personnel that possess keys to the locked gates.

**58-4.03 Expressways (Partial Access Control)**

The following will apply to fencing along expressways:

1. **Warrants.** Fencing is highly desirable along expressways similar to freeways. At a minimum, existing fencing should be replaced in rural areas and should be considered in built-up residential areas in rural locations. Where it is decided that fencing may be omitted in rural areas, provide informational signs at approximately ¼ mile (400 m) intervals on the right-of-way lines to notify the public that the highway is access controlled. The signs should indicate that the Illinois Department of Transportation may be contacted for any requests for new access points. Also, to minimize future access problems along crossroads, provide fencing along the entire access control limits of each crossroad.

2. **Location.** The criteria in Section 58-4.02 for freeways also apply to expressways.

3. **Type of Area.** The criteria in Section 58-4.02 for freeways also apply to expressways with the exceptions noted above in Item 1.

4. **Construction.** The criteria in Section 58-4.02 for freeways also apply to expressways.
58-4.04 Protective Fencing on Highway Overpasses

58-4.04(a) General

Protective fencing is generally provided wherever there is a potential hazard to highway users resulting from objects being dropped or thrown from overhead crossings, where there is a need to protect pedestrians who cross on the overpass, or where a bikeway is carried across the structure. This fencing is categorized as vertical pedestrian railing, curved bridge fence railing for pedestrians, and bicycle railings. The protective fencing should satisfy the aesthetic consideration of the structure and should be designed in conformance with the latest Department standards. See 92 Ill. Admin. Code 510 for additional guidance. See the Bridge Manual for detailed drawings on the different types of protective fencing located on structures and to the typical sections shown in Figures 39-5.L and 39-5.M.

58-4.04(b) Evaluation of Need

The districts will be responsible for determining the need of vertical pedestrian railings or curved bridge fence railings. The vertical railing is desirable in urban areas where there is considerable pedestrian traffic on the bridge. The curved bridge fence railing may also be used in urban areas with considerable pedestrian traffic and where there are reported incidents of objects being thrown or dropped from an overpass or there is the high potential of such events occurring. If fencing is required, the cost apportionment and maintenance requirement will be as discussed in Section 5-5.02(j).

58-4.04(c) Pedestrian Bridges

Provide protective fencing on all new pedestrian bridges. The cost apportionment will be the same as for the pedestrian crossing itself. The need for protective fencing on existing pedestrian bridges will be determined on case-by-case basis using the guidance discussed in Section 58-4.04(b).

58-4.05 Fencing or Safety Devices on Top of Retaining Walls

The purpose of a fence or safety device is to alert pedestrians, bicyclists, and/or motorists of a difference in elevation to prevent injury from a fall or vehicular crash. Consider installing a fence or safety device at the top of any wall that is over 1 ft (300 mm) tall if the top of the wall is closer than 2 ft (600 mm) to a sidewalk, trail, parking lot, public common area, or stairway landing. Walls located further away from human or vehicular activity may be higher before a fence is considered necessary. Regardless of the height of the wall, provide a fence or safety device if any activity (e.g., driving, walking, riding a bike, running, or other playground type activities) could result in harm or damage by someone inadvertently going over the wall. A fence or safety device is required when the difference in grade level on either side of the wall is in excess of 4 ft (1.2 m) tall. Consider aesthetics of any fence, especially in urban areas, where the wall and barrier is located adjacent to private property.
58-5 MAILBOX TURNOUTS

Mailboxes and newspaper tubes served by carriers in vehicles may constitute a safety hazard, depending upon the placement of the mailbox and the width of the turnout. Therefore, the designer should make every reasonable effort to replace all non-conforming mailboxes and turnouts with designs that meet the criteria in the IDOT Maintenance Policy 3-100 “Placement of Newspaper Boxes,” IDOT Maintenance Policy 3-200 “Construction and Maintenance of Mailbox Turnouts,” and Chapter 11 of the AASHTO Roadside Design Guide. Mailbox turnouts must be addressed on reconstruction and 3R projects. Where shoulder widths permit on 3P and SMART projects, the designer should address mailbox turnouts. Coordination with the local postmaster and property owner is required for all changes of mailbox locations.

58-5.01 Location

Mailbox turnouts should be placed for maximum convenience to the patron, consistent with safety considerations for highway traffic, the carrier, and the patron. When determining the location of mailboxes, consider the following:

1. **Intersections.** Placing a mail stop near an intersection will have an effect on the operation of the intersection (e.g., reduction of intersection sight distance, blocked lanes). The nature and magnitude of this impact depends on traffic speeds, volumes on each of the intersecting roadways, the number of mailboxes at the stop, type of traffic control, how the stop is located relative to the traffic control, and the distance the stop is located from the intersection. Figure 58-5.A provides the recommended minimum clearance distances to mailbox stops near intersections. On State highways, many of the above potential problems are alleviated by the use of mailbox turnouts. Where feasible, locate all new turnout installations on the far-right side of an intersection with a public road. However, in some cases the designer may determine that it is preferable to locate the turnout on the near-side of an intersection.

2. **Near-Side/Far-Side at Driveways.** On rural two-lane highways where a single mailbox installation is required, the near side turnout is preferable because this design allows the postal patron to pull up to the mailbox and then to turn into the driveway without backing up. If there is a need for multiple mailbox installations at one location, the far-side turnout is preferable because all postal patrons except for one can pull into the turnout and then drive out and proceed to their homes; see Figure 58-5.B.

3. **Newspaper Boxes.** Newspaper boxes are only permitted at mailbox turnouts. Where practical, the newspaper box should be erected on the same post as the mailbox.
### Recommended Minimum Clearance Distances to Mailbox Stops Near Intersections

**Figure 58-5.A**

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$D_4$

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$v_c$ = Average Daily Traffic on Cross Road (Vehicles Per Day)

$v_m$ = Average Daily Traffic on State Highway (Vehicles Per Day)

$n_v$ = Number of Mailboxes at Mail Stop
TURNOUT ON OPPOSITE SIDE OF HIGHWAY

TURNOUT ON NEAR SIDE OF DRIVEWAY WITH SINGLE MAILBOX

TURNOUT ON FARSIDE OF DRIVEWAY WITH MULTIPLE MAILBOXES

MAILBOX TURNOUTS AND DRIVEWAYS

Figure 58-5.B
4. **Postal Patrons.** When determining the location of mailboxes, try to minimize the walking distance to the mailbox site for the patron. It is undesirable to require pedestrians to travel along the shoulder. However, this may be the preferred solution for distances up to 200 ft (60 m) when compared to other alternatives (e.g., constructing a turnout in a deep cut, placing a mailbox turnout just beyond a sharp crest vertical curve (poor sight distance), constructing two or more closely spaced turnouts).

5. **Right or Left Side.** Only place boxes on the right-hand side of the highway in the direction of travel of the carrier, except on one-way streets where they may be placed on the left-hand side; see Figure 58-5.B.

6. **Guardrail.** Where a mailbox is installed in the vicinity of an existing guardrail and where practical, place the mailbox support behind the guardrail.

7. **High-Speed/High-Volume Facilities.** On expressways or other high-speed multilane highways in rural areas, mail delivery usually is accomplished by the mail carrier using the 10 ft (3.0 m) wide paved shoulders for deceleration and as a mailbox turnout area. Where the local postmaster only will agree to deliver mail in one direction and a postal patron is located on the opposite side of the median, it may be necessary to provide a walkway through the median. This is highly undesirable and only should be used as a last resort. Instead, encourage the postal patron to pick up his/her mail at the post office.

As an option to shoulder mail delivery along the route, it may be possible to set up post office box delivery only. However, this change in mail delivery must be agreed to by the postal patrons and the local postmaster.

In some situations, a number of closely spaced houses may have access to a frontage road or service drive rather than direct access to the expressway. In this case, locate the mailboxes on the frontage road or service drive.

8. **Suburban/Urban Areas.** A potential problem frequently occurs on State highways where a roadway section with shoulder originally existed and where the roadway is reconstructed to a curb and gutter cross section. Previously, the mail carrier would have delivered mail from a vehicle by driving along the shoulder. With the reconstruction to a curb and gutter section, the mail would now have to be delivered by driving on the pavement adjacent to the curb and gutter. Under certain conditions, some mail carriers feel that mail delivery along a curb and gutter roadway has the potential to be hazardous. The factors which could contribute to a potential problem along the street are high-operating speeds, the number of through and turning lanes, and the amount of congestion due to traffic volumes. To alleviate the potential for mail delivery problems where a curb and gutter cross section is proposed, the district should work closely with local postmaster during the development of the project. In many cases, after coordination with a postmaster is completed, Department personnel will determine that the potential for mail delivery problems is minor and no special design features are needed. However, where the potential for mail delivery problems is determined to be significant, it may be possible to modify rural type delivery on streets with curb and gutter by considering the following:
a. **Grouping.** Where there are a number of closely spaced houses located along a State highway, it may be desirable to group two, four, or six mailboxes at one location. Due to the possibility of spearing of windshields by the horizontal support, it is desirable to individually mount each mailbox on a separate support. However, it may be acceptable to mount multiple mailboxes on one support if it meets the criteria in Chapter 11 of the AASHTO *Roadside Design*. Figures 58-5.C and 58-5.D illustrate possible placement for groups of mailboxes along urban routes.

b. **Neighborhood Delivery and Collection Box Unit (NDCBU).** Relocate all mailboxes along the block around the corner on a side street by using a NDCBU. However, it should be noted that postal patrons usually do not like this solution in older established neighborhoods.

c. **Park and Loop Routes.** Request the mail carrier to park his/her vehicle on a side street, walk the block, and return to the vehicle.

d. **Paved Shoulder.** Provide a continuous 6 ft (1.8 m) paved shoulder with curb and gutter located behind the shoulder. This alternative is expensive and right-of-way may not be available in many cases. However, this design allows for mail carriers, garbage trucks, and delivery trucks.

9. **Problems.** Where a satisfactory mail delivery solution cannot be reached between all parties involved, contact the Delivery Programs Support Analysts at one of the U.S. Postal Services’ district offices at the following locations:

   - For northern Illinois, contact the postal official at (630) 260-5260.
   - For central Illinois, contact the postal official at (708) 563-7360.
   - For southern Illinois, contact the Midwest Area Office in St. Louis at (314) 692-5426.

58-5.02 **Design Features**

58-5.02(a) **Typical Designs**

The *Highway Standards* provide the geometric design criteria for rural mailbox turnouts. The designer should also consider the following:

1. **Stopping Sight Distance.** Ensure that there is sufficient stopping sight distance in advance of the mailbox turnout.
UBERAN MAILBOX TURNOUTS
(Two or Four Mailboxes Grouped Together)

Figure 58-5.C
URBAN MAILBOX TURNOUTS
(Six Mailboxes Grouped Together)

Note: Farside turnouts are preferable from a traffic operations standpoint. Nearside locations may be considered after discussions with homeowners and the local postmaster.
2. **Width.** To ensure stopped vehicles are outside of the traveled way, mailbox turnouts should be at least 8 ft (2.4 m) wide.

3. **Narrow Shoulders.** Widening and/or resurfacing of highways with limited right-of-way may result in shoulder widths which are too narrow for mailbox turnouts (i.e., less than 8 ft (2.4 m)). In these cases, it will be necessary to widen out the shoulder at the mailbox location to provide the minimum width and, in some cases, installing a sufficient length of pipe culvert to provide for roadside drainage.

4. **Surface.** Provide an all-weather surface at the turnout. The minimum design should be 6 in. (150 mm) of aggregate or a combination of aggregate and a bituminous surface.

5. **Heights.** Mailbox heights are usually located so that the bottom of the box is 3 ft (1.0 m) to 4 ft (1.2 m) above the mail stop surface.

6. **Mailbox Supports and Attachment Design.** For guidance on mailbox posts, supports, and attachments, see the AASHTO Roadside Design Guide.

7. **Multiple Mailboxes.** To reduce the possibility of ramping, multiple mailboxes supports should be separated by a distance at least equal to three-fourths of their height above ground. Due to the number of vehicles using the turnout, desirably the surface should be bituminous. See 58-5.01 for restrictions on multiple mailboxes in a turnout.

8. **Neighborhood Delivery and Collection Box Units (NDCBU).** NDCBU is a cluster of 8 to 16 locked boxes mounted on a pedestal or within a framework. These clusters can weigh between 100 lbs to 200 lbs (45 kg to 90 kg) and may be a roadside hazard. Consequently, they should be located outside the clear zone in rural areas and preferably on a side street in urban areas. Normally, NDCBU are located in trailer parks, apartment complexes, and new residential subdivisions.

### 58-5.02(b) Special Designs

Due to the multitude of different conditions, the standard mailbox turnout designs may not always be practical. This is especially true in urban and suburban areas. Therefore, where special agreements have been reached with a local postmaster and where special designs will be needed, provide these details in the Phase I report. These commitments are then carried forward into the contract plans, plan notes, and special provisions.

If during the preparation of the plans it is determined that temporary locations will be required for mail delivery during construction, provide the necessary details in the plans and special provisions. Also, if it is determined that an existing mailbox support which has temporarily been moved is potentially hazardous to traffic, it should be replaced with a suitable support.
58-5.03 Mailbox Supports

During the preparation of the Phase I report, the district is required to address the problem of hazardous mailbox supports. Removal and replacement of mailboxes can be a sensitive issue and should be reviewed with the local postal authorities and the postal patron. The process to determine and achieve compliance on this issue consists of the following:

1. Survey. Conduct an on-site survey to determine whether there are any hazardous mailbox supports within the clear zone of the project. Document these locations in the Phase I report. If there are no hazardous supports on the project, note this in the Phase I report.

2. Notification by Department. If a mailbox box support is determined to be hazardous, the person conducting the field check is required to notify the postal patron. This can be accomplished either through the normal mail service or by placing a postage stamped envelope with a completed form letter enclosed into the patron’s mailbox. A sample form letter is shown in Figure 58-5.E and discusses the following issues:
   - potential adverse safety effects,
   - appropriate safety design,
   - potential personal liability, and
   - IDOT’s request to change the support to an acceptable design.

   Note that the Department contacts postal patrons to remove or replace the support only when a highway is proposed for improvements.

3. Documentation. If an answer is received from the postal patrol, document the following in the project files for Phase II design:
   - the owner’s decision to change to a safe mailbox support; or
   - if the owner is undecided, urge the owner to strongly consider a safe support and document all phone conversations or meetings and the results.

4. Notification by Postmaster. If no response is received from a postal patron who has a hazardous mailbox support or if the owner indicates that he/she does not wish to change the support, the district may contact the local postmaster and ask for the postmaster’s help in getting the mailbox support removed. If the local postmaster is agreeable, he/she has the authority to notify the patron in writing of the safety hazard of an existing support. Postal regulations require that box supports must bend or break away when struck by a vehicle and that such supports are now readily available for purchase. The local postmaster can give the owner 30 day notice, and if compliance is not achieved, the postmaster has the authority to suspend mail delivery to the box.

5. Phase II Field Reviews. If a hazardous mailbox support is constructed or discovered after design approval, use the above procedures and add the appropriate documentation to the files and reports.
6. **Documentation for Construction Personnel.** Provide the resident engineer with the correct information on each property owner who has a hazardous mailbox support and what the owner has decided concerning the mailbox support. Also, see Section 58-5.02.
It is the intent of the Illinois Department of Transportation to make improvements on the above-described route in the near future. A part of these improvements includes protecting the driving public from roadside hazards. A recent survey of mailbox supports within this project indicates that your mailbox support as described above is a potential hazard to the traveling public and should be changed to meet certain safety requirements.

Each year during Mailbox Improvement Week, the United States Postal Services provides you a pamphlet describing ways to aid the Postal Service in the delivery of your mail. The following is a paragraph, taken from a recent pamphlet, describing the kinds of supports that should be avoided because they can cause serious vehicular damage and personal injury.

“Reports have been received that some mailbox supports are so massive that they are damaging the vehicles and causing serious injuries to people who accidentally strike them. The use of heavy metal posts, concrete posts, and miscellaneous items of farm equipment, such as milk cans filled with concrete, should be avoided. The ideal support is an assembly which, if struck, will bend or fall away from the striking vehicle instead of severely damaging the vehicle and injuring its occupants.”

SAMPLE HAZARDOUS MAILBOX SUPPORT LETTER

Figure 58-5.E
Because your mailbox support is private property, we do not intend to remove or change it to a safer type. However, in the interest of public safety, and to avoid any potential liability if struck by a vehicle, we are requesting that you consider changing the support to a safer type.

Because there are a number of different, safe designs from which to choose, we will be glad to help you select one that you would prefer. At the bottom of this letter, there is a name and telephone number which you can call (collect if you wish) to receive more information about the installation of a safety mailbox support.

If you prefer, you may also ask that someone visit your residence at an agreeable time, during Department working hours, to further explain the safety problems and assist you in selecting an appropriate, safe support. You may arrange this by means of the previously mentioned telephone number or by placing your name and telephone number in the space provided at the bottom on this letter and returning it in the pre-addressed, stamped envelope enclosed for your convenience.

Thank you for your cooperation. We are looking forward to hearing from you so that, together, we can improve highway safety.

Very truly yours,

__________________________________________
Regional Engineer

P.S. For more information, please call:

__________________________ at ______________________
Name Telephone #

OR

I request that a Department representative call:

__________________________ at ______________________
Name Telephone #

SAMPLE HAZARDOUS MAILBOX SUPPORT LETTER

Figure 58-5.E
(continued)
58-6 RECREATIONAL ROADS

Design criteria for recreational roads are applicable to roads in State parks, recreational areas, national forests, and scenic drives. The objective for this type of facility is to provide a safe highway and still retain the aesthetic, ecological, environmental, and cultural amenities of the area.

In the design of recreational roads, consider the following:

1. **Design Criteria.** For design guidance, see the “Recreational Roads” section in the *AASHTO A Policy on Geometric Design of Highways and Streets*. Strict adherence to highway criteria for these types of roads may be inappropriate and unwarranted. Design speeds are usually low and driver expectancy is such that the reduction of criteria does not produce serious safety concerns. Therefore, the designer must use engineering judgment to ensure that the criteria fit the terrain and expected usage of the highway.

2. **Design Vehicle.** Depending on the nature of the recreational areas, the most common design vehicle will be a motor home with a boat trailer. Where garbage pickup or other maintenance vehicles are required, an SU may be the appropriate design vehicle. In some situations, only a passenger car may be appropriate. The designer must use engineering judgment to determine the appropriate design vehicle. Use the selected design vehicle to determine lane widths, vertical clearances, intersection designs, etc.
58-7 SEALING OF ABANDONED WATER WELLS

Abandoned water wells located on highway project right-of-way must be properly sealed by a licensed well driller in accordance with the requirements of the *Illinois Water Well Construction Code*, 415 ILCS 30/1 et seq. and *Water Well Construction Code*, 77 Ill. Adm. Code 920.120. When abandoned water wells are identified on proposed project right-of-way during Phase I or Phase II, appropriate provisions shall be included in the contract plans to ensure compliance with the applicable well sealing and notification requirements of the Water Well Construction Code. In addition, any information that the district has available concerning the abandoned well (e.g., location, depth, diameter, type, liner material, etc.) also shall be included in the plans.
58-8  SURVEY MARKERS AND MONUMENTS

58-8.01  Right-of-way Markers

Right-of-way markers are used to delineate the extent of State highway right-of-way. Construction details for right-of-way markers are illustrated in the *Highway Standards*.

Place right-of-way markers at the following locations:

- opposite points of curvature and tangency and opposite the midpoint of curves;
- along tangents so that two markers are always intervisible;
- at each corner of all offsets; and
- at all intersecting roads, except for streets in subdivisions outside of corporate limits.

Indicate the location of all right-of-way markers on the plans. Set the back of the marker flush with the right-of-way line.

Right-of-way markers may be omitted along freeways or controlled access highways where access control fencing is constructed on the right-of-way line. The fence line should be coincident with the right-of-way line (i.e., the back of the posts should be tangent to the right-of-way line). However, use markers for areas where the right-of-way line deviates from the fencing (e.g., grade separations, frontage roads) in compliance with the above requirements.

Do not place markers at the intersections of the right-of-way line with property lines in rural areas except for compliance with the above requirements. The intention of the markers is to delineate right-of-way lines and not to be construed as indicating the dividing line between adjacent property owners.

58-8.02  Permanent Survey Markers

Permanent survey markers are used to delineate the highway centerline. Construction details for permanent survey markers are illustrated in the *Highway Standards*.

Place markers at the PT’s and PC’s of all horizontal curves and space them along tangents so that two markers are always intervisible. Indicate the location of all markers on the plans.

For two-lane highways, place the Type I markers on the centerline in the pavement. When these highways are resurfaced, the marker should be raised to be flush with the new surface or referenced by means of permanent ties as discussed in Section 58-8.03.

On divided highways, place Type II markers, either precast or site constructed, in the median so that the plaque is flush with the median surface. If the horizontal alignment of the opposing roadways is not concentric, reference the respective roadway centerlines to the survey centerline. The Type II marker may also be used as a permanent benchmark.
58-8.03 **Permanent Survey Ties**

Permanent survey ties should be used in place of survey markers on highways having bituminous surface treatments and may be used at the option of the Regional Engineer on highways having bituminous concrete surface courses.

The permanent ties must consist of a metal rod or pin embedded in concrete within the highway right-of-way. At least four permanent ties must be provided for each survey point and must be located so that arcs struck from the ties will result in a precise point of intersection. Construction details for permanent survey ties are illustrated in Figure 58-8.A.

58-8.04 **Land Survey Monuments**

*Public Act 79-649* requires that monument records of United States public land survey monuments used as control corners of a survey be filed with the Recorder of Deeds or Registrar of Titles in the county of the survey. Procedures and instructions for the implementation of this Act are contained in the *Land Acquisition Policies and Procedures Manual*.

---

**PERMANENT SURVEY TIES**

*Figure 58-8.A*
The provisions of this Act require to preserve the U.S. public monuments that are subject to disturbance by the construction of a highway (605 ILCS 5/9-104).

If it is determined during the design stage of a project that a U.S. public land survey monument will be affected by the construction operations, the designer will prepare a Special Provision for inclusion into the contract providing for the preservation of the monument. Clearly indicate in the Special Provision the placement of reference monuments for the location of land survey monuments lowered below the finished grade. The Special Provision should clearly state that the setting of reference monuments, lowering of U.S. public land survey monuments, measuring of distances and angles, and the preparation of the monument record document must be done by or under the supervision of either a contractor-provided or district-provided Illinois Professional Land Surveyor. It is also required that the monument records be filed in accordance with Section 220/7 of the Land Survey Monuments Act (765 ILCS 220/7).

Proper methods of referencing U.S. public land survey monuments are discussed in the Land Acquisition Manual. Monuments referenced as indicated in the Land Acquisition Manual need not be placed or marked in the surface of the pavement but must be covered after the monument has been lowered to a level of a minimum of 12 in. (300 mm) below the finished grade. Direct access to monuments under the pavement is not necessary and the installation of monument boxes is not required.
58-9 REFERENCES


9. *Highway Standards*, IDOT.

10. *Standard Specifications for Road and Bridge Construction*, IDOT.


Chapter Fifty-nine

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Chapter Fifty-nine
LANDSCAPE DESIGN

59-1 OBJECTIVES

59-1.01 General
The Illinois Department of Transportation is responsible for transportation facilities that occupy considerable land area throughout the State of Illinois. These facilities are developed to be operationally sensitive and a positive economic asset to the State of Illinois through a balanced blend of environmental, economic, aesthetic, and engineering values. This Chapter provides guidance on the implementation of visual and environmentally based aesthetic components of transportation. It also includes procedures for the establishment of components of the physical landscape.

59-1.02 Effective Design Objectives
All design elements and components must be compatible with each other and with the environment into which they are to be introduced. This objective often necessitates the use of materials native to the surroundings. Give consideration to the wide range vegetation zones in Illinois and to the various vegetation types present in the project area when selecting materials.

The objectives of effective landscape design include the following:

- identify social, economic, aesthetic, and environmental effects early enough to permit analysis and consideration while alternatives are being formulated (see Part III, Environmental Procedures);

- involve other agencies and the public in the planning and design decision process early enough to allow their ideas to influence technical studies and final decisions (see Chapter 19);

- use all practical means to restore and enhance the quality of the environment;

- minimize required maintenance activities after construction (see the Bureau of Operations Maintenance Policy Manual); and

- bring together all aspects of the project, including planning, design, construction, and maintenance.
59-2 AUTHORATIVE BASIS FOR LANDSCAPE DESIGN

59-2.01 Federal Statutes, Regulations, and Policies

Numerous Federal regulations establish the basis for this chapter including:

- 23 USC 319 “Landscaping and Scenic Enhancement,”
- 23 CFR 752 “Landscape and Roadside Development,”
- National Environmental Policy Act,
- 1965 Highway Beautification Act,
- 1973 Policy on Operation Wildflower, and
- SAFETEA-LU – National Scenic Byways Program.

Use the AASHTO Guide for Transportation Landscape and Environmental Design as the general guideline to plan, design, and manage Illinois roadside landscapes.

59-2.02 Illinois Statutes and Directives

A number of Illinois statutes and directives also establish basis including:

- Departmental Policy D&E-18 “Preservation and Replacement of Trees,”
- Illinois Endangered Species Act,
- Illinois Interagency Wetlands Policy Act,
- Illinois Exotic Weed Act.
59-3  LANDSCAPE DESIGN PRINCIPLES

59-3.01  General

The establishment of design principles for environmentally based planning, design, construction, and management of the roadside landscape in Illinois is essential.

59-3.02  Principles

The following controlling principles are based upon the conservation of natural resources; creating a facility that is compatible with its surroundings; minimizing future management efforts and expenditures; and producing a high quality, environmentally responsible finished product:

1.  **Environmental Impact.** Where practical, avoid adverse or disruptive impacts to landscape and environmental features on or adjacent to the right-of-way. Where total avoidance of adverse or disruptive impacts is not practical, undertake all reasonable measures to reduce and minimize impacts to these features. If damage or disruption is unavoidable, undertake all reasonable measures to offset damages through mitigation in the project area or other designated areas. Note that the designer cannot recreate or restore natural systems but can utilize native plant materials to represent some of the appearances and functions of the impacted feature (see Part III, Environmental Procedures).

2.  **Environmentally Sensitive Areas.** Consider environmentally sensitive areas and those harboring endangered species to be a controlling factor in all designs.

3.  **Use of Indigenous Plants.** Emphasize the use of plants native to and grown in Illinois which are appropriate to the site, its planned use, and its future management.

4.  **Site Compatibility.** Design a specific landscape effect that is compatible with the site.

5.  **Future Management Considerations.** Consider the future management plan for the roadside area to be a controlling factor in the planning and design of that area.

6.  **Sustainable Roadside Environment.** Strive to produce a sustainable roadside environment.

7.  **Visual Quality.** Visual appearance and visual unity of the facilities are important components. Recognize that visual quality must be a component in almost all design development and that numerous factors influence the final appearance of the finished project. Durability and appearance are the two items most noticed and commented upon by the traveling public.
59-3.03 Application of Principles

Apply landscape and environmentally based design principles to the full range of highway types, from multi-lane freeways to the rehabilitation and improvement of existing local arterials and rural collector roads. They also apply to all highway components and features including:

- the roadway (i.e., the travel surface itself);
- the roadside (i.e., the remainder of the right of way including any existing natural vegetation and/or plantings);
- ancillary structures (e.g., bridges, culverts, retaining walls); and
- highway appurtenances (e.g., fences, signs, lights, traffic barriers).

The principles also apply to other types of transportation facilities constructed by the Department including public transit, railroad terminals, airports, ferry terminals, and port facilities.

The extent of the application of these principles will depend on the type of project, the environmental resources affected, and the public entities involved.
59-4 LANDSCAPE DESIGN PROCESS

59-4.01 Determine Management Level

Landscape and environmentally based design solutions are initiated in the planning and location phase. It is important, however, that the planned level of management extend into the design, construction, operation, and maintenance of transportation facilities. This is underscored by the likelihood that a large share of future transportation demands will have to be accommodated by upgrading existing facilities while recognizing their management will continue to be limited.

59-4.02 Phase I

During the planning and location phase, apply the landscape and environmentally based design principles to assess environmental effects and identify measures to mitigate adverse impacts. Use the principles to help identify landscape features that can be incorporated into project planning and to influence development of alternatives to the proposed action and any environmental commitment.

59-4.03 Phase II

In the design phase, focus on how each of the principles apply to a particular project, what commitments have been made, and how to incorporate the principles into design plans for such project features as landscaping, environmental impact mitigation measures, support facilities, and associated structures.

59-4.04 Project Construction

The construction phase ensures that mitigation measures committed to in the design and planning phases are carried out and conditions discovered in the field receive consideration.

59-4.05 Operation and Maintenance

Finally, the incorporation of landscape and environmentally based design principles into the operation and maintenance of transportation facilities can help to ensure the continued effectiveness of project mitigation measures.
59-5 RESPONSIBILITY FOR PREPARATION OF DESIGN

59-5.01 General

It is the designer’s responsibility to be aware of any aspect of the design which would adversely affect the roadside and to modify such design elements, where necessary, to achieve a harmonious design that meets the criteria for the project. The designer also is responsible for notifying other Bureaus of potential impacts on their respective operations.

59-5.02 District Landscape Architects

The Landscape Architect in the Bureau of Operations provides the required expertise in landscaping aesthetics, material selection, and visual quality. The Landscape Architect advises the designer and reviews design criteria and proposals.

59-5.03 District Environmental Unit

The district Environmental Unit identifies those aspects requiring the input of the Landscape Architect in Phase I of the project including commitments regarding wetland mitigation, erosion control, endangered species habitat protection and restoration, and tree replacement or removal. This Unit also identifies the impact of the visual component of noise mitigation structures and notes critical areas adjacent to the project needing protection.

59-5.04 BDE Environment Section

The Environment Section provides expertise and policy directives in environmentally based landscape matters. The BDE Environment Section also reviews design criteria and proposals to ensure conformance with environmental regulations and commitments.
59-6 DESIGN FACTORS

59-6.01 General

Design factors are intended as a guide for the designer to use in developing a solution for a particular project condition. Determine the appropriateness of the design as it applies to given features of the highway environment. Not all factors will apply to most projects, nor will all project situations be covered by those described in this Section.

59-6.02 Coordination of the Design Process

Use the following guidelines to coordinate the design process:

1. **Coordination Within the Department.** During the design process, coordination of many disciplines (e.g., engineering, landscape architecture, biology, hydrology) is needed to achieve the proper environmentally based design. This is true not only for large and complex projects but also for small and simple projects. Obtain all available inputs to ensure a coordinated environmentally based design.

2. **Coordination with Outside Regulatory Agencies.** Where transportation projects involve wetlands, endangered species, Illinois natural areas, nature preserves, historic sites, and culturally sensitive areas or where the planned facility is adjacent to public resources such as streams or forests, the design aspects of the improvement will be coordinated by the Central Office or the district depending upon the project phase.

3. **Coordination with Local Jurisdictions and the General Public.** Coordination is best accomplished through the environmental review, public involvement process and/or the CSS process. The designer is responsible for coordinating with local jurisdictions and abutting landowners adjacent to or affected by the project. Consider the potential impacts to any local management or long range plans. Ensure that aspects of the project are not adverse to broad public values. Early coordination with local jurisdictions and with the general public may provide valuable input to ensure the success of an acceptable design. Coordination at local level includes municipalities, park and forest preserve districts, counties, chambers of commerce, residential and commercial developments, fire and other special districts. Coordination at the general public level may include garden clubs, beautification agencies, and other general public groups with valuable input.

59-6.03 Protection of Existing Features

Certain existing landscape features, whether manmade or natural, should be protected through a process of identification; enhancement, restoration, or preservation; and avoidance or incorporation into the design of the highway improvement. Consider the following when determining the need for protecting existing features:
1. **Review Previous Commitments.** Review commitments in environmental documents, tree surveys, wetland reports, public hearing records, project reports, and other project documents for those requiring protection during project development and implementation.

2. **Statute Protection.** Determine which features of the project area are protected by statute. These may include wetlands, endangered species, nature preserves, natural areas, and cultural sites.

3. **Cultural Environment.** Determine the project’s setting or cultural environment (e.g., rural, urban, or in a transitional area). The design should be influenced by the cultural and physical environment adjacent to it and existing features should be protected where practical.

A variety of techniques may be employed to protect identified resources, including both temporary and permanent measures as appropriate. Consider the following guidelines:

1. **Temporary Fencing.** Use temporary fencing to protect special waste areas, trees that are not to be disturbed, existing vegetation to remain in critical erosion prone areas (e.g., steep slopes, concentrated flow areas) and areas where it is necessary to prevent stockpiling or construction traffic access. Natural resources (e.g., prairies, woodlands, wetlands) should be protected. Where drainage is flowing from the construction area to these valuable resources, it is usually better to specify perimeter erosion barrier and temporary fencing. The designer should clearly label on the plans the limits of construction and what is to be protected by the temporary fencing.

2. **Tree Trunk Protection.** Specify tree trunk protection to prevent damage by construction equipment to existing trees located within or along the limits of the construction area.

3. **Pruning for Safety and Equipment Clearance.** Show pruning of overhanging branches for safety and equipment clearance purposes on the plans.

### 59-6.04 Grading and Alignment

That portion of the design process concerning alignment and grading offers the best opportunity to fit the highway into the landscape, thereby avoiding unnecessary environmental impacts and yielding a functional and aesthetically pleasing form. The basic guideline for grading and alignment is the AASHTO *Guide for Transportation Landscape and Environmental Design* and Chapter 33. In addition, consider the following guidelines:

1. **Environmental Commitments.** During Phase I engineering, ensure that all environmental commitments are reviewed to appropriately influence alignment and grading decisions. These commitments also will serve as controls during Phase II plan preparation.

2. **Surrounding Landscape.** Give consideration to the surrounding landscape. Blend the alignment and grading to fit the existing topography with minimal visual or physical disruption.
3. **Clearing and Construction Limits.** Carefully plan the establishment of clearing and construction limits. Consider both existing landscape features and critical areas. Clearing and tree removal must be specified in accordance with Departmental Policy D&E-18.

4. **Plant Survival.** Consider the survival potential of existing plantings to be preserved and proposed plantings at the time that grading decisions are made. This is especially critical in confined areas where landscape features (e.g., screening) are proposed. Plant material to remain within the project limits should be properly cared for so that it is alive and in good condition when the project is complete. Consider the following guidelines:

   a. **Root Pruning.** Specify root pruning where trenching or excavation is within the root zone of adjacent trees or shrubs to remain in place to prevent ripping up roots.

   b. **Fertilizer Nutrients.** Specify fertilizer nutrients for trees and shrubs that will be disturbed by construction but will remain-in-place.

   c. **Supplemental Watering.** Specify supplemental watering for trees and shrubs that will be disturbed by construction but will remain-in-place. Watering should begin immediately after root pruning, top pruning, or other construction disturbance.

   d. **Tree Pruning.** Specify tree pruning where an entire tree needs to be pruned, to correct structural problems, or improve the overall appearance.

   e. **Temporary Fencing.** Specify temporary fencing where protection of existing trees is necessary. At a minimum, place fencing around the drip line of each tree to be protected. However, if space allows, place fencing 5 ft (1.5 m) out from the drip line of each tree to be protected.

   f. **Tree Trunk Protection.** Specify tree trunk protection to prevent damage by construction equipment to existing trees located within or along the construction area.

**59-6.05 Erosion Control**

See Chapter 41 for information on Department policy and procedures for erosion and sediment control.

**59-6.06 Drainage**

Design the drainage of the highway system as part of, and not separate from, the natural hydrology of the environment. Consider the following factors during design:
the environmental impacts of drainage;

storm water management;

retention basin design;

how the drainage way is to be designed or altered from its original pattern;

the affect that the channel lining will have on values such as wildlife, aquatic life, sediment filtration, and water quality; and

drainage impacts.

59-6.07 Visual Quality

A project’s visual quality is ensured by encouraging a positive visual change that will improve or enhance the surrounding landscape. Define the visual environment by identifying key views, analyzing resources, depicting the project’s proposed appearance, and assessing its visual impacts. Manmade features have been integrated successfully into a large portion of Illinois natural landscape. To better provide for visual quality in a project, evaluate the project’s relationship with the following:

- natural landscape elements;
- topographical and physical characteristics;
- ecological influences;
- recreational sites;
- residential areas and their character;
- historical features;
- visual values;
- existing land uses (e.g., industrial, junkyards); and
- existing and proposed project profile.

Review these elements to ensure that visual quality is adequately integrated into the project.

59-6.08 Safety

Safety should be the highest functional goal of every design, and all landscape and environmentally based design principles must be compatible with this criteria. During design, consider the following:

- the location, size, and height of plantings in relation to sight distance, drainage, and clear zones;
• traffic-calming designs in urban areas; and
• pedestrian safety in areas such as rest areas, transit stations, and bikeways.

59-6.09 Scenic Byways, Rest Areas, Special Projects, and Settings

Existing scenic conditions, auxiliary facilities, special roadway designations, roadway destinations, and historical values of the project area are examples of special conditions which may be present and which may impact the design of a project. Many of these conditions are held in high regard by the public, and their sensitive treatment is essential to a successful project. Ensure that design decisions are compatible with such special conditions. It may be necessary to provide a higher type of design than is normally required.

59-6.09(a) Scenic Quality Preservation

The project area may be a designated scenic byway or may possess an outstanding scenic quality that must be preserved as part of the project. This may require special limited grading, aesthetic treatments of highway appurtenances, preservation or enhancement of adjacent features, or other actions to preserve unique aspects of the area. These cases normally require special attention and unique designs to improve the quality and safety of the roadway.

59-6.09(b) Auxiliary Facilities

Auxiliary facilities may be required or desirable as a part of the project (e.g., rest areas, scenic overlooks, roadside tables, scenic vistas). The planning and design of these facilities should be an integral part of the roadway design. Give special attention to site amenities, aesthetics, and environmental values as well as safety and future maintenance.

59-6.09(c) Special Designations

A project area may carry a special designation that sets the route apart as a special experience for the traveler. Examples of these are the Great River Road, Historic US 66, the Lake Michigan Circle Tour, and many similar corridors. It is important to become familiar with the meaning and the special features associated with such designations so that any necessary supportive enhancements can be developed (e.g., opening vistas of the Mississippi River along the Great River Road, providing informational signing along Historic US 66).

59-6.09(d) Roadway Destinations

Certain roadway segments may serve primarily as access to a destination (e.g., state park or historic site). Designers of such segments must be aware of the significance of the site and its surroundings and ensure that the project design is compatible with its destination.
59-6.09(e) Historical Influences

Historical influences may affect the project as a nearby destination, as an adjacent feature, or, in some cases, as a part of the roadway or its appurtenances. Pay particular attention to these influences and prepare the project design to be compatible or harmonize with them. Historical markers, structures, districts, and bridges all may influence the design of a project. Required avoidance of or mitigation of impacts to historical resources usually is identified in early project coordination, but the designer should be alert for any unidentified items. Special consideration may need to be given to landscaping within designated National Register Historic Districts.

59-6.09(f) Special Designs

Various elements of the design may need to be modified from the standard treatment or designed to a higher visual quality standard than the ordinary roadway elements to be compatible with the above special circumstances. Give special consideration to the design of features such as bridges, signing, retaining walls, tree protection, colors and textures of appurtenances, and similar items. Design these treatments to be compatible with their surroundings and with the features that make the segment unique. If questions arise regarding a proper design approach, contact in-house specialists (e.g., district Landscape Architect), or outside consultants for ideas and suggestions.
59-7 DESIGN ELEMENTS

59-7.01 Landscape Plantings General Information

Highway landscape plantings are the living component of the highway design and, through the use of native and non-native materials, provide the means to fully integrate the highway with the surrounding environment. Landscape plantings will serve as functional elements (e.g., erosion control, screening, sound abatement, snow control) in the highway environment.

59-7.01(a) Responsibility

The district Roadside Development Unit (Landscape Architect) has the primary responsibility for determining the plant selection on a site-specific basis for a design project. The plants selected generally should be characteristic, native, or indigenous to the specific locality. The district Landscape Architect keeps a current preferred plant list for his/her respective district. Consider the following guidelines:

1. Native Plants. Native plants are effective in perpetuating a self-sustaining roadside landscape. They are adapted to regional environmental conditions and can survive extreme temperatures, wind, and rainfall without additional irrigation or fertilizer.

2. Non-Native Plants. Non-native plants may be selected to achieve special effects (e.g., color, texture, growth habit) for emphasis. For example, non-native plants could be used in urban areas to accentuate an artificial manmade environment. Another example would be to use non-native material to screen the unsightly view of a junkyard. However, ensure that the non-native plant is not a designated noxious weed.

3. Plant Maintenance. Maintenance is a major consideration in landscape plant selection. Strive to choose those plants that require a minimum of maintenance.

4. Ash Trees. Due to recent discoveries of Emerald Ash Borer (EAB) in Illinois, no varieties of ash trees (e.g., fraxinus spp.) should be planted as this can contribute to the spread of this species.

59-7.01(b) Hardiness

Select plants for a particular section of roadway based on their climatic and soil requirements. In Illinois, climatic conditions and soil types are favorable to both southern and northern plant groups. Conduct a study of soils, climate, and existing plant growth in the area when planning each planting project. Plant hardiness zones will be as stated in the Standard Specifications. Use the USDA Plant Hardiness Zone Map, latest edition, when selecting plant material for any project.
59-7.01(c)  Size

The size at which a plant matures will determine the number of plants that will be required in a group planting. The highway speed determines the amount of time a motorist views the planting. Consequently, on higher speed highways, utilize the large group concept of landscaping in lieu of the individual plant concept. Consider the following guidelines:

1. Younger Plants. Younger plants generally establish themselves faster than older plants. As a general practice, specify the smallest size of plants that is consistent with the requirements of the environment.

2. “Balled and Burlapped” Planting. Specify all deciduous trees larger than 1.5 in (40 mm) in diameter or 5 ft (1.5 m) in height as “balled and burlapped” at the time of planting. Also, specify this method of planting for plants that, according to good horticultural practice, require a ball of earth. It is acceptable to specify container-grown material in lieu of “balled or burlapped” plants as an alternative. The relationship of the plant size to the soil ball size or the container size will be as stated in the Standard Specifications.

3. Perennial Plants. Perennial plants can be planted as bulbs, tubers, or container plants. Bulbs and tubers should be of a size large enough to produce a healthy plant and to flower the first year. Container plants should be well rooted in the container. A quart (liter) sized container is usually the smallest size that should be planted on highway projects.

4. Prairie Forbs and Grasses. Prairie forbs and prairie grasses can be planted as root plugs or as seed. The minimum size plug should be 1.25 in (30 mm) in diameter by 4.25 in (110 mm) deep.

59-7.01(d)  When to Plant

Plantings are placed as follows:

- when required by the Phase I report;
- when planting can fulfill one of the “Functions of Planting” as outlined in this chapter;
- when required by law or Department policy;
- when requested by local residents or communities;
- at any location where the local community will assume plant maintenance; and
- where right-of-way agreements indicate that trees will be planted.

59-7.01(e)  Site Analysis

The design process begins with the site analysis, which includes the following items:
1. Determine final contours and cross sections including:
   - steep slopes,
   - flat areas, and
   - drainage features.

2. Identify adjoining land usage as follows to better blend landscaping with the pre-existing environment:
   - urban,
   - rural,
   - industrial,
   - scenic vistas,
   - agricultural, and
   - natural forested areas.

3. Consult the USDA Hardiness Zone Maps and analyze native plant communities and climate for the area including:
   - local plant types,
   - hardiness zone, and
   - exposure.

4. Analyze landscape position as follows:
   - upland,
   - lowland,
   - wetland, and
   - floodplain.

   This is important because plants are site specific to their environment.

5. Analyze soil types and structures including the following factors:
   - soil types,
   - soil textures,
   - available moisture,
   - drainage,
   - fertility, and
   - pH.

6. Ensure plantings are compatible with roadside safety requirements by determining the following:
   - clear zones, and
   - sight distances.
7. Because the planned roadside maintenance often dictates the type of planting, determine future maintenance including the following factors:

- scope,
- responsibility,
- future cost,
- mowing requirements,
- burn management requirements,
- chemical weed control, and
- fertilization.

8. Identify existing features such as the following:

- drainage structures,
- signage and lighting,
- walls,
- roadway and shoulders,
- structures,
- curbs and medians,
- interchanges and intersections,
- alleys,
- driveways,
- fire hydrants,
- utility lines,
- railroad crossings,
- buildings,
- traffic signs and signals, and
- underground utilities.

This is important because these existing features can influence the final design.

59-7.01(f) Function of Plantings

The functions of plantings are as follows:

1. **Aesthetics.** Planting is one method used to improve the visual quality of the highway system.

2. **Screening.** Screening undesirable views seen from and toward the highway can be performed with plants.

3. **Delineation.** Plants may be used to delineate changes in highway alignment. Plants on the outside of curves, at “T” intersections, and at overpasses may aid in directing the motorist. Plants also may be used to frame or form a background for directional signs.
4. **Erosion Control.** Plantings may be used to prevent erosion and enhance soil stability.

5. **Control of Snow.** Living snow fences can reduce maintenance costs, provide increased driver safety, and greatly enhance the appearance of the roadside.

6. **Preventing Headlight Glare.** Planting can be very effective in screening headlight glare from oncoming vehicles.

7. **Environmental Mitigation.** Planting may be used for various types of mitigation including various types of buffers, sound barriers, tree replacement requirements, wetland replacement, and providing wildlife habitat.

8. **Pollution Control.** Planting may be used to attenuate air pollution, dust, and auto emissions.

9. **Psychological Considerations.** Planting may help to alleviate driver fatigue by changing the driving experience and making it more interesting.

10. **Adjacent Landscape Enhancement.** Plantings can be used to enhance adjacent landscapes for the better enjoyment of the motorists.

Plant varieties also should be selected for their desirable growth habits, insect and disease resistance, and proven desirable features for highway use.

59-7.01(g) **Considerations for Plantings**

The functions of plantings are used as the basis for planting shade trees, intermediate trees, shrubs, evergreens, vines, ground covers, and seedlings. Landscape plantings are used to mitigate and replace trees that were removed through highway construction and mitigation for wetland replacement. Installation of landscape plantings are covered in the *Standard Specifications*. Consider the following when designing landscape plans:

1. **Roadside Safety.** Do not locate woody plants with diameters at maturity greater than 4 in (100 mm) in the clear zone, as defined for new construction. Also, such plants normally should not be planted on the foreslope or in ditches even if outside the clear zone. Curb and gutter is not considered a barrier and clear zone requirements must be applied to these sections of roadway.

2. **Sight Distance.** When planting in urban areas, consider potential sight distance problems and the potential for obstructing traffic signals, traffic signs, roadway lighting, etc.

3. **Impact of Tree Roots.** Trees with shallow fibrous systems have the ability to damage nearby sidewalks, storm sewers, and pavement.

4. **Fertilizing and Mulching.** For survivability and lack of future maintenance, give consideration to fertilizing and mulching all plantings.
5. **Existing Soil.** Where practical, use the existing soil in the planting operation. In cases where highway construction has made the condition of the existing soil unsuitable, consider the use of soil amendments or new topsoil. Where soil conditions require topsoil placement to ensure adequate growth, specify the following depth of topsoil for the appropriate areas:

- 8 in (200 mm) where extensive plantings of wood or perennial plants are proposed, and
- 24 in (600 mm) for plantings in landscaped medians.

6. **Impacts of Salt.** Due to the adverse effect of salt upon plants, give special consideration to the type and location of plants and their proximity to the roadway in those areas of the State where there is extensive snow and ice control.

7. **Agricultural Areas.** Do not plant large trees or evergreens on the right-of-way where there is adjacent agricultural land use due to their shading characteristics and their impact on farm machinery mobility.

8. **Signage.** Do not place plants in a location that will block the view of legally placed advertising signs.

9. **Growth Balance.** Every large scale planting operation should include a small percentage of relatively fast growing short lived trees that will, in a short period of time, provide the overall landscape with some big trees while the slower growing trees mature. This practice will benefit the current motorist as well as the driver of the future.

10. **Blending.** Where adjacent land use is wooded, (e.g., parks, forest preserves), use landscape plantings to blend into the existing wooded area and erase the effects of highway construction.

11. **Screening.** Landscape plantings are used to screen adjacent properties that have undesirable land usage; to reduce highway noise, dust, etc., reaching adjacent properties; and/or to screen the highway from a residential area or park.

12. **Snow Drifting.** Do not plant dense continuous hedges within 40 ft (12 m) of the edge of pavement where they may cause snow to drift onto the pavement.

13. **Permit Planting.** All plants placed by permit should be maintained by the person or agency requesting the permit. Removal and/or replacement will be the responsibility of the person requesting the permit.

14. **Harmful Plants.** Do not plant poisonous or toxic plants in urban areas. Likewise, plants with thorns are suitable only to rural areas.

15. **Messy Plants.** Do not plant trees or shrubs that drop fruit (e.g., crabapples) immediately adjacent to sidewalks or driveways.
59-7.02 Classification

Consider the following groups for planting:

1. **Shade Trees.** A single-stem, high-headed, deciduous plant that generally grows to a height in excess of 30 ft (9 m).

2. **Intermediate Trees.** Generally, a multi-stem, deciduous, low, round-headed plant that matures at 30 ft (9 m) or less in height.

3. **Shrubs.** Low-growing multiple stemmed plants that are either deciduous or evergreen.

4. **Evergreen Trees.** Tall-growing evergreen plants.

5. **Ground Cover and Vines.** A colony forming plant less than 1.5 ft (0.5 m) high that has the ability to spread and root itself.

6. **Seedlings.** Small shade trees, intermediate trees, shrubs, and evergreens that are usually less than 2 years old.

7. **Shelterbelts.** Also referred to as "living snow fences," shelterbelts are multiple rows of trees or shrubs planted to provide protection from wind driven snow. There are many advantages to shelterbelts, as compared to snow fences, including roadside beautification, wildlife benefits, little or no maintenance after establishment, and long service life. A disadvantage of shelterbelts is that they may require 5 to 10 years from the time of planting to become effective depending upon their size at the time of planting. Also, use signage to prevent incidental mowing.

59-7.03 Forestation

Departmental Policy D&E-18 provides direction to guide decision making regarding the management of roadside trees in conjunction with the planning, design, and maintenance of facilities on the State highway system. In areas where highway development must unavoidably remove forest, incorporate replanting with native tree species as part of the project.

59-7.03(a) Objective

In determining where forestation is appropriate, consider whether forestation would:

- enhance the scenic quality of the highway,
- provide additional habitat for wildlife,
- result in financial savings from reduced maintenance,
- enhance air quality,
- serve as a deterrent to soil erosion,
- not hinder a driver's visibility or otherwise create a traffic hazard,
• allow for natural forest revegetation, and/or
• properly mitigate for environmental impacts.

59-7.03(b) Planning

Consider the following when making decisions on forestation of the project area:

• clear zones,
• blending slope planting with adjacent forested areas,
• revegetating riparian zones around bridges and drainage structures,
• screening undesirable views and objects, and
• framing vistas.

59-7.03(c) Analysis

Investigate and determine the proper mixture of plant materials best suited for the project area. Use the following to determine the proper selections:

• native plant communities (see Figure 59-7.A);
• landscape type — upland, lowland, bottomland, wetland;
• soil conditions — texture, available moisture, drainage, fertility, pH; and
• climate — hardiness zone, exposure.

59-7.03(d) Design

Use the following, along with previously gathered information, to develop the final design for forestation:

• plans and special provisions,
• delineating planting locations,
• plant materials,
• soil amendments, and
• plant care.
NATURAL DIVISIONS OF ILLINOIS

Figure 59-7.A
59-7.04  **Turf Grasses**

Non-native grass, grains, legumes, and native grasses form the backbone of highway vegetation cover. The large number of species and varieties of vegetative cover may be used for many applications. Seed mixtures and sodding are covered in the *Standard Specifications*. Consider the following guidelines:

1. **Temporary Erosion Control.** Use temporary vegetative cover for temporary erosion control at locations where the duration of the turf cover is short term and is expected to prevent loss of soil.

2. **Permanent Erosion Control.** Permanent vegetative cover is used for permanent erosion control in most highway applications. To achieve a cost-effective permanent cover, select a type of turf grass appropriate to the landscape conditions and planned maintenance.

3. **Weed Control.** Good turf establishment will minimize weed growth, thereby reducing pesticide requirements.

4. **Groomed Appearance.** Provide a vegetative cover that can be mowed into a park-like appearance. In urban settings, use a lawn-type mixture to blend in with the urban landscape.

5. **Wildlife.** Provide a vegetative cover that will enhance and encourage wildlife. This is a component of the Department’s Corridors for Tomorrow Program and is often a commitment to resource agencies.

6. **Diversity.** Provide a diverse vegetative cover that will add color, texture, and form to the highway environment. This is important because not only does diversity provide a visual experience, but also breaks up the monotony of the driving task.

7. **Sodding.** Seed mixtures are most commonly used; however, some instances may call for the use of sodding to provide for the rapid establishment of turf.

8. **Applications.** The turf grasses specified in the *Standard Specifications* are used for specific applications as follows:
   a. **Lawn Mixtures.** Lawn mixtures are used in urban settings to create a park-like appearance and require a relatively high degree of maintenance.
   b. **Salt Tolerant Mixtures.** Salt tolerant mixtures are used along road segments where de-icing salts are heavily used.
   c. **Roadside Mixtures.** Roadside mixtures are used in more rural settings where a tougher lower maintenance turf is desired.
   d. **Slope Mixtures.** Slope mixtures are used on slopes usually 1V:3H or greater.
e. **Native Grass and Forb (Wildflower) Mixtures.** Native grass and forb (wildflower) mixtures can be planted to create specific turf conditions (see Section 59-7.05).

f. **Conservation Mixtures.** Conservation mixtures are used for wildlife nesting cover. These are usually planted at the request of resource agencies.

g. **Temporary Erosion Control Mixtures.** Temporary erosion control mixtures are seeded to prevent soil from being displaced on a construction project that will be exposing soil. The mixture is spread over all exposed earth to provide a quick cover of the turf that will interrupt the force of rain on the soil and prevent soil from moving. The temporary erosion seed mixture may need to be spread on construction sites numerous times during construction activities. The temporary erosion control mixture also can be combined with a permanent erosion control mixture to provide a nurse crop while the permanent seed is establishing.

### 59-7.04(a) Site Analysis

When performing the site analysis, give consideration to the project slopes, proximity of seeding type to the highway, surrounding land uses, and current and future maintenance (e.g., mowing, burning, chemical control, fertilization). Also, give consideration to the type of soil and whether or not topsoil will be required. The drainage pattern and how well the soil drains also is important as this can dictate the selection of turf grass mixture.

In addition, consider the ultimate height of the proposed turf. Examine locations where taller grasses or unmowed turf will be established to ensure that sight distance problems at intersections will not be introduced.

### 59-7.04(b) Seeding

The seeding operation that is conducted in the field actually occurs in a series of steps. The most important aspects of seeding are seed mixture selection, site preparation, and placement of mulch. Consider the following guidelines:

1. **Seed Mixture.** Select the class of seed mixtures that are appropriate to the specific roadside environment. Consider the following:
   a. **Class 1 (Lawn Mixture).** Use Class 1 seeding in an urban setting.
   b. **Class 1A (Salt Tolerant Lawn Mixture).** Use Class 1A seeding for:
      - all urban reconstruction not covered in Class 2A, and/or
      - all projects where the entire right-of-way is not torn up and Bluegrass is the primary existing cover.
c. **Class 1B (Low Maintenance Lawn Mixture).** Use Class 1B in the southern half of the State for urban projects.

d. **Class 2 (Roadside Mixture).** Class 2 seeding is a hardy roadside turf and should be used where reduced mowing will occur.

e. **Class 2A (Salt Tolerant Roadside Mixture).** Use Class 2A seeding for:
   - new construction or reconstruction projects of limited access routes in locations intended to be mowed by the Department,
   - all rural reconstruction projects where the entire right-of-way is to be seeded or any situation where grasses other than Bluegrass are the primary existing cover, and/or
   - areas adjacent to roads subject to salt spray and/or disposition.

f. **Class 3 (Northern Illinois Slope Mixture).** Use Class 3 seeding in rural areas of Northern Illinois for slopes 3V:1H or steeper.

g. **Class 3A (Southern Illinois Slope Mixture).** Use Class 3A in rural areas of Southern Illinois for slopes of 3V:1H or steeper.

h. **Class 4, 4A, 4B, 5, 5A, 5B (Native Grass and Forbs Mixture).** See Section 59-7.05 for additional discussion.

i. **Class 6 (Conservation Mixture).** Class 6 seeding is used for wildlife cover in the east central part of Illinois. Use caution when considering this class with other seeding classes.

j. **Class 6A (Salt Tolerant Conservation Mixture).** Class 6A seeding is a Class 6 that includes salt tolerant grass.

k. **Class 7 (Temporary Turf Cover).** Class 7 seeding is used as a temporary cover for areas to be regraded more than a year from the time of seeding. Use Class 7 for winter shut down. Provide temporary mulch or erosion control blanket with Class 7 seeding. Use the Temporary Erosion Control Seeding System weekly for shorter-term temporary cover.

2. **Site Preparation.** Site preparation may consist of:
   - tilling or disking the soil to be seeded;
   - spreading of chemical weed control;
   - placement of soil amendments (e.g., fertilizer, lime, compost); and/or
   - placement of topsoil.

   Where soil conditions require topsoil placement to ensure adequate growth, specify the following depth of topsoil for the appropriate areas:
4 in (100 mm) for use with Seeding Classes 1 and 2 or sodding;

• 12 in (300 mm) in wetland mitigation areas, or what is required by the Corps of Engineers for the specific project; and

• topsoil is not normally required for seeding Classes 4 and 5. Use compost or coarse sand (usually 2 in (50 mm) depth) to amend the existing soil where necessary.

For those seed mixtures requiring complete seedbed preparation, placement of a fertilizer is usually required. A fertilizer is not required for native grass mixtures (Class 4, 5 and 6) and for temporary turf cover (Class 7). Agricultural ground limestone may be specified to adjust soil pH. Turf requires a pH of 7.0 to germinate.

3. **Seeding.** Once the site preparation has been completed, the seed mixture is applied. The type of seed mixture will dictate the seeding method to be utilized. Seeding methods are described in the *Standard Specifications.*

4. **Mulch, Erosion Control Blanket, and Turf Reinforcement Mats.** Mulch, erosion control blankets, or turf reinforcement mats are placed once the seed mixture has been applied to the site. The purpose of mulch is to hold the soil moisture level at the ground surface, prevent displacement of seed, and protect seed from predation. For guidance on choosing the proper mulch, erosion control blanket, or turf reinforcement mat, see Chapter 41.

**59-7.04(c) Selective Mowing Stakes**

Consider the following guidelines when specifying selective mowing stakes:

1. **Application.** Use selective mowing stakes to delineate areas that are not to be mowed (e.g., areas that contain plants or natural features that need to be protected from mower damage, areas of existing vegetation, areas seeded or planted with trees, shrubs, wildflowers, or prairie plants). Another use of staking would be to delineate selecting mowing lines to create an aesthetic or visual effect.

2. **Placement.** Place selective mowing stakes in a manner as to delineate the mowing boundaries of the feature to be protected or created. Spacing of the stakes will depend upon the size and shape of the area. Use a minimum spacing of 200 ft (60 m) for long and fairly straight runs and a minimum spacing of 25 ft (7.5 m) for tight curves (e.g., ramps). Signs should be specified at the beginning of each run of mowing stakes to further mark the area. These signs are available from the district Landscape Architect.

**59-7.04(d) Sodding**

Appropriate uses of sodding are as follows:
• urban areas with residential or commercial development (e.g., in front of homes, businesses, parks, adjacent to paved shoulders or edges of paved ditches);
• rest areas;
• in front of maintained parks and cemeteries;
• erosion control in ditch bottoms and around culverts; and
• special areas (e.g., channelized medians, around inlets in grassed areas). Small areas which would normally be seeded should be sodded where a large majority of the remainder of the project (± 90%) is to be sodded.

Consider the following guidelines when specifying sodding:

1. **Salt Tolerant Sod.** Specify salt tolerant sod in those areas where large quantities of deicing salt are used by maintenance forces (e.g., highly urbanized areas).

2. **Topsoil.** Topsoil is usually required.

3. **Fertilizer.** Fertilizer should be included and incorporated prior to sod installation. Fertilizer requirements are indicated in the *Standard Specifications*.

4. **Watering.** Specify the number of supplemental waterings. Field adjustments can be made according to season and time of application. Watering rates and requirements are indicated in the *Standard Specifications*.

5. **Staking.** Specify staking on all slopes of 1V:2H or steeper. Staking requirements are indicated in the *Standard Specifications*.

6. **Lime.** Consider lime application after a soil pH analysis is taken.

Design considerations for placing sod in ditches are as follows:

1. In urban areas, except expressways, place sodding in ditches with grades of 0.75% to 2.5%.

2. Place sodding in ditches 50 ft (15 m) upstream and downstream from the ends of culverts, unless grades or volume of water flow require a paved ditch, aggregate ditch, or riprap.

3. Place sodding on moderately steep slopes and ditch flow lines where appearances dictate except in continuously flowing ditches or wet ditches.

**59-7.05 Native Grasses and Forbs (Wildflowers)**

Consider the following guidelines for applications involving native grasses and forbs (wildflowers):
1. **Native Grasses.** There are numerous species of native Illinois grasses. These grasses are commonly referred to as prairie grasses.

2. **Forbs (Wildflowers).** Forbs, commonly referred to as wildflowers, can be native and or non-native flowering plants. They are used for either visual effect or to mitigate environmental impact.

   Non-native wildflowers are used to add a splash of color to the roadside and are often mixed with native wildflowers to provide blooming while the native wildflowers are being established. Some non-native species commonly planted are:

   • Ox-Eyed Daisy,
   • Cosmos,
   • Poppy, and
   • Indian Blanket.

3. **Growth Rate.** The native grass and native wildflowers are mostly warm season plants that do not begin their growth until warm weather arrives. Most roadside plantings of native grasses and native wildflowers take 3 to 5 years to show results. The native species spend their initial growth establishing an extensive root system once the seeds germinate, thereby resulting in a longer time frame to show results.

4. **Applications.** Grasses and wildflowers can be used separately or in combination to provide a specific effect or restore a native Illinois landscape. Native roadside plantings offer many benefits to highway managers, motorists, and wildlife. Their thick deep roots anchor the soil and prevent erosion. Native species tolerate a wide range of soil types, climatic conditions, and hydrology making them suitable for most highway conditions. They offer a motorist a rich, aesthetic landscape full of texture and color enhanced by seasonal change. Native-planted roadsides provide habitat for wildlife. The following class of seed mixtures for native grasses and native wildflowers are covered in the Standard Specifications:

   • Class 4 (Native Grass);
   • Class 4A (Low-Profile Native Grass);
   • Class 4B (Wetland Grass);
   • Class 5 (Forbs with Annuals);
   • Class 5A (Large Flower Native Forbs (i.e., tall)); and
   • Class 5B (Wetland Forbs).

   Where it is desirable to eliminate most future mowing, native grasses and forbs may be suitable for the following applications:

   • inaccessible areas (e.g., when a creek or similar barrier separates an area from the roadway);
   • in wide right-of-way areas;
• interchanges;
• bordering slope walls and retaining walls;
• between the back of guardrail and top of retaining walls in narrow areas; and
• outside access control fencing on rural freeways, (except those immediately adjacent to agricultural land, residential areas, or frontage roads).

Discuss the selection and application of native grasses and forbs with the district Landscape Architect.

5. **Planting Methods.** The method of planting these species ranges from complete seed bed preparation to inter-seeding existing turf. Usually, seed mixtures are selected for planting grasses and forbs; however, plant plugs may be used to achieve faster results. If plugs are selected (also known as perennial plants), consult the *Standard Specifications* for planting times.

59-7.05(a) **Planning**

Because of the splashes of color added to the highway landscape by wildflowers, place these plantings in areas of high visual impact (e.g., interchanges). Wildflower plantings, although colorful, often have the appearance of unkempt vegetation. Wildflowers, whether native or non-native, require some maintenance, usually in the form of selective mowing or roadside burning to prevent establishment or undesirable vegetation. Consider future maintenance requirements of the roadside when planning the appropriate planting mixtures.

Wildflower plantings can be placed in stand-alone groupings or combined in a plant community with native grasses to restore part of the native landscape. The advantage of using native species is that they are adapted to the Illinois environment and, therefore, do not require fertilizer nutrients or topsoil.

If native grasses are to be mixed with forb plantings, consult the district Landscape Architect for the appropriate mix, because grasses can out-compete forbs. Select grass species that are compatible with forbs. Prairie grasses also may be added to other turf grass mixtures to enhance diversity, erosion control, and aesthetics in the turf area. Consider prairie grasses for use on all new and highway reconstruction projects. These grasses especially can be effective on steep slopes 1V:3H or greater, and where maintenance is limited (e.g., slopes 10 ft (3.0 m) or more in height and 100 ft (30 m) or more in length), due to their deep rooting ability that holds the soil in place. Native grass and forbs mixtures should only be considered in residential areas if a right-of-way fence is present.

Select a location that will maximize the visual impact to the motorist. Examine the highway alignment to determine where to maximize the visual experience with any flowerbeds or grass plantings.
59-7.05(b) **Analysis**

Consider the following guidelines during the analysis:

1. **Visual Analysis.** Consider the sight line of the motorist when planning any wildflower or native grass establishment. These areas include interchange locations, outsides of curves, gore areas, and back slopes. In urban areas, the view from the surrounding neighborhood as well as the motorist’s view must be compatible with existing neighborhood landscapes and coordinated with local municipalities.

2. **Landscape Position, Upland, Lowland, Bottomland, and Wetland.** Some native grasses and wildflowers are adapted to dry or mesic conditions (prairie) while others require wet or saturated conditions. Consult the district Landscape Architect to determine which species are appropriate for a given set of roadside conditions.

3. **Soil Conditions.** Determine the type of soil and identify the soil’s characteristics. Consult soil maps prepared by the Natural Resource Conservation Service for information regarding project soils. Although native species are adapted to Illinois soil conditions, determining the soil type can dictate the use of a specific species for planting.

59-7.05(c) **Design Plans and Specifications**

The design plans and specifications should contain the following information:

- type of seed bed preparation,
- delineation of planting locations including selective mowing stakes and signs,
- plant materials required sizes and rates,
- fertilizer requirements (usually only for non-native species),
- mulch requirements and method,
- planting dates, and
- plant care requirements if plugs are used.

59-7.06 **Perennial Plants**

Perennial plants are hardy flowering bulbs, tubers, and herbaceous plants. Perennial non-native flowering plants are often used in the highest visual impact areas, usually in urban areas. Perennial native species often are used more in rural areas. Only specify perennial plants for use when:

- required by commitments in the Phase I report to resource and regulatory agencies and to comply with Federal requirements for wildflower planting,
requested by local residents or communities, and /or

needed on any highway to blend the right-of-way into adjacent land uses.

Planting beds containing non-native perennial plants are designed to give the impression of a highly maintained park-like atmosphere. These can be more expensive to establish than other plantings and require intense maintenance. High maintenance ornamental flower beds should only be planted when a local community agrees to accept maintenance of the flower bed. Consider the following for planting perennial plants:

1. **Non-Native**. Non-native perennial plants require:
   - complete bed preparation,
   - fertilizer,
   - permanent mulch,
   - watering, and
   - a period of establishment.

2. **Native**. Native perennial plants require:
   - bed preparation or planting in existing turf;
   - mulch, unless planted in existing turf;
   - watering; and
   - a period of establishment.

**59-7.07 Wetlands**

Use the *Illinois Wetland Restoration and Creation Guide* to assist in the design of wetland mitigation sites and the guidance in the following Sections.

**59-7.07(a) Planning**

Use the following guidelines when planning wetlands:

1. **Project Goals and Objectives**. Establish project goals and objectives for wetland compensation in the planning phase of highway development. For compensation that will be provided via wetland restoration or creation, the primary goal is to establish jurisdictional wetlands as defined by current Federal and State criteria. The secondary goal is to restore or create a specific amount (acres (hectares)) and type (emergent, forested) of wetland.

The amount and type of wetland to be replaced is determined by the agency with jurisdiction over the impacts. Compensation ratios to wetlands where a Section 404 permit has been required will be determined by the US Army Corps of Engineers (US ACOE). Some US ACOE district offices allow for compensation ratios as defined in the
IDOT Wetland Action Plan (see Section 26-8). Currently, wetlands that are considered isolated fall under the jurisdiction of the IDNR and compensation ratios are defined in the Wetland Action Plan.

For the Federal and State goal of no net loss of wetlands, the minimum replacement is 1:1 and the greatest is 5.5:1, replacement to loss. Usually, replacement should be in-kind, but out-of-kind may be justified.

2. **Site Selection.** Select sites that have a majority of poorly drained soils and that are designated as prior converted by the Natural Resources Conservation Service (NRCS). The NRCS field offices and published soil survey reports can provide information to assist in identifying sites that meet these criteria. If either component of the criteria is not met, there are a number of obstacles that may arise that could block approval of the proposed wetland compensation site. If both criteria are satisfied, planning, design, construction, and maintenance of the planned wetland is much simplified.

Site selection also should include sufficient ground to buffer planned wetlands from adjacent land uses that are not compatible with the establishment of native plant communities. There exist no guidelines, regulatory or scientific, for determining the appropriate amount of buffer to provide. The minimal buffer consists of a 10 ft to 20 ft (3 m to 6 m) belt of upland that is planted with native grasses and forbs. Embankments planted to prairie may be sufficient.

3. **Site Assessment.** Assess every proposed wetland compensation site both off- and on-site for its possibilities and limitations. Evaluate the site using topographic maps, aerial photography, published soil survey reports, and other existing geographic information. Survey the site for existing vegetation cover types and jurisdictional wetlands. Field-check county soil survey mapping and delineate any hydric soils. Field-check the site’s geology and hydrology for confining layers (aquacluces) and sources of surface water. Note the presence of drain tile blowouts and outlets.

59-7.07(b) **Design**

Keep designs for planned wetlands simple. Reliance on sophisticated design features to provide hydrology or other attributes will likely increase the margin for failure. Design for low maintenance and utilization of natural systems. Consider the following additional guidelines:

1. **Grading.** Even the best sites will require some earthwork (e.g., a shallow 1 ft to 2 ft (300 mm to 600 mm) berm may have to be constructed at property boundaries to contain surface water, or earth may have to be moved to enlarge an existing wetland). Excavation for creation of wetlands should extend no deeper than 1 ft to 2 ft (300 mm to 600 mm). Any deeper and side slopes become too steep and erosion and siltation become a problem. The shape or configuration of a wetland should be curvilinear like an oxbow and not geometric.
Although sometimes recommended by regulatory agencies, stockpiling and backfilling topsoil generally is unnecessary for creation of wetlands. Because most substrates can be used as a medium for plant growth, it usually is unnecessary to specify their removal and backfilling with topsoil in the plans and specifications. This practice may be warranted only where soils are very shallow or clayey. In Illinois, most if not all, soils are very deep. Salvaged topsoil may contain a bank of weed seed that should not be used in the planned wetland.

2. Emergent Wetlands. Natural revegetation may be proposed for some exceptional sites. This approach to restoration may be acceptable to the regulatory agencies if it can be demonstrated that a viable seed bank exists in the soils or that there is an adequate source of propagules. A cover crop should be planted in areas proposed for natural revegetation. The cover crop stabilizes the soil and helps control weeds. A recommended crop mix consists of red top at 5.0 lb/acre (5.6 kg/ha). Virginia wild rye at 10 lbs/acre (11.2 kg/ha) may be added to the red top. Never specify agricultural grain or perennial rye as a cover crop. They can alter soil characteristics and impair the growth of desirable wetland plants.

At other sites, the revegetation may have to be accelerated. One to five percent of the surface area of the planned wetland should be planted and the rest seeded to a temporary cover. Tubers, corms, rootstock, etc., are usually set on 1 ft (300 mm) centers; however, the faster a species rate of spreading, the more distance there can be between transplants. Planting areas should be protected from predators. Low netting supported 1 ft to 2 ft (300 to 600 mm) above the mature height of the plants works well.

The use of wetland seed mixes is discouraged. This type of planting requires a great deal of care and maintenance. Success has been poor with planting seed and there is extremely little information in the literature regarding which plant species can be successfully seeded.

3. Forested Wetlands. Forested wetlands usually are planted with hardmast producing species as favored by the Federal regulatory agencies. The species of choice include swamp white oak (Quercus bicolor), pin oak (Q. palustris), pecan (Carya illinoensis), and shellbark hickory (C. laciniosa). These four species grow naturally throughout Illinois and are commercially available. A cover crop of red top at the rate of 5 lb/acre to 10 lb/acre (5.6 kg/ha to 11.2 kg/ha) should be planted with the trees. Virginia wild rye at the rate of 5 lbs/ acres to 10 lb/ acres (5.6 kg/ha to 11.2 kg/ha) may be added to the mix. These plants are hydrophytic.

Various methods of tree installation may be used. If bare root seedlings are specified, install a minimum of 560 trees/acre (225 trees/ha). If 3-gallon (11 L) potted material is specified, install a minimum of 70 trees/acre (28 trees/ha). If 1.75 in (45 mm) balled and burlapped material is specified, install a minimum of 30 trees/acre (12 trees/ha). These numbers are consistent with previous practices, but may have to be increased at the request of the Federal regulatory agencies. A goal of 80% survival of all planted trees is usually required as a project goal for forested wetlands. Vegetation between rows
should be mowed out completely during the first two growing seasons and then reduced to one mowing pass in a single direction (i.e., north to south or east to west) between rows for the next three growing seasons.

Seeds or acorns may also be proposed for establishment of forested wetlands. A common specification is to plant three seeds or acorns per hole 2 in to 4 in (50 mm to 100 mm) deep. Plant one seed or acorn deeper than the other two to deter predation by animals (e.g., squirrels). Each hole is 3 ft (900 mm) on center and rows are 10 ft (3 m) apart.

4. **Plants.** Use the following guidelines for plants:
   
   a. **Selection.** The best guideline for plant selection is to observe what is growing in similar wetlands near the planned wetland. Select the dominant or common plants in the model wetland for use in the planned one. Select natural associates and group plants by community type.
   
   b. **Nativity.** Plants native to the region always should be specified for use in wetland replacement projects. It is considered counterproductive to specify the use of local native plants. Few, if any, nurseries can guarantee that their plant materials are local native to the wetland replacement site. Where feasible, buy plants from nurseries located within 100 miles (160 km) north or south and 200 miles (320 km) east or west of the compensation site.
   
   c. **Availability.** Take care to specify only those species that are commercially available. Keep plant lists short and simple. Select the more common wetland plants and let nature fill-in with the uncommon species.
   
   d. **Adaptability.** Many of our wetland plants, especially the woody ones, are propagated in uplands. Often these plants die in our planned wetlands because they are not adapted to wet conditions. Vegetation must be grown in conditions similar to those in which they will be planted. If this option is not available at the supplying nursery, dormant stock should be planted during the dormant season so that when the plants break dormancy they will develop the necessary structures for survival.

   Young woody plant material should be specified because it is not use to growth under ideal conditions and is better able to adapt to wetlands. The survival rate for transplanted containerized plants and seedling plugs is higher than for seed, bare root, and balled and burlapped material.

5. **Planting.** Consider the following guidelines when planting:

   a. **Deconsolidation.** Where heavy machinery is used to move earth and create wetland conditions, compacted surface material should be deconsolidated. This is especially true with fine textured (clay) materials or substrates. Site construction plans and specification always should state that before planting, the
substrates will be deconsolidated by plowing, discing, rototilling, or ripping. The depth of deconsolidation should be 4 in to 6 in (100 mm to 150 mm) for herbaceous material and 12 in to 18 in (300 mm to 450 mm) for woody plants.

b. Planting “In-The-Dry”: Wherever practical, plant “in the dry” with most of the water drained from the site. Water may have to be drained from a site mechanically (e.g., through pumping) so that planting “in the dry” may be accomplished and so that planting schedules may be met. Do not plant in standing water. Plantings are more likely to be done properly, and costs will be reduced by as much as a factor of 10.

c. Bowls. Do not build bowls around planting holes with excess soils. Bowls divert water from the plants during overland flow.

d. Mulch. Do not mulch plants because mulch will wash or float away.

e. Stakes and Anchors. Trees and shrubs more than 4 ft (1.2 m) in height should be staked using standard landscape specifications. Where surface water may freeze, trees and shrubs should be wired to anchors. The anchors should be sufficiently deep to prevent plant material from being lifted by ice.

59-7.08 Wildlife Habitat

Wildlife has four basic needs for habitat — food, water, shelter, and space. These needs can be provided through both vegetative and structural components in the landscape design. Consider the following guidelines:

1. Vegetative Cover. Vegetative components of wildlife habitat include:

a. Conifers. Conifers provide escape cover, winter shelter, and summer nesting sites. Also, the sap, needles, twigs, buds, and seeds are eaten by wildlife.

b. Grasses and Legumes. Grasses and legumes provide habitat for ground nesting birds; forage for deer, rabbits, woodchucks, meadow voles, and others; hunting areas for foxes, hawks, kestrels, owls, coyotes, weasels, and skunks; winter cover for pheasants and deer; and winter food for seed-eating winter birds.

c. Nectar Plants. Nectar plants typically are provided for hummingbirds, orioles, bees, moths, and butterflies.

d. Other. Other vegetative cover include:

- summer fruit, berry, and cover plants;
- fall fruit, grains, and cover plants;
- winter fruits and cover plants; and
- mast (i.e., plants that produce nuts and acorns).
2. **Structural Components.** Structural components of wildlife habitat include:

- nest boxes;
- dead trees, fallen trees, and perches;
- brush piles and rock piles;
- cut banks, cliffs, and caves;
- dust and grit;
- salt; and
- water.

The type of vegetative and structural components of wildlife habitat restoration will be dictated by the species involved, degree of impact, and availability of plant material. A number of published guides exist that list habitat requirements for wildlife species. Consult the district Environmental Coordinator and Landscape Architect prior to initiating design.

**59-7.09 Planting in Urbanized Areas**

Use the following criteria for planting in urbanized areas:

1. **Minimum Distance from Intersections, Alleys, and Driveways.** The following criteria relates to distances as measured from the property line and along the property lines:

   a. **Intersections.** Do not locate trees within 50 ft (15 m) on the near side and 20 ft (6 m) on the far side of the intersection; see Figure 59-7.B. Trees on medians should be located a minimum of 50 ft (15 m) from intersections.

   b. **Alleys.** Do not locate trees within 20 ft (6 m) on the near side and 10 ft (3 m) on the far side.

   c. **Commercial Driveways.** Do not locate trees within 20 ft (6 m) on the near side and 10 ft (3 m) on the far side.

   d. **Residential Driveways.** Do not locate trees within 10 ft (3 m).

2. **Minimum Distances from Walks, Curbs, Utilities, and Structures.** The following criteria applies from face of curb or center of utility to edge of tree, as measured horizontally:

   - sidewalks and carriage walks — 3 ft (900 mm);
   - access of courtesy walks — 5 ft (1.5 m);
   - face of curb — 4 ft (1.2 m);
   - manholes and catchbasins — 10 ft (3 m);
   - fire hydrants — 10 ft (3 m);
MINIMUM PLANTING DISTANCES FROM INTERSECTIONS

Figure 59-7.B
• underground utility mains and services — 5 ft (1.5 m);
• street lights — see Item 3;
• existing trees — see spacing criteria below;
• overhead wires — no ascending shade trees will be planted under overhead wires;
• railroad crossings — 100 ft (30 m), written approval from railroad is required to plant within 100 ft (30 m); and
• other structures — 30 ft (9 m) or as directed.

These requirements are for reduced speed urbanized areas and must be adjusted for higher speeds so that clear zone and sight distance requirements are met.

3. Minimum Basal Clearance Between Trees and Structures. Basal clearance is defined as the distance from the center of the tree to the structure or object involved. See Figure 59-7.C. Minimum basal clearance between trees and between trees and structures located on parkways, medians, or other areas of the right-of-way are as follows:

• Trees with spreading crowns must have a minimum basal clearance of 15 ft (4.5 m).
• Trees with global or pyramidal crowns must have a minimum basal clearance of 12 ft (3.6 m).
• Trees with fastigiate or columnar crowns must have a minimum basal clearance of 10 ft (3 m).
• Do not plant trees in areas where basal clearance is less than 10 ft (3 m) without written permission from the district Landscape Architect.
• The Department will determine the form classification of a given tree or species of tree; see Figure 59-7.D.
• Select tree species from the approved tree list of the district Landscape Architect or from a municipal tree list if it is applicable to the project site.

4. Spacing of Trees Within Parkways. Use the following criteria for spacing of trees within parkways:

• Space trees with spreading crowns at a minimum of 30 ft (9 m).
• Space trees with global or pyramidal crowns at a minimum of 25 ft (7.5 m).
BASAL CLEARANCE

Figure 59-7.C
REPRESENTATIVE FORM CLASSES

Figure 59-7.D
• Space trees with fastigiate or columnar crowns at a minimum distance of 20 ft (6 m).

5. **Spacing Between Trees Within Median or Other Right-of-Way Areas.** Spacing will follow the same criteria given for spacing between trees within parkways with the following exception: if the median is concrete paving or other hard surface material, obtain written approval for the specific tree planting proposal. Spacing of trees located on other right-of-way must be approved by the district Landscape Architect.

6. **Width of Parkway, Medians, and Other Public Ways.** Landscape designs must be so arranged to provide a sufficiently wide, clear, and safe pedestrian walkway. The required width will in no case be less than 6 ft (1.8 m) wide, measured from a line 1 ft (300 mm) within the right-of-way. Use the following criteria:

   a. **Minimum Width of Parkways.** Use the following criteria for minimum width of parkways:
      
      • Do not plant trees on any parkway that is less than 6 ft (1.8 m) in width except when specific permission is granted by the district Landscape Architect.
      
      • Do not plant trees on any commercial or industrial sidewalk or cut-out in a sidewalk that is less than 16 ft (4.8 m) in width, except when specific permission is granted by the district Landscape Architect.

   b. **Minimum Width of Medians.** Do not plant any trees or shrubs in a median unless a local community agrees to the maintenance of the median. Do not plant trees on any median that is less than 10 ft (3 m) in width, except when specific permission is granted by the district Landscape Architect.

   c. **Minimum Width of Other Right-of-Way.** Do not plant trees on any right-of-way that is less than 26 ft (7.8 m) in width except when specific permission is granted by the district Landscape Architect.

7. **Lateral Location of Trees Within Parkways, Medians, and Right-of-Way Areas.** Use the following lateral location criteria:

   • The lateral location of trees being planted should reflect the ultimate pavement width of arterial streets.

   • Where practical, trees planted in parkways will be planted in the lateral center of the parkway, or as close to it as practicable, unless specifically approved otherwise.

   • Space and locate trees planted according to their crown form, basal clearance, and the recommendations of the district Landscape Architect.
• Do not plant trees that will branch lower than 10 ft (3 m) immediately adjacent to sidewalks.

• Do not plant trees that will branch lower than 14 ft (4 m) immediately adjacent to driveways.

In urbanized areas, a maintenance agreement with the local agency is usually required.

59-7.10 **Visual Quality**

Visual quality is a functional goal that is achieved by conserving existing visual resources and enhancing the built environment through landscape and environmental design. Consider the following factors during design:

• the view from the road and of the road;
• outstanding scenic qualities;
• the color choices for roadside features;
• the location of utilities;
• clear zones, sight lines, and profiles;
• bridge and structure designs;
• number, type, and location of signage; and
• noise mitigation structures.

59-7.11 **Erosion Control**

See Chapter 41 for information on erosion and sediment control.

59-7.12 **Architectural Design Elements**

There are a number of architectural design elements that can be incorporated into highway design to make the project compatible with its environment including:

• retaining walls constructed with special finishes, modular block, or stone;
• noise barrier walls;
• sight-screen fences and walls to screen unsightly areas such as junkyards;
• sculptures, graphics, and other special art work;
• guardrails and concrete barriers;
• highway appurtenances including signs, delineators, traffic signals, and control boxes;
• access control fencing;
• bridge designs;

• light poles, historical lighting fixtures, and lighting of tunnels, bridges, and pedestrian sidewalks and trails;

• enhanced light quality and special aesthetic enhancement light for structures, sculptures, flag poles, and other artwork;

• planter boxes;

• bicycle racks;

• bollards and barriers; and

• decorative surface areas including stone surfaces, patterned and/or colored concrete, and precast concrete pavers and natural stone pavers.

59-7.13 Plan Preparation

Provide a copy of the construction plan sheets and cross sections to the district Landscape Architect for plant placement/replacement input.

Include the following in the plans:

1. plant key sheet, including the following information:
   • code numbers with heading of trees, intermediate shrubs, evergreens, seedlings, and wildflowers;
   • scientific name;
   • common name;
   • measured size (include balled and burlapped, container grown, and bare root);
   • key number (optional);
   • each or units;
   • quantity;
   • sheet locations; and
   • general notes, if any;

2. sheets showing actual location of items on project with key number; and

3. any standard sheet (e.g., details of hole size, bracing, mulch).
See Chapter 63 for further details.

59-7.14 Highway Related Areas

The transportation system contains supplemental areas and facilities (e.g., bikeways, information centers, weigh stations, rest areas) that are specifically designed for uses other than driving. It is important to understand that these areas and facilities are integral, not separate, features of the highway. Detailed treatment is required to ensure that these areas and facilities provide maximum benefit to the user and blend into or complement the surrounding landscape.

The need for supplemental highway related areas and facilities are evaluated at the inception of the design process. Rest areas, scenic overlooks, information centers, and truck weigh stations usually are planned in conjunction with the entire highway system. Other facilities are designed to take advantage of the environment through which the highway passes. Urban streetscape and scenic highways can be either carefully planned and managed or evolve unplanned.

Separate bikeways can exist within the right-of-way. Park-and-ride lots are becoming increasingly important aspects of the highway and must be addressed in evaluating the total highway environment.

As highways and bridges are being reconstructed in response to age, determination, and changes in use, similar attention must be paid to the various highway related areas that have been constructed to support the highway system. Consult the AASHTO publication *A Guide For Transportation Landscape and Environmental Design* for considerations involving highway related areas. See Chapter 16 for information on rest areas and weigh stations.

59-7.15 Roadside Seeding in Areas Disturbed By Construction

Since the early 1980’s, the Department’s decisions on type of cover and plant material for roadside areas have been largely influenced by consideration of the level of maintenance/management anticipated for the areas involved. This practice has helped the Department to achieve a better fit between available funding and manpower resources and the amount of roadside maintenance needed. Experience during this period has shown that where a low level of maintenance/management is desired, native Illinois grasses and other native selections often are the best choice for planting. Furthermore, FHWA has issued guidance that encourages the use of plants native to the project locale where practical. The guidance in this topic clarifies requirements on developing plan specifications for roadside seeding/cover and is intended to maximize the benefits of using native plants.

Use the following procedures in developing seeding/cover specifications for 3R, reconstruction, and new construction projects:

1. **Mowing Widths.** Consult with the district Bureau of Operations to determine applicable mowing widths for all projects in accordance with current mowing policies of the Bureau of Operations.
2. **Seeding For Mowed Areas.** In all areas that Operations’ policy stipulates must be mowed, specify the appropriate seeding selections from Classes 1 or 2, depending upon the site conditions and geographical location of the project. The designer should consult the district Landscape Architect on the specific seeding selections.

3. **Seeding For Areas That Will Not Be Mowed.** In those areas that Operations policy stipulates are not to be mowed regularly, specify appropriate seeding selections from Class 4 or, for steep inaccessible slopes, from Class 3. As with specifications for mowed areas, the designer should consult with the district Landscape Architect on the selections within these classes for specific circumstances. Do not use Class 4 seeding in ditch bottoms or drainage ways where it would impede the flow of water. In areas that are not to be mowed, plantings within 10 ft (3 m) of the shoulder break/face-of-curb should not exceed a height of 3 ft (1 m) at maturity and should not interfere with sight distances.

4. **Seeding for Areas Involving Special Environmental Commitments.** For project goals or commitments involving wildflower planting, environmental mitigation, aesthetics, or habitat enhancement the designer should consult with the district Landscape Architect on the use of Class 5 or Class 6 seeding.

5. **Overseeding/Interseeding on 3R or Reconstruction Projects.** On 3R or reconstruction projects, existing turf in unmowed areas and all damaged turf should be overseeded or interseeded in accordance with the specifications using an appropriate class as determined by the district Landscape Architect to establish turf that will require little or no regular maintenance.

6. **Turf Establishment on New Construction Projects.** On new construction projects, turf should be established by conventional methods appropriate to the seeding class used.

7. **Use of Other Grasses and Forbs.** Grasses and forbs other than those in seeding Classes 1 through 6 may be specified for use at the discretion of the district Landscape Architect. Any such plants must be appropriate to the location and intended management of the project and, generally, should be species native to the project locale.
Chapter Sixty

OTHER DEPARTMENT MANUALS

BUREAU OF DESIGN AND ENVIRONMENT MANUAL
# Chapter Sixty
**OTHER DEPARTMENT MANUALS**

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Chapter Sixty

OTHER DEPARTMENT MANUALS

The Bureau of Design and Environment Manual (BDE Manual) includes the necessary information on the topics discussed in the Manual for the vast majority of roadway projects designed by the districts. However, it does not present all information that may be required by the designer on all projects. For specific projects or for specific project elements, the road designer may need to reference other publications to perform a fully comprehensive analysis of the project. Chapter 60 briefly discusses other publications available within IDOT that are often required by the designer for a roadway project. The designer may also need to review the national highway engineering literature to research a specific problem or to design special elements. Summaries of national publications can be found in the publication catalogs of the various organizations (e.g., AASHTO, ITE, TRB).

60-1  GENERAL

For in-house designers, copies of most documents and publications used in design are available on the Inside IDOT Policy and Research Center Library website or by contacting the IDOT Library. For consultants and other individuals, these documents can be located on the Department’s official website.
60-2 BUREAU OF DESIGN AND ENVIRONMENT

In addition to the BDE Manual, the various sections of the Bureau of Design and Environment are responsible for maintaining the following documents:

60-2.01 IDOT Coded Pay Items

Every pay item has a unique assigned number for data processing. The IDOT Coded Pay Items provides a listing of all pay items and numbers used by the Department for a project. These numbers and titles are tied to the Standard Specifications for Road and Bridge Construction. Only use these numbers and descriptions in the plans and estimates. Both US Customary and metric pay items are presented in the IDOT Coded Pay Items.

Part VII of the BDE Manual provides additional information on how to use the IDOT Coded Pay Items during plan development.

60-2.02 Standard Specifications for Road and Bridge Construction

The Standard Specifications for Road and Bridge Construction (Standard Specifications) are the specifications adopted by the Department for work methods, materials, and basis of payment used in construction. The Standard Specifications are intended for general repetitive use. They provide Department criteria for:

- bidding,
- awarding the contract,
- the contractor’s duties,
- controlling the material quality,
- the contractor’s and the Department’s legal requirements,
- executing the contract, and
- measuring and paying for construction.

See Section 66-1.02 for more information on the Standard Specifications.

60-2.03 Computer Aided Design, Drafting, Modeling and Deliverables Manual

The Computer Aided Design, Drafting, Modeling and Deliverables Manual provides the policies on the use of Computer Aided Design and Drafting (CADD) software used on Department roadway and structures projects. It defines the following:

- The requirements for CADD files and 3D models used on Department projects, such as file formats and file naming and referencing conventions,
- The deliverables requirements for both 2D and 3D CADD files at various stages of the project lifecycle,
- MicroStation and GEOPAK configuration information,
- Standard software used by the Department,
- CADD Workspace Configuration used by the Department,
- Drafting guidelines to be used on both roadways and structures projects,
- Links to additional resources, district CADD contacts, CADD subscription services, and example roadway and structures construction plans, and
- Various Frequently Asked Questions (FAQ’s) concerning CADD.

60-2.04 **Highway Standards**

The *Highway Standards* provide details for laying out or constructing various design elements that are consistent from project to project (e.g., guardrail, curb and gutter, signs, fencing, landscaping). The *Highway Standards* contain both US Customary and metric units. The *Highway Standards* are developed by BDE in collaboration with other bureaus. See Section 66-1.05 for more information on the *Highway Standards*.

60-2.05 **Survey Manual**

The *Survey Manual* provides the Department’s survey policies and regulations. It includes:

- a discussion of geodetic surveying covering datums, State-plane coordinates, and geodetic surveying;
- design surveys;
- photogrammetric surveys covering accuracy requirements as well as GPS procedures;
- land surveys, which includes a discussion of the public land surveys;
- construction surveys, which includes staking procedures;
- a chapter on safety designed to eliminate crashes and property damage; and
- several appendices with more in-depth discussion of curves, specifications for different types of surveys, survey point codes, and confined space entry policy.

60-2.06 **Community Impact Assessment Manual**

The purpose of the *Community Impact Assessment Manual* is to present information to be used in socioeconomic or community impact assessments, identify data sources, and aid in the evaluation of alternatives for transportation improvements. This manual is designed to provide accurate, clear, and consistent information to assist IDOT personnel and consultants in completing community/socioeconomic impact documentation. The manual encompasses the socioeconomic or community impacts of the environmental assessment process from initiation of a highway project through the various stages of project development, to the concluding
stages of the preparation of final documentation. In addition, the manual includes suggestions for mitigation and enhancement efforts that may be appropriate for various projects.
60-3  BUREAU OF BRIDGES AND STRUCTURES

The Bureau of Bridges and Structures is responsible for the following documents:

60-3.01  Bridge Manual

The Bridge Manual is a compilation of design procedures, plan presentation guidelines, specifications interpretation, standard practices, design details, and base sheets for bridges and other structures. It includes:

- a discussion on the organization of the Bureau of Bridges and Structures;
- plan preparation checklists for TS&L and final plans;
- sample plan sheets;
- a discussion on the Department’s bridge planning process;
- preliminary bridge investigation techniques;
- bridge geometric criteria;
- structure rehabilitation techniques;
- utility attachments on structures; and
- design criteria for decks, structural steel, expansion devices, bearings, abutments, piers, piles, embankment and slope walls, and other miscellaneous details.

There are both US Customary and metric versions of the Bridge Manual.

60-3.02  Culvert Manual

The Culvert Manual is a compilation of design procedures, design charts and tables, standard details, and base plan sheets which are used to aid in the design and detailing of:

- simple-span, reinforced concrete box culverts;
- precast concrete box culverts;
- horizontal cantilever wingwalls;
- vertical cantilever, L-type wingwalls; and
- vertical cantilever, T-type wingwalls.

There are both US Customary and metric versions of the Culvert Manual.

60-3.03  Prestressed Concrete Manual

The Prestressed Concrete Manual is a compilation of design procedures, design charts and tables, examples, standard details, and base plan sheets that are used to aid in the design and detailing of Illinois standard precast, prestressed concrete bridge beams.
60-3.04 **Sign Structure Manual**

The *Sign Structures Manual* presents guidelines for the selection of sign supports, sign support design details, and CADD criteria for incorporating traffic signs into the plans. The following types of sign structures are discussed in the *Sign Structures Manual*:

- simple-span sign structures,
- cantilever sign structures,
- bridge-mounted sign structures,
- monotube sign structures,
- break-away wide flange steel sign posts, and
- break-away tubular steel sign posts.

60-3.05 **Drainage Manual**

The *Drainage Manual* is a compilation of the Department’s policies and criteria on drainage and hydraulics for road and bridge projects. The *Drainage Manual* provides guidance on:

- division of responsibility for drainage,
- legal requirements,
- drainage polices,
- permits,
- preparation of drainage studies and hydraulic reports,
- floodplain encroachments,
- hydrology,
- open channel flow,
- culvert hydraulics,
- bridge hydraulics,
- storm sewers,
- roadside ditches,
- erosion and sediment control,
- scour,
- detention storage,
- pumping stations, and
- rules for construction in rivers, lakes, and streams.

60-3.06 **Structural Services Manual**

The *Structural Services Manual* provides guidance and information on the maintenance and repair of existing structures. It includes information on:

- plan preparation and review responsibilities,
- bridge inspections,
- bridge deck overlays,
- expansion joint replacement,
- longitudinal joint closure,
- bridge rail and parapet repair and replacement,
- deck drains,
- bearing replacements,
- jacking and cribbing,
- pin and link replacement,
- fatigue,
- impact repairs for steel and concrete beams,
- steel and concrete superstructure repairs,
- guidelines for bridge deck repair, and
- substructure repairs.

60-3.07 Geotechnical Manual

The Geotechnical Manual addresses the application and treatment of soils and foundations on State projects. It presents guidance and information on:

- geotechnical investigation requirements;
- geotechnical analyses of subgrades, embankments, cut slopes, and foundations;
- recommendations for design problems involving embankments, cut slopes, peat deposits, frost action, drainage, and foundations;
- preparation and submittal of Geotechnical Reports;
- geotechnical engineering aspects for construction;
- the State's geology and pedology;
- laboratory and field testing of soils;
- Illinois' modified testing procedures and methods; and
- geotechnical glossary.

60-3.08 Bridge Manual Design Guides

The Bridge Manual Design Guides Manual is a compilation of various design elements on CADD that are commonly found on bridge and other structures projects. The manual provides examples of Type, Size, and Location (TSL) plans that indicate a range of grade separation and stream crossing structures, as well as retaining walls that have been developed to provide planners with a quick reference for bridge planning policy and presentation methods.
60-3.09  *Bridge Condition Report Procedures and Practices*

This document is a guideline for preparing Bridge Condition Reports for the improvement of roadway structures and was developed to provide the wide range of information necessary to complete reports for various types of bridge projects. The guideline reviews background information, field inspection, and testing (in brief), general analysis procedures and report preparation. Example Bridge Condition Report formats are provided in the document.
60-4 BUREAU OF CONSTRUCTION

The Bureau of Construction is responsible for the Construction Manual. The Construction Manual expands on the Standard Specifications for Road and Bridge Construction and provides guidelines for uniform field inspection and documentation procedures on highway construction. It contains explanatory information on:

- contract administration;
- earthwork;
- landscaping;
- temporary erosion control;
- subgrades, subbases, and base courses;
- surfacing;
- structures including concrete, steel, and timber structures;
- piling;
- reinforcing bars;
- culverts;
- curb and gutter;
- chain link and woven wire fencing;
- traffic control;
- construction memoranda;
- documentation and project procedure guidelines;
- inspection checklists; and
- construction forms and reports.
60-5  BUREAU OF LAND ACQUISITION

The Bureau of Land Acquisition is responsible for the Land Acquisition Policies and Procedures Manual. The Land Acquisition Policies and Procedures Manual presents information on:

- the organization, functions, and activities of the Bureau of Land Acquisition;
- preparation of right-of-way plans;
- programming of right-of-way projects;
- land surveying criteria;
- development of right-of-way plats;
- legal descriptions for right-of-way;
- guidelines for designing the right-of-way;
- administration of incidental land surveying services;
- policies and procedures for appraisals and appraisal reviews;
- policies and procedures for negotiations;
- policies and procedures for acquisition;
- policies and procedures for property management of State property;
- policies and procedures for relocation assistance and payment program; and
- other miscellaneous Land Acquisition policies and procedures.
60-6 BUREAU OF LOCAL ROADS AND STREETS

The Bureau of Local Roads and Streets is responsible for the following documents:

60-6.01 Local Roads and Streets Manual

The Local Roads and Streets Manual replaces the Administrative Policies and Federal-Aid Procedures Manuals, used previously.

The Local Roads and Streets Manual provides information on:

- the Bureau of Local Roads and Streets’ responsibilities for vouchering the State’s motor fuel tax funds and township bridge funds to the local agencies;
- local agency (i.e., municipalities, counties, and road districts) responsibilities for maintaining complete records of disbursements, refunds, transfers, and balances involving all State funds transferred to the local agencies;
- design guidelines for local roads and streets including functional classification, engineering analyses, roadway design, traffic control devices, pavement design, bridges and culverts, and hydraulics;
- guidelines for addressing right-of-way acquisitions, railroads, and utilities;
- policies and procedures for preparing plans, specifications, estimates, proposals, contracts, highway system revisions, resolutions, agreements, and other miscellaneous documents;
- letting, award, and construction procedures;
- maintenance administration and operations for local facilities; and
- guidelines and procedures for projects involving Federal funding, including:
  + environmental analyses and reports;
  + public involvement guidelines; and
  + FHWA coordination, review, and approval.

60-6.02 Highway Jurisdiction Guidelines for Highway and Street Systems

The guidelines in the above referenced document summarize highway jurisdiction issues and outline the process required for jurisdictional transfers. The document also addresses vacations and additions to the township and road district system, which may become necessary in the project development process.
60-7 BUREAU OF OPERATIONS

The Bureau of Operations is responsible for the following documents:

60-7.01 Traffic Policies and Procedures Manual

The Traffic Policies and Procedures Manual presents guidelines for the uniform placement of traffic control devices and the application of traffic control policies and procedures. It contains guidance and information on:

- statutory and administrative requirements for traffic control devices;
- information-gathering procedures and data sources;
- traffic engineering studies and investigations including accident studies, speed studies, warrant studies, observance studies, time and delay studies, and school-zone safety;
- plan preparation including agreements, contracts, specifications, etc., for traffic plans;
- the selection, design, and placement of signing, pavement markings, traffic signals, object markers, delineation, rumble strips, traffic control in work zones, bikeways, and highway and sign lighting, and;
- permits including access control, special vehicular movements, road closures for local celebrations, utilities, snowmobiles on State routes, and other miscellaneous permits.

60-7.02 Illinois Standard Highway Signs

The Illinois Standard Highway Signs illustrates the layout and design details for the highway signs used by the Department. It includes the MUTCD number, allowable sign sizes, and design details for:

- regulatory signs,
- warning signs,
- construction signs,
- guide signs,
- general information signs,
- motorist services signs,
- civil defense signs, and
- school signs.

60-7.03 Illinois Manual for Uniform Traffic Control Devices


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Control Devices, the user should first review the Illinois Supplement to the MUTCD and, if it does not address the issue, the user should then use the criteria in the FHWA Manual on Uniform Traffic Control Devices. These combined documents address the selection, design, and placement of traffic control devices on State facilities.

The Illinois Supplement to the MUTCD presents criteria and guidance specific to Illinois which may vary or which are in addition to the FHWA MUTCD. It includes:

- reprint of the applicable sections from the Illinois Vehicle Code which pertain to traffic control devices;
- revisions and additions to the FHWA MUTCD traffic control devices for signing, pavement markings, traffic signals, construction signing, schools, and railroads; and
- a table of Illinois standard signs.

60-7.04 Handbook for the Policy on Permits for Access Driveways to State Highways

The Handbook for the Policy on Permits for Access Driveways to State Highways provides detailed information regarding requirements for the construction or modification of permitted access to State Highways or the access permit process in general. The information in the Handbook is governed by the Illinois Highway Code sections 605 ILCS 5/4-209, 4-210, 4-211 and 4-212, and 92 Ill. Admin. Code 550.

60-7.05 Accommodation of Utilities on Right-of-Way of the Illinois State Highway System

The purpose of the above referenced manual is to establish policies and procedures for accommodating utilities on right-of-way of the Illinois State Highway System, which may become necessary for review during project development.

60-7.06 Policy on Establishing and Posting Speed Limits on the State Highway System

The above referenced manual, along with the latest revisions/editions to Chapter 11, Article VI of the Illinois Vehicle Code, enumerates the procedures for establishing speed limits on highways under the jurisdiction of the Illinois Department of Transportation (IDOT).
60-7.07 **Maintenance Policy Manual**

The purpose of the *Maintenance Policy Manual* is to provide a written reference that will enable IDOT personnel to more uniformly maintain the State Highway System. This manual contains:

- Guidelines for completing work activities assigned to the central and district Bureaus of Operations (Bureau of Maintenance in District 1).
- References to policies and procedures governing functions of bureaus, offices, or agencies which have a bearing on highway maintenance operations activities, including the planned activities of roadway and structures designers.
- Information regarding necessary local agency agreements and maintenance obligations on state highway projects with side roads or local participation.

60-7.08 **Pavement Marking Selection Installation & Inspection Manual**

The above-referenced manual is authorized by Department Policy TRA-14. It serves as both a guideline for selecting optimum pavement marking materials and as a reference for inspecting the installation of pavement markings. The manual is intended for use in design, maintenance, and inspection.

60-7.09 **Reporting and Signing of Vertical Clearances and Obstructed Turning Movements**

It is necessary to report truck length restrictions for routes where difficulties from load length have occurred due to obstructed turning radii or sag curves with low vertical clearances. Reported truck length restrictions will be utilized, by the central Bureau of Operations, when issuing oversize load permits in order to prevent permitted loads from damaging roadways and becoming entrapped. Additionally, the Illinois Department of Transportation is authorized by the Size, Weight, Load, and Permits law [625 ILCS 5/15-101 et seq., Ch. 15] to issue special permits to allow the operation of vehicles or loads that exceed the legal maximum dimension and weights on highways under Department jurisdiction (Federal and State non-local highways maintained by IDOT). Measurements of vertical clearances are used when issuing these permits. It is therefore necessary that IDOT exercise due diligence in the collection, maintenance, security and reporting of all minimum vertical clearances, measured to overhead obstructions, over all state-maintained roadways.

The intent of the above referenced policy document is to provide uniform signing and reporting procedures for vertical clearances and obstructed turning movements in order to reduce instances of vehicles entrapped on roadways.
60-8  BUREAU OF MATERIALS

The Bureau of Materials is responsible for the following documents:

60-8.01  *Manual of Test Procedures for Materials*

The above referenced manual presents the Department’s criteria for sampling and test procedures for evaluating the following materials for road and bridge construction:

- aggregates,
- hot-mix asphalt, and
- Portland cement concrete.

60-8.02  *Manual for Materials Inspection*

The above-referenced manual is authorized by Department Policy MAT-11.

This manual is a guide for the inspection of metals, plastics, chemicals, admixtures, and other miscellaneous materials. It generally covers materials that are not soils, hot mix, concrete or aggregates.
60-9  BUREAU OF SAFETY PROGRAMS AND ENGINEERING

The Bureau of Safety Programs and Engineering is responsible for the following documents:

60-9.01  Traffic Control Field Manual

The Traffic Control Field Manual is issued for the purpose of the proper application of temporary traffic control devices. The manual has been developed to establish the minimum requirements for work site protection, when traffic control is provided by the Department.


The Systemic Safety Improvements: Analysis, Guidelines and Procedures Manual explains how to collect crucial safety data that is not readily available, analyze safety data, use available resources to implement strategies effectively and make proactive infrastructure improvements, and to target enforcement and education programs. The information presented in this document will assist in better identifying potential safety performance issues on a roadway system and guide efforts to save lives. Specifically, this document includes the tools necessary for conducting safety analyses, network screening and the systemic approach. These guidelines detail the systemic process which includes collecting and organizing data, obtaining critical values, compiling the results, assessing existing field conditions, and selecting appropriate countermeasures.
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RESERVED

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Other parts of the *Bureau of Design and Environment Manual (BDE Manual)* provide the designer with uniform criteria and procedures for the design of a highway facility. Incorporate these designs into the roadway plans so that they can be clearly understood by contractors, material suppliers and Department personnel assigned to supervise and inspect the construction of the project. To ensure a consistent interpretation of the plans, individual sheets should have a standard format and content, and the sequence of plan assembly should generally be the same. To provide this consistency, this chapter provides guidelines for the uniform preparation of Phase II plans.

In addition to this chapter, the designer should review:

- Part I of the *BDE Manual* for information on the design process or steps that should be followed in preparing a set of plans,
- Chapter 64 for quantity computations,
- Chapter 65 for cost estimating, and
- Chapter 66 for the contract process.

If problems arise which are not covered in this *Manual*, the designer should consult with the Bureau of Design and Environment personnel as the project progresses to resolve these problems as soon as practical prior to plan completion.

63-1 GENERAL INFORMATION

63-1.01 Responsibilities

The highway designer is responsible for the preparation of Phase II plans. This includes:

- ensuring that the plans are in compliance with the Phase I report, commitments, and agreements;
- ensuring that the survey is properly drafted;
- preparing the plans in the correct format and sequence, and checking for errors and omissions;
- incorporating plan sheets, quantities, and special provisions from other sections/bureaus into the plans;
• calculating the quantities and recording them on the summary of quantities sheet;
• preparing the contract special provisions and supporting documents;
• incorporating appropriate review comments from various other units, bureaus, agencies, etc.;
• requesting the preparation of the construction cost estimate; and
• submitting the plans to the BDE for review, approval, and letting.

63-1.02 Plan Development Stages

The designer is responsible for preparing the plans so that they can be constructed in the field. To ensure the plans are correct and complete, the designer needs to review the Phase I report and the project commitment file. The plans will also be reviewed by others at the preliminary, pre-final, and/or final stages to ensure that they are free from errors and omissions. Chapters 2, 3, and 4 discuss the other activities that are typically involved during the project preparation. The following sections briefly discuss the key stages relative to plan preparation.

63-1.02(a) Phase II Initiation

To properly prepare the plans, the designer must have a well-defined scope of work. The Department’s proposed scope of work for a project is defined in the appropriate Phase I report. Part II, Project Development, of the BDE Manual discusses how to prepare a Phase I report and what factors should be considered. Part III, Environmental Procedures, discusses the environmental issues that must be addressed.

In addition to the Phase I report, the designer is provided, at the beginning of Phase II, the project commitment file. This file should contain all commitments made to the public and other agencies during the location and environmental study stages of the project. These commitments may include:

• funding arrangements between the Department and local agencies and/or developers, which may include construction costs, signal maintenance, lighting agreements, etc.;
• notification requirements to public agencies, owners, local officials, etc., prior to construction;
• requests for verification of area to be disturbed by the project;
• commitments to owners, public agencies, and/or local officials for plant replacement, removal, or retainage (e.g., trees, shrubs, wetland plants);
• environmental commitments to public agencies, local officials, and/or other groups (e.g., wetland replacement, hazardous material removal);
• relocation, removal, or replacement agreements/requests for existing buildings;

• drainage agreements, including detention areas, culvert locations, ditch construction, etc.;

• relocation, rebuilding, addition, or removal agreements/requests for private and commercial entrances;

• special construction requests (e.g., timing of construction, type of construction, limits of construction);

• existing sign removal and replacement; and/or

• any other special agreements made between the Department and land owners during right-of-way negotiations.

The designer is responsible for maintaining this commitment file and ensuring that these commitments are incorporated into the final plans and agreements. The designer needs to carefully review all minutes of meetings, transcripts of public hearings, and the project study files to ensure all commitments have been listed. If there are any questions, the designer should contact the preparer of the Phase I report. During Phase II, the designer also adds to the file any commitments made to property owners or others affected by the project.

If it is discovered during plan preparation that a change is required to the approved Phase I report or a commitment cannot be met, the designer must immediately notify the Central Office and all appropriate district units so that appropriate action can be taken. Failure to provide the appropriate notification and review may result in project delays.

63-1.02(b) Preliminary Plan Review

This is the best design stage for various other bureaus, sections, agencies, etc., who may have a role in the project to conduct a major review of the plans. This may include a plan-in-hand field review, if deemed necessary. The preliminary plan review will occur after the designer has essentially completed the plans including the cover sheet, plan and profile sheets, detail sheets, cross section sheets, determination of pay items, special provisions, etc. This review may also incorporate the plan sheets from other applicable bureaus. During this stage, the designer should address any utility conflicts and determine if adjustments and/or agreements are necessary. The purpose of the preliminary plan review is to ensure the plans are compatible with the approved Phase I report, are in conformance with the Department’s design criteria, and are appropriate for the site. All major content comments must be made during this review period. Incorporation of comments made after this review may require the approval of the Program Development Engineer.

All plan commitments of record should have been incorporated into the preliminary plans. All other bureaus that have made commitments on the project are required to review the preliminary plans to ensure that the plans comply with their commitments.
For complex projects several reviews may be necessary to avoid having to make substantial changes late in the plan preparation process.

63-1.02(c)  Pre-Final Plan Review

Pre-final plans are essentially the same as the final plans; i.e., if there are no preliminary review comments, these plans can then be finalized and forwarded to BDE for letting. Prior to this review, the designer should:

- incorporate and/or address all comments made during the preliminary plan review;
- set up a plan-in-hand field review, if necessary; and
- determine the cost participation arrangements (e.g., Federal, State, and local shares).

These cost breakdowns should be noted on the summary of quantities sheet.

Other bureaus and agencies should be given the opportunity to review the pre-final plans to ensure that:

- their comments from the preliminary plan review have been incorporated or addressed in the disposition memorandum,
- the changes to the preliminary draft do not conflict with the bureau’s commitments, and
- the plans still conform to the Department’s design criteria.

If changes are requested at this point that are desirable, but not mandatory, the Project Engineer determines if they should be incorporated. This will depend on other factors that may preclude them from being added to the plans. If another bureau determines the changes still should be incorporated, an appeal can be made to the Program Development Engineer for their incorporation.

63-1.02(d)  Final Plan Review

The purpose of the final plan review is to ensure that reviewer comments from the pre-final plan review have been addressed. Revisions or changes should not be necessary. If changes are deemed necessary, the reviewer should contact the designer directly.

63-1.03  CADD Coordination

63-1.03(a)  3D Modeling Determination

The district Program Development Engineer is ultimately responsible for determining how roadway and structures plans and models are produced. Plans shall be developed using the CADD software and workspace as defined by the IDOT Computer Aided Design, Drafting, Modeling and Deliverables Manual.
The district Program Development Engineer shall also define whether three-dimensional (3D) models of road design, structures designs, or both, are required for a project, through discussions with the appropriate district Project Engineer and designer, and with the Structural Design Engineer in the Bureau of Bridges and Structures, respectively. In determining whether or not to develop 3D models for a particular project, the Program Development Engineer considers the following:

- The project’s complexity; for small, simple projects it may be more effective to develop two-dimensional (2D) plans only,
- The district designer and/or CADD unit’s time availability for the project, and
- The status of district staff’s implementation of 3D design and construction practices.

The designer should contact their Project Engineer to discuss overall work and scheduling requirements for each project. If it is determined that 3D modeling will be used for a project, the designer is responsible for contacting the district CADD Manager to discuss the level of detail to be used for 3D models.

63-1.03(b) Corrections to Plans and Models

The designer is responsible for the information in the plans, CADD files, and the 3D models, and shall insure consistency among all three. Plan review markups received by the designer shall be incorporated to the CADD files in such a way as to preserve the consistency of plans and computer files at all times.

After receiving markups, the designer should check the drawing to ensure that all markups and revisions have been incorporated to the CADD files and models and are reflected in the plan sheets. When checking the revised drawings, the designer should review the new plot against the old plot to ensure that not only the requested revisions were made, but that other changes made using CADD have not adversely affected the drawing and models. The CADD operator may need to adjust features on the sheets and, during this process, mistakes occasionally occur (e.g., accidental deletion of nearby topography, inappropriate movement of dimensions). Designer plan and modeling review is imperative to ensure accuracy and consistency.
63-2 COMPUTERIZED DESIGN

This section briefly discusses the computer hardware and software IDOT uses to prepare contract plans, and where to find additional information regarding the use of CADD on IDOT projects.

63-2.01 Computer Aided Design, Drafting, Modeling and Deliverables Manual

The Computer Aided Design, Drafting, Modeling and Deliverables Manual provides the policies and regulations on the use of Computer Aided Design and Drafting (CADD) software used on Department roadway and structures projects. It defines the following:

- The requirements for CADD files and 3D models used on Department projects, such as file formats and file naming and referencing conventions,
- The deliverables requirements for both 2D and 3D CADD files at various stages of the project lifecycle,
- MicroStation and GEOPAK configuration information,
- Standard software used by the Department,
- CADD Workspace Configuration used by the Department,
- Drafting guidelines to be used on both roadways and structures projects,
- Links to additional resources, district CADD contacts, CADD subscription services, and example roadway and structures construction plans, and
- Various other Frequently Asked Questions (FAQ’s concerning CADD.

63-2.02 Computer Hardware

All Department computer equipment (e.g., PCs, printers, file servers) have been networked or interconnected. This, along with the use of Bentley's ProjectWise, allows designers across the State to access the same information regardless of their location or which machine they are using. To accomplish this, all project files shall be saved on the Central or district office file servers through ProjectWise. The designer is required to export or check-out the project files from the file server to their PC or workstation at the beginning of each work session. At the end of each work session, the designer is required to import or check-in all project files back to the Central or district office file servers. For instructions on how to acquire files, contact the district CADD Manager.

63-2.03 Computer Software

The Department is presently using and requires the use of Bentley Systems, Inc. software (i.e., MicroStation and GEOPAK) as its computer-aided drafting and design (CADD) package.
All users outside of the Department network should consult with the district Project Manager and/or CADD Manager to determine which version(s) of the software programs are acceptable to the Department. This information is also available on the Department’s website. All consultants submitting CADD plans to the Department shall use software versions that are compatible with the Department’s, and shall meet all CADD requirements presented in the Computer Aided Design, Drafting, Modeling and Deliverables Manual. See the Computer Aided Design, Drafting, Modeling and Deliverables Manual for more information on computer software and CADD requirements to be used on Department projects.

63-2.04 File Management

Each project is saved in its own project directory in the Department’s ProjectWise database. Individual project documents including sheet files are saved within this directory. To allow others to determine the content of files without the need for opening and reviewing them, the designer shall store and name files in accordance with the Computer Aided Design, Drafting, Modeling and Deliverables Manual.
63-3  DRAFTING GUIDELINES

See the IDOT Computer Aided Design, Drafting, Modeling and Deliverables Manual for plan sheet drafting guidelines.
63-4 PLAN FORMAT AND COMPOSITION

The designer should prepare the plans as simply as practical. The use of duplicated data and unnecessary cross references should be avoided. The following sections provide additional information on what should be included within each sheet. Section 63-3 provides criteria for drafting the information onto each sheet. Section 63-6 provides a checklist the designer may use when preparing a set of plans.

63-4.01 General

The designer should include the following information on every sheet, except for the IDOT Highway Standards included in the back of the plans:

1. Sheet Index Block. Title blocks are provided in the lower right corner (upper right for cover sheet) of sheet cells in the IDOT roadway cell library and contains the following information:
   - project route number(s);
   - section number(s);
   - county the project is located in;
   - total number of sheets for the project, including the cover sheet and excluding the highway standards sheets;
   - sheet number;
   - stationing shown on the sheet, if applicable; and
   - contract number

2. Project Numbers. Project numbers will be determined and placed on the plans by the Central Office.

63-4.02 Cover Sheet

A cover sheet is required for all plans. It identifies the project type, project location, and other pertinent project information, and it authenticates the plans by signatures of approval. A pre-drafted cover sheet is available as a cell in the roadway cell library. This pre-drafted sheet provides the State map, blocks for project approvals, design scales, and other related design information.
63-4.02(a) Sheet Content

The designer should include the following information on the cover sheet:

1. **Index of Sheets.** If the sheet index is not included as a separate sheet in the plans, locate the index of sheets in the upper left-hand corner of the sheet. If the sheet index is not included on the cover sheet, note the location of the index sheet within the plans in the upper left-hand corner of the sheet. Below the sheet index, list the IDOT Highway Standards used on the project. See Section 63-4.03 for more information on the format for listing the sheets and IDOT Highway Standards.

2. **Title Information.** Show the project title information in the top center of the sheet in the following order:
   - the title:
     STATE OF ILLINOIS
     DEPARTMENT OF TRANSPORTATION
   - project route number and common name;
   - section number (see Section 63-4.02(b));
   - Federal fund type followed by the Federal project number (if Federally funded);
     Example: HSIP-XXXX
   - location of improvement (optional);
   - type of improvement;
   - county of project location; and
   - construction number ("C" number).

3. **Design Number.** Show the design number ("D" number) below the sheet index block.

4. **State Map.** Locate the Illinois State map along the right side of the border. A location symbol is used to show the general location of the project in the applicable county and the general direction of the project (i.e., north-south, east-west). The location symbol can be found in the roadway cell library. This project location map is not required on those projects using the 8.5 in x 11 in plan sheets.

5. **Scales.** Show the graphic scales used for the plan and profile sheets, cross sections, and detail sheets in the lower left-hand side.

6. **Contract Number.** Show the contract number in the lower left-hand corner of the cover sheet.

7. **Layout Map.** The layout map is located at the bottom center of the cover sheet. Show only the area necessary to allow the reader to understand where the project is located. The standard scale for rural layout maps is 1 in = 1 mile (1:60,000 metric) and should be used wherever practical. Select a scale for urban areas that adequately shows the
features of the project. A layout map is not required where construction is taking place at several isolated locations (e.g., district wide patching projects).

The layout map should clearly show the following:

- the location of the project roadway in relation to true north, existing roads, cities, towns, major drainage features, railroads, buildings and, where appropriate, the range, township, and Principal Meridian;
- the beginning and ending stations of the project, any station equations, and omissions to the nearest hundredth of a foot (e.g., 0 + 00.01) (thousandth of a meter (e.g., 0 + 000.001));
- the project numbers and stations of as-built projects onto which the project is tied;
- names of any special features (e.g., McHenry Interchange);
- signed route numbers for US, State, and local highways;
- a brief description for separation structures and bridges on the project over 20 ft (6 m). Use a single station number, based on mainline stationing, at the approximate center of each structure. Indicate the length of each structure, structure number, whether it is an overpass or underpass in relation to the main line, and whether it will be constructed under this contract; and
- scale of layout map.

8. Project Length. Show the project gross and net lengths to the nearest thousandth of a mile (kilometer) immediately below the layout map. Show each length on a separate line unless they are the same. The gross length of the project is the length from beginning to end and is calculated as follows:

- For paving, widening, or shoulder projects, show the project termini where the full width begins or terminates.
- For resurfacing projects, show the project termini where the full thickness of resurfacing begins or terminates. However, where two resurfacing projects have overlapping transitions in thickness, the second project should begin at the end station of the first project so that a section will not be shown as unimproved.
- Show the length of a structural project as the centerline distance between the back-to-back of abutments. This length should be constituted as an omission from a paving project.
- Grading sections will normally have the same limits as the paving section with the same basic section designation.
- Measure project lengths for divided highways or one-way facilities along the northbound or eastbound roadway.
• Only show the length for mainline. Do not include the length of improvement along an intersecting side road or street unless the side road improvement is a separate project. If it is a separate project, show separate gross and net lengths.

The net length of the project is the gross length minus any omissions.

9. **Project Approval Block.** Provide a project approval block in the mid to lower right-hand corner of the sheet. The approval box should include:

- the Regional Engineer’s signature;
- the Engineer of Design and Environment’s signature;
- the Director of the Office of Program Development’s signature; and
- the date for each of the above signatures.

Note. The above signatures may be hand-written (i.e. “wet”), stamped, scanned or computer-generated.

10. **Consultant Projects.** For consultant design projects, provide the consultant’s company name, professional engineer’s signature, date of their license expiration, and their professional stamp/seal in the lower right-hand corner of the sheet to the left of the State approval box. The engineer’s signature may be hand-written (i.e. “wet”), stamped, scanned or computer-generated.

11. **Authority Note.** At the very bottom of the lower right-hand corner, include the following statement, “PRINTED BY THE AUTHORITY OF THE STATE OF ILLINOIS.”

12. **Utility Information.** Information for contacting J.U.L.I.E. is included in the lower left corner of the sheet.

13. **Design Designation.** For all highway projects involving construction of new pavements, full structural overlays of existing pavements, or structurally designed widenings, the design designation should be shown somewhere on the cover sheet. The design designation is a simple notation to indicate the geometric and structural requirements for the highway. The design designation consists of three basics factors, which is explained with the following example:

   Design Designation — 2150(16) Arterial 5.50 (PCC-20)

   a. **2150(16).** The first four digits represent the design hourly volume (DHV) that is anticipated for 20 years from the proposed date of construction. The last two digits shown in the parentheses represent the design year (2016). For some minor-type highways, the average daily traffic (ADT) for the year of construction may be used in place of the DHV. In this case, show the construction year in parentheses.

   b. **Arterial.** This is the highway functional classification.
c. **5.50 (PCC-20).** The first portion (5.50) is the structural design traffic factor (TF). The type of pavement and the structural design period, in years, are indicated in parentheses (PCC-20). The traffic factor represents the summation of equivalent 18 kip single-axle loads, in millions, used to convert mixed traffic to design traffic for the design year. The structural design period also should be included with flexible (HMA) pavement designation. For example, an HMA application would be designated as (FD-20) with the “FD” indicating a full-depth (HMA) pavement and the number 20 indicating a structural design period of 20 years.

14. **Structural Pavement Design Information.** Structural pavement design information generally should be included on the typical section sheet, but it may be included on the cover sheet. See Section 63-4.05 for information on the structural pavement design information block.

15. **Miscellaneous Information.** Include the names and phone numbers for the State project engineer, designer, etc., along the left side of the sheet.

### 63-4.02(b) Section Designation

Each highway improvement is identified by a section number which denotes the type of work being done and a numbering system indicating the continuity of the original work along the route. On Interstate routes, these numbers must proceed from west to east on even-numbered routes or from south to north on odd-numbered routes. Interstate routes are further typified by a number identifying the county in which the work is being done. In counties where the work will be done on the same route by two districts, the Regional Engineers should confer on section designation to avoid duplication. The section designation should always appear on the cover sheet of the plans and in the sheet index block in the lower right-hand corner of all other plan sheets. The section designation should not exceed 30 characters. Figure 63-4.A shows, alphabetically, the counties by code number, and Figure 63-4.B lists the suffixes used to denote the work type.

Where more than one section of a certain work type occurs within the limits of a basic section number, a second numerical suffix should be added to distinguish between the projects (e.g., 60-5HB-1, 60-5HB-2).
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**COUNTY SECTION AND CODE NUMBERS**

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<td>A</td>
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<tr>
<td>AC</td>
<td>Access Control (A/C) – Frontage Roads or other Features of A/C except Bridges</td>
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<td>ACB</td>
<td>Bridges on Frontage Roads</td>
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<td>B</td>
<td>Bridges (Complete Structures of Substructures only)</td>
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<td>BC</td>
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<td>Bicycle Lanes/Paths</td>
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<td>Culverts over 6 ft</td>
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<td>Electrical Repairs (Non-Lighting or Traffic Signals)</td>
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<td>Highway Grade Separation</td>
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<td>Highway Grade Separation Structures</td>
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**SUFFIXES FOR WORK TYPES**

*Figure 63-4.B*

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<tr>
<td>SWP</td>
<td>Pavement, Shoulder, or Gutter Sweeping</td>
</tr>
</tbody>
</table>

**Suffixes for Work Types**

*Figure 63-4.B (2 of 3)*
More than one suffix may be used for a single section designation; however, to facilitate the processing of work by the data processing equipment, the section designation must be held to a maximum of 30 characters. For example, where widening and resurfacing are done in one section, indicate it as: “Section (102, 103) (W, RS).” Where widening and resurfacing are separate sections, indicate it as: “Section (102, 103) W, RS.”

Within the corporate limits of municipalities, use continuous or consecutive section designations, with the letter “Z” suffix at those locations where the original construction was completed and financed by a municipality or agency other than the State. In addition to the letter “Z” suffix, also add other standard suffix letters indicating the type of improvement.

HMA resurfacing projects by district designation should not contain a reference in the section designation to the type of patching (concrete or HMA) nor should the word “intermittent” be used. Show the section designation as “District (#) HMA Resurfacing (year) — 1, 2, 3” only if the work involved is located on more than three routes. Other special types of projects such as district-wide guardrail installation, weed spraying, etc., should use similar designations. For bridge repair projects involving multiple locations, use “Bridge Repair — (year)” instead of listing each section number.

In the Cook County metropolitan area, the established coordinate system of indicating sections will be acceptable.

**Index of Sheets, Highway Standards, General Notes, and Commitments**

For most projects, Sheet Two will provide a sheet index, list of IDOT Highway Standards used, the general notes, and a list of commitments for the project. The information should be clearly labeled “INDEX OF SHEETS, LIST OF ILLINOIS DOT HIGHWAY STANDARDS, GENERAL
NOTES, COMMITMENTS,” and placed in order from left to right on the sheet, respectively. For small projects, the sheet index and the IDOT Highway Standards list may be included on the cover sheet. The general notes and commitments may be shown elsewhere in the plans.

63-4.03(a) Index of Sheets

The index of sheets indicates the major groups of sheets and those subgroups necessary to facilitate locating each item in the plans. Section 63-3.04 provides the proper order for listing the plan sheets and the appropriate subject breakouts.

63-4.03(b) Highway Standards

Every IDOT Highway Standard will not be used on every project. Therefore, the plans should only list those standards that are included with the plans. The designer is not responsible for including the actual Highway Standards in the plan, but is responsible for listing the appropriate drawings that need to be included by BDE. The Highway Standards should be listed in numerical order, including the appropriate revision number. The designer should not include the revision number when referencing the IDOT Highway Standards elsewhere in the plans.

63-4.03(c) General Notes

General notes are used to provide the information necessary for plan users to obtain a complete understanding of the plans. Examples of information that general notes should be used to address include:

- descriptions of work to be performed, or items to be removed, by someone other than the contractor;
- instructions for the contractor on items not to be disturbed, or other such commitments for which the contractor needs to be made aware;
- assumed application rates or unit weights used as the bases for plan quantities of surfacing materials; and
- instructions for interpreting the plans.

General notes should be used with restraint and should not be used to emphasize or otherwise address subjects already covered in the Standard Specifications, Supplemental Specifications, or Special Provisions. General notes should also not be used to create or modify a pay item (a special provision is the best way to do this). Further, all general notes used in a set of plans should be of equal importance so it unnecessary to box-out, embolden, or otherwise highlight any note.

Notes that relate to specific details may be shown on the appropriate sheet (e.g., a specific plan and profile sheet, or detail sheet). Section 63-4.03(d) provides a sample listing of notes that are commonly included within a set of plans.
63-4.03(d) Sample General Notes

The following are samples of general notes used by the Department:

1. 10 FOOT TRANSITIONS SHALL BE USED TO MATCH THE PROPOSED CURB & GUTTER TO THE EXISTING.

2. ALL GUTTER OUTLETS SHALL BE EXTENDED TO THE DITCH FLOW LINE.


4. THE EXISTING BUILDING AT STATION 3+00, 125’ RT WILL BE REMOVED BY OTHERS.

5. STORM SEWER WATER MAIN IS TO BE USED AT LOCATIONS WHERE LATERAL SEPARATION BETWEEN THE SEWER AND WATER MAIN IS LESS THAN 10 FEET AND THE WATER MAIN INVERT IS LESS THAN 1.5 FEET ABOVE THE TOP OF THE STORM SEWER.

6. AN HISTORIC STONE ARCH STRUCTURE IS LOCATED AT STATION 135+62. DURING RESURFACING OPERATIONS WITHIN 150 FEET OF THIS STRUCTURE, ALL ROLLERS SHALL BE OPERATED IN STATIC MODE. ALL DENSITY REQUIREMENTS SHALL STILL APPLY.

7. BEFORE ORDERING STORM SEWERS, CATCH BASINS, PIPE CULVERTS, PIPE DRAINS, AND MANHOLES, THE CONTRACTOR SHALL CONTACT THE ENGINEER AS TO THE EXACT LENGTH AND QUANTITY REQUIRED.

8. THE CONTACT NAME AND TELEPHONE NUMBER OF THE RAILROAD ENGINEER FOR THE XYZ RAILROAD IS ________________________________.

9. THE BITUMINOUS MATERIAL PRIME COAT QUANTITIES HAVE BEEN DETERMINED USING AN APPLICATION RATE OF 0.10 GAL/SQ YD (0.5 L/SQ M).

63-4.03(e) Commitments

A commitment is a documented obligation or promise, made by a properly authorized representative of the Department, for carrying out a specific action or actions affecting the planning, design, land acquisition, construction, or operation of a highway project. A commitment involves special consideration and action(s) beyond what is routinely required for project development/implementation. Section 63-1.02(a) further describes these commitments. When commitments affect construction operations, the designer includes a brief note describing the commitment – e.g., “TREES RIGHT STATION 11 + 25 ARE TO BE LEFT IN PLACE.”
63-4.04 **Summary of Quantities**

63-4.04(a) **General Layout**

The Summary of Quantities (SOQ) sheets summarize all pay items necessary to construct the improvement. It also includes the applicable construction type codes, pay item code numbers, units of measure, total quantities, and quantity breakdown for each section. One or more SOQ sheets typically will be included in each set of plans. Do not show other data on the SOQ sheets (e.g., general notes).

The designer should arrange the pay items in the SOQ, estimates, and schedule of prices so that those with a straight numerical prefix precede those with an alphabetical prefix. It is often necessary to insert additional items after the plans have been prepared. For this reason, items in the summary of quantities and estimate should be double spaced to allow insertion of any further item without disrupting the numerical sequence.

Chapter 64 presents the guidelines for determining plan quantities. When preparing SOQ sheets, it is important that all quantities be calculated and broken down accordingly prior to completing the SOQ sheets. The designer should prepare the SOQ sheets according to the following guidelines:

1. **Construction Type Codes.** To properly identify the type of construction, the Department uses a coding system based on several elements. These elements are explained in Section 63-5. The applicable construction code should be shown with the appropriate quantity breakdown.

2. **Pay Item Code Number.** Every pay item has a unique assigned number for data processing. This code number is located in the *IDOT Coded Pay Items*, which is tied to the *IDOT Standard Specifications*. Section 63-4.04(b) describes the Department’s coding procedures and how new items can be added. Do not place “dummy” numbers on the SOQ sheets.

3. **Description.** A descriptive title is applied to every code item. A complete listing of the appropriate titles can be found in the *IDOT Coded Pay Items*. Only these item descriptions should be used on the plans.

4. **Unit.** The appropriate pay unit should be placed on the sheet after the item description. The *IDOT Standard Specifications* provide the pay units that may be used for each item. Use abbreviations for the units. (Metric units are shown in lower case except for liter (L) and those derived from proper names, e.g., newton (N)).

5. **Total Project Quantities.** The first column is the total of all breakdown quantities or, for projects with only one construction type code, it may be the only column. For sheets prepared on the computer, the total column will be automatically calculated by the computer. Place all columns for project breakdowns to the right of the total quantity column.
6. **Breakdown Quantities.** Develop separate project quantities for each of the breakdowns listed in Section 63-4.04(c). If there is only one condition, then additional breakdown columns will not be necessary.

7. **Rounding (Total Quantities).** Chapter 64 provides the criteria for rounding quantities prior to their incorporation onto the SOQ sheet.

8. **Rounding (Breakdown Quantities).** Where quantities are expressed in whole units for the total project quantities, it is permissible to round the breakdown quantities to the nearest tenth of a unit (i.e., 0.1).

9. **Specialty Items.** Certain items of work require specialized knowledge, skills, or equipment that are typically outside the general contractor’s expertise (e.g., electrical work, traffic signals, pavement markings on a paving contract, blasting on a bridge contract, paving work on an electrical contract, etc.). Clearly mark Specialty Items in the Summary of Quantities.

**63-4.04(b) Construction Pay Items**

To permit utilization of the data processing equipment when preparing the Engineer’s and detailed estimates; schedule of price sheet for proposals; unit and weighted average prices; and partial, semi-final, and final payment estimates; the designer should ensure that all pay items are number coded and titled appropriately. The appropriate codes and titles are provided in the *IDOT Standard Specifications* and the *IDOT Coded Pay Item Book*. The Specifications and/or special provisions must address the basis of payment for all contract pay items.

Non-standard pay items in the *IDOT Coded Pay Item Book* are noted with an asterisk (*) after the code number and are not covered by the *IDOT Standard Specifications*. Therefore, a special provision, plan note, or detail will be required for clarification. In most cases, it will be possible by writing a special provision to use an existing pay item and its corresponding code number. However, where it is necessary to include coded pay items for a type of work not related to any item in the coded pay item books, list the item last in the summary of quantities and write up a justification for the new item. The designer should then forward the request to the District Estimating Engineer, who reviews it to determine if another item can be used (e.g., by special provision). If not, the District Estimating Engineer requests a new item (and code number) from the Central Office. The Project Management Unit of the Bureau of Design and Environment will assign a new code number and item description.

The code number consists of eight digits (metric - the letter “M” and seven digits). The first three digits indicate the corresponding section in the *IDOT Standard Specifications*. For example, code number 35101500 (M3511500) corresponds to “Section 351. Aggregate Base Course” in the *IDOT Standard Specifications*. The remaining digits of the code number indicate the numerical sequence the number has in the *IDOT Coded Pay Item Book* section.

A number of pay items, contained in the coded pay item books, are identical except for the numerical codes. For example, “Bituminous Materials (Prime Coat)” has code numbers...
identifying it according to the type of work being done. The purpose of this is to make possible cost analyses of the various types of work. However, when the quantities are small, the pay items which are identical, except for the numerical code number, should be combined and identified by the code number of the type of work that requires the largest quantity.

63-4.04(c) Quantity Breakdowns

To present the data necessary for cost accounting, the designer must segregate and tabulate the plan quantities for various accounts. Quantity breakdowns will be made on the SOQ sheets in accordance with the following:

1. **Construction Type Codes.** If a project consists of two or more construction type codes, a breakdown will be required for each code. Section 63-5 describes these codes.

2. **Projects.** Two or more projects may be combined into one plan set. In this case, separate breakdown columns are required for each project.

3. **Funding Appropriations.** If the project consists of more than one funding appropriation (e.g., NHI-BRF-320-1( )), the quantities will be segregated according to each appropriate funding type.

4. **Urban/Rural.** Where a Federal and/or State project crosses an urban boundary, provide separate breakdowns for both the urban and rural portions of the project. Urban boundary locations can be obtained from the district programming section.

5. **Counties.** Where a Federal and/or State project crosses county lines, provide separate breakdowns for the portions in each county. Project termini coincident with county lines should be shown entirely within one county. If the project is in more than three counties, show it as “various counties.” For projects that involve bridges that are on the county line, show it in the county designated by the structure number.

6. **Joint Agreements.** Where there is local participation involved (e.g., city, village, county), breakdown the quantities according to the joint agreement and designate them in the SOQ sheet under a separate heading for each local agency.

7. **Traffic Signal Improvements.** Where there is one Federal-aid route at two or more locations and local participation is involved, it will be necessary to break down each location and the percentage of participation by each locality. In addition, break down the quantities according to the traffic signal work type.

8. **Non-participating Work.** Where non-Federal-aid work is included in a Federal-aid project, it should be segregated and identified as such. It is Department policy to consider all maintenance type work (e.g., cleaning storm sewers, cleaning drainage structures) as non-participating, and noted as such.

9. **Bridge Approaches.** Include bridge approach work with the applicable structure construction-type code.
63-4.04(d)  **Schedule of Quantities**

A tabulation of the quantities may be included after the summary of quantities sheets. These tabulations are highly desirable because they simplify the checking of plans, help the contractor and resident engineer to locate quickly the items in the field, and aid in the determination of final quantities used in the improvement. The tabulations should show the location of the item by station and quantity at each location.

All items not included in the typical section should be considered for tabulation. However, judgment should be used in determining which quantities to tabulate based on continuity of the items or their appearance at relatively few locations. Always tabulate items that are scattered throughout the plans or are located at intermittent locations throughout the improvement (e.g., pipe culverts, structural concrete, reinforcement bars, drainage structures). For items in a schedule of quantities that are shown elsewhere in the plans, place a note to this effect in a conspicuous location near the tabulation. A bill of materials, such as is shown on bridge plans or culvert headwall standards, does not include pay items per se and should not be considered as a duplication in the schedule of quantities.

63-4.05  **Typical Sections**

One or more typical sections are included in the plans to show details and dimensions for roadway surfaces, bases, subbases, subgrade treatments, shoulders, gutters, curb and gutters, medians, sidewalks, ditches, back slopes, and ROW. When preparing the typical sections, the designer should consider the following:

1. **Number of Typical Sections.** Provide a separate typical section for each of the following conditions:
   
   - tangent sections;
   - superelevated sections, show the full superelevated section from PC to PT and note the superelevation transition stations;
   - where there are changes to the pavement structure;
   - where there are changes from a curbed section to a non-curbed section or vice versa;
   - changes in pavement widths, including transitions;
   - changes in pavement cross slopes;
   - cross section changes (e.g., shoulder additions, turn lanes, median changes);
   - driveways and side roads which have a significant length of reconstruction; and
• specially constructed detours; show the proposed ultimate development by the use of dashed lines.

2. **Orientation.** Orient all typical sections horizontally (landscaped) on the sheet.

3. **Scale.** Draw the typical sections to a suitable scale to show all necessary details. The vertical dimension may use a larger scale for clarity.

4. **Order.** Show the mainline typical section first, followed by the other sections in the order they appear, in increasing stations, along the mainline.

5. **Titles.** Show the name of the road or street to which the typical section applies directly below the typical section number or letter. Alphabetize or number sequentially each typical section.

6. **Station Limits.** Always note the station limits for which the typical section applies directly below each typical section. Also include the station limits for back-to-back of abutments.

7. **Cross Section.** The typical section cross-section view should show the following elements:
   • the grading template;
   • profile grade line reference, especially where the profile grade line is other than the centerline;
   • surfacing templates for immediate and future development;
   • top widths of surfacing shown to the nearest tenth of a foot (i.e., 0.1 ft) (hundredth of a meter (0.01 m));
   • types of surfacing and thicknesses shown to the nearest ¼ of an inch (millimeter); and
   • pavement cross slopes (inches/foot – US Customary, % – metric), dimensions, and slopes necessary to define the typical section.

8. **Base Thickness.** Show variations in base or subbase thickness due to soil conditions or other reasons in a tabular form, and include the station limits for each thickness. In such cases, the typical section only shows the varying thickness.

9. **Notes.** Include only the design and construction notes that are pertinent to the specific typical section on the typical section sheet. General notes should be shown on the general notes sheet.

10. **Notations.** Where appropriate for clarity, the various typical section elements (e.g., “P.C.C. SIDEWALK 4 in (100 mm)”) may be noted using numbers within circles. If this
approach is used, provide a complete legend on each page. Use the same number for each item throughout the typical section sheets.

11. **Quantities.** Note the applicable material type on the typical section (e.g., “HMA SURFACE COURSE, MIX “D”, N90.

12. **Structural Pavement Design Information.** Include the structural pavement design information block on the appropriate typical section sheet to allow checking of the pavement design. For those projects that have two or more roadway segments with different design data, provide separate design information blocks for each segment. The project route design information block always should be shown first. For highway grade separations, provide separate design information blocks for each facility. Figure 63-4.C illustrates the recommended format for a structural pavement design information block.
STRUCTURAL DESIGN TRAFFIC: Year __________

PV = __________  SU = __________  MU = __________

ROAD/STREET CLASSIFICATION: Class __________

PERCENT OF STRUCTURAL DESIGN TRAFFIC IN DESIGN LANE:

P = __________  S = __________  M = __________

TRAFFIC FACTOR: Actual TF = __________  Minimum TF = __________

PG GRADE:
Top Binder = __________  Lower Binder = __________
Surface = __________

SUBGRADE SUPPORT RATING:
SSR = __________ (Sta. __________ to __________)
SSR = __________ (Sta. __________ to __________)

Notes: See Chapter 54 for information on how to determine the appropriate pavement values. For non-mechanistic designs use IBR in place of SSR.

RECOMMENDED STRUCTURAL PAVEMENT DESIGN INFORMATION BLOCK

Figure 63-4.E

63-4.06 Alignment, Ties, and Benchmarks

For new pavement, reconstruction, or realignment of the existing pavement, an alignment, tie, and/or benchmark sheet will be required. These sheets are used to locate the construction control points during all phases of construction. In preparing these sheets, the designer should consider the following:

1. **Alignment.** On complex projects, a separate alignment sheet may be provided showing the existing and proposed horizontal alignment with the appropriate curve data and other pertinent information. For most projects, this information will typically be provided on the plan view sheet.

2. **Reference Ties.** Reference ties will generally be required on every project. They generally should be combined on one sheet. However, for simple projects, they may be included on the plan sheets. Figures illustrating the reference tie point locations may be
simple or detailed schematics with the appropriate dimensions and tie points identified, including the stationing and applicable control tie (e.g., POT, PI, PT, PC). Show reference ties having locations tied to the mainline first, by increasing station, followed by ties to other lines in the order they appear along the mainline. Clearly identify the feature to which the ties are referenced (e.g., iron pin 18 in (0.5 m) deep, corner of wall). Tie figures are generally not drawn to scale. If included within the plan view and if too congested with other topography, transfer the tie figure to an insert directly under the point involved. At least three reference ties are required to each point. Note the tie distances to the nearest 0.01 ft (5 mm). The reference ties should be to features that are not affected by construction.

3. **Benchmark Data.** Benchmark tabulations should show the station, location, description, and elevation of each benchmark. Show mainline benchmarks first, followed by benchmarks to other facilities in the order they appear along the mainline. Clearly identify the road or line to which a group of benchmarks is referenced. Show elevations in feet to two decimal places (i.e., 0.01 ft); show elevations in meters to three decimal places (i.e., 0.001 m). Provide a detailed description to locate the benchmark used for the level datum source. The description should include the benchmark location, elevation, number, and any other pertinent information.

63-4.07 **Plan and Profile Sheets**

The plan and profile sheets are the basic design sheets used by the designer to illustrate the horizontal and vertical alignments and to depict the construction items and the topography necessary for construction. Therefore, the designer must ensure that these sheets are drawn with clarity and are as simple as practical, but still provide the necessary information to construct the project.

63-4.07(a) **General Guidelines**

The following provides general guidelines for the preparation of the plan and profile sheets:

1. **Views.** For rural and simple urban projects, the Department’s practice is to show the plan and profile views on the same sheet. The plan view is presented in the upper half of the sheet with the corresponding profile view presented directly below it. For most urban projects and complex rural projects (e.g., interchanges), the plan and profile views may be shown on separate sheets. Two or more profiles may be shown on the separate profile sheet. Unless necessary for clarity, the proposed improvement should be superimposed onto the existing topography (i.e., do not provide separate views for the existing and proposed improvement).

2. **Sequence of Sheets.** Show the plan and profile sheets for the mainline first in increasing stations. Project stationing progresses from South to North and West to East. Do not interrupt the mainline plan and profile sheets with sheets for other facilities (e.g., side roads, detour roads, frontage roads, railroads) or for other detail sheets (e.g., plan...
quantities, general notes, drainage details). Insert and cross reference the plan and profile sheets for other facilities after the mainline sheets in the order they appear along the mainline. For those projects using separate sheets for the plan view and the profile view, place the profiles directly after all the plan view sheets. The profile views should appear in the same order as the plan view sheets.

3. **Labeling.** It is desirable, but optional, to label all plan and profile sheets in the lower right corner so that the plan user can readily determine what plan and/or profile is being shown (e.g., Route 34 — Stations 10 + 25 to 25 + 00).

4. **Sheet Overlap.** Use matchlines on each sheet (i.e., the plotting should not overlap the beginning and end of successive sheets).

5. **Plotting Limits.** In general, plot the survey 500 to 1000 ft (150 m to 300 m) beyond the proposed project limits. Where applicable, provide the station equation between the new and old stationing.

6. **Note Orientation.** Write all notes and dimensions horizontally from left to right, except for the following:
   a. **Plan Views.** The following apply:
      - Dimensions may be written parallel or perpendicular to the element (e.g., property lines, lane widths).
      - Stationing, at 100 ft (50 m) intervals, is placed parallel with the centerline and noted directly beside the tick mark. Intermediate station callouts (e.g., taper termini) should be written perpendicular to the centerline.
      - Curve data is placed radially on the inside of the curve. However, show all curve control points, stationing equations and angles horizontally.
      - Names for specific items may be written parallel with the feature (e.g., street names, river names).
   b. **Profile Views.** Elevations for the various features are shown vertically, including the elevation at the stationing intervals.
   c. **Special Considerations.** Where limited space for notes and dimensions makes horizontal placement detrimental to the readability of the plans, they may be placed vertically.

7. **Use of Notes.** Keep notes on plan sheets brief, clear, and consistent. Installations and removals should be noted by station with a brief description. Include detailed descriptions on the general note sheet not on the plan and profile sheets.

8. **Drafting Details.** See the *IDOT Computer Aided Design, Drafting, Modeling and Deliverables Manual* for the location of the roadway cell library that contains the
topography symbols and additional cells that should be used in preparing plan and profile sheets. The Computer Aided Design, Drafting, Modeling and Deliverables Manual also provides additional information on plotting details. The IDOT Highway Standards provides the recommended abbreviations that should be used on both roadway and structure plans.

9. **Key Maps.** If the location of the plan section shown is confusing relative to the rest of the project or does not follow in a logical sequence, provide a “Key Map” or a schematic layout as a guide. Because the purpose of any layout or key map is to simplify otherwise confusing aspects of the plans, keep the level of detail to a minimum. One or more key maps may be required.

10. **Bridges.** On plans for highway grade separation structures, show the plan and profile views of both roadways.

**63-4.07(b) Plan View**

The following presents the recommended guidelines for preparing the plan view sheets:

1. **Centerline.** The following should be noted relative to the centerline:
   - Desirably, the survey line should be the centerline of the proposed facility. Where the two do not coincide, indicate their relationship at the beginning and end of the sheet and at all major control points.
   - On divided highways with independent alignments, the centerlines are generally treated as separate roadways. Note the relationship between the centerlines somewhere on each sheet.
   - Use “tick” marks along the centerline at 100 ft (50 m) intervals. Note the station beside the tick mark.

2. **Centerline Layout.** When laying out the centerline on the plan sheets, the designer should consider the following:
   - Where an alignment is on a tangent, the centerline or survey line should parallel the profile line and be centered vertically in the plan view.
   - Where the alignment is on a curve, angle the tangents to produce a reasonable balance. Desirably, show the entire curve on the same sheet, even if this requires starting a new sheet and leaving part of the preceding sheet blank. If practical, show the PI on the same sheet.
   - The stationing should progress from left to right (i.e., South to North, West to East).
   - Provide separate survey lines for interchange ramps and rest areas.
3. **Scales.** For rural facilities, typically use a scale of 1 in = 50 ft (1:500 metric). For urban facilities, depending upon the complexity of the location and work to be accomplished, use a scale of 1 in = 20 ft (1:250 metric). Other scales may be used to improve the clarity of the plans or for practical purposes.

4. **Horizontal Alignment Data.** Chapter 32 presents the criteria for horizontal alignment. The horizontal alignment data should be presented in the plans as follows:
   
a. **Horizontal Curve Data.** Place the horizontal curve data, including superelevation, on the plan sheet to which it applies. Figure 63-4.D presents the order and rounding accuracy that should be used to present the curve data.

   b. **Superelevation.** Show the rate of superelevation on the plan sheets. In the transition portion of superelevated curves, provide superelevation data at 25 ft (10 m) intervals to facilitate construction staking. Elevations of the pavement edges and superelevation rates may be included in a separate table on the plan/profile sheets and/or in special detail sheets. Also, include detailed information and sketches for superelevation transition lengths in the detail sheets.

<table>
<thead>
<tr>
<th>Simple Curve Data</th>
<th>Accuracy</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>US Customary</td>
</tr>
<tr>
<td>PI</td>
<td>0 + 00.01 (ft)</td>
</tr>
<tr>
<td>Δ</td>
<td>00° 00'01&quot;</td>
</tr>
<tr>
<td>R (existing)</td>
<td>0.01 ft</td>
</tr>
<tr>
<td>R (new)</td>
<td>15 ft</td>
</tr>
<tr>
<td>T</td>
<td>0.01 ft</td>
</tr>
<tr>
<td>L</td>
<td>0.01 ft</td>
</tr>
<tr>
<td>E</td>
<td>0.01 ft</td>
</tr>
<tr>
<td>e</td>
<td>0.01%</td>
</tr>
<tr>
<td>T. R.</td>
<td>1 ft</td>
</tr>
<tr>
<td>S. E. Run</td>
<td>1 ft</td>
</tr>
<tr>
<td>P. C. Sta.</td>
<td>0.01 ft</td>
</tr>
<tr>
<td>P. T. Sta.</td>
<td>0.01 ft</td>
</tr>
</tbody>
</table>

**HORIZONTAL CURVE DATA**
*(Plan Sheets)*

**Figure 63-4.F**

c. **Curve Points.** For all curve control points, show perpendicular lines from the centerline on the inside of the curve. Indicate these control points with small circles, approximately 0.1 in (2.5 mm) in diameter. Indicate the curve notation (e.g., PC, PT, PI) and station to the nearest hundredth of a foot (i.e., 00 + 00.01)
(thousandth of a kilometer (i.e., 0 + 000.001)) along the perpendicular line. Also show the coordinates of the control point if a coordinate system has been established for the project.

d. **Deflection Points.** Where deflection points are used in place of a horizontal curve, show the deflection angle to the nearest second (i.e., 00° 00’ 01”). Also include the coordinates, if available.

e. **Equations.** Equations are used to correct any stationing differences that may occur along the centerline. Show these stationing equations with a small circle on the centerline (0.1 in (2.5 mm) diameter). Place the station equation at a location on the sheet near the control point and where it can be easily read. Draw a line from the station notation to the point on the centerline.

5. **Widths.** Note all pavement widths at the beginning and end of each sheet and wherever there is a change in width (e.g., turn lanes, acceleration lanes, truck climbing lane) to the nearest tenth of a foot (meter) (i.e., 0.1 ft (0.1 m)). Individual lane locations are generally not shown on the plan view. They are generally shown on the pavement marking sheets.

6. **Topography.** The *Computer Aided Design, Drafting, Modeling and Deliverables Manual* presents the topography features that should be shown on the plan sheet. This includes utility and drainage features, buildings, streams, railroads, wells, and other elements affected by the roadway improvement. Trees and other landscaped elements should be shown graphically. In general, show existing elements with light, dashed lines and proposed elements as darker, solid lines.

7. **North Arrow.** Show the appropriate district North arrow on each plan sheet. The roadway cell library provides cells for each district North arrow.

8. **Items to be Removed.** Show items within the right-of-way limits that will be removed with cross hatching. Clearly note those items that will be removed by others.

9. **Station Call Outs.** Provide station call outs at the following locations:

   - beginning and ending points of the project;
   - match lines with other projects;
   - omissions from paving and station equations;
   - 100 ft (50 m) station increments;
   - horizontal curve points (e.g., PC, PI, PT);
   - beginning and ending points of tapers, including the distance and direction from the centerline;
• construction limit locations and right-of-way breaks, including distance and direction from the centerline for right-of-way breaks;
• curb returns for entrances and intersections, including distance and direction from the centerline;
• entrance locations, including the type, width, and surface material of the entrance;
• special or atypical construction applications that cannot be determined by other means (e.g., short sections of curb and gutter replacement, sidewalk replacement, termini for milling, sign removals);
• side street intersections;
• permanent survey and right-of-way markers, including the distance and direction from the centerline;
• section line ties, right-of-way takes, etc., including the distance and direction from the centerline; and
• other locations where appropriate.

Show all distances from the centerline to the nearest one-half foot (i.e., 0.5 ft) (tenth of a meter (i.e., 0.1 m)) unless greater accuracy is required (e.g., horizontal curve data, right-of-way takes).

10. Utilities and Drainage. In general, separate plan and profile sheets should be provided for all proposed drainage and utilities improvements. These sheets are discussed in Section 63-4.09. Where the drainage or utilities features affect construction, these features may be shown on the plan view (e.g., removal of existing culvert, patching for new utility lines). For these situations, note the type and size of the drainage or utility feature (e.g., 1 ft (300 mm) gas line).

11. Right-of-Way. Where right-of-way acquisition is necessary, consider using separate right-of-way sheets to show this information (see Section 63-4.10). Existing and proposed right-of-way limits, however, are always shown on the plan view. Where separate right-of-way plans are not included, note the following on the plan view:
• the dimensions of the property to be acquired;
• station ties to property lines;
• property ownership lines, parcel numbers, and property owners names;
• breaks in the right-of-way alignments, including the station and distance from the centerline;
all temporary and permanent easements necessary to accommodate intersecting roads and streets, access roads, temporary runarounds, detours, drainage areas, material storage areas, slope widenings, utilities, railroads, or other special uses;

where the control of access limits do not coincide with the right-of-way limits;

location of right-of-way markers; and

any pertinent data affecting the cost of the right-of-way (e.g., structures, businesses, access roads, improvements, fences).

12. Access Lines. On projects where the access rights have been or will be acquired, show all approved points of entry to or exit from the traffic lanes. List each approved point of access, other than those by a ramp at an interchange, by entrance centerline station in a tabular form and by symbol at the appropriate point. Show both the control of access line and the right-of-way line even where such lines are coincident. If control of access is accomplished by constructing a frontage road, it will not be necessary to draw in detail the entrances to the frontage road from the property abutting the highway right-of-way. In these cases, show the control of access line between the frontage road and the mainline facility. Show any access points between the frontage road and the mainline facility in detail. If an approved point of access is a temporary measure under stage development, identify it with an appropriate note as to how it will be eliminated in the future.

13. Guardrail. Show the locations for new and existing guardrail on the plan view.

14. Side Roads and Entrances. When showing side roads and entrances on the plan view, the following apply:

- Use light, dashed lines to present existing public roads and entrances.
- For public facilities, note the route number or street name on the side facility. Label private entrances “Private” or “PE,” field entrances “Field” or “FE,” and commercial entrances “Commercial” or “CE.”
- Outline commercial entrances in detail with dashed lines to show current usage.
- Note the type of existing surface material.
- For intersections with public roads, show the angle of intersection from side road centerline to the mainline centerline.
- Provide the width of the intersecting facility.
- Indicate the direction of flow in the drainage ditch with an arrow.
15. **Special Details.** Where special details are required (e.g., steps, retaining walls, pavement joint repair), note the sheet where the detail can be found. In general, do not include the detail on the plan sheet.

16. **Miscellaneous.** All features, not listed above, should be labeled and, where necessary, the applicable station called. Also, note the distance and direction from the centerline. Some of these elements may include:

- sidewalks (e.g., “6 ft (1.8 m) PCC SW, HANDICAPPED RAMP”);
- curb and gutter (e.g., “COMB. CONC. CURB & GUTTER, TY-B”);
- special paving instructions (e.g., “CLASS B PVMT PATCH”);
- special instructions (e.g., “DO NOT REPLACE EXISTING SIDEWALK”);
- construction done by others (e.g., relocation of utilities); and/or
- fencing (include size and type).

**63-4.07(c) Profile View**

The profile should present the existing survey gradeline and proposed improvement profile. The following presents the recommended guidelines for the profile view:

1. **Location.** The profile typically represents the vertical plane intersecting the finished surface of the pavement wearing course or the top of the subgrade along the centerline of the proposed improvement. Add a note on each profile view to indicate whether the profile grade line represents the pavement surface or the top of the subgrade. Where the profile does not represent the centerline, note its actual location on each profile view.

2. **Scales.** The profile horizontal scale should use the same scale as the plan view. The vertical profile scale is generally $1'' = 5' (1:60)$ or $1'' = 10' (1:120)$.

3. **Existing Ground Line.** Plot the existing ground line with a dashed line to the nearest 0.1 ft $(0.01 \text{ m})$ and existing pavement surfaces to the nearest 0.01 ft $(0.001 \text{ m})$. If the centerline is not on the existing pavement but the existing pavement is nearby, plot the profile of the existing pavement, but do not record the elevations.

4. **Vertical Alignment Data.** Chapter 33 presents the criteria for vertical alignment. The vertical alignment data should be shown in the plans as follows:

   a. **Vertical Curve Notations.** Depict the VPC and VPT on the profile grade line with small circles (approximately 0.1 in $(2.5 \text{ mm})$ in diameter). Use a small triangle for the VPI with short segments of the vertical tangents. VPI notes should provide the VPI station (to the nearest hundredth of a foot — $00 + 00.01$ (thousandth of a meter — $0 + 00.001$)), the elevation (to the nearest hundredth of a foot — $0.01$ ft (thousandth of a meter — $0.001$ m)), the vertical curve length (see Comment b. below), and “E” distance — the vertical distance (offset) between the VPI and proposed roadway surface (to the nearest hundredth of a foot — $0.01$ ft (thousandth of a meter — $0.001$ m)). Do not include other vertical curve
information (e.g., K-values, passing sight distances). Place the VPI notes horizontally above the profile for crest curves and below the profile for sag curves. The VPC and VPT stations and notations are generally not recorded.

b. **Vertical Curve Lengths.** Round the vertical curve calculations from Chapter 33 to the next highest 50 ft (10 m) increment. The existing vertical curve distance may be shown to the nearest one-half foot (i.e., 0.5 ft) (tenth of a meter (i.e., 0.1 m)).

c. **Tangent Grades.** Show tangent grades along the profile grade line to the hundredth of a percent (i.e., 0.01%). Positive grades should be shown with the “+” prefix and negative grades with the “-” prefix. A “+” prefix indicates that the grade is ascending from left to right.

5. **Benchmarks.** Show benchmark identifications and elevations along the top of the profile sheet at the approximate location they appear along the centerline (to the nearest hundredth of a foot — 0.01 ft (thousandth of a meter — 0.001 m)). The benchmark number and location should be fully described so that it can be easily located in the field (e.g., “BM #2 — ON NE BOLT OF FH ON NW CORNER OF 1ST AVE AND MAIN ST”).

6. **Elevation Labeling.** Note the full stationing along the bottom of the profile sheet at 100 ft (50 m) stations. Show the survey elevations and proposed centerline elevations at 100 ft (25 m) intervals for rural projects and at 50 ft (10 m) intervals for urban projects. For vertical curves, use a closer interval. Show the elevations vertically along the station ordinate line to the nearest hundredth of a foot (i.e., 0.01 ft) (thousandth of a meter (i.e., 0.001 m)). The survey line elevation is to the left of the station ordinate line, and the proposed centerline elevation is to the right of the station ordinate line.

7. **Pavement Edge Profiles.** For drainage purposes and other reasons (e.g., superelevation), it may be desirable to also show the left and right pavement edges. Use a different line type to indicate these profiles (e.g., series of dashes and dots). Clearly label each profile line (e.g., “LEFT AND RIGHT PAVEMENT EDGE”).

8. **Undercutting.** Only show undercutting on the profile where unsuitable material is being removed. Show this area with crosshatching. Note that the undercutting should only be shown to the top of the subgrade and not to the profile grade line. For each undercut location, note the station locations and the depth of excavation.

9. **Drainage/Utilities Structures.** In general, show the drainage and underground utility locations on the drainage profile sheets. However, for small projects with minimal drainage and underground utilities, these items may be shown on the mainline profile. Section 63-4.09 provides the information that should be incorporated.

10. **Ditch Profile Sheets.** If no drainage profile sheets are provided, supplemental profile sheets may be provided after the plan and profile sheets to illustrate special ditches and paved ditches. Note the gradient percentage, stationing, beginning and ending elevations, and elevations at all gradient changes. For rural projects, the ditch profiles can be shown on the mainline plan and profile sheets.
11. **Bridges.** At bridge locations, whether existing or proposed, the profile should include an elevation sketch (to scale) showing the elevations for the abutments, piers, the low vertical clearance point, high water level, and the stream bed.

12. **Side Roads.** Profiles for side roads may be provided on separate profile sheets or on the cross sections. If separate profile sheets are used, they should be provided after the mainline profile sheets and placed in the order they appear along the mainline. Clearly identify each profile view as to what street or side road the profile view applies. Entrance profiles are typically plotted on the cross sections.

13. **Miscellaneous Profiles.** Under special circumstances, it may be desirable to provide profiles for tops of curbing, sidewalks, detours, etc. Where these profiles are provided, use a different line type and clearly identify the profile.

**63-4.07(d) Surplus Excavation Disposal**

The contractor is to dispose of excess waste material, which results from construction operations, off the project right-of-way unless permission is received from the Engineer to place it within the project limits. In many cases it is acceptable to waste this material on the right-of-way when the placement does not adversely affect environmentally sensitive areas, safety, drainage, or aesthetics. When the designer knows that the construction operations will result in excess excavation, find locations within the project limits to place this material.

Consider the following factors when selecting locations:

1. **Environmental.** The area should not contain wetlands or other environmentally sensitive areas.

2. **Drainage.** The designer should be certain that drainage will not be adversely affected by any excavation placed on the project.

3. **Safety.** The wasted material should not create sight distance problems or mounds that could affect a vehicle that has left the roadway.

Areas where it may be permissible to waste this material include flattening front slopes, filling in depressions, interchange infields and in general the area between the top of the back slope and the R.O.W.

The designer should show the areas on the plans and include a schedule showing Station to Station, offset, thickness allowed, and quantity of material that can be wasted. The designer should also include the quantity of material that still needs to be wasted off of the project.

**63-4.08 Stages of Construction and Traffic Control Sheets**

The strategy for maintaining traffic during the roadway improvement will be described in the Phase I report. For minor projects (e.g., resurfacing, minor widening), the control of traffic can
typically be addressed by referencing the applicable *IDOT Highway Standards*. For complex projects (e.g., major widening, extensive replacement of storm sewers), the designer must develop a more detailed set of traffic control plans, often with stage construction. The designer also must develop traffic control plans for projects with detours, runarounds, or other roadways specifically constructed for traffic control.

Where traffic control plans are required, the designer should use the existing topography plans to lay out the staging. A brief description of each construction stage should be provided. The traffic control sheets should include:

- the temporary roadway horizontal alignment;
- the temporary roadway profile gradeline;
- the temporary pavement needed to maintain traffic;
- the proposed area of construction for each stage;
- the temporary traffic lanes;
- signing for the work zone;
- temporary pavement markings;
- temporary roadside safety layouts;
- typical sections for each construction stage;
- a breakdown of work that should be performed during each stage;
- traffic control standards for each stage; and
- general notes for time frames, closures, etc.

### 63-4.09 Erosion and Sediment Control Details

Projects, which expose areas of soil to potential displacement by storm events, require erosion and sediment control details to be included in the plans. For minor projects (e.g., resurfacing, minor widening), sediment control can typically be addressed by referencing the applicable *IDOT Highway Standards* and by specifying the items in schedules. For complex projects (e.g., major widening, extensive earthwork, extensive replacement of storm sewers), the designer must develop a more detailed set of erosion and sediment control plans, including stage construction plans where applicable. The designer should refer to Chapter 41 for details on erosion and sediment control.

### 63-4.10 Drainage and Utilities Sheets

Drainage and utilities plan details are generally required for all jobs where drainage and/or utilities are involved. This includes constructing new drainage systems, expanding existing drainage systems, or adjusting existing drainage structures. Where the existing drainage and utilities are not affected by construction, then separate drainage and utility sheets will not be required.
63-4.10(a) Existing Information

If a Phase I report was completed, the existing drainage and utility information should have already been incorporated onto the existing topography plans and plotted using CADD. If the project does not have a Phase I report, then the information must be added to the plans during plan preparation. Information on the existing drainage can be found in the project survey books. Additional information can be obtained from copies of old plans. To determine existing utility locations, the designer must submit existing and proposed plans to the district utility coordinator. The district utility coordinator forwards the plans to the utility companies impacted by the project to obtain information on the utility locations. This submittal should occur as soon as practical during plan preparation because of the lengthy time frame to obtain utility information from the utility companies. Chapter 6 provides information on coordination with utility companies.

To incorporate the existing drainage information using CADD, provide the survey data to the district designer. The plans marked by the utility companies can also be provided to the district designer for plotting. If the project is not being drafted using CADD, then the information must be plotted manually. Typical symbols have been established for showing drainage and utility information and should be met when preparing the plans. These symbols are provided in the roadway cell library.

63-4.10(b) Proposed Design

Information on drainage design is included in Chapter 40 of the BDE Manual, the IDOT Drainage Manual, and the IDOT Drainage Tables for Inlet Spacing.

The designer should also review the information in the Phase I report. This report provides the locations of drainage outfalls for storm water, and notes any drainage problems and the need for permits.

Permits may be required from the Metropolitan Water Reclamation District of Greater Chicago (District 1), the Division of Natural Resources, the Environmental Protection Agency, and the Army Corps of Engineers. The need for a permit is usually based on who has jurisdiction for the drainage outfall and the impact of the improvement on possible flooding and the environment. The designer must always assess the need for a permit for a project even though the Phase I report may not have specified a need. Chapter 28 provides additional information on permits.

63-4.10(c) General

Once the mainline plan and profile sheets have been prepared, the designer should use these sheets to plot the drainage and utility information. If the mainline plan and profiles are provided on separate sheets, then the drainage plan and profile sheets should also be provided on separate sheets. Only the information necessary to construct the drainage and utility items should remain on these sheets. The designer should ensure that the levels of all other superfluous information be turned off.
63-4.10(d) Plan View

The following information should be shown on the drainage plan view sheets:

1. **Symbols.** The roadway cell library provides the symbols that are used to denote the various utility and drainage lines on the plan view. Provide a legend of these symbols on the first drainage sheet. Legends should also be provided on every sheet if it does not hinder the sheet’s clarity. Only use the appropriate abbreviations as presented in the IDOT Highway Standards.

2. **Culverts.** For culverts or cross drains, note the following on the plan view:
   - station locations for the ends, including direction and distance from the centerline;
   - culvert type;
   - pipe size and length;
   - flow direction;
   - skew angle;
   - upstream and downstream flow elevations (to the nearest tenth of a foot — 0.1 ft (hundredth of a meter — 0.01 m));
   - end section or headwall type and size; and
   - for existing culverts, the pipe size, material type, and any instructions to the contractor (e.g., “TO REMAIN IN PLACE,” “EXTEND EXISTING CULVERT”).

3. **Structures.** Structures are shown on the plan sheet with the general details provided in the profile view. Detailed design information will be provided in the structure plans.

4. **Storm Systems.** Show storm drainage systems or closed drainage systems on the plan view as follows:
   a. **Storm Sewer Pipes.** Note each run of pipe between manholes, inlets, catch basins, etc., according to its diameter, length (to the nearest tenth of a foot — 0.1 ft (hundredth of a meter — 0.01 m), and gradient (to the nearest hundredth of a percent — 0.01%) (e.g., “24 in SS x 20.5 ft @ +1.52%” (“600 mm SS x 6.28 m @ + 1.52%”)).
   b. **Manholes, Catch Basins, Inlets.** Provide the following information for these devices:
      - station location and direction and distance from the centerline;
• the device type;

• top of grate elevations (to the nearest hundredth of a foot — 0.01 ft (thousandth of a meter — 0.001 m)); and

• invert elevations for all pipes (to the nearest hundredth of a foot — 0.01 ft (thousandth of a meter — 0.001 m)).

As an option, the designer may provide a numerical symbol for each of the above devices and list the information in a tabular format on the sheet.

c. **End Sections.** Note the type, size, and location offset from centerline for the end section on the plans.

d. **Existing Facilities.** Note the proposed disposition of all existing facilities directly next to the facility or as a general note in the plans (e.g., “MANHOLE TO REMAIN”, “REMOVE OR ABANDON ALL EXISTING CATCH BASINS, INLETS AND MANHOLES”).

5. **Ditches.** Note special ditch locations with invert elevations at 100 ft (25 m) intervals on the earthwork cross sections and not on the drainage plan sheets.

6. **Utilities.** Note utility locations on the plan view as follows:

   a. **Overhead.** Where overhead utilities cross the centerline, note the centerline station where the utility crosses and the type of utility (e.g., telephone, electrical).

   b. **Underground.** Where underground utilities are within the right-of-way limits, indicate the applicable centerline station, the type of utility, and the size and depth of the utility. All valve boxes, utilities manholes, etc., constructed by the contractor should be noted similarly as discussed for catch basins, manholes, and inlets in Comment 4 above.

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63-4.10(e) **Profile View**

The following provides the procedures for presenting the drainage and utility information on the profile view:

1. **Profiles.** Use the centerline profile where the plan and profile views are provided on the same page. However, where separate profile sheets are provided, provide separate profile views where two or more systems are located longitudinally along the project.

2. **Profile and Elevation Labeling.** The criteria for labeling the profile and elevations along the profile as presented in Section 63-4.07(c) also apply to drainage profiles.

3. **Storm Systems.** Show storm drainage systems or closed drainage systems on the profile view as follows:
a. **Storm Sewer Pipes.** Note each run of pipe according to its diameter, type, length (to the nearest tenth of a foot — 0.1 ft (hundredth of a meter — 0.01 m)); and gradient (to the nearest hundredth of a percent — 0.01%) (e.g., “24 in SS TY-2 85.5 ft @ -0.75%” (“600 mm SS TY-2 26.15 m @ - 0.75%”)). The pipe length is determined where all the above information is the same for the pipe. This pipe length may pass through manholes, catch basins, and inlets. If one of the above pieces of information changes, then provide a separate note for the pipe (e.g., where the gradient changes).

b. **Manholes, Catch Basins, Inlets.** The following information should be provided for these devices:
   - station location and direction from the centerline;
   - the device type and size;
   - invert elevations for all pipes leading into and out of the device (to the nearest hundredth of a foot — 0.01 ft (thousandth of a meter — 0.001 m)); and
   - top of casting elevation.

List this information vertically along the station ordinate.

c. **End Sections.** All end sections should be shown with the following information:
   - station location and direction from the centerline,
   - the device type and size, and
   - outflow elevation at the bottom of the pipe.

4. **Utilities.** The following apply to utilities:
   
a. **Work Conducted by IDOT.** Underground utilities being moved or constructed by the Department’s contractor should be noted on plan sheets similarly as discussed for storm drainage systems in Comment 3.

b. **Work Conducted by Others.** Show only those utilities that are affected by the improvement. Clearly label the affected utility according to its type and size (e.g., 1 in (25 mm) water main, 3 in (75 mm) gas line).

5. **Ditches.** Note the gradient percentage, stationing, beginning and ending elevations, and elevations at all gradient changes.

63-4.11 **Right-of-Way Plan Sheets**

Where additional right-of-way is required on the project, the designer should consider including the right-of-way plan sheets(or plat of highways sheets) within the plans. These drawings allow
the designer to remove the right-of-way dimensioning from the mainline plan and profile sheets, thereby improving their clarity.

63-4.12 Intersection Details

The designer may be required to provide special plan views of large or complex intersections where the general plan and profile sheets cannot adequately illustrate the horizontal alignment details and elevation controls. Only the necessary information for the geometric layout should be provided (e.g., no topography should be shown). Intersection details generally use a 1-in = 20-ft (1:250 metric) scale. Some of the elements shown on the intersection detail may include:

- pavement elevations to determine cross road profiles, drainage characteristics, etc.;
- lane widths;
- curb or edge of pavement radii;
- accessible curb ramps;
- turning radii for the left-turning design vehicle;
- location of median noses and islands;
- location of traffic signs (e.g., stop, keep right, one-way);
- location of traffic signal poles, mast-arms, loop detectors, etc.;
- pavement markings; and
- construction joint layout.

Clearly show the name of the intersection on the right side of the detail.

63-4.13 Pavement Marking Details

Pavement marking plans are required for all projects where work on the roadway will disrupt the existing pavement markings and where more detail is required than that shown in the IDOT Highway Standards.

It is the designer's responsibility to provide the plan view to the appropriate unit as soon as practical during plan development. The Bureau of Operations may or may not develop the pavement marking details depending on the project type, time constraints, and workload. If the Bureau of Operations does not develop the pavement marking details, the designer will be responsible for developing these details. If the designer develops the details, the pavement marking plans still must be reviewed by the Bureau of Operations.

Copies of the general plan sheets will be used to show the pavement markings. However, only show the proposed improvement. The existing topography, right-of-way, drainage information, etc., should not be shown. This allows the pavement markings to clearly stand out. In developing the pavement markings sheet, the designer should consider the following:

1. **Labeling.** Pavement markings that are not covered by the IDOT Highway Standards must be specified and labeled on the pavement marking sheet.
2. **Dimensioning.** Provide dimensions for lane and median widths. Show stations for all break points in the pavement markings, or use dimension lines to locate and show the lengths of pavement marking lines.

3. **Raised Reflectors.** In addition to pavement markings, raised reflective pavement markers may be specified on a project. They are normally included on all projects where there is no lighting. Contact the Bureau of Operations to determine where they should be used. Raised reflector locations will not be shown on the pavement marking sheets unless they deviate from the *IDOT Highway Standards*.

4. **Large Projects.** On very large projects with continuous markings, it only may be necessary to show a typical detail of the pavement markings on each sheet.

5. **Chicago Projects.** District 1 must obtain the details for pavement markings for projects within the City of Chicago. The City of Chicago must review all pavement marking plans within the City.

### 63-4.14 Special Plans

There are several other bureaus that are responsible for preparing specific details for plans. They are discussed in the following section. The designer will be responsible for providing the plan details to the appropriate bureau. It is important that this information be provided as early as practical to the responsible bureau during plan development to allow time to complete the details and submit them back to the designer for project letting.

#### 63-4.14(a) Landscaping Details

The Phase I report generally includes a statement on landscaping. Whether there is a Phase I report or not, it is the designer’s responsibility to ensure landscaping has been considered for a project and that landscaping plans, if required, are included.

Landscaping plans are prepared by the Bureau of Operations. The Bureau provides the designer with landscaping plans, special provisions, pay items, and quantities for incorporation into the final contract. Include schedules of landscaping pay items with other schedules of quantities as discussed in Section 63-4.04(d) along with their botanical and common names clearly shown.

Landscaping details must be coordinated with municipalities, and their input should be considered when preparing the final details. In some cases, local officials may wish to incorporate their own landscaping details into the Department’s contract. This can be done by agreement to establish cost participation.
63-4.14(b) Traffic Signal Plans

Traffic signal plans are required on all projects where the project includes new signals, modernization of existing signals, interconnecting signals, or milling the HMA surface at signalized intersections. Milling the HMA surface may damage the existing detector loops in the pavement.

The Bureau of Operations prepares the traffic signal plans and provides the designer with the final plans, special provisions, pay items, and quantities. It is the designer’s responsibility to incorporate the traffic signal plans into the final contract.

The designer must provide the Bureau of Operations with the proposed roadway information so the Bureau can prepare its plans in a timely manner. This consist of preparing a 1 in = 20 ft (1:250 metric) scale intersection plan for all signalized intersections requiring work within the project. The designer should also submit the traffic signal information form to the Bureau of Operations.

63-4.14(c) Lighting Plans

The Phase I report generally includes a statement on lighting. Whether there is a Phase I report or not, it is the designer’s responsibility to ensure lighting has been considered for a project and that lighting plans, if required, are included in the final plans. Wherever there is existing lighting on a project, some involvement with proposed lighting work is almost certain.

For all districts except District 1, lighting plans are prepared by the Bureau of Design and Environment Preliminary Engineering Section. In District 1, plans are prepared by the District 1 Bureau of Electrical Operations. The designer will be required to provide the plan view of the project and location of power source as early as practical to the applicable unit to complete its plans, special provisions, pay items, and quantities. The designer incorporates this information into the final contract.

Lighting on a project may be a municipally maintained system. In this case, the municipality must be contacted to determine the disposition of the lighting after completion of the project. There are two possibilities for preparing municipal lighting plans:

- the municipality performs its own lighting improvements coincident with the roadway work or after the project is completed; or
- the municipality may have IDOT perform the lighting design as part of its project. The Department bills the municipality accordingly by agreement.

If a municipality prepares the lighting plans, these must be submitted for review to the appropriate district for review and approval. The district submits the plans to the appropriate lighting unit. After the plans are approved, the municipality will be responsible for providing IDOT with the final lighting plans, special provisions, pay items, and quantities for incorporation into the final contract.
63-4.14(d) Structure Plans

Structure plans are required for all designs with structural elements including new bridges, bridge replacement, bridge repairs, retaining walls, box culverts (new or extensions to existing), junction chambers, and noise abatement walls.

Most major structure plans are prepared by consultants. The Bureau of Bridges and Structures in the Central Office will be responsible for reviewing and/or preparing the structure plans. The designer must provide the proposed roadway information to whomever is preparing the structural design. It is important to include information on the proposed construction staging in this submittal.

The structural engineer’s final plan submittal includes the final plans, special provisions, pay items, and quantities for the designer to incorporate into the final contract plans.

For bridge repairs involving nonstructural work (e.g., repairs to such items as the existing deck, parapets, and deck joints), plan details are typically prepared by the district. A “Bridge Condition Report — Deck Repair” is prepared in the district Bureau of Program Development and it includes recommendations for the type of work that should be performed. Plans for bridge repairs must be submitted to the Bureau of Bridges and Structures at least three months prior to the submittal of the plans for letting in order to allow time for their review.

63-4.14(e) Wetland Plans

For projects that involve restoring or creating wetlands as a part of the environmental mitigation commitments, the designer will be responsible for ensuring the plans and special provisions include appropriate details regarding the wetlands work. This information must address the work necessary to provide the elevations, contours, hydrology, soils, and plants for the type, size, and location of wetlands to be provided. The type, size, and location of the wetlands will have been agreed upon through consultation with regulatory and natural resource agencies and documented in a written conceptual mitigation plan prepared and approved during Phase I. The plan information should include the overall schedule for the wetlands work, including the relationship to other aspects of project construction. The information should also include a description of any special measures to be implemented during construction to avoid and minimize unnecessary construction-stage impacts to existing wetlands (e.g., placement of geotextile fabric to prevent permanent compaction of wetlands soils) and to correct temporary impacts (e.g., restoration of preconstruction contours, replanting, or reseeding of areas where wetlands vegetation is disturbed or destroyed).

Show the information concerning any manipulation of soils and hydrology that may be necessary for establishing the wetlands on the plan sheets for grading work. Also, show planting information on plan sheets and in the appropriate specifications. Show the schedule of quantities in the same manner as for other pay items.
63-4.15 **Special Details**

Detail sheets are used for those items that require more specific information than can be adequately described on either the plan or the profile views of the plan and profile sheets. Detail sheets are used to present:

1. **Drainage Drawings.** Special details are required for those drainage features not provided in the *IDOT Highway Standards*. This may include all special storm sewer layouts, culverts, inlets, catch basins, manholes, and any other drainage appurtenances. The detail sheets should show lengths, sizes, flow line elevations at ends of drainage structures, changes in flow line grade, and/or any other pertinent drainage details.

2. **District Details.** These are details that have been developed by each district and are generally only applicable to that district. These sheets are in addition to the *IDOT Highway Standards*. The designer should review these sheets prior to developing any new special details. These details are generally already on CADD.

3. **Interchange Details.** These are the contour maps around an interchange required for computation of the earthwork quantities. These details are in addition to those provided in the plan and profile sheets. They generally do not include any dimensions. Existing contours are shown as dashed lines, and proposed contours as solid lines.

4. **Transitions.** Details should be provided showing transitions in surface or base course widths. In addition, show the beginning and ending stations and the distance left or right of the centerline to the controlling points, and any other curve data required to construct the transitions.

5. **Signing.** Signing plans may or may not be included in roadway contracts. The designer is responsible for preparing the signing plans, special provisions, pay items, and quantities for incorporation into the final contract. To determine sign layout and location, use the criteria in the Bureau of Operations’ *Traffic Policies and Procedures Manual*. For sign support design, use the criteria in the Bureau of Bridges and Structures’ *Sign Structures Manual*.

6. **Special Designs.** Additional details may be necessary as plan preparation progresses, which must be developed by the designer (e.g., pavement joint details, superelevation, special guardrail designs, highway/railroad grade crossings). It is important to include sufficient information on these details so that it is clear and understandable for the contractor to accurately bid on the work and for the resident engineer to construct it. However, do not include the code numbers for specific pay items on these sheets.

Clearly label each detail sheet in the sheet description block in the lower right corner of the sheet. The sheet description block should show the name of the detail and the station(s) to which it applies.
63-4.16 Cross Sections

Cross sections provide a graphical representation of the proposed roadway as compared to the existing ground line. Cross sections are generally required on all projects, except those involving resurfacing and/or projects with no earthwork. The following sections present the general guidelines for developing cross section sheets.

63-4.16(a) Procedure

If a Phase I report was prepared, the existing cross sections should have already been developed and may have been plotted using CADD. If the cross sections have not yet been plotted, the designer will be responsible for plotting or having the cross sections plotted. For small projects, the designer may plot the cross sections manually. However, for most projects, the cross sections should be generated using GEOPAK. The designer should review the users' manual for GEOPAK to determine what information can be plotted with this software package.

63-4.16(b) Layout

When laying out cross sections, the following guidelines should be considered:

1. Orientation. Preferably, draw the cross section horizontally (landscaped) on the sheet. If more practical, the cross sections may be drawn vertically (portrait). Draw the cross sections from the bottom of the page to the top in increasing stations.

2. Spacing. Ensure that the spacing between cross sections is such that there is no overlap of the individual cross section figures, especially in areas of large cuts or fills.

3. Intervals. In rural areas, plot the cross sections at 100 ft (25 m) intervals and in urban areas at 50 ft (10 m) intervals. Plot additional cross sections at major grade breaks, culvert crossings, side streets, entrances, and other locations as necessary. Show the appropriate station for each cross section directly below or to the right of the cross section. For intermediate sections, the cross section may only need to be drawn to the centerline or the profile grade line.

4. Order. Provide the mainline cross sections first, in increasing stations. Individual cross sections for minor approaches generally will be shown as half sections at the station they occur along the mainline. Where major construction is conducted for a significant distance along sideroads, frontage roads, ramps, etc., place the cross sections for these facilities after the mainline cross section in the order they appear along the mainline. Clearly label each special cross section sheet to allow the user to identify the actual location of the cross section.

5. Scales. The horizontal scale will typically be 1 in = 5 ft (1:50 metric) or 1 in = 10 ft (1:100 metric). A larger scale may be used where a greater cross section or height is desired. The vertical scale should always be a 2:1 proportion of the horizontal scale. Show the
scales used in the lower right-hand corner of each cross section sheet if not otherwise labeled.

6. **Axis Labeling.** Along the horizontal axis, “0” is placed at the centerline or profile grade line of the existing facility. Label other horizontal axis points left and right of the “0” in at least 10 ft (3.0 m) increments. For the vertical axis, the axis lines are labeled in 5 ft (1.0 m) increments. Show at least two elevation lines. Note the scaling between the horizontal and vertical (i.e., 2:1 proportion).

**63-4.16(c) Plotting Details**

Generally, plot the cross section slightly beyond the right-of-way line, or slightly beyond the slope intersection of the proposed improvement with the existing ground line. The distance plotted will be determined based on what is beyond the right-of-way or slope limits. Cross sections should be typically plotted using the following guidelines:

1. **Existing Information.** Show all appropriate existing information on the cross section including existing pavement structures. Show these elements with a light, dashed line. The existing roadway centerline is typically centered on the sheet. Some of the existing information that should be shown includes:
   - ground line;
   - pavement structure;
   - drainage structures;
   - all below-ground and major above-ground utilities including sanitary sewers, water lines, electrical lines, gas lines, utility poles, etc.;
   - bridges, buildings, retaining walls, or other structures;
   - right-of-way and temporary easement lines; and
   - bodies of water near the right-of-way limits.

2. **Proposed Sections.** Overlay the proposed cross section template on top of the existing cross section. Show the proposed improvements as dark, solid lines. Some of the proposed cross section elements shown include:
   - the centerline, or the profile grade line, if different from the centerline;
   - proposed pavement improvements;
   - pavement structures;
   - all side road and entrance approach adjustments;
   - curb and gutter;
   - sidewalk location and depth;
• proposed sideslope;
• special fill material location and depth; and/or
• other special features (e.g., steps, ramps, retaining walls).

3. **Drainage Structures.** Plot all drainage structures to scale including inlets, catch basins, and manholes. Label each structure with the following information:
   - the station at which the structure is located;
   - the distance from the centerline to the nearest tenth of a foot — 0.1 ft (hundredth of a meter 0.01 m) and direction from the centerline;
   - description and size of the structure; and
   - top and flow line elevations, to the nearest hundredth of a foot — 0.01 ft (thousandth of a meter — 0.001 m).

4. **Storm Sewers.** Show all storm sewers to the appropriate scale on each cross section. Label the pipe diameter on the first and last cross section of each sheet.

5. **Culverts.** Where necessary, include culvert profiles at the appropriate station of the cross sections or on separate cross section sheets. Show both the existing ground line and culvert flow lines. Flow line elevations are shown at the ends of the culvert and at changes in grade. Culvert extensions should show the existing culvert flow line in the same line weight as the original ground.

   Show dimensions from the centerline to box culvert or pipe culvert ends to the nearest calculated tenth of a foot (i.e., 0.1 ft) (hundredth of a meter (i.e., 0.01 m)). These distances are measured at right angles from the roadway centerline to the ends of the culvert or to breaks in the flow lines. Round culvert lengths to 2 ft (0.5 m) increments. These dimensions should agree with those shown on the plan sheets.

   Culvert profiles are not required for culverts under entrances and minor side roads where the flow line of the culvert is the same as the flow line of the mainline ditch.

6. **Ditches.** Special ditches should also be noted and the flow line elevation shown to the nearest 0.1 ft (0.01 m) on each cross section. Also, show the direction of flow.

7. **Utilities.** Plot underground and major overhead utilities on the cross section where the utility is located longitudinally within the construction limits or where the utility crosses the existing or new centerline and is located within the construction limits. Some of the utilities that should be shown include water lines, sanitary sewers, gas lines, and major transmission lines. Label the size and type of each utility (e.g., 2 in (50 mm) gas line) on each cross section.

8. **Grading Notes.** Show all undercuts for subgrade and unsuitable material (e.g., topsoil, peat) on the cross section. Porous granular material for backfill is also shown as a
shaded area. Note the cut and fill amounts, in square yards (square meters), below or next to each cross section. These areas are based on the end areas. Additional grading notes may be added to the cross sections to provide direction to the contractor (e.g., “GRADE TO DRAIN”). Also, show all earthwork for temporary pavements on the cross section.

9. **Approaches.** Show all approaches (e.g., side roads, streets, entrances) with a separate cross section at the appropriate station. This cross section may only consist of a half section to the centerline or the profile gradeline. Note the approach type, direction from centerline, and station next to the cross section (e.g., “PROFILE P.E. LT. STA. 101 + 44.32” (“PROFILE STA. 267 + 40.32 SOUTH ST”)). Label the approach type according to the entrance type (e.g., residential, private, commercial) or street name. Show the approach slope as a percent.

10. **Structures.** Show all buildings, bridges, or other structures affected by construction on the cross section sheets.

11. **Right-of-Way.** In general, incorporate all permanent right-of-way lines onto the cross section. Also show temporary right-of-way and easement lines on the cross sections.

12. **Labeling.** In addition to the above, the cross sections should provide the following information:

   a. **Pavement Elevations.** Show the final pavement surface elevation at the profile gradeline to the nearest hundredth of a foot — 0.01 ft (thousandth of a meter, 0.001 m). This elevation should be placed vertically. Other surface elevations as appropriate may be provided (e.g., high and low elevation points for superelevated sections).

   b. **Side Slopes.** Label side slopes on each cross section of each sheet. Side slopes are labeled vertical to horizontal as a ratio (e.g., 1V:4H).

   c. **Stations.** List the cross section stations shown on the sheet in the lower right corner of each sheet. In addition, if cross sections are provided for more than one facility, note the applicable facility name directly with the station listing (e.g., Route 34, Pine St.). Desirably, place this information outside of the cross section grid.

13. **Earthwork.** Show the earthwork end areas for cuts and fills, above or beside the cross section. For complex projects involving stage construction, list the end areas by stages.

63-4.17 **Highway Standard Drawings**

The *IDOT Highway Standards* will be the last sheets added to the project. For all projects, except those using the 8.5 in x 11 in sheet size, the Bureau of Design and Environment will be responsible for adding these sheets to the plans. The sheets added will be based on the listing provided in the Index of Sheets.
63-5 CONSTRUCTION TYPE CODES

Section 63-4.04 discusses the requirements the designer must follow to break down the quantities on the summary of quantities sheet. One of these breakdowns is based on the type of construction. Figure 63-5.A provides the coding system the Department uses for these construction breakdowns.

<table>
<thead>
<tr>
<th>Code</th>
<th>Type of Construction</th>
</tr>
</thead>
<tbody>
<tr>
<td>0001</td>
<td><strong>Roadway, New Construction</strong></td>
</tr>
<tr>
<td></td>
<td>Construction of a new roadway that will not replace an existing roadway</td>
</tr>
<tr>
<td>0003</td>
<td><strong>Roadway Reconstruction, Capacity Added (through lanes only)</strong></td>
</tr>
<tr>
<td></td>
<td>Reconstruction of existing pavement, work included but not limited to:</td>
</tr>
<tr>
<td></td>
<td>• Full depth, rubblizing</td>
</tr>
<tr>
<td></td>
<td>• Small structures and culverts ≤ 20’</td>
</tr>
<tr>
<td></td>
<td>• Drainage improvements</td>
</tr>
<tr>
<td>0004</td>
<td><strong>Roadway Reconstruction (No added capacity)</strong></td>
</tr>
<tr>
<td></td>
<td>Reconstruction of existing pavement, work included but not limited to:</td>
</tr>
<tr>
<td></td>
<td>• Full depth, rubblizing</td>
</tr>
<tr>
<td></td>
<td>• Small structures and culverts ≤ 20’</td>
</tr>
<tr>
<td></td>
<td>• Drainage improvements</td>
</tr>
<tr>
<td>0005</td>
<td><strong>Roadway Resurfacing Maintenance</strong></td>
</tr>
<tr>
<td></td>
<td>Work to improve serviceability or to provide additional strength to existing roadway</td>
</tr>
<tr>
<td></td>
<td>work may include other incidental work in conjunction with resurfacing, work</td>
</tr>
<tr>
<td></td>
<td>included but not limited to:</td>
</tr>
<tr>
<td></td>
<td>• Mill and fill</td>
</tr>
<tr>
<td></td>
<td>• System preservation</td>
</tr>
<tr>
<td></td>
<td>• Resurfacing</td>
</tr>
<tr>
<td></td>
<td>• SMART, 3P, surface treatments, crack sealing</td>
</tr>
<tr>
<td>0006</td>
<td><strong>Restoration and Rehabilitation</strong></td>
</tr>
<tr>
<td></td>
<td>Work to return existing pavement to a condition of adequate structural support</td>
</tr>
<tr>
<td></td>
<td>or to a condition adequate for placement of an additional state of construction,</td>
</tr>
<tr>
<td></td>
<td>work included but not limited to:</td>
</tr>
<tr>
<td></td>
<td>• 3R</td>
</tr>
<tr>
<td></td>
<td>• Patching</td>
</tr>
<tr>
<td></td>
<td>• Reworking or strengthening bases or sub-bases</td>
</tr>
<tr>
<td></td>
<td>• Substantial pavement stabilization <strong>prior</strong> to resurfacing</td>
</tr>
<tr>
<td>0007</td>
<td><strong>Maintenance Relocation</strong></td>
</tr>
<tr>
<td></td>
<td>Construction of a roadway at a new location that replaces an existing roadway.</td>
</tr>
<tr>
<td></td>
<td>The new roadway carries all the through traffic with the previous facility closed or</td>
</tr>
<tr>
<td></td>
<td>retained as a land-service road only.</td>
</tr>
<tr>
<td>0008</td>
<td><strong>Bridge, New Construction</strong></td>
</tr>
<tr>
<td></td>
<td>Construction of a new bridge or culvert that is &gt; 20’, and does not replace or</td>
</tr>
<tr>
<td></td>
<td>relocate an existing bridge.</td>
</tr>
<tr>
<td>0010</td>
<td><strong>Bridge Replacement (Added capacity/No added capacity)</strong></td>
</tr>
<tr>
<td></td>
<td>Total replacement of an existing bridge or culvert that is &gt; 20’, with a new</td>
</tr>
<tr>
<td></td>
<td>structure on existing or new alignment.</td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
</tr>
<tr>
<td>------</td>
<td>-------------</td>
</tr>
</tbody>
</table>
| 0013 | **Bridge Rehabilitation (Added capacity/No added capacity)**  
Work necessary to restore structural integrity, correct major safety defects, usually resulting in the increase in one or more of the primary condition ratings (deck/super/sub/culverts) bridge must be > 20’ with structure number, work includes but not limited to:  
- Superstructure replacement (full/partial)  
- Deck replacement (full/partial)  
  - Full depth replacement significantly more that ± 2’ (than the normal for replacing expansion joints)  
- Widening of bridge (adding beams/widening substructure)  
- Jacking superstructure to improve vertical under clearance  
- Strengthening  
  - Significant cover plating  
  - FRP wraps/strips (fixing what has been damaged)  
  - Post-tensioning  
  - Multiple in-kind replacements of primary and secondary structure elements such as beam ends, stringers, diaphragms, cross frames, gusset plates, wind bracing, etc.  
- Substructure repairs  
- Upgrade bridge railings  
- Bearing replacements |
| 0020 | **Environmental Only**  
- Erosion control  
- noise barriers  
- Rip rap, channel protection (not at bridge)  
- Wetland mitigation |
| 0021 | **Safety**  
Work that provides features or devices to enhance safety, work included but not limited to:  
- Traffic signals  
- Lighting  
- Sidewalks, ADA improvements  
- EVPs  
- Rumble strips  
- Guardrails  
- Pavement markings  
- Shoulder improvements |
| 0028 | **Facilities for Bicycle/Pedestrian Trails**  
Sidewalks (utilizing ITEP funds ONLY) |
| 0030 | **Scenic or Historic Highways Programs**  
- For projects related to scenic or historic highway programs  
- Construction of turnouts, overlooks, viewing areas  
- Construction of visitor and welcome centers  
- Designation signs and markers |
<table>
<thead>
<tr>
<th>0031</th>
<th>Landscaping &amp; Other Beautification</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Beautification</td>
<td></td>
</tr>
<tr>
<td>• Tree Removal</td>
<td></td>
</tr>
<tr>
<td>• Weed Spraying</td>
<td></td>
</tr>
</tbody>
</table>

<p>| 0042 | Trainees |</p>
<table>
<thead>
<tr>
<th>0043</th>
<th>Utilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Electrical work, linemen, substations</td>
<td></td>
</tr>
<tr>
<td>• Storm sewer</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>0044</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Building demolition</td>
<td></td>
</tr>
<tr>
<td>• Overhead sign structures</td>
<td></td>
</tr>
<tr>
<td>• Pump stations</td>
<td></td>
</tr>
<tr>
<td>• Retaining wall</td>
<td></td>
</tr>
<tr>
<td>• Signage</td>
<td></td>
</tr>
<tr>
<td>• Sweeping</td>
<td></td>
</tr>
<tr>
<td>• Weigh stations</td>
<td></td>
</tr>
<tr>
<td>• Work performed on a bridge that carries a railroad over a highway</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>0047</th>
<th>Bridge Preservation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Work that prevents, delays, or reduces deterioration of bridge elements, restores the function of existing bridge, keeps bridge in good condition and extends life for bridges &gt; 20’, work includes but not limited to:</td>
<td></td>
</tr>
<tr>
<td>• Deck sealing</td>
<td></td>
</tr>
<tr>
<td>• Washing</td>
<td></td>
</tr>
<tr>
<td>• Painting</td>
<td></td>
</tr>
<tr>
<td>+ Full removal and repaint</td>
<td></td>
</tr>
<tr>
<td>+ Spot painting and zone painting</td>
<td></td>
</tr>
<tr>
<td>+ Over coating of existing paint system</td>
<td></td>
</tr>
<tr>
<td>• Deck patching (full/partial)</td>
<td></td>
</tr>
<tr>
<td>• Expansion joint sealing and replacement (including ± 2’ of concrete deck removal)</td>
<td></td>
</tr>
<tr>
<td>• Eliminating deck joints</td>
<td></td>
</tr>
<tr>
<td>• Channel debris removal</td>
<td></td>
</tr>
<tr>
<td>• Lubricating bearings</td>
<td></td>
</tr>
<tr>
<td>• Retrofit of fatigue prone details</td>
<td></td>
</tr>
<tr>
<td>• Column jacketing / FRP wrap of substructures (preserving to prevent damage)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>0048</th>
<th>Bridge Protection</th>
</tr>
</thead>
<tbody>
<tr>
<td>Work that adds protection against extreme events and provides security countermeasures, work included but not limited to:</td>
<td></td>
</tr>
<tr>
<td>• Installing riprap or other scour countermeasures</td>
<td></td>
</tr>
<tr>
<td>• Seismic retrofits</td>
<td></td>
</tr>
<tr>
<td>• Impact protection measures</td>
<td></td>
</tr>
<tr>
<td>+ Fenders</td>
<td></td>
</tr>
<tr>
<td>+ Dolphins</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Pier protection cells</td>
</tr>
<tr>
<td>---</td>
<td>-----------------------</td>
</tr>
<tr>
<td></td>
<td>Security countermeasures</td>
</tr>
<tr>
<td>+</td>
<td>Fencing</td>
</tr>
<tr>
<td>+</td>
<td>Video monitoring</td>
</tr>
<tr>
<td>+</td>
<td>Fire detection/suppression</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>0049</th>
<th>Bridge Inspection and Related Training</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Bridge inspections and evaluations</td>
</tr>
<tr>
<td></td>
<td>Bridge inspection training</td>
</tr>
<tr>
<td></td>
<td>In-depth/special inspections</td>
</tr>
<tr>
<td></td>
<td>Load rating</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>0050</th>
<th>New Tunnel</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Construction of a new tunnel that does not replace or relocate an existing tunnel</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>0051</th>
<th>Tunnel Replacement</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Total replacement of a tunnel with a new structure constructed with additional lanes in the same general traffic corridor</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>0052</th>
<th>Tunnel Rehabilitation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>For the work required to restore structural integrity of a tunnel, as well as, work necessary to correct major safety defects</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>0053</th>
<th>Tunnel Preventative Maintenance</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Activities that prevent, delay, or reduce deterioration of tunnels or tunnel elements, restore the function of existing tunnels, keep tunnels in good condition and extend their life</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>0054</th>
<th>Tunnel Protection</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Includes impact protection measures, security countermeasures, and protection against extreme events</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>0055</th>
<th>Tunnel Inspection and Tunnel Related Training</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Tunnel inspection and evaluation, including in-depth and other special inspections; tunnel inspection related training</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>0059</th>
<th>Bridge Resurfacing</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Microsilica overlays with hydrodemolition or scarification</td>
</tr>
<tr>
<td></td>
<td>Latex Overlays with hydrodemolition or scarification</td>
</tr>
<tr>
<td></td>
<td>Other hard overlay with/without hydrodemolition or scarification</td>
</tr>
<tr>
<td></td>
<td>Concrete wearing surfaces</td>
</tr>
<tr>
<td></td>
<td>Thin Polymer Overlays (epoxy w/ broadcast aggregate)</td>
</tr>
<tr>
<td></td>
<td>Bituminous Overlays with or without waterproofing membrane</td>
</tr>
</tbody>
</table>

**CONSTRUCTION TYPE CODES**

Figure 63-5.A
63-6  SUGGESTED PLAN PREPARATION CHECKLIST

Date Completed ________________  Route ________________________________
Designer ______________________  Section ________________________________
County/City ______________________

Cross off each item as checked and place this form in the project file.

ALL SHEETS

☐ 1. Complete sheet index block in the lower right-hand corner with the project section number, route number, county, contract number, and sheet numbers.

☐ 2. Use appropriate symbols, cell library, and abbreviations as noted in the Computer Aided Design, Drafting, Modeling and Deliverables Manual and IDOT Highway Standards.

COVER SHEET

☐ 1. Indicate the location of the index of sheets, if not included on the cover sheet.

☐ 2. Show title information in the top center of the sheet and include:
   - project route number and common name,
   - section designation number,
   - location of improvement,
   - type of improvement,
   - county, and
   - construction job number.

☐ 3. Below the sheet index block, note the design number.

☐ 4. Locate the Illinois State map along the right side of the sheet. Also, indicate the project location on the map.

☐ 5. Show the graphic scales used on plans, profiles, and cross sections in the lower left-hand side of the sheet.

☐ 6. Provide the contract number in the lower left-hand corner of the sheet.

☐ 7. Provide a project layout map at bottom center of the sheet. Include on the map:
   - location of project, and north arrow,
   - beginning and end stations,
☐ all important intermediate stations,
☐ prominent features,
☐ names for special features,
☐ route and street names,
☐ description of all structures over 20 ft (6 m),
☐ scale of location map,
☐ township and range numbers, and
☐ equation stations.

☐ 8. Provide the project gross and net lengths immediately below the layout map. Only include the mainline distances. Do not include length of intersection improvements.

☐ 9. Include the project approval block in lower right-hand corner of the sheet and check to ensure the signatures and dates for the following are included:

☐ Regional Engineer,
☐ Engineer of Design and Environment,
☐ Director of Office of Program Development,
☐ FHWA Division Administrator, where applicable, and
☐ local officials, where applicable.

☐ 10. On consultant-designed projects, ensure that the consultant’s company name, and the professional engineer’s signature, date of their license expiration, and professional stamp are shown beside the State approval box.

☐ 11. Ensure that the note “PRINTED BY THE AUTHORITY OF THE STATE OF ILLINOIS” has been included in the lower right-hand corner.

☐ 12. Show the information for “JULIE” or C.U.A.N. somewhere on the cover sheet.

☐ 13. Include the design designation notation somewhere on the cover sheet.

☐ 14. Include district project engineer/squad leader name in left margin.

**INDEX OF SHEETS, HIGHWAY STANDARDS, PLANS NOTES, COMMITMENT**

☐ 1. Completely fill out the sheet index.

☐ 2. Provide a list of all IDOT Highway Standards necessary to construct the project. Also, include the revision number.

☐ 3. Include all applicable general plan notes.

☐ 4. Include all applicable commitments.
SUMMARY OF QUANTITIES SHEET

☐ 1. Show the appropriate quantity breakdowns based on the construction and safety work type, project location, funding source, etc.

☐ 2. Provide the correct pay item code number and description (see Section 63-4.04(b)).

☐ 3. Use the appropriate pay unit; see IDOT Standard Specifications for the appropriate metric pay units.

☐ 4. Fill out the total quantities column.

☐ 5. Round all quantities in accordance with Chapter 64.

☐ 6. Provide separate schedule of quantities sheet for as many pay items as practical.

TYPICAL SECTION SHEET

☐ 1. Ensure that all applicable typical sections are provided.

☐ 2. Provide the mainline typical sections first, followed by other typical sections as they appear along the mainline.

☐ 3. Note the title of the typical section and applicable stations directly below the typical section.

☐ 4. Ensure the following have been included on the typical section:
   - horizontal dimensions rounded to nearest 0.1 ft (0.01 m);
   - vertical dimensions rounded to nearest ¼ in or ⅛ in (5 mm or 1 mm) for resurfacing lifts;
   - the profile grade line reference, if different from the centerline;
   - types and depths of surface, base, and subbase courses;
   - side slopes expressed as a ratio of vertical to horizontal distances;
   - cross slopes expressed in inches/foot (US Customary) or percent (metric);
   - percent of superelevation; and
   - all other applicable notations.
5. Provide a table of base thickness where the base and subbase depths vary and include the applicable station limits.

6. Include all notes applicable to the typical sections.

7. Note all applicable pay items on the typical section.

8. Include the structural pavement design information.

**ALIGNMENT, TIE, AND BENCHMARK SHEET**

1. Where necessary for complex projects, include a geometric alignment figure. Also, include a coordinate layout sheet for all alignments, sideroads, radius returns, and parking lots.

2. Show schematics for reference tie locations that include:
   - the applicable centerline station,
   - the applicable control tie, and
   - the complete description of the features used to determine the tie location.

3. Show all mainline reference ties first, followed by those for other facilities.

4. Round all reference tie dimensions to the nearest 0.01 ft (5 mm).

5. Provide the benchmark data on this sheet and include the following information:
   - centerline station,
   - distance and direction from the centerline,
   - description of location, and
   - benchmark elevation.

**PLAN/PROFILE SHEET**

**PLAN AND PROFILE VIEWS**

1. Provide the mainline plan and profile sheets first, followed by other plan and profile sheets as they appear along the centerline.

2. Plot existing facilities with a light, dashed line and the proposed facilities with a solid, dark line.

3. Keep all notes brief, clear, and consistent.
4. Desirably, label the applicable stations in the lower right corner on each sheet.

PLAN VIEW

5. Show mainline stationing increasing from left to right. Note where the centerline line is not coincident with the survey line.

6. Provide tick marks along the centerline at 100 ft (50 m) intervals and note the station.

7. Use matchlines on sheet.

8. On projects where a coordinate system has been set up, show the coordinates for all control points.

9. For rural facilities, use a plan view scale of 1 in = 50 ft (1:500 metric). For urban facilities, use a plan view scale of 1 in = 20 ft (1:250 metric).

10. For all control points along the centerline, provide a 0.1 in (2.5 mm) diameter circle on the centerline.

11. Place the horizontal curve data on the inside of the curve to which it applies. Present the curve data in accordance with the format and accuracy presented in Figure 63-4.D.

12. Include the pavement edge elevations and superelevation rates for superelevated sections.

13. Show perpendicular lines from the centerline to the inside of the curve at all curve control points. Indicate the curve control point and station.

14. Where deflection angles are used, show the angle to nearest second of a degree. Include coordinates, if available.

15. Note all pavement widths at the beginning and end of each sheet and wherever there is a change in pavement width.

16. Provide the correct district North arrow on each sheet.

17. Ensure station call outs are provided at:

- beginning and end points of the project,
- matchlines with other projects,
- omissions from paving and station equations,
- 100 ft (50 m) station increments,
- horizontal curve points,
- beginning and ending points of tapers,
- construction limit locations,
- right-of-way alignment breaks,
curb returns for entrances and intersections,
entrance centerlines,
special construction applications,
side street intersections,
permanent survey and right-of-way markers,
section lines, and
other necessary locations.

18. In general, do not show utility and drainage information on the plan and profile sheets. Provide this information on the drainage plan and profile sheets.

19. If separate right-of-way sheets are included with the plans, show the existing and proposed right-of-way limits on the plans. If the right-of-way plans are not included with the plans, also incorporate the following:

dimensions of the properties to be acquired,
station ties to property lines,
property ownership lines,
parcel numbers,
property owner names,
station locations of right-of-way alignment breaks,
temporary and permanent easement locations,
points where the control of access does not coincide with the right-of-way line,
location of right-of-way markers, and
any pertinent data that affects right-of-way costs.

20. Show all approved points of entry or exits across control of access lines.

21. Show the locations for all new and existing guardrail installations.

22. For entrances and side road intersections, show the following:

the facility with the applicable street name, route number, or entrance type;
the existing surface material type;
the width of the intersecting facility;
for intersections with public roads, the angle of intersection from the side road centerline to the mainline centerline; and
direction of ditch drainage.

23. Properly label all additional constructed improvements.
PROFILE VIEW

☐ 24. Show the profile of the finished surface or top of the subgrade along the centerline for the proposed facility.

☐ 25. Use the same horizontal scale as shown for the plan view. The vertical scale is typically 1 in = 5 ft (1:50 metric) or 1 in = 10 ft (1:100 metric).

☐ 26. Show the existing ground line to the nearest 0.1 ft (30 mm) and existing pavement surfaces to the nearest 0.01 ft (5 mm).

☐ 27. Show the vertical curve data above the profile line for crest curves and below the profile line for sag curves. Include the following vertical data for each curve:
   - small triangle at the VPI,
   - small circles (0.1 in (2.5 mm) diameter) at all other vertical curve control points,
   - the VPI station, including short segments of vertical tangents,
   - the vertical curve length,
   - the elevation at the VPI, and
   - the “M” distance between the VPI and roadway surface.

☐ 28. Show tangent grades to the nearest hundredth of a percent (i.e., 0.01%). Use a “+” prefix for positive grades and “-” prefix for negative grades.

☐ 29. If not shown on the benchmark sheet, show the benchmark information on the top portion of the profile view.

☐ 30. Show the elevations for the survey line and proposed centerline vertically every 100 ft (25 m) for rural projects and every 50 ft (10 m) for urban projects. For vertical curves, use a closer interval. The survey elevation is shown to the left of the station ordinate line and proposed centerline elevation to the right.

☐ 31. Provide additional profiles, where necessary, for:
   - pavement edges,
   - drainage structures,
   - special ditches,
   - side roads, and
   - other situations.

☐ 32. Show locations of all undercutting for unsuitable materials with cross hatching and show this excavation to the top of subgrade. Note the applicable stations and depth of excavation on the profile sheet.

☐ 33. For bridges within the project, show elevations for:
abutments, piers, low vertical clearance points, the high water level, and stream bed.

STAGES OF CONSTRUCTION AND TRAFFIC CONTROL SHEETS

1. Determine which IDOT Highway Standards are applicable for the traffic control on the project.

2. Where necessary, provide plan view sheets showing:
   - temporary roadway horizontal alignment,
   - temporary pavement widths,
   - temporary traffic lanes,
   - proposed construction staging,
   - location of signing for work zones,
   - temporary pavement markings,
   - roadside safety layouts, and
   - general notes for construction, closures, time frames, etc.

3. Where necessary, provide the temporary roadway profile grade line on the profile sheet.

EROSION AND SEDIMENT CONTROL DETAILS

1. Determine which IDOT Highway Standards are applicable for erosion and sediment control on the project.

2. Where necessary, provide any commitments or General Notes that relate to erosion and sediment control.

3. Where necessary, provide plan view sheets showing:
   - proposed construction staging,
   - location of environmentally sensitive areas,
   - location of erosion and sediment control items, and
   - general notes for construction, pay items, etc.
DRAINAGE AND UTILITIES SHEETS

1. For culverts, note the following on the drainage plan view sheet:
   - centerline station for the ends,
   - direction and distance of the ends from the centerline,
   - culvert type,
   - pipe size and length,
   - flow direction,
   - skew angle,
   - upstream and downstream flow elevations,
   - end section or headwall type and size, and
   - all applicable construction notes.

2. For storm drainage pipes, show the following:

   Plan View
   - each run of pipe between manholes, catch basins, and inlets;
   - pipe diameter and length; and
   - gradient.

   Profile View
   - diameter of pipe,
   - type of pipe,
   - length, and
   - gradient.

3. For manholes, catch basins, and inlets, show the following:

   Plan View
   - centerline station,
   - direction and distance from centerline,
   - top of grate elevation, and
   - invert elevations for all pipes.

   Profile View
   - centerline station,
   - direction from centerline,
   - device type and size,
☐ invert elevations for all pipes, and
☐ top of casting elevation.

☐ 4. For end sections, show the following:

Plan View

☐ centerline station and offset,
☐ type, and
☐ size.

Profile View

☐ centerline station,
☐ direction from centerline,
☐ device type and size, and
☐ outflow elevation at the bottom of pipe.

☐ 5. Note special ditch locations with invert elevations at 100 ft (25 m) intervals on the cross sections. On the profile view note:

☐ gradient percentage,
☐ centerline station,
☐ beginning and ending elevations, and
☐ elevations at gradient changes.

☐ 6. Note all overhead utilities where they cross the centerline and the type of utility.

☐ 7. Note all underground utilities within the right-of-way limits affected by the construction with the following:

Plan View

☐ centerline station,
☐ direction and distance from the centerline, and
☐ all applicable elevations.

Profile View

☐ type and size.

---

**PLANS FROM OTHER UNITS, SECTIONS, AND BUREAUS**

Where necessary, the following plan sheets are provided to the designer from other units, sections, and bureaus to be incorporated into the plans:
1. Right-of-way plans from the Bureau of Land Acquisition.

2. Pavement marking details from the Bureau of Operations. If the Bureau of Operations does not prepare the plans, then the designer should develop the pavement marking details.


5. Lighting plans from the BDE Preliminary Engineering Section or, in District 1, the Bureau of Electrical Operations.

6. Structural plans from the Bureau of Bridges and Structures.

7. The *IDOT Highway Standards* listed in the sheet index will be incorporated into the plans by the Bureau of Design and Environment for project letting.

**DETAIL SHEETS**

Where necessary, the following details may be included:

1. Intersection details which may include:
   - pavement elevations,
   - lane widths,
   - curb or edge of pavement radii,
   - curb ramps,
   - turning radii for left-turning vehicles,
   - location of median noses and islands,
   - location of traffic signal equipment,
   - location of traffic signs,
   - pavement markings, and
   - construction joint layout.

2. Special drainage details that are not covered in the *IDOT Highway Standards* or on the drainage plan and profile sheets.

3. District detail sheets.

4. Earthwork details for interchanges requiring significant earthwork.

5. Transition details where there is a change in the roadway surface or base course width. These details should include:
beginning and end stations,
distances and direction from the centerline, and
all necessary curve data.

6. Signing plans, where applicable.

7. Wetland plans, where required.

8. Any special designs not covered in the IDOT Highway Standards or elsewhere in the plans.

CROSS SECTION SHEETS

1. Plot rural cross sections at 100 ft (25 m) intervals and urban cross sections at 50 ft (10 m) intervals.

2. Plot intermediate cross sections at all major grade breaks, pipe crossings, side streets, entrances, and other locations as necessary.

3. Ensure the spacings between cross sections do not overlap.

4. The mainline cross sections are placed first, by increasing stations, from the bottom of the sheet to top of the sheet. Provide the cross sections for other facilities after the mainline cross section in the order they appear along the mainline.

5. Note the stations of the cross section shown on the bottom of the sheet. Also note the name of the facility to which the cross sections apply.

6. Use a horizontal scale of 1 in = 5 ft (1:50 metric) or 1 in = 10 ft (1:100 metric). The vertical scale is a 2:1 proportion of the horizontal scale. Show the scales used in the lower right corner of each sheet.

7. Plot the existing cross section using a light, dashed line and show the existing:

- ground line,
- pavement structure,
- drainage structures,
- major utilities,
- all affected structures,
- existing and proposed right-of-way and easement lines, and
- bodies of water near the right-of-way limits.
8. Plot the proposed cross section using a dark, solid line and show:
   - centerline (and the profile grade line, if different);
   - proposed pavement structure;
   - all side road and entrances;
   - curb and gutter;
   - sidewalk locations and depth;
   - proposed side slopes;
   - special fill materials;
   - all new drainage structures, include the following:
     - centerline station,
     - distance and direction from centerline,
     - description and size of structure,
     - top and flow line elevations;
   - all underground utilities affected by the construction;
   - special ditch elevations and drainage direction;
   - proposed right-of-way and easement lines; and
   - any other special features.

9. Provide the proposed centerline pavement surface elevation vertically on each cross section.

10. Label the side slope on the first and last cross section of each sheet and where there are changes in the slope. Show the side slope using a vertical to horizontal ratio, e.g., 1V:3H.

11. Show the end area cut and fill amounts, in square feet (square meters), above or beside each cross section.

12. Show all undercutting for subgrade and unsuitable material.

13. Show all earthwork for temporary pavements.

14. Provide separate cross sections for all approaches including side roads and entrances, and note the approach type, direction from centerline, and station next to the cross section.
# Chapter Sixty-four

## QUANTITY COMPUTATIONS

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Chapter Sixty-four
QUANTITY COMPUTATIONS

In addition to preparing clear and concise plans, as described in Chapter 63, the designer needs to compile an accurate summary of the project quantities. This information leads directly to the Engineer's Estimate, which combines the computed quantities of work and the estimated unit bid prices. An accurate summary of quantities is critical to prospective contractors interested in submitting a bid on the project. Chapter 64 presents guidelines on calculating quantities for highway construction projects.

64-1  GENERAL

64-1.01  Guidelines for Preparing Quantity Computations

When preparing quantity computations, the designer should consider the following guidelines:

1. **Specifications.** Cross check all items against the *IDOT Standard Specifications for Road and Bridge Construction* and the Supplemental Specifications to ensure that the appropriate pay items, methods of measurement, and bases of payment are used. If an item is not covered in the *IDOT Standard Specifications* or Supplemental Specifications (i.e., those having an asterisk in the *IDOT Coded Pay Items*), a special provision, plan note or detail must be included in the contract documents to cover the item.

2. **Pay Item Code Number.** Every pay item has a unique number assigned to it for data processing. This code number is located in the *IDOT Coded Pay Items*. Section 63-4.04 describes the Department coding procedures, description titles, and units of measurement for pay items. Only the official name and description should be used in the contract documents, special provisions, and summary of quantities. Do not include “dummy” code numbers in the plans.

3. **Rounding.** The quantity of any item provided in the plans should check exactly with the figure on the computation sheets. Indicate any rounding of the raw estimated figures on the computation sheets. Unless stated otherwise, no rounding of the calculations should be done until the value is incorporated into the summary of quantities sheet.

4. **Significant Digits.** When calculating quantities, carefully consider the implied correspondence between the accuracy of the data and the given number of digits.

5. **Multiple Estimates.** Some projects will require two or more estimates for work performed under various funding arrangements, construction and safety work types, and area location. Section 63-4.04 describes the various breakdown categories for quantity computations.
6. **Cost Estimate.** Only use the total values from the summary of quantities sheets to develop the cost estimate. Show all items described in the plans that will be included in the cost estimate on the plan sheets. Chapter 65 provides Department criteria for preparing construction cost estimates. These quantities are used to determine the final Engineer’s Estimate.

7. **Estimating Forms/Computation Worksheets.** Blank copies of the estimating forms and computation worksheets are available from BDE.

### 64-1.02 Computer Estimates

For most projects, the computer can be used to develop some of the quantity estimates. For small projects, it may be more efficient to manually calculate the quantities for all elements, including earthwork. Each software package used by the Department (e.g., GEOPAK) uses different procedures for determining how and which quantities can be estimated. The designer should give special consideration to how the plans are prepared on the computer (e.g., cell names, levels, processing procedures) to allow the software to determine the quantities.

### 64-1.03 Computation Records

In preparing the project quantities, prepare a separate computation sheet for each item used on the project. Combine these sheets and bind them with a cover sheet. The preparer will sign or initial and date each sheet. The checker will also be required to sign or initial and date each sheet. Number the sheets and indicate the total number of pages on each sheet (i.e., sheet x of y). Place the code number and pay item on the top of each sheet. Arrange the sheets in code number order (i.e., numerically and then alphabetically).

Check all values obtained through computations or use of standardized tables, preferably on an independent basis. For those pay items where agreements may be reached to make payment on the basis of planned quantities, an independent check should be performed and noted. Note the resolution of any differences between original and check computations. Where computations are performed by computer, an independent check is not required. However, make spot checks of the input and review the computation output sheet for obvious mistakes. Also, sign and date the computer output similarly to hand computation sheets.

Retain the quantity computations within the project file.

### 64-1.04 Units of Measurement

Estimate the quantities for all contract bid items using the terms and units of measurement presented in the *IDOT Standard Specifications* and the *IDOT Coded Pay Items*. Show the values determined from the computations on the summary of quantities sheet, and elsewhere in the plans. Figure 64-1.A illustrates typical rounding criteria that should be used on the summary of quantities sheet and in the plans. Note that certain elements are rounded based on standard manufacturer sizes.
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**QUANTITY ROUNding CRITERIA — US CUSTOMARY**

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**QUANTITY ROUNING CRITERIA — US CUSTOMARY**

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**QUANTITY ROUNDING CRITERIA — US CUSTOMARY**

Figure 64-1.A

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**QUANTITY Rounding CRITERIA — US CUSTOMARY**

Figure 64-1.A

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**QUANTITY ROUNDING CRITERIA — US CUSTOMARY**

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**QUANTITY Rounding CRITERIA — US CUSTOMARY**

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QUANTITY Rounding CRITERIA — METRIC

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**QUANTITY Rounding Criteria — Metric**

Figure 64-1.A

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**QUANTITY ROUNDDING CRITERIA — METRIC**

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**QUANTITY ROUNGING CRITERIA — METRIC**

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**QUANTITY ROUNDDING CRITERIA — METRIC**

Figure 64-1.A

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**QUANTITY Rounding Criteria — Metric**

Figure 64-1.A

(Continued)
64-1.05 Non-Defined Work

64-1.05(a) Lump-Sum Items

Only use lump sum bid items where the scope of work for the item is clearly defined, and the amount of work has a minimal chance of changing during construction. The IDOT Standard Specifications defines which quantities may be estimated as lump sum. Wherever practical, list the quantities for the separate items that will be included within the lump sum item. The list should note that the separate “quantities are for estimating purposes only.” Where there is a significant chance of quantity changes, the work must be bid by the unit and not lump sum. Where lump sum items are used, the total quantity for the project will always equal one.

64-1.05(b) Items Included in Other Work

No item should be shown as incidental to another pay item or the contract. If any item will be included as part of another item, it must be addressed by the specifications or with a special provision. The designer should only include an item of work in another pay item where the scope of work for both is clearly defined and the probability of the quantity of either item changing is minimal. In general, minimize the use of items included in other pay items. It is impossible for bidders, or the Department, to prepare an estimate for a project that contains incidental items for which quantities or the scope of work are indeterminable.

In general, use the applicable pay item for those items that are normally covered in the IDOT Standard Specifications. Where the quantities or scope of work items are indeterminate at the time of bidding, these items should be paid for on a force account basis as described in the IDOT Standard Specifications.

64-1.06 Federal Participation in Stockpiling of Salvage Materials

The Federal government participates in the cost of salvaging and stockpiling materials, which cannot be reused in the project. This does not apply to material salvaged from Bituminous Surface Removal or Texturing Existing Pavement, which becomes the property of the contractor for future recycling. Stockpile the material either on the project limits or at a State-owned storage site a reasonable distance off the project limits if necessary to prevent a potential roadside safety problem. The amount of participation will be limited to the following:

- If the material can be used on other Federal-aid routes, participation may be obtained for stockpiling the material.
- If the material is to be retained by the contractor, participation may be obtained for salvaging the material provided the special provisions indicate that the salvage value is to be reflected in the contractor’s bid price.
- If the material can be used on non-Federal-aid routes, Federal participation for stockpiling will ordinarily be limited to the dollar amount established by an alternate bid item for contractor disposal.
• If the material has no use, participation will be allowed for the disposal of the material as specified in Article 202.03 of the Standard Specifications.
64-2 EARTHWORK COMPUTATIONS

64-2.01 Computer Computations

Earthwork computations for most projects can be determined using the computer and special design software packages (e.g., GEOPAK). Earthwork quantities for small projects, entrances, side roads, ditches, and additional grading features may need to be calculated manually (see Section 64-2.02). For the computer to calculate the mainline earthwork quantities, the following information is typically required:

1. horizontal and vertical roadway alignment;
2. typical sections;
3. terrain data;
4. shrinkage factor;
5. cut and fill slope rates; and
6. identification of sections not to be included (e.g., bridge sections).

The computer provides a listing of the quantities for each station. Include these quantities on the cross sections as described in Section 63-4.16.

64-2.02 Manual Computations

For small projects and to calculate special features on larger projects (e.g., entrances, ditches), it may be necessary to calculate the earthwork quantities manually. Figure 64-2.A provides a sample computation sheet that may be used to develop these quantities. A spreadsheet program may be used in place of these computation sheets. The following steps and examples from Figure 64-2.A illustrate how to use the computation sheet:

1. **Station**. In rural areas, cross sections are typically plotted and calculated at 100 ft (25 m) intervals and urban areas at 50 ft (10 m) intervals. The intervals shown in Figure 64-2.A are at 50 ft.

2. **Grade**. Indicate the grade of the profile grade line. Also, indicate if there is a vertical curve and the length of the vertical curve. Figure 64-2.A shows a 500 ft crest vertical curve.

3. **Tangent Elevation**. This is the grade along the tangent between two VPI’s, exclusive of the vertical curve correction. In the example, the tangent elevations are 465.00 ft and 466.00 ft at Stations 4 + 00 and 4 + 50, respectively.

4. **Vertical Curve Correction**. This is the elevation correction required from the tangent elevation for the vertical curve. Values in this column only will be noted if there is a vertical curve. Chapter 33 illustrates how to calculate the vertical curve corrections. For Station 4 + 00, the correction is 0.12 ft, and for Station 4 + 50, 0.50 ft.
**EARTHWORK COMPUTATIONS**

**Computed By:** ____________________  **Date:** ______  **Route:** ___________  **Example:** ___________

**Checked By:** _______________  **Date:** ______  **Section:** ___________

**Shrinkage Factor:** ___________  **County/City:** ___________

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<td>1350</td>
<td>70</td>
</tr>
<tr>
<td>4 + 00</td>
<td></td>
<td>465.00</td>
<td>0.12</td>
<td>464.88</td>
<td>1700</td>
<td>10</td>
<td>3000</td>
<td>30</td>
</tr>
<tr>
<td>4 + 50</td>
<td></td>
<td>466.00</td>
<td>0.50</td>
<td>465.50</td>
<td>1750</td>
<td>0</td>
<td>3450</td>
<td>10</td>
</tr>
<tr>
<td>5 + 00</td>
<td></td>
<td>467.00</td>
<td>1.12</td>
<td>465.88</td>
<td>1900</td>
<td>0</td>
<td>3650</td>
<td>0</td>
</tr>
<tr>
<td>5 + 50</td>
<td></td>
<td>468.00</td>
<td>2.00</td>
<td>466.00</td>
<td>2000</td>
<td>0</td>
<td>3900</td>
<td>0</td>
</tr>
<tr>
<td>6 + 00</td>
<td></td>
<td>469.00</td>
<td>3.12</td>
<td>465.88</td>
<td>2500</td>
<td>0</td>
<td>4500</td>
<td>0</td>
</tr>
<tr>
<td>6 + 50</td>
<td></td>
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<td>2.00</td>
<td>465.50</td>
<td>2500</td>
<td>0</td>
<td>5000</td>
<td>0</td>
</tr>
<tr>
<td>7 + 00</td>
<td></td>
<td>466.00</td>
<td>1.12</td>
<td>464.88</td>
<td>2200</td>
<td>0</td>
<td>4700</td>
<td>0</td>
</tr>
<tr>
<td>7 + 50</td>
<td></td>
<td>464.50</td>
<td>0.50</td>
<td>464.00</td>
<td>1700</td>
<td>5</td>
<td>3900</td>
<td>5</td>
</tr>
<tr>
<td>8 + 00</td>
<td></td>
<td>463.00</td>
<td>0.12</td>
<td>462.88</td>
<td>850</td>
<td>30</td>
<td>2550</td>
<td>35</td>
</tr>
<tr>
<td>8 + 50</td>
<td></td>
<td>461.50</td>
<td>VPT</td>
<td>461.50</td>
<td>500</td>
<td>80</td>
<td>1350</td>
<td>110</td>
</tr>
<tr>
<td>9 + 00</td>
<td>-3%</td>
<td>460.00</td>
<td>460.00</td>
<td>200</td>
<td>100</td>
<td>700</td>
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<td>10</td>
<td>45</td>
<td>210</td>
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<td>50</td>
</tr>
<tr>
<td>10 + 00</td>
<td>-3%</td>
<td>457.00</td>
<td>457.00</td>
<td>0</td>
<td>10</td>
<td>10</td>
<td>55</td>
<td>50</td>
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<td>10 + 50</td>
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<td>455.50</td>
<td>455.50</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>10</td>
<td>50</td>
</tr>
</tbody>
</table>

(*) These columns are optional.

**Total Section Volumes:** 35,508 ft³  2648 yd³

**Shrinkage Factor:** ___________  1.15

**Adjusted Volume:** 35,508 ft³  3045 yd³

**SAMPLE COMPUTATION SHEET**

Figure 64-2.A
5. **Grade Elevation.** This is the actual grade of the profile grade line. For tangent sections, this column is the same elevation as shown in the tangent elevation column. For crest vertical curves, this elevation is determined by subtracting the vertical curve correction from the tangent elevation. For sag vertical curves, this elevation is determined by adding the vertical curve correction to the tangent elevation. For Station 4 + 00, the grade elevation is \((465.00 - 0.12 = 464.88 \text{ ft})\) and for Station 4 + 50, \((466.00 - 0.50) = 465.50 \text{ ft})\.

6. **End Areas.** The end areas used to compute the quantities are defined by the ground lines and typical section template (see Figure 64-2.B). After the cross sections have been plotted, determine the areas of cut and fill for each cross section using a planimeter. Include the borrow excavation, waste of unsuitable soils, undercut, rock excavation, trench excavation, and any special excavation or embankment on the section. If topsoil is used on the section, compute the quantity of topsoil. Add the undercut in the cut section to the earth excavation and deduct the topsoil in fill from the embankment quantity. Record the cut and fill areas for each cross section in the “END AREA” columns of the Computation Sheet. Ensure that intermediate cross sections (e.g., culvert location, entrances) are not used for an end section. For the example, the cut end areas for Stations 4 + 00 and 4 + 50 are 1700 ft² and 1750 ft², respectively. The fill end areas are 10 ft² and 0 ft², respectively.

7. **Sum of End Areas.** The “SUM OF END AREAS" columns are the sum of adjacent cross-section areas for the cut and fill columns. Note that the line in the figure is offset between the two end areas. This line indicates the two areas to be added together. For the example, the sum of cut areas is 3450 ft² and sum of fill areas is 10 ft².

8. **Distance.** This is the distance between the cross-section interval selected in Comment 1. For the example, this is 50 ft.

9. **Section Volumes.** Volumes for excavation (cut) and embankment (fill) are determined using the average-end-area formula:

   \[
   V = \frac{A_1 + A_2}{2(D)} \quad \text{(US Customary) Equation 64-2.1}
   \]

   \[
   V = \frac{A_1 + A_2}{2} (D) \quad \text{(Metric) Equation 64-2.1}
   \]

   where:

   \[V\] = volume, yd³ (m³)

   \[A_1 + A_2\] = sum of cut or fill end areas of adjacent sections (from the “Sum of End Areas"), ft² (m²)

   \[D\] = distance between sections, ft (m)
These values are rounded to the nearest yd$^3$ (m$^3$) and recorded in the appropriate cut and fill “SEC. VOLUMES” columns on the Computation Sheet.

For the example, the cut and fill volumes are:

Cut: \[ V = \left( \frac{1700 + 1750}{2(27)} \right)(50) = 3194 \text{ yd}^3 \]

Fill: \[ V = \left( \frac{10 + 0}{2(27)} \right)(50) = 9 \text{ yd}^3 \]

10. **Total Section Volumes.** This is the sum of the section volumes for both the cut and fill columns. For the example, these are 35,508 yd$^3$ for cut sections and 2648 yd$^3$ for fill sections.

11. **Shrinkage Factor.** The total section volumes for fill section must be adjusted by the appropriate shrinkage factor. Section 64-2.03 discusses how to determine the appropriate shrinkage factor. For this example, the shrinkage factor was determined to be 15%. Note for earth fills, the factor is only shown in the fill column.

12. **Adjusted Volume.** This value is determined by multiplying the “TOTAL SECTION VOLUME” by the appropriate “SHRINKAGE FACTOR.” For cut sections, the volume is 35,508 yd$^3$. For fill sections, the 2648 yd$^3$ is multiplied by 1.15 to obtain the “ADJUSTED VOLUME” (2648 x 1.15 = 3045 cubic yards).

**64-2.03 Shrink and Swell Factors**

Embankment fill quantities calculated manually or by the computer must be adjusted by the appropriate shrinkage factor to account for the compaction of material, loss from hauling, subsidence of the existing ground caused by the overburden, erosion, and clearing operation. The factors used in the calculations depend on the soil type, quantity to be moved, and engineering judgment. Sand and gravel have smaller shrinkage factors than clay and silt. For rock excavation, it may be necessary to apply an expansion or swell factor. Generally, the shrinkage factor will only be applied to the total fill area (see Section 64-2.02) unless highly variable materials are encountered along the alignment requiring different numerical values.

The use of more than one factor is often necessary to describe the characteristics of the material. The District Geotechnical Engineer will provide guidance in choosing the applicable factor(s) to be used in the calculations. The designer may need to adjust the shrinkage factor to account for the smaller quantities.
64-2.04 Earthwork Considerations

64-2.04(a) Excavation Quantities

The following procedures establish design guidelines for use of the earthwork pay items:

1. **Earth and Rock Excavation.** This work consists of excavation and transportation of suitable excavated material to embankment locations throughout the limits of the contract or the excavation, transportation, and disposal of excavated material. This work does not include excavation for structures or channel excavation.

   Calculate quantities in the normal manner according to Section 64-2.

   If the earth or rock excavation is to be used on the project in an embankment, the suitability and/or stability of the excavated material must be examined. Show the amount of suitable excavated material to be used in embankments in the Earthwork Schedule. The pay item is “Earth Excavation” or “Rock Excavation.” If a portion or all of the excavated material is determined to be unsuitable or unstable, calculate the quantity and list it as “Removal and Disposal of Unsuitable Material.”

   When possible, a shrinkage factor should be determined for the suitable excavation to be used as embankment. The shrinkage factor will determine the final volume of the excavated material once it is compacted within the embankment. This quantity is then used to determine the amount of material either to be wasted or to be hauled in from off-site. Contact the District Materials Engineer concerning the determination of a shrinkage factor. When a shrinkage factor is determined, show the factor in the plans. If no shrinkage factor is determined, assume a shrinkage factor of 25%.

   If topsoil is to be excavated and used on the project, include this quantity as “Topsoil Excavation and Placement,” but do not include this quantity in the earth excavation quantity. Cross sections should show the different cut quantities.

2. **Borrow and Furnished Excavation.** Borrow and furnished excavation consists of excavating suitable materials obtained from borrow locations furnished by the contractor and transporting the materials to various locations throughout the limits of the contract.

   The only difference between borrow excavation and furnished excavation is the method of measurement as described below:

   a. **Borrow Excavation.** Borrow excavation is measured in its original position by taking cross sections of the borrow site before the work is started and again after it has been completed. The volume in cubic yards (cubic meters) of material will be computed by the method of average end areas. When possible, also determine the shrinkage factor of the borrow excavation. The shrinkage factor will determine the plan quantity of material to be excavated from the borrow site, which is the pay quantity, that will provide the required volume once it is compacted in the embankment. The District Materials Engineer should be contacted regarding the determination of a shrinkage factor. When a shrinkage
factor is determined it should be shown on the plans. If no shrinkage factor is determined, assume a shrinkage factor of 25%.

b. **Furnished Excavation.** Furnished excavation will be determined either by an agreement to plan quantity or by measurement in its final place. For measurement in place, compute the volume of the compacted material in cubic yards (cubic meters) using the average end areas method and then subtract the final pay quantity of earth excavation, rock excavation and other excavation suitable to be used as embankment, adjusted by a shrinkage factor of 25% or as shown on the plans, as discussed above. Also, deduct the excavation quantities included in the cost of other items.

The use of borrow excavation or furnished excavation will be at the designer’s discretion; however, the designer should consult with the District Materials Engineer and District Construction Engineer. In determining which pay item to use, consider the following:

- Do not use borrow excavation and furnished excavation on the same project; use one or the other.

- Furnished excavation should be used:
  + on projects where a small amount of borrow material is required (<50,000 yd³ (40,000 m³));
  + on bridge projects, minor realignments, and/or 3R type improvements;
  + on projects in urbanized areas where borrow may come from many sources;
  + where no suitable borrow locations are apparent; or
  + where use of commercial borrow sites or multiple borrow sites are anticipated.

- Borrow excavation should be used:
  + on projects where a significant amount of borrow material is required (>50,000 yd³ (40,000 m³)); or
  + where a borrow site may be readily available.

3. **Embankment.** This work consists of the construction of embankments by depositing, placing, and compacting earth, stone, gravel, or other materials of acceptable quality above the natural ground or other surface. The materials incorporated are from earth excavation, rock excavation, borrow excavation, furnished excavation, or other sources as mentioned in the contract documents.
Embarkment will not be paid for directly, but is considered to be included in the various items of excavation, and their construction included in the unit prices of these items.

4. **Topsoil and Compost.** This work consists of furnishing, excavating, and placing topsoil, special types of topsoil or compost/topsoil blend.

   The use of topsoil on projects is paid for either as “Topsoil Excavation and Placement” or as “Topsoil Furnish and Place.” The designer will decide which pay item(s) to use and should consult with the District Landscape Architect, District Materials Engineer, and District Construction Engineer for assistance. Topsoil excavation and placement involves the use of topsoil obtained from within the project limits. Topsoil furnish and place requires the contractor to obtain topsoil from an off-site location. The use of topsoil within the project limits is encouraged and recommended. In determining contract quantities, on-site material should be used first and, if additional quantities are required, the amount of off-site material should be calculated. Consequently, on some projects both pay items may be used.

   The quantity of topsoil excavation and placement is not included in the earth excavation quantity.

5. **Earthwork Schedule.** Earthwork schedules are shown on all plans involving earthwork pay items. The schedule should show:

   - cuts and fills;
   - earth and rock excavation quantities;
   - removal and disposal of unsuitable material quantities;
   - borrow or furnished excavation quality (Note that borrow excavation is calculated in the uncompacted state so a shrinkage factor must be assumed to arrive at this quantity from the known fill required. Furnished excavation is calculated in its final place (i.e., compacted state));
   - shrinkage factors for earth excavation and borrow excavation; and
   - topsoil excavation and placement, topsoil furnish and place, and/or compost furnish and place quantities.

6. **Equations.** Consider the following when calculating excavation quantities:

   a. Shrinkage Factor (SF) = \( \frac{\text{bank volume} - \text{compacted volume}}{\text{bank volume}} \)

      \[ = 1 - \frac{\text{compacted volume}}{\text{bank volume}} \]
Where the bank volume is material as it lies in its natural state.

Unless otherwise determined, assume SF = 0.25.

b. Suitable Excavation is defined to be all earth excavation, rock excavation, and all other on-site excavation that is suitable to be used as embankment for the project.

c. Use the following to determine the quantity of embankment that will result from the suitable excavation:

\[
\text{Excavation to be used as Embankment} = \text{Suitable Excavation} \times (1 - \text{SF})
\]

d. If the quantity of excavation to be used as embankment is less than the embankment quantity required, then use one of the following equations:

\[
\text{Furnished Excavation} = \text{Embankment} - (\text{Suitable Excavation} \times (1 - \text{SF}))
\]

\[
\text{Borrow Excavation} = \frac{(\text{Embankment} - (\text{Suitable Excavation} \times (1 - \text{SF})))}{(1 - \text{SF})}
\]

It is the designer’s option on use of the borrow excavation or furnished excavation when off-site material is needed.

7. Examples.

**Example 64-2.04(1)**

Earthwork Schedule

<table>
<thead>
<tr>
<th>1 Location</th>
<th>2 Earth Excavation</th>
<th>3 Earth Excavation Adjusted for Shrinkage</th>
<th>4 Embankment</th>
<th>5 Earthwork Balance Waste (+) or Shortage (-)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sta. 100+00 to 105+00</td>
<td>500</td>
<td>375</td>
<td>100</td>
<td>+275</td>
</tr>
<tr>
<td>Sta. 105+00 to 110+00</td>
<td>400</td>
<td>300</td>
<td>100</td>
<td>+200</td>
</tr>
<tr>
<td>Sta. 110+00 to 115+00</td>
<td>500</td>
<td>375</td>
<td>200</td>
<td>+175</td>
</tr>
<tr>
<td>Side Road A</td>
<td>200</td>
<td>150</td>
<td>300</td>
<td>-150</td>
</tr>
<tr>
<td>Total</td>
<td>1600</td>
<td>1200</td>
<td>700</td>
<td>+500</td>
</tr>
</tbody>
</table>

Columns 1, 2, & 4 Location and quantities from cross sections:

Cut = Earth Excavation  Fill = Embankment

Column 3 Quantity of earth excavation (cut) adjusted for a shrinkage factor of 25%.
Column 5 Earthwork required:

(-) = Quantity of Fill or Embankment needed (Furnished or Borrow Excavation).

(+) = Quantity to be wasted.

Because the earth excavation quantity is greater than embankment needed the only pay item is for “Earth Excavation,” no pay item for “Borrow or Furnished Excavation” is needed.

Pay Item:

EARTH EXCAVATION 1600 cubic yards

**Example 64-2.04(2)**

Earthwork Schedule

<table>
<thead>
<tr>
<th>1 Location</th>
<th>2 Earth Excavation</th>
<th>3 Earth Excavation Adjusted for Shrinkage</th>
<th>4 Embankment</th>
<th>5 Earthwork Balance Waste (+) or Shortage (-)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sta. 320+00 to 325+00</td>
<td>100</td>
<td>75</td>
<td>275</td>
<td>-200</td>
</tr>
<tr>
<td>Sta. 325+00 to 330+00</td>
<td>200</td>
<td>150</td>
<td>125</td>
<td>+25</td>
</tr>
<tr>
<td>Sta. 330+00 to 335+00</td>
<td>150</td>
<td>112.5</td>
<td>300</td>
<td>-187.5</td>
</tr>
<tr>
<td>Side Road X</td>
<td>50</td>
<td>37.5</td>
<td>250</td>
<td>-212.5</td>
</tr>
<tr>
<td>Total</td>
<td>500</td>
<td>375</td>
<td>950</td>
<td>-575</td>
</tr>
</tbody>
</table>

Columns 1, 2, & 4 Location and quantities from cross sections:

Cut = Earth Excavation  Fill = Embankment

Column 3 Quantity of earth excavation (cut) adjusted for a shrinkage factor of 25%.

Column 5 Earthwork required:

(-) = Quantity of Fill or Embankment needed (Furnished or Borrow Excavation).

(+) = Quantity to be wasted.

Because the earth excavation quantity is not great enough to account for all embankment (fill) needed, additional earth is required from off-site either as borrow or furnished excavation.
### Example 64-2.04(3)

#### Earthwork Schedule

<table>
<thead>
<tr>
<th>Location</th>
<th>1 EarthExcavation</th>
<th>2 RockExcavation</th>
<th>3 Unsuitable or Unstable Material</th>
<th>4 Excavation to be used in Embankment Adjusted for Shrinkage</th>
<th>5 Embankment</th>
<th>6 Earthwork Balance Waste (+) or Shortage (-)</th>
<th>7 Topsoil Excavation and Placement</th>
<th>8 Topsoil Furnish and Place</th>
<th>9 Topsoil Furnish and Place</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sta. 410+00 to 430+00</td>
<td>3,000</td>
<td>1,000</td>
<td>1,600</td>
<td>10,000</td>
<td>-8,400</td>
<td>600</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sta. 430+00 to 450+00</td>
<td>2,000</td>
<td>500</td>
<td>2,100</td>
<td>8,000</td>
<td>-5,900</td>
<td>200</td>
<td></td>
<td>300</td>
<td></td>
</tr>
<tr>
<td>Sta. 450+00 to 470+00</td>
<td>5,000</td>
<td></td>
<td>4,000</td>
<td>2,000</td>
<td>+2,000</td>
<td>200</td>
<td></td>
<td>400</td>
<td></td>
</tr>
<tr>
<td>Frontage Road</td>
<td>1,000</td>
<td></td>
<td>800</td>
<td>5,000</td>
<td>-4,200</td>
<td>300</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>11,000</td>
<td>500</td>
<td>1,000</td>
<td>8,500</td>
<td>-15,500</td>
<td>1,300</td>
<td></td>
<td>700</td>
<td></td>
</tr>
</tbody>
</table>

**Shrinkage Factors:**
- Earth Excavation: 20%
- Rock Excavation: 0%
- Borrow Excavation: 30%

**Column 1** - Location from plans.
**Column 2** - Cut quantities from cross sections, this does not include topsoil excavation.
**Column 3** - Quantities from cross sections.
**Column 4** - Cut material that is determined to be either unstable or unsuitable for use in embankment.
**Column 5** - Earth and rock excavation quantities that are to be used as fill material in embankment. Includes deduction for unsuitable material. Earth excavation shrinkage factor was determined to be 20%. Rock excavation shrinkage factor was determined to be 0%.
**Column 6** - Quantities from cross sections.
**Column 7** - Off-site material needed or material to waste.
**Column 8** - Quantities from cross sections, these quantities are not included in earth excavation or embankment.
**Column 9** - Quantities required from off-site to complete project, quantities are not included in borrow or furnished excavation.
Furnished excavation is measured in its final (compacted) state. Borrow excavation is measured at the borrow site and, therefore, the borrow quantity must allow for shrinkage (assumed 25%). Borrow = \( \frac{575 \text{ yd}^3}{1 - 0.25} = 766.67 \text{ yd}^3 \).

Pay Items:

- EARTH EXCAVATION - 500 cubic yards
- FURNISHED EXCAVATION - 575 cubic yards

or

- EARTH EXCAVATION - 500 cubic yards
- BORROW EXCAVATION - 767 cubic yard

On projects in which cut material is paid for with multiple pay items (e.g., Earth Excavation and Rock Excavation), calculate the total quantity of cut material to determine the quantity of off-site material required for embankment. Each item may have a different shrinkage factor.

On projects in which topsoil is to be paid for, the topsoil quantities are not included in any other pay items (e.g., earth excavation, furnished excavation). First, calculate the total quantity of topsoil needed. Next, calculate the amount of topsoil available within the project limits. If not enough topsoil is available on the project, then the additional amount will be obtained from off-site and paid for as “Topsoil Furnish and Place.” A shrinkage factor may be used for topsoil, but is not usually required.

Borrow excavation quantity is \( \frac{16,500}{1-0.30} = 23,571 \text{ cubic yards} \). If furnish excavation were used the quantity would be 16,500 cubic yards.

Pay Items:

- EARTH EXCAVATION - 10,000 cubic yards
- ROCK EXCAVATION - 500 cubic yards
- REMOVAL AND DISPOSAL OF UNSUITABLE MATERIAL - 1,000 cubic yards
- BORROW EXCAVATION - 23,571 cubic yards
- TOPSOIL EXCAVATION AND PLACEMENT - 1,300 cubic yards
- TOPSOIL FURNISH AND PLACE - 700 square yards

**64-2.04(b) Earthwork Quantities for Separate Grading and Paving Contracts**

On grading and paving contracts, the paving contractor may have the problem of either wasting substantial quantities of excess excavation or obtaining borrow to construct the subgrade. Often the plans do not provide the contractor with the proper quantities to adequately estimate the project. To ensure that sufficient quantities are provided, the designer should consider the following:
1. **Grading Contracts.** For grading contracts, show the grading cross sections parallel to the ultimate pavement and shoulder structure. Occasionally, special conditions may dictate a different grading cross section. For these situations, provide accurate earthwork quantities to construct the final paving cross section in the paving plans.

2. **Graded Paving Contracts.** For paving contracts on pregraded sections, do not include the earthwork in the cost of paving or use “token” quantities to establish unit prices. Determine the earthwork quantities according to one of the following conditions:
   
   a. When a grading contract will be completed several months before the advertising of the paving contract, develop new cross sections to establish accurate earthwork quantities.
   
   b. When the paving contract will be advertised prior to the completion of the grading contract, accurate earthwork quantities cannot be determined for bidding purposes. For these situations, include the pay item “Shaping and Grading Roadway.”

64-2.04(c) **Bridge Embankment Quantities**

For determining bridge embankment quantities, the Bureau of Bridges and Structures will only show on the general plan and elevation sheet of the bridge plans the limits of the minimum embankment that must be constructed prior to the construction of the abutments. The road designer is responsible for determining the quantities for the embankment cones and including these quantities in the total earthwork for the project.

The bridge plans will present any pipe culverts under these embankment cones. However, the road designer determines the pipe culvert length and any quantities.

64-2.05 **Landscaping**

When determining landscaping quantities, the designer should consider the following:

1. **Seeding and Sodding.** Calculate the area for seeding and sodding by measuring the distance along the slope and not horizontally.

2. **Fertilizer Nutrients.** To determine the quantity of fertilizer nutrients, multiply the area to be fertilized by the application rate. The designer should check with the District Landscape Architect to determine the proper application rate. Show the selected application rate in the plans, typically in the general notes.

3. **Mulch.** To determine the quantity of mulch, multiply the area to be mulched by the application rate obtained from the District Landscape Architect. Show the application rate in the plans, typically in the general notes.
64-2.06 **Subgrade**

Calculate the area of subgrade using the out-to-out width of the paved shoulders. To ensure a proper pavement foundation, add 6 in (150 mm) to each side. If the paved shoulders are bituminous, include an allowance for the 1V:1H slope of the bituminous material before adding the 6 in (150 mm) to each side.

For urban sections with curb and gutter, calculate the subgrade width using the out-to-out distance from the back of curb plus the 6 in (150 mm) extension.

64-2.07 **Subbase**

To determine the area of subbase under rigid pavements, include an additional 18 in (450 mm) on each side to the pavement width. Where curb and gutter is used with rigid pavements, the extra width will be the curb and gutter width.
64-3  PAVEMENT COMPUTATIONS

64-3.01  Bituminous

64-3.01(a)  Bituminous Binder and Surface Course

Where bituminous binder and surface course pay items are in square yards (square meters), calculate the quantities using the top surface area. For binder course construction without curb and gutter, allow for the 1V:1H side slope of the surface course material before determining the width of the binder course. For binder course construction with curb and gutter on an improved subgrade, allow for the additional thickness required below the curb and gutter.

Where the pay item is in tons, provide an allowance for the extra width required due to the slope of the bituminous material. This allowance is not required for curb and gutter sections.

64-3.01(b)  Bituminous Materials Applied

The designer should consult with the District Materials Engineer to determine the proper application rate of material for the type of project being constructed. This rate should be shown on the plans.

64-3.02  Pavement Rehabilitation

When determining quantities for pavement patching, conduct a field inspection immediately prior to the plan submission. Add a growth factor of 10% to 20% if the bids on the project will be received in late summer or fall and there is a likelihood that patching would not be completed until the following spring.

64-3.03  Shoulders/Curb and Gutter

64-3.03(a)  Shoulders

Where the pay item is in square yards (square meters), use the top width of the shoulder to determine the area of shoulders.

64-3.03(b)  Curb and Gutters

To determine the length of curb and gutters, measure the length along the gutter flow line. This length is measured across entrances and not around an entrance radius. The curbs in entrances should be included in the area of the entrance. At street returns, measure the curb around the radius of the return.
64-4 MISCELLANEOUS COMPUTATIONS

64-4.01 Bridges Deck Slab Repair Quantities

There may be a lag time between the time of inspection of the deck and the recording of the plan quantities and the start of actual construction. To reduce possible overruns on deck slab repair quantities, inspection of the deck should not occur more than four months prior to taking of bids for work. On projects on which bids are taken in late summer or fall, add a growth factor of 5% to 10% to the measured quantities to allow for the additional winter period between the inspection and the start of construction.

When a project is delayed and the deck(s) are subject to additional winter wear, make an update inspection prior to taking bids for the work. Conduct this updated inspection in the same manner as the initial inspection. The designer is responsible for keeping the records of the dates for all inspections.

Also, to reduce possible overruns, conduct a thorough and complete deck inspection. A detailed visual inspection of the underside of the deck is extremely critical. Time may be saved by not determining the corrosion potential and chloride content of the concrete.

The Department may secure outside consultants to conduct these inspections.

64-4.02 Trench Backfill

Calculate the trench backfill quantities using the trench backfill tables in the IDOT Construction Manual.

64-4.03 Aggregate

When calculating the quantity of aggregate required for temporary entrances, temporary lanes, etc., indicate the pay item in tons. Also, include additional quantities for maintenance during time the temporary facility is open to traffic.
64-5  MATHEMATICAL FORMULAS

This section presents mathematical formulas used by IDOT for various quantity determinations.

Right Triangles

\[
\begin{align*}
\sin A &= \frac{a}{c} = \cos B \\
\cos A &= \frac{b}{c} = \sin B \\
\tan A &= \frac{a}{b} = \cot B \\
\sec A &= \frac{c}{b} = \cosec B \\
\cosec A &= \frac{c}{a} = \sec B \\
\cot A &= \frac{b}{a} = \tan B
\end{align*}
\]

\[
\begin{align*}
a &= c \sin A = c \cos B = b \tan A = b \cot B = \sqrt{c^2 - b^2} \\
b &= c \cos A = c \sin B = a \cot A = a \tan B = \sqrt{c^2 - a^2} \\
c &= \frac{a}{\sin A} = \frac{b}{\cos B} = \frac{b}{\sin B} = \frac{b}{\cos A}
\end{align*}
\]

Oblique Triangles

<table>
<thead>
<tr>
<th>Given</th>
<th>Sought</th>
<th>Formula</th>
</tr>
</thead>
<tbody>
<tr>
<td>A, B, a</td>
<td>b, c</td>
<td>b = \frac{a}{\sin A} \cdot \sin B \quad c = \frac{a}{\sin A} \cdot \sin (A+B)</td>
</tr>
<tr>
<td>A, a, b</td>
<td>B, c</td>
<td>\sin B = \frac{\sin A}{b} \cdot a \quad c = \frac{a \sin (A + \arcsin (b \sin A / a))}{\sin A}</td>
</tr>
</tbody>
</table>
| C, a, b        | \frac{1}{2}(A + B) | \frac{1}{2}(A+B) = 90° - \frac{1}{2}C \\
|                | \frac{1}{2}(A - B) | Tan \frac{1}{2} (A - B) = \frac{a - b}{a + b} \cdot \tan \frac{1}{2} (A+B) |
| a, b, c        | A      | Given s = \frac{1}{2}(a+b+c), then:\n|                |        | \sin \frac{1}{2} A = \sqrt{\frac{(s - b)(s - c)}{bc}} \\
|                |        | \cos \frac{1}{2} A = \frac{s(s - a)}{bc} \\
|                |        | \tan \frac{1}{2} A = \sqrt{\frac{(s - b)(s - c)}{s(s - a)}} \\
|                |        | \sin A = 2\sqrt{\frac{s(s - a)(s - b)(s - c)}} \\
|                |        | Area = \sqrt{s(s - a)(s - b)(s - c)} |
| c, a, b        | Area   | Area = \frac{1}{2} ab \sin C |

HARD COPIES UNCONTROLLED
**Nomenclature**

<table>
<thead>
<tr>
<th>Symbol</th>
<th>Definition</th>
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<tbody>
<tr>
<td>A</td>
<td>total surface area</td>
</tr>
<tr>
<td>d</td>
<td>distance</td>
</tr>
<tr>
<td>h</td>
<td>height</td>
</tr>
<tr>
<td>p</td>
<td>perimeter</td>
</tr>
<tr>
<td>r</td>
<td>radius</td>
</tr>
<tr>
<td>s</td>
<td>side (edge) length, arc length</td>
</tr>
<tr>
<td>V</td>
<td>volume</td>
</tr>
<tr>
<td>( \theta )</td>
<td>vertex angle, in radians</td>
</tr>
<tr>
<td>( \phi )</td>
<td>central angle, in radians</td>
</tr>
</tbody>
</table>

**Parabola**

\[
A = \frac{2bh}{3}
\]

**Circle**

\[
p = 2\pi r \\
A = \pi r^2 = \frac{p^2}{4\pi}
\]

**Circular Segment (1)**

\[
A = \frac{1}{2} r^2 (\phi - \sin \phi) \\
\phi = \frac{s}{r} = 2 \left( \arccos \left( \frac{r - d}{r} \right) \right)
\]

**Circular Sector**

\[
A = \frac{1}{2} \phi r^2 = \frac{1}{2} sr \\
\phi = \frac{s}{r}
\]

**Circular Segment (2)**

\[
\cos \phi = \frac{r - x}{r} \\
\text{Area of Circle Segment} = \frac{\phi}{360^\circ} \pi r^2 \\
\text{Area of Triangle} = \frac{1}{2} (r - x)(r \sin \phi)
\]

**External Area**

Total Area - Area of Circle Segment = External Area

\[
t = \frac{r}{\tan \frac{\theta}{2}} \\
\phi = 180^\circ - \theta \\
\text{Total Area} = rt = \frac{r^2}{\tan \frac{\theta}{2}} \\
\text{Area of Circle Seg.} = \pi r^2 \frac{\phi}{360} \\
\text{Ext. Area} = r^2 \left[ \frac{1}{\tan \frac{\theta}{2}} - \pi \frac{\phi}{360} \right]
\]
### Number of Sides | Name of Polygon
--- | ---
3 | triangle
4 | rectangle
5 | pentagon
6 | hexagon
7 | heptagon
8 | octagon
9 | nonagon
10 | decagon

**Triangle**

\[ A = \frac{1}{2} bh \]

**Trapezoid**

\[ p = a + b + c + d \]

\[ A = \frac{1}{2} h (a + b) \]

The trapezoid is isosceles if \( c = d \).

**Parallelogram**

\[ p = 2 (a + b) \]

\[ d_1 = \sqrt{a^2 + b^2 - 2ab\cos(\phi)} \]

\[ d_2 = \sqrt{a^2 + b^2 + 2ab\cos(\phi)} \]

\[ d_1^2 + d_2^2 = 2 (a^2 + b^2) \]

\[ A = ah = ab(\sin(\phi)) \]

If \( a = b \), the parallelogram is a rhombus.

**Regular Polygon**

(n equal sides)

\[ \phi = \frac{2\pi}{n} \]

\[ \theta = \frac{\pi (n - 2)}{n} \]

\[ p = ns \]

\[ s = 2r \left( \tan \left( \frac{\phi}{2} \right) \right) \]

\[ A = \frac{1}{2} nr^2 \sin(\theta) \]
Chapter Sixty-five
COST ESTIMATING
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## Chapter Sixty-five
### COST ESTIMATING

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<td>Other Duties</td>
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Chapter Sixty-five
COST ESTIMATING

To adequately define the project scope and to ensure sufficient construction funds are available, cost estimates are required during the various stages of project development. As the project progresses, the estimates are refined to ensure the project is still cost effective, sufficient funds are available for construction, and the contractor's bid price is reasonable. Chapter 65 discusses the various project estimates that are required and the responsibilities of the district and Central Office estimators.

65-1 PROJECT ESTIMATES

65-1.01 Project Initiation Estimate

The districts and other units are responsible for nominating projects to be included on the Department's Multi-Year Highway Improvement Program. Once a project is nominated, the Office of Planning and Programming is responsible for gathering the necessary information on the project before it can be included on the Program list. One part of this information gathering includes a preliminary cost estimate for construction. These cost estimates are prepared in cooperation with the District Programming Engineer and/or Estimating Engineer.

Once a project has been included on the Department’s Multi-Year Program, it may be several years before a Phase I study can be conducted. Consequently, the project initiation cost estimate must be updated annually until the Phase I study has been conducted.

At the time of project initiation, detailed project quantities have not yet been developed. The programmer determines the estimate based on information provided periodically by the estimator, by using broad units of cost (e.g., cost per mile (kilometer), cost per square yard (square meter)), and by reviewing similar, recent projects in the area. Project initiation cost estimates are generally determined according to the following:

1. Roadway Projects. For most highway projects, assume a cost per mile (kilometer) per roadway width. This estimate includes the cost for earthwork, pavement structures, drainage, and other miscellaneous items. Every effort should be made to include all anticipated work items.

2. Structure Projects. For most structural projects, assume a cost per square foot (square meter) based on similar structure types and lengths.

4. **Unit Costs.** If sufficient quantities are available, use the quantities with the average weighted unit prices to develop the estimate. Add a factor of 10% to 20% to account for minor items.

In addition, the programmer should add the cost for any major features that are beyond the basic assumptions used to develop the estimate. For example, the cost for a major box culvert should be added to the roadway cost per mile (kilometer) estimate.

Based on the proposed scope for the project, the programming engineer determines the unit cost basis considering the following factors:

- geographic location (e.g., urban/rural, State location, district);
- similarity of recent construction projects;
- inflation (adjustments of past prices to reflect the current year);
- reliability of recent construction cost data;
- recent trends in cost of materials, labor, and equipment;
- anticipated difficulty of construction;
- project size relative to size of previous projects;
- proposed project schedule;
- anticipated construction staging;
- right-of-way;
- railroads;
- utilities;
- expected environmental problems (e.g., hazardous wastes, wetlands); and
- engineering judgment.

**65-1.02 Phase I Estimate**

Once the Phase I study has been completed, the district programming engineer with input from the estimating engineer will work with the Office of Planning and Programming to prepare a more detailed cost estimate for the Phase I report. The programmer and/or estimating engineer preparing the estimate will use the quantities determined during the study. If quantities are not available, the designer should be requested to develop these quantities. If quantities are unavailable and cannot be estimated in a reasonable time frame, use the estimating procedures described in Section 65-1.01 (e.g., cost per mile (kilometer)). For consultant projects, the consultant develops the quantities and determines the unit prices. Department personnel will review and may adjust the consultant’s proposed unit prices.

Figure 65-1.A lists the elements that should be estimated and included in the Phase I report for complex projects (e.g., reconstruction or new alignments). Typically, at this stage, not all of the quantities have yet been determined. The designer may include a 10% to 20% contingency factor depending upon engineering judgment for the minor items. Section 65-2 discusses the procedures for developing cost estimates based on quantities. Chapter 12 provides additional information on estimating procedures for Phase I reports. To adequately reflect construction and programming options, it may be necessary to use multiple columns on the estimate form or
multiple estimate forms to show the costs for the various alternatives, segments, local participation, and construction breakdowns. In determining the breakdowns, the designer should consider the following:

1. **Major Items.** List the individual major elements separately (e.g., interchanges, bridges) and clearly identify their location on the estimate.

2. **Rehabilitation Projects.** On rehabilitation projects, breakdowns may be required for certain construction items because of the potential for specific items to become significant project costs.

3. **Two or More Construction Seasons.** On complex projects that require more than one construction season to complete, break the project into individual segments that can be completed in one season.

4. **Project Funding.** Identify construction, right-of-way, utility adjustments, local participation, and consultant PE costs separately to facilitate programming of these items.

Figure 65-1.B illustrates the cost estimate format that should be used for simple projects (e.g., 3R, widening, resurfacing).
<table>
<thead>
<tr>
<th>Work Classification</th>
<th>Estimated Costs in $1000’s</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Segments</td>
</tr>
<tr>
<td></td>
<td>1</td>
</tr>
<tr>
<td>1. Clear and Grub (Minor removal items and demolition)</td>
<td></td>
</tr>
<tr>
<td>2. Earthwork</td>
<td></td>
</tr>
<tr>
<td>a. Mainline grading and drainage (minor structures)</td>
<td></td>
</tr>
<tr>
<td>b. Frontage road grading and drainage (minor structures)</td>
<td></td>
</tr>
<tr>
<td>3. Pavement</td>
<td></td>
</tr>
<tr>
<td>a. Mainline subbase, base, surface, and shoulders</td>
<td></td>
</tr>
<tr>
<td>b. Frontage road, subbase, base, surface, and shoulders</td>
<td></td>
</tr>
<tr>
<td>4. Grade Separations</td>
<td></td>
</tr>
<tr>
<td>a. Railroads</td>
<td></td>
</tr>
<tr>
<td>b. Highway grade separations, including earthwork and pavement (without ramps). List each separately.</td>
<td></td>
</tr>
<tr>
<td>c. Structure removal</td>
<td></td>
</tr>
<tr>
<td>5. Interchanges (structure, crossroad and ramp earthwork, crossroad and ramp pavements). List each separately. (Do not include mainline grading or pavement.)</td>
<td></td>
</tr>
<tr>
<td>6. Structures</td>
<td></td>
</tr>
<tr>
<td>a. Drainage (major structures)</td>
<td></td>
</tr>
<tr>
<td>b. Walls (retaining or reinforced earth)</td>
<td></td>
</tr>
<tr>
<td>7. Miscellaneous Items</td>
<td></td>
</tr>
<tr>
<td>a. Guardrail, fencing, and lighting</td>
<td></td>
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<td>b. Traffic control</td>
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<tr>
<td>c. Traffic signals (modernization or new)</td>
<td></td>
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<tr>
<td>d. Signing</td>
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<tr>
<td>e. Railroad Crossing Improvements</td>
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<tr>
<td>Work Classification</td>
<td>Estimated Costs in $1000’s</td>
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<td>---------------------</td>
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<tr>
<td></td>
<td>Segments</td>
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<td>1</td>
</tr>
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<td>8. Other Items</td>
<td></td>
</tr>
<tr>
<td>a. Erosion Control</td>
<td></td>
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<tr>
<td>b. Landscaping</td>
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<tr>
<td>c. Rest areas or other amenities</td>
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<td>d. Environmental mitigation</td>
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<td>9. Traffic Management Costs</td>
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<tr>
<td>a. Crossovers</td>
<td></td>
</tr>
<tr>
<td>b. Temporary roadways</td>
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</tr>
<tr>
<td>c. Detours</td>
<td></td>
</tr>
<tr>
<td>10. Subtotal (Categories 1 – 9)</td>
<td></td>
</tr>
<tr>
<td>11. Contingencies (_____% of Line 10). (Should not exceed 20%).</td>
<td></td>
</tr>
<tr>
<td>12. Total Construction Cost (Lines 10 and 11)</td>
<td></td>
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<tr>
<td>13. Right-of-Way</td>
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</tr>
<tr>
<td>a. Residential property and relocations</td>
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<tr>
<td>b. Farm and business property and relocations</td>
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<tr>
<td>14. Utility Adjustments</td>
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<tr>
<td>15. *Preliminary Engineering (_____% of Line 12)</td>
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<tr>
<td>16. *Construction Engineering (_____% of Line 12)</td>
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<td>17. Total Project Cost (Lines 12 - 16)</td>
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<td>18. Local Participation</td>
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</table>

Note: *If consultant work is anticipated for preliminary engineering or construction engineering, list these items separately in submission of costs for programming purposes.*
<table>
<thead>
<tr>
<th>Work Classification</th>
<th>Estimated Costs in $1000’s</th>
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<tbody>
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<td>1. Clearing; Minor Removal Items</td>
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<td>8. Detours, Temporary Traffic Control - Roadway</td>
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<td>9. Railroad Crossing Improvements</td>
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<td>10. Field Office and Laboratory</td>
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<tr>
<td>11. Environmental Mitigation/Incidental Items</td>
<td></td>
</tr>
<tr>
<td>12. Roadway Subtotal (Categories 1-11)</td>
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<td>16. Structures for Detours and Temporary Traffic Control</td>
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<td>17. Structure Subtotal (Categories 13-16)</td>
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<tr>
<td>18. Roadway and Structure Subtotal (Lines 12 and 17)</td>
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<td>19. Contingencies (____% of Line 18) (should not exceed 15%)</td>
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<td>24. *Construction Engineering (____% of Line 20)</td>
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<td>25. Total Project Cost (Lines 20 - 24)</td>
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</tr>
</tbody>
</table>

Note: *If consultant work is anticipated for preliminary engineering or construction engineering, list these items separately in submission of costs for programming purposes.
65-1.03  **Phase II Estimates**

One or more cost estimates may be prepared during the Phase II project stage. These estimates may include the following:

1. **Preliminary Plan Review.** At this project stage, a revised cost estimate is generally developed only to determine the appropriate preliminary Disadvantaged Business Enterprises (DBE) requirements. Recommended guidelines for DBE determinations are provided by the Office of Highways Project Implementation and approved by the Office of Business and Workforce Diversity. Under some circumstances, a preliminary plan cost estimate may be prepared to ensure that the program funding is still reasonable and appropriate. At this stage, the plans and major quantities are essentially complete. Therefore, the estimate can be prepared using the methodologies discussed in Section 65-2 (i.e., based on unit prices). The designer will work with the district estimating engineer to develop this estimate. Do not forward this estimate to the Project Management Unit in the Bureau of Design and Environment.

2. **Project Scope Change.** Whenever the scope of the project changes, the designer will be responsible for obtaining a new construction cost estimate. These estimates are forwarded to the Office of Planning and Programming to revise the Multi-Year Program. Estimates for scope of work changes are typically based on approximate quantities and are determined using the procedures discussed in Section 65-1.02.

3. **Project Delay.** If there has been a significant delay in the project since it was originally designed and estimated, it may be necessary to update the cost estimate to reflect inflation, new materials, new equipment, contractor workloads, etc.

4. **Final Plan Submittal.** Prior to submitting the plans to the Central Office for letting, the district estimating engineer prepares a cost estimate based on the final plans. This may be an update of an earlier cost estimate or, for many projects without a Phase I report, this estimate will be the first detailed estimate for the project. This estimate is forwarded to the Project Management Unit in the Bureau of Design and Environment, which will use it to develop the Engineer’s Estimate.

5. **Engineer’s Estimate.** The Engineer’s Estimate is the official Department estimate for the project. This estimate is prepared by the Project Management Unit in the Bureau of Design and Environment based on the district estimating engineer’s estimate. Section 65-1.04 discusses the procedures for the Engineer’s Estimate.

65-1.04  **Engineer’s Estimate**

The Engineer’s Estimate provides the Department with a basis for evaluating the bids for highway construction and allows the Department to determine if the low bid price is fair and reasonable for the work involved. This estimate, plus the data used to generate the estimate, is considered confidential and is not for general distribution. Section 65-2 discusses the
procedures for developing the actual cost estimate. The following sections discuss the responsibilities of the various units for the Engineer’s Estimate.

65-1.04(a) Originating Unit

Base cost estimates are prepared by the various units where the design originated (e.g., district, county, municipality, consultant). These estimates are submitted to the Engineer of Project Management in the Bureau of Design and Environment for final review and adjustment prior to contract letting. The originating estimator generally prepares the final plan submittal estimate as discussed in Section 65-2. The originating estimator’s responsibilities include the following:

1. **Quantities.** The estimator is responsible for inputting all quantities into the Bureau of Design and Environment’s Electronic Contract Management (ECM) System.

2. **Unit Prices.** The estimator adjusts the unit prices according to the procedures discussed in Section 65-2.

3. **Worksheets.** The estimator prepares all estimates submitted to the Central Office on the worksheets provided in the ECM System and the *Estimates Manual*.

4. **Data Input.** The estimator must input all data into the ECM System prior to the PS&E date, or the project may not be scheduled for the anticipated letting.

5. **Local Projects.** For local road and bridge projects, the district estimator reviews the local agency estimate and prepares a district estimate. This may be, but is not required to be, an independent estimate. If the difference between the local agency’s estimate and district estimate is 1% or less, enter both estimates into the ECM System. If the difference is greater than 1%, contact the local agency and negotiate an acceptable estimate to both parties. If an agreement cannot be reached, notify the Engineer of Project Management. Enter both the district’s and local agency’s final estimates into the ECM System.

6. **Submittals.** When submitting the estimate data to the Central Office Project Management Unit, the estimator should note the following:

   a. **Data Transfer.** Submit all estimates electronically to the Central Office through the ECM System. In addition, send a hard copy of the backup data and worksheets to the Central Office before the PS&E due date.

   b. **Approval.** All cost estimates must be approved and signed-off by a certified estimator or a certified estimator-in-training before they can be forwarded to the Central Office Project Management Unit.

7. **Revisions.** If, after the estimate data has been submitted to the Central Office, the district estimator wishes to revise the estimate, the estimator must consider the following:
a. **Review.** Conduct all reviews of the data on-line through the ECM System. The estimate in the ECM System should always be the latest copy of the estimate.

b. **Changes.** If an estimate quantity, pay item, and/or unit price is changed on-line, notify the Engineer of Project Management, by fax or email, that a change has been made. The Central Office may be unaware of the change, because on-line changes are nearly impossible to identify.

c. **Due Date.** Do not change any estimate on-line less than eight days prior to the letting. If a change is necessary, contact the Engineer of Project Management directly to discuss the change.

The Engineer of Project Management must be notified of any changes to ensure the latest data is transferred to the Department’s Electronic Letting Management (ELM) System.

### 65-1.04(b) Central Office Project Management Unit

After the district submits a cost estimate to the Engineer of Project Management, the Unit responsibilities include the following:

1. **Review.** The estimator reviews the district’s estimate and checks it for errors and/or omissions. If large discrepancies are noted, the Engineer of Project Management contacts the district estimator to discuss and resolve any differences. The Central Office estimator will not review every project cost estimate. For these situations, the district estimate is used as the Engineer’s Estimate. However, the Engineer of Project Management will still have final authority for all estimates. Typically, the following estimates will not be reviewed by the Central Office:

   a. **Projects < $250,000.** For all projects less than $250,000, the estimates prepared by certified district estimators will be used without review.

   b. **Lighting and Pumping Station Projects.** All lighting and pumping station projects from the District 1 Bureau of Electrical Operations that are less than $250,000 are used without review. For lighting and pumping station projects from Districts 2 through 9, the Electrical and Mechanical Unit in the Bureau of Design and Environment is responsible for reviewing the estimate.

   c. **Local Agency Projects.** Local agency estimates may not be reviewed.

   d. **Bridge Projects.** For all bridges designed by the Bureau of Bridges and Structures and/or Department consultants, the Bridge Office reviews the estimate for bridge items.

   e. **Bureau of Operations Projects.** Estimates prepared by the Central Office Bureau of Operations may be used without review.
2. **Opening and Processing the Bids.** After the public reading of the bids, the Project Management Unit is responsible for checking the proposals for errors and obtaining computer printouts of itemized unit bid prices. The bid prices of each bidder are reviewed for omissions or extreme differences. If no extreme differences appear, the low bidder meets all criteria and the low bid is within a pre-established award range, the bids are forwarded to the Awards Committee for approval.

3. **Rejection of Bids.** When the low bid exceeds the pre-established award range, the estimate is reviewed for possible errors. If no errors are found, the rejection process begins, unless special circumstances such as public safety, etc., would be just cause for award.

65-1.04(c) **Awards Committee**

The Awards Committee is responsible for approving or rejecting the bid. This Committee consists of the following personnel:

- Director of the Office of Program Development,
- Engineer of Design and Environment,
- Engineer of Construction, and
- Engineer of Project Management.

At the conclusion of the Awards meeting, the Engineer of Project Management prepares the official bid letting tabulation and the award memorandum for submittal to the Secretary.
65-2 DISTRICT ESTIMATING PROCEDURES

65-2.01 Responsibilities

65-2.01(a) Designer Responsibilities

Before a detailed cost estimate can be prepared, the designer typically provides the following information to the district estimating engineer:

1. **Plans.** Provide the estimator with a complete set of plans.

2. **Quantities.** In addition to providing quantities to the estimator, the designer must provide the following:
   
   a. **Breakdowns.** For those projects with separate breakdowns, separate the quantities for each breakdown category (e.g., construction and safety codes, funding appropriations). These breakdown categories are discussed in Section 63-4.04.

   b. **Lump Sum Items.** Provide the estimator with a summary of the individual items within the lump sum item. For example, the list of elements for the lump sum pay item “Traffic Control and Protective Standards” may include the number of barricades, barricade lights, construction signs, arrow boards, temporary guardrail, temporary signals, pavement marking tape, etc.

3. **Specifications.** Provide the estimator with a copy of the special provisions and a list of all recurring special provisions used in the project.

4. **Other Cost Estimates.** Several bureaus and sections may prepare their own cost estimates. The designer is responsible for collecting these estimates and forwarding them to the appropriate district or Central Office estimating engineer. The following bureaus or sections may develop their own cost estimate:

   a. **Bureau of Bridges and Structures.** The Bureau of Bridges and Structures may provide the cost estimates for bridges, retaining walls, major drainage structures, or any other work designed by the Bureau.

   b. **Bureau of Operations.** The Bureau of Operations may provide cost estimates for traffic signals, traffic surveillance, signing, pavement markings, and landscaping projects.

   c. **District 1, Bureau of Electrical Operations.** The Bureau of Electrical Operations in District 1 will provide the cost estimates for lighting and pumping stations.

   d. **Other.** Other units may provide cost estimates as appropriate.

5. **Other.** Provide the estimator with any other information that may impact the cost of the project (e.g., special commitments, experimental materials).
65-2.01(b) Estimator Responsibilities

The district estimating engineer reviews the information received from the designer and develops a cost estimate for the project. These estimates are generally formulated using the analyses discussed in Section 65-2.02 and the Department’s ECM System. For estimates other than the Engineer’s Estimate, the district estimating engineer returns the proposed estimate to the requesting party. For the Engineer’s Estimate, the district estimating engineer follows the procedures in Section 65-1.04(a).

If for some reason there are project changes after letting, the contractor will request reimbursement for the item at a unit cost. The district Bureaus of Project Implementation and/or Program Development may request the district estimating engineer to review the contractor’s proposal to ensure that the unit cost is reasonable. This review is typically conducted in the same manner as reviews for other estimates.

65-2.02 Unit Cost Determinations

The Department uses the Electronic Contract Management (ECM) System and the Estimates Manual for developing and managing Department cost estimates. Note that the “E” is for coding purposes denoting the Bureau of Design and Environment. Worksheets are used to determine the cost estimate. These worksheets are included in the ECM System, Estimates Manual, and on Excel spreadsheets. Cost estimates are typically based on the quantities and applicable unit prices. The following sections discuss the basic procedures the Department uses to determine the applicable unit cost for each quantity. The estimator may adjust these procedures depending upon the project parameters. Both the Estimates Manual and the ECM System are for internal Department use and are not for general distribution.

65-2.02(a) Historical Data

The unit cost for minor work items are based upon an average price database maintained by the Department within the ECM System, price books, and unit cost bid tabulations. Adjustments to this database may be appropriate based on the factors listed in Section 65-1.01.

The following work types are typically considered minor; i.e., the estimator should use the historical data methodology to determine the unit prices:
• lighting;  
• traffic signals;  
• signing;  
• weed spraying;  
• crack routing;  
• pavement marking (all types);  
• guardrail;  
• signing, guardrail maintenance;  
• landscaping;  
• pipe culverts;  
• pipe underdrains and pipe drains;  
• manholes, catch basins, inlets, etc.;  
• marine construction;  
• curb and gutter;  
• sidewalk;  
• driveway pavement;  
• electrical maintenance;  
• bridge deck overlay;  
• reinforcing steel;  
• bridge approach pavement;  
• riprap;  
• soil stabilization;  
• anchors and tiebacks;  
• fencing;  
• railroad track construction; and  
• miscellaneous bridge items (e.g., bearings, deck grooving).

Unit Cost Hybrid Worksheet

For intermediate work items, calculate the unit costs using the Unit Cost Hybrid Worksheet in the Estimates Manual. An example for using this Worksheet would be to calculate the unit cost for Furnishing and Erecting Structural Steel (i.e., pounds (kilograms) of steel times dollars per pound (kilogram)). Section 65-1.01 lists several adjustment factors that should be considered when determining the final unit cost. The following are considered intermediate work types for which the estimator should use the Hybrid Worksheet:

• bridge painting,  
• bridge cleaning,  
• temporary support system, and  
• structural steel.

65-2.02(b) Unit Cost Detailed Worksheet

For major work items and where these item quantities exceed the values in Figure 65-2.A, the estimator should calculate the unit cost using the Unit Cost Detailed Worksheet in the Estimates Manual. For quantities less than those shown in Figure 65-2.A, use engineering judgment to determine whether or not to use the Worksheet. The following are considered major work types for which the estimator should use the Detailed Worksheet:

• earth excavation, borrow, and embankment;  
• concrete paving, widening, shoulders, and CAM II;  
• bituminous paving, widening, shoulders, and BAM;  
• aggregate base, shoulders, subbase, and surface;  
• patching;
• cold milling;
• hauling;
• traffic control;
• seal coat;
• storm sewers;
• cofferdams;
• concrete structures and concrete box culverts;
• piling;
• structure removal; and
• sweeping.
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<th>Minimum Quantity</th>
<th>Metric</th>
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<td>US Customary</td>
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<tr>
<td>Earthwork</td>
<td>5,000 yd³</td>
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<td>Aggregate</td>
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<td>500 m²</td>
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<tr>
<td>Class D Patching</td>
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<tr>
<td>Concrete Box Culverts</td>
<td>150 yd³</td>
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<tr>
<td>Concrete Superstructures</td>
<td>150 yd³</td>
<td>150 m³</td>
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<td>Concrete Structures</td>
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<tr>
<td>Storm Sewers</td>
<td>1,800 ft</td>
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<td>Structure Removal</td>
<td>Anytime in excess of $25,000 per structure</td>
<td>Anytime in excess of $25,000 per structure</td>
</tr>
<tr>
<td>Cofferdams</td>
<td>Anytime in excess of $25,000 per cofferdam</td>
<td>Anytime in excess of $25,000 per cofferdam</td>
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<tr>
<td>Drive and Furnish Piling</td>
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<td>600 m</td>
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**MINIMUM QUANTITIES FOR UNIT COST DETAILED WORKSHEET**

*Figure 65-2.A*
The Unit Cost Detailed Worksheet requires the estimator to determine the unit prices based on the following factors:

1. **Production Rates.** The estimator determines the appropriate production rates for the various items on the project. General production rates are provided in the ECM System detail worksheet. Section 66-2.03 also provides typical production rates. Stage construction, congestion, urban work, size of quantity, traffic, seasonal work, expedited work schedule, local restrictions, etc., all affect the production rate. The estimator should consult with district construction personnel, review Means’ *Heavy Construction Cost Data*, review the values within the *Estimates Manual* and Section 66-2.03, and use engineering judgment when determining production rates.

2. **Equipment.** Equipment costs include ownership expenses to cover such items as depreciation, repairs, taxes, storage costs, fuel, oil, and grease. Equipment costs can be obtained from the *Rental Rate Blue Book for Construction Equipment, Volume I* published by Dataquest. To obtain any equipment costs not specified by Dataquest, other sources may include manufacturers of the equipment and the Means’ *Heavy Construction Cost Data*.

3. **Labor.** Labor costs vary greatly throughout the State. The estimator must not only determine what types of crafts that will be required, but also the most efficient number of workers in each craft. In determining a unit cost for labor, the estimator considers the efficiency of the local labor, their working agreements, fringe benefits, social security, workers compensation, guarantees of minimum working hours per week, show-up time clauses, liability insurance, and non-working conditions due to mechanical breakdowns or bad weather.

   The labor rate used for Federal-aid projects must be at least equal to the Federal prevailing wage rate. The labor rate used for State projects must be at least equal to the Illinois prevailing wage rate. An exception is when the prevailing rates are not provided in a contract. Section 65-3.01 further discusses the wage rate determination.

4. **Material.** Contact the suppliers directly to obtain quotes for materials. The quoted prices are typically what suppliers hope to receive for their product. The final price the contractor will be required to pay will generally be lower due to competition and negotiations between the contractor and supplier. Such items as discounts for large quantities, early payment or extreme competition on a particular project may vary the final price. The estimator should adjust the quoted prices based on these factors, previous estimates, and engineering judgment.

5. **Hauling.** The hauling expense is based upon haul distance, truck capacity, load and unload time, driver wage and truck expense, and/or quoted hauling costs.

6. **Incidental.** Incidental costs cover any items that may or may not be addressed by a particular pay item in a contract. Incidental costs may include:
• pay items included in other items by specification or special provision;
• coordination with other contractors;
• “tight” completion dates which demand double shifts;
• payment of overtime;
• winter construction;
• congested work areas;
• high elevation work;
• hauling through heavy traffic, frequent railroad crossings, or traffic signals;
• work not adaptable to the normal equipment used which results in manual labor or renting of special equipment;
• location of plant sites, including costs of rental and renovation;
• the season during which the work will be performed;
• the cost of maintaining traffic including stage construction, flagmen, lights, and barricades; and
• other outside agencies rules and regulations (e.g., OSHA, EPA).

7. Mobilization. Mobilization costs consist of preparatory work and operations necessary for the movement of personnel, equipment, supplies, and incidentals to the project site; for the establishment of offices, buildings and other facilities necessary for work on the projects; and for all other work or operations that must be performed or costs incurred when beginning work on the project. Mobilization may include delivery and removal of all equipment utilized for a given type of work. This type of mobilization includes loading, unloading, set-up, delivery, and all necessary permits. When determining mobilization costs, the estimator needs to consider the following:

• the same piece of equipment may be utilized for different work types and should only be mobilized once, if practical;
• the type of operation;
• how often and when the equipment is used;
• the types of equipment; and
• multiple types of mobilization.
8. **Overhead.** Overhead costs are divided into two classes — general overhead and job overhead. General overhead costs are main office expenses away from the job site, which include salaries and expenses for staff employees, office maintenance, office transportation, expenses of bidding on projects, local contributions to charities, dues to contractor’s associations, interest charges on borrowed capital, and any other expenses considered a part of the firm’s general costs of doing business. Job overhead costs include general job supervision, general job supervision expenses, and security. Overhead costs are calculated differently depending upon whether it is equipment, material, labor, or subcontractor work. These differences are defined in the *Estimates Manual*.

9. **Profit.** Profit mark-up is the amount of money a contracting company retains after it has completed a project and paid all costs for materials, equipment, labor, overhead, taxes, insurance, etc. Profit costs are calculated differently depending upon whether it is for equipment, material, labor, or subcontractor work (see the *Estimates Manual*).

10. **Bond.** Bond costs are a percentage mark-up of all costs associated with a project. This cost should include both bid bond and performance bond costs.

**65-2.02(c) Lump-Sum Items**

When lump-sum items appear in the contract, the designer should provide a list of the elements within the lump sum item. However, the estimator should also search the plans and special provisions to determine what materials, procedures, equipment, etc., are involved to construct the item. The unit cost for the lump sum item is then determined by combining the cost for each of the individual items.

**65-2.03 Other Duties**

The district estimating engineer is also responsible for the following:

1. **Pavement Selection Cost Analysis.** Providing the designer with the unit costs to be used in pavement selection cost analysis. If the pavement area exceeds 5000 yd$^2$ (4000 m$^2$), unit cost sheets must be prepared.

2. **Cost Studies.** Conducting cost studies for other bureaus within the district, upon request.

3. **Agreed Unit Prices.** Reviewing agreed unit prices submitted by the contractor to the district Bureau of Project Implementation and recommending acceptance or rejection.

4. **Unit Price Tabulation of Bids.** Obtaining a copy of the Unit Price Tabulations of Bids for all projects in their district. This information will be made available to the general public for review and should be maintained for the last three years.
65-3 CENTRAL OFFICE PROJECT MANAGEMENT UNIT

The following discusses the duties and responsibilities of the Bureau of Design and Environment Project Management Unit. Section 65-1.04 discusses the Unit's responsibilities for the Engineer's Estimate.

65-3.01 Wage Rate Tabulation

The Project Management Unit is responsible for preparing a tabulation of wage rates for laborers, operating engineers, carpenters, concrete finishers, ironworkers, etc. This tabulation includes the minimum hourly wage rates for these crafts for all Illinois counties, including the fringe benefits in the contract agreement. These rates are determined from contracts between the local unions. This tabulation is updated quarterly and distributed to all district estimators. The Project Coordination and Implementation Section is responsible for maintaining a file, by county, of the current wage rates. Contractors must pay the current prevailing wage rates and all subsequent changes.

Wage rate tabulation is required on all projects. When the advertisement for bids on any contract is for the construction of a project on the Federal-aid system, a wage rate determination is distributed to all bidders 10 days prior to the letting per agreement with the US Department of Labor. When the advertisement for bids on any contract is for State-funded contracts, the wage rates are included in the proposal. Any prevailing wage rate changes for State-funded contracts will be included in the Service Bulletin for the contractor's information.

65-3.02 Other Duties

The Project Management Unit is responsible for the following:

1. **Day Labor Projects.** Separate estimates are prepared based upon the day labor guidelines and the guidelines of the Project Management Unit. These two estimates are compared to determine the cost effectiveness of day labor versus competitive public bidding.

2. **Pavement Selection Cost Analysis.** The Project Management Unit reviews the cost of the pavement structural items included in the pavement design study submitted by the district to the Bureau of Design and Environment's Policy and Procedures Section. A detailed cost analysis is made of each structural pavement item submitted in the study. Corrections, if necessary, are made and the file returned to the Policy and Procedures Section.

3. **Cost Studies.** Cost studies within the realm of the Project Management Unit’s expertise are conducted for all divisions and bureaus of the Department upon request.

4. **Agreed Unit Prices.** If the agreed unit prices initially negotiated between the district Bureaus of Project Implementation and Program Development are unacceptable to the
Central Office Bureau of Construction, the Project Management Unit will review the unit prices and provide a recommendation to the Central Office Bureau of Construction.

5. **Review Historical Data.** The Project Management Unit conducts periodic reviews of the historical data to purge the ECM System of unrealistic unit prices, which would distort the averages.

6. **Incoming Estimates.** The Project Management Unit maintains a list of all incoming estimates showing the total cost and data received for use by other internal offices.

7. **Price Trend Index.** The Project Management Unit develops and maintains a price trend index of highway construction costs for Department use and for outside publications.

8. **Oilgram Index.** The Project Management Unit maintains an oilgram index for printing in the Service Bulletin. This index consists of the average price per gallon per quarter for diesel fuel and the average price per ton for bituminous material per week and per quarter.

9. **Federal Highway Administration.** The Project Management Unit submits a complete estimate to the FWHA for all non-exempt Interstate projects as defined by the Oversight Committee. On exempt projects, only the total cost is submitted to the FHWA when Federal-aid is involved. However, the estimates should include fund type breakdowns and distances. As contracts are awarded, the Program Support Unit submits the Bid Price Data on FHWA Form PR-2 to FHWA.

10. **Construction Breakdown.** The Project Management Unit prepares unit price breakdowns by type of construction for each contract and submits it to the Bureau of Construction to enable them to determine the bidding capabilities.

11. **Estimates Manual.** The Engineer of Project Management is responsible for maintaining, updating, and distributing the *Estimates Manual*.

12. **Research.** The Engineer of Project Management is responsible for developing new methods of computing unit costs, training, and instructing personnel involved in the art of cost estimating. This may involve seminars with district estimators to instruct and inform the estimators of revised or new methods of estimating and to discuss new equipment, materials, and unit cost items.
Chapter Sixty-six

CONTRACT PROCESSING
Chapter Sixty-six
CONTRACT PROCESSING

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Chapter Sixty-six

CONTRACT PROCESSING

66-1  SPECIFICATIONS, SPECIAL PROVISIONS, AND HIGHWAY STANDARDS

66-1.01  General

The Standard Specifications for Road and Bridge Construction (Standard Specifications), Supplemental Specifications, Recurring Special Provisions, Contract Special Provisions, and plans all are essential parts of the contract. They should complement each other and provide complete instructions for the work to be accomplished. If a discrepancy does exist among these documents, the relationships as described in Article 105.05 of the Standard Specifications will apply.

The Standard Specifications and Supplemental Specifications are included in the contract documents by the designer by referencing the applicable editions in the first paragraph of the special provision portion of the contract. Recurring Special Provisions are included through the use of a check sheet. Contract Special Provisions are included with the contract documents provided to the contractor.

The Standard Specifications and Supplemental Specifications are reviewed by the Specifications Committee which acts in an advisory capacity to the Director of Highways. The Specifications Committee includes permanent representatives from the Bureaus of Bridges and Structures, Design and Environment, Construction, Materials and Physical Research, Operations, and Local Roads, District One, FHWA, and Illinois State Toll Highway Authority. Three seats are also held by the other eight downstate districts on a three-year rotating basis. The chairperson is chosen by the Director of Highways for a four-year term. The Standards and Specifications Engineer in the Bureau of Design and Environment is the recording secretary.

66-1.02  Specifications

66-1.02(a)  Standard Specifications

The Standard Specifications for Road and Bridge Construction (Standard Specifications) are the requirements adopted by the Department for work methods, materials, and basis of payment used in construction. The Standard Specifications are intended for general and repetitive use. They provide Department criteria for:

- the scope of work,
- control of work,
- control of materials,
- legal regulations and responsibilities to the public,
- contract prosecution and progress, and
- measurement and payment of contract items.

The *Standard Specifications* are published in book form and are updated every three to four years. Copies of the *Standard Specifications* can be obtained from the Department’s website.

66-1.02(b) Supplemental Specifications

Supplemental Specifications are additions, deletions, and/or revisions to the *Standard Specifications*, which have been adopted by the Department since the last printing of the *Standard Specifications*. They are automatically considered part of the *Standard Specifications*.

Supplemental Specifications are printed in book form and are revised each year. Copies of the latest editions can be obtained from the Department’s website.

66-1.03 Special Provisions

66-1.03(a) General

Special provisions are additions or revisions to the *Standard Specifications* and the Supplemental Specifications documenting conditions and requirements for special situations. Special provisions are either included in the contract documents or referenced through a check sheet.

66-1.03(b) Recurring Special Provisions

Recurring Special Provisions are special provisions that are commonly used on many projects. Unlike *Standard Specifications* and Supplemental Specifications, Recurring Special Provisions do not require the approval of the Specifications Committee. Recurring Special Provisions are printed with the Supplemental Specifications and inserted into a project by reference (i.e., check sheet). Each district is provided a copy of the check sheet, which contains a list of all the latest Recurring Special Provisions, by the BDE. The designer can obtain the check sheet from the district Program Development Engineer. The designer is responsible for checking the appropriate Recurring Special Provisions for the project and including the check sheet with the contract documents.

66-1.03(c) Contract Special Provisions

Contract Special Provisions are the special provisions the designer includes with the proposal submitted with the plans to BDE. They may include one or more of the following:

1. **BDE Special Provisions.** BDE Special Provisions are Contract Special Provisions issued for Statewide use. These special provisions are fill-in-the-blank specifications or specifications that are issued between publications of the Recurring Special Provisions.
They are issued through BDE effective beginning with a specific letting. All special provisions effective for a letting are transferred to the districts through the LAN and via email. The designer is responsible for marking the appropriate BDE Special Provisions on the BDE Check Sheet and BDE will insert the paper copy into the proposal for each project.

2. **Bridge Special Provisions.** Bridge Special Provisions are Contract Special Provisions issued by the Bureau of Bridges and Structures that may have changes from letting to letting. These special provisions may become BDE Special Provisions when no revisions have been made for at least a year. The Bureau of Bridges and Structures is responsible for including the appropriate Bridge Special Provisions into the contract documents for each project.

3. **District Special Provisions.** District Special Provisions are Contract Special Provisions addressing concerns unique to a district (e.g., material shortages, labor agreements). These special provisions are approved by BDE prior to their repetitive use. The district may also recommend these special provisions for consideration as BDE Special Provisions. The designer is responsible for including the appropriate District Special Provisions into the proposal for each project.

4. **Project Specific Special Provisions.** Project Specific Special Provisions are Contract Special Provisions written by the designer to address a unique situation on a project. These special provisions should not be used in more than one project. Project Specific Special Provisions are required wherever a project contains work, material, unique sequence of operations, or any other requirements that are necessary for the completion of the project but are not included in the Standard Specifications, Supplemental Specifications, Recurring Special Provisions, BDE Special Provisions, or Bridge Special Provisions. These special provisions should not be prepared to personalize the work to the ideas of the designer or to place emphasis on certain aspects of a project. The practice of emphasizing particular procedures and requirements already stated in the Standard Specifications is more properly accomplished at the preconstruction conference. The district may recommend these special provisions for consideration as District Special Provisions or BDE Special Provisions. The designer is responsible for writing and including the appropriate Project Specific Special Provisions into the proposal for each project.

### 66-1.04 Special Provisions Preparation

#### 66-1.04(a) Preparation Steps

The designer should use the following steps when preparing a special provision:

1. **Define Need.** The designer should review the existing specifications, standards, details, special provisions, and plans to ensure that there is a need for the special provision. If the topic is not adequately covered in one of the other documents, only then should a special provision be prepared.
2. **Research.** The designer should research the topic so that complete and detailed information is available before writing the special provision. If the designer determines this special provision will be applicable in more than one project, the special provision should be submitted to BDE for consideration as a District Special Provision or BDE Special Provision.

3. **Format.** Prepare special provisions in the same manner as the *Standard Specifications*. Section 66-1.04(b) presents the format that should be used.

4. **Writing the Special Provision.** Once all research has been completed, the first draft can then be prepared. The designer may want to review existing special provisions for guidance. The following are several grammatical recommendations for preparing special provisions:

   a. **Wording.** Write in the passive voice.

   b. **Sentences.** Prepare the special provision using simple language and words. Keep words and sentences short (20 words or less), unless complexity is unavoidable.

   c. **Paragraphs.** Limit paragraphs to three or four sentences.

   d. **Terminology.** Words should be used consistent with their exact meaning. Use the same word throughout; do not use synonyms. Avoid any words that have a dual meaning. Section 66-1.04(d) presents the recommended terminology that should be used. Omit extraneous words and phrases.

   e. **Pronouns.** Avoid the use of pronouns, even if this results in frequent repetition of nouns.

   f. **Punctuation.** Carefully consider the punctuation using the minimum number of punctuation marks consistent with the precise meaning of the language. Ensure that the meaning of any sentence is not in doubt.

   g. **Parentheses.** Avoid the use of parentheses ( ). Instead, use commas or rewrite the sentence.

   h. **Numbers.** Write all numbers numerically. It is unnecessary to write numbers both in words and figures. Show times and dates numerically. Write fractions as decimals. Decimals less than one should be preceded by the zero.

5. **Reviewing.** Review the previously completed paragraphs as succeeding ones develop. Where necessary, redraft preceding paragraphs to reflect later thoughts.

6. **Submissions.** The designer should prepare and distribute the preliminary draft of the special provisions within the district for review and comment as soon as practical. The designer will be responsible for incorporating the reviewers’ comments into the final draft.
66-1.04(b)  Format

Prepare special provisions in the same format as the *Standard Specifications*. The sections of the special provision that should be addressed, when needed, include:

1. **Description.** Provide a brief narration of the work to be performed with references to specifications, plans, or other special provisions that further define the work. The description usually begins with “This work shall consist of...”. Only mention the major aspects of the work.

2. **Materials.** Designate the materials to be used in the work and establish their requirements. Delineate complete specifications of the properties of each material and the test method. References may be made to AASHTO, ASTM, or other recognized specifications. Where a material is already specified in the *Standard Specifications*, reference the appropriate article or section with any necessary changes stated. Do not reproduce a standard specification in its entirety to revise one or two elements.

   The use of proprietary specifications is generally prohibited by the Illinois General Statutes. However, the Statutes do allow, under certain conditions, proprietary items to be used. Where the designer has a need for a proprietary specification, contact the Policy & Project Development Section in the Bureau of Design and Environment for guidance.

3. **Equipment.** Designate the equipment to be used in the work and establish its requirements. Where a piece of equipment is already specified in the *Standard Specifications*, reference the appropriate article or section with any necessary changes stated. Do not reproduce a standard specification in its entirety to revise one or two requirements.

4. **Construction Requirements.** Describe the sequence of construction operations or the desired end product. Only use the presentation for the sequence of construction operations if it is critical to achieve the desired result.

5. **Method of Measurement.** Describe the units of measurement for each pay item and where the item will be measured (e.g., in place, in truck, at plant). Designate any modifying factors and other requirements needed to establish a definite measured unit.

6. **Basis of Payment.** Describe the units and the pay item name for which payment will be made. Note the entire pay item name in upper-case letters. Do not include a listing of all elements of the work.

66-1.04(c)  Guidelines

In addition to the above sections, the following presents several guidelines the designer should consider when developing special provisions:
1. **Completeness.** The designer should ensure that the essentials have been included, each requirement is definitive and complete, and the *Standard Specifications* have not been duplicated. The special provision should not be vague.

2. **Clarity.** To ensure clarity, the designer should:
   
   - Clearly delineate the method of measurement and basis of payment.
   - Make a clear, concise analysis of the job requirements for general conditions, types of construction, and quality of workmanship. Do not leave the contractor in doubt on what they will be required to do.
   - Give directions, never suggestions.
   - Never assume the contractor knows what is meant.
   - Avoid conflicting or ambiguous requirements. Every specification should have only one meaning.
   - Never conceal difficulties or hazards from the contractor.

3. **Conciseness.** Each special provision should be as concise as practical. When reviewing the special provision, the designer should consider the following suggestions:
   
   - Where practical, refer to an existing specification and delineate only the portion changed.
   - Avoid duplications between different special provisions and any related contract documents.
   - Do not give reasons for a specification requirement.
   - Do not provide additional information that is unnecessary for the preparation of bids and the accomplishment of the work.
   - Once stated, do not repeat any instruction, requirement, direction, or information.
   - Use cross references, wherever practical.
   - Write the specification in the positive form (e.g., use “will” instead of “will not”).
   - Do not include instructions to the Department in the specification.

4. **Correctness.** To ensure that the special provision is written correctly, the designer should review the following:
   
   - Do not include items that cannot be required or enforced.
   - Ensure that the specification does not punish the contractor or supplier.
Ensure that the specification does not unintentionally exclude an acceptable product, construction method, or any equipment.

Ensure that the provision does not change the basic design of the item.

Do not specify impossibilities. The practical limits of workers and materials must be known and recognized.

Specify standard sizes and patterns wherever practical.

Avoid personal whims and pet requirements.

Ensure that the contractor will not be held responsible for the possible inaccuracy of information furnished by the Department.

Ensure sufficient attention has been provided to assessing the durability or reliability of the material or procedure discussed. The use of recognized standards should be referenced to ensure that the specified performance or characteristics are achieved. If not, define the testing criteria completely and accurately.

Make a careful, critical examination of manufacturers' or trade associations' recommendations, and require supporting evidence.

Requirements should be stringent. A strong requirement can be relaxed more economically, when the need arises. Weak specifications cannot be strengthened without increasing cost and generating claims.

Ensure that the provision gives directions that are consistent with the standard practice currently used by the Department.

66-1.04(d) Terminology

Phraseology and terminology used in the Standard Specifications also should be used in the special provisions. In addition, the designer should consider the following:

1. **Abbreviations.** Generally, avoid abbreviations. However, they may be used if they are defined and the definitions are consistent with the accepted meanings. Always use the abbreviations for the terms listed in Article 101.01 of the Standard Specifications.

2. **Amount, quantity.** Use “amount” when writing about money only. When writing about measures of volume, use “quantity.”

3. **Any, all.** The word “any” implies a choice and may cause confusion. In place of “any,” the term “all” should be used.

4. **Article.** Capitalize “Article” when referring to an article of the Standard Specifications.
5. **As per.** Do not use “as per”; instead, use “according to.”

6. **As shown on the plans.** Use “as shown on the plans” instead of “as shown in the plans,” “as detailed on the plans,” “as shown on the detail sheets,” “as shown on the highway standards,” or “as shown on sheet ____________ of the plans.”

7. **Contractor.** Use the word “Contractor” in place of the word “bidder” when writing special provisions for construction. “Bidder” should only be used for proposals. Contractor should always be capitalized.

8. **Course.** Use “course” for layers, not for “lifts.”

9. **Day.** Define the type of day to be used (e.g., calendar day, work day).

10. **Department.** Use “Department” in place of “Illinois Department of Transportation.” Department should always be capitalized. IDOT should not be used in the contract documents.

11. **Included In.** Use “included in the cost” instead of “incidental to.” The price of all work will be factored somewhere into the contract. Bid prices are generally lower when the contractor knows where to include costs.

12. **Pay item.** Use “pay item” instead of “bid item.”

13. **Proposal.** Do not use the word “proposal” when the word “contract” is intended. The term “proposal” only should be used to describe requirements during the bidding process.

14. **Said.** Do not use “said pipe,” “said aggregates” but, instead, use “the pipe,” “the specified aggregates.”

15. **Same.** Do not use “same” to replace a pronoun like “it” or “them” standing alone, such as “connected to same,” “specified for same,” or “same will be given consideration.” Rewrite the sentence to clearly describe what is meant.

16. **Section.** Capitalize “Section” when referring to a section in the *Standard Specifications*.

17. **Shall, will.** Use the word “shall” when specifying the responsibilities of the contractor. Use the word “will” when specifying the responsibilities of the Department (“we will,” “they shall”).

18. **State.** The term “State” is preferred over the “State of Illinois” or “Illinois.”

19. **Such.** Do not end a sentence with the word “such.” “Such” usually means “of this or that kind,” or similar to something stated. Instead, state that which is actually meant, or name the work to be completed or rephrase the sentence.

20. **The.** Do not eliminate “the” for brevity.
21. **Unless Otherwise Specified.** Do not use the term “unless otherwise specified.” In special provisions, the designer should know if something will be “otherwise specified.” In the *Standard Specifications* everything can be “otherwise specified” in the plans or through Contract Special Provisions.

22. **Unit Price.** Use “contract unit price” instead of “contract unit price bid.”

**66-1.04(e) Unit Abbreviations**

Figure 66-1.A provides a list of unit abbreviations adopted for the Standard and Supplemental Specifications and the Recurring and BDE Special Provisions.

**66-1.04(f) Rules**

The following is a list of rules adopted for the Standard and Supplemental Specifications and the Recurring and BDE Special Provisions:

1. Do not use hyphens to combine units (e.g., foot pounds would be ft lb not ft-lb). Do not use hyphens between the number and the unit (i.e., use 10 ft versus 10-ft).

2. Use the “/” symbol instead of the word “per” to combine units (e.g., inch per foot would be in./ft).

3. Always write out and do not abbreviate units used within Method of Measurement and Basis of Payment Articles.

4. Write out the words “percent” and “degrees” (i.e., angles) within text, but they may be abbreviated within charts and tables.

5. Write out the words “hour(s)” and “minute(s)” within the text, but they may be abbreviated within charts and tables (except: they will be abbreviated when used in combination with other unit abbreviations (e.g., m/min or ft/min))

6. Numbers within charts and tables are always written as numbers. Numbers associated with an abbreviated unit will also be written as numbers (e.g., 2 m, 8 mph, 32 kPa).
<table>
<thead>
<tr>
<th>Unit Metric (US Customary)</th>
<th>Abbreviations</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Length</strong></td>
<td></td>
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<tr>
<td>nanometer (thousands of an inch)</td>
<td>nm (mils)</td>
</tr>
<tr>
<td>micrometer (thousands of an inch)</td>
<td>μm (mils) or μm (in.)</td>
</tr>
<tr>
<td>millimeter (inch)</td>
<td>mm (in.)</td>
</tr>
<tr>
<td>meter (foot)</td>
<td>m (ft)</td>
</tr>
<tr>
<td>kilometer (mile)</td>
<td>km (mile)</td>
</tr>
<tr>
<td><strong>Area</strong></td>
<td></td>
</tr>
<tr>
<td>square meter (square foot)</td>
<td>sq m (sq ft)</td>
</tr>
<tr>
<td>square meter (square yard)</td>
<td>sq m (sq yd)</td>
</tr>
<tr>
<td>hectare (acre)</td>
<td>ha (acre)</td>
</tr>
<tr>
<td><strong>Volume</strong></td>
<td></td>
</tr>
<tr>
<td>liter (gallon)</td>
<td>L (gal)</td>
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<tr>
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<td>cu m (cu yd)</td>
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<td>N (lb)</td>
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<tr>
<td>kiloNewton (pound)</td>
<td>kN (lb)</td>
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<td><strong>Pressure, Stress</strong></td>
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<td>kilopascal (pounds per square inch)</td>
<td>kPa (psi)</td>
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<td>J (ft lb)</td>
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<tr>
<td><strong>Torque</strong></td>
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</tr>
<tr>
<td>Newton meter (foot pound)</td>
<td>N m (ft lb)</td>
</tr>
<tr>
<td>kiloNewton meter (foot pound)</td>
<td>kN m (ft lb)</td>
</tr>
<tr>
<td><strong>Speed</strong></td>
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</tr>
<tr>
<td>meter per minute (feet per minute)</td>
<td>m/min (ft/min)</td>
</tr>
<tr>
<td>kilometer per hour (miles per hour)</td>
<td>km/hr (mph)</td>
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**UNIT ABBREVIATIONS**
### Unit Metric (US Customary) Abbreviations

<table>
<thead>
<tr>
<th>Unit Metric (US Customary)</th>
<th>Abbreviations</th>
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<tr>
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<td>ohm</td>
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</tbody>
</table>

#### UNIT ABBREVIATIONS

**Figure 66-1.A**

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7. For numbers not associated with an abbreviated unit, use the following:

- numbers from zero to ten will be spelled out (e.g., ten hours, two-way radio, seven tires);
- numbers greater than ten will always be written as numbers (e.g., 12 hours, 50 cycles, 11 percent); and
- numbers less than one will be written as decimal numbers except inches will be written as fractions (e.g., 0.2 acre, 3/4 in.).

66-1.05 IDOT Highway Standards

The *IDOT Highway Standards* provide details on various design elements that are consistent from project to project. They provide information on how to lay out or construct the various design elements. Design data and/or specifications are not included on the *IDOT Highway Standards*. The designer is responsible for providing the standard number, including revision number, in the Standard Index included in the plans; see Chapter 63.

*IDOT Highway Standards* are developed by the Bureau of Design and Environment and are approved for general use by the Engineer of Design and Environment. *IDOT Highway
Standards are developed in collaboration with other bureaus. Districts may submit ideas and details for the IDOT Highway Standards to BDE.

Copies of the IDOT Highway Standards are available on the Department’s website.
66-2 SUBMISSION OF PLANS, SPECIFICATIONS & ESTIMATES

66-2.01 District Pre-Letting List

To consider all improvements that are available for letting, the district will submit to the Engineer of Design and Environment a list of recommended improvements for each scheduled letting. This list will be submitted at least 12 weeks in advance of the scheduled letting date. Identify the improvements by route, section, and county. It is desirable that improvements that are included in the published program be available for letting as early in the calendar year as practical, especially those that will require less than 100 working days and include bituminous work. Letting improvements early also gives the prospective bidders better opportunities to schedule their work and may result in more competitive bidding.

66-2.02 PS&E Submittal

The district must electronically submit the plans, specifications and estimates (PS&E) to the Program Support Unit within the Bureau of Design and Environment by the applicable PS&E deadline for the letting (typically 10-12 weeks before the letting date). Each district has its own folder on the Cosep1\Letting directory with sub-folders for each letting date. Within each letting date sub-folder, there will be a folder for each project on that letting named with the contract number where electronic copies of the following PS&E documents must be submitted:

1. Certification Acceptance/Project Status (Form BDE 488). Complete and include this form to ensure that all applicable Federal/State requirements have been addressed (e.g., right-of-way, utilities, railroads). This form must be signed by both the designer and the Regional Engineer.

2. Plans. Include 11”x17” PDF files of the plans after they are signed by the Regional Engineer (note: paper copies of the signed sheet(s) are no longer required as the signature may be hand-written, stamped, scanned or computer-generated). There must be one PDF file for each individual plan sheet as well as one multiple-page PDF file containing all sheets, up to 100 sheets. If there are more than 100 sheets, then additional multiple-page PDF files will be required. Do not include copies of the IDOT Highway Standards with the plan submittal as they will be incorporated into the plans by the Bureau of Design and Environment. Print styles, pltcfgs and pen tables are available in the IDOT CADD Standards folder on every district CADD server to assist the districts in creating PDFs directly in MicroStation that meet these requirements.

3. Contract Special Provisions. Include a Microsoft Word file of the contract special provisions written for the project. Section 66-1.04 discusses the procedures for developing special provisions. Also include a copy of the Recurring Special Provisions check sheet and the BDE Special Provisions check with the applicable special provisions marked.

4. Quantities Estimate. Include the project quantities on Form BDE-213 or Bureau of Design and Environment approved equal. The unit prices are provided to the Central
Office by the district estimating engineer under a separate submittal. Copies of form may be obtained from the Department’s website. Chapter 64 provides the procedures for determining plan quantities.

5. **Estimate of Time.** Determine the expected construction time for the project. Section 66-2.03 provides the Department’s guidelines for determining the expected construction time.

6. **Permits and Agreements.** Include electronic copies of permits, agreements, and other such documents required for the project.

Once all required PS&E documents have been placed in the project folder, send a notification email to: DOT.CO.D&E-Plan&SpecSubmittal.

The above process only applies to the original PS&E submittal. If any revisions or addenda need to be submitted at a later time, those documents and notification of the change(s) must be coordinated directly with the appropriate Regional Field Engineer in BDE except for revisions to structure plans which must be submitted through the Bridge Office. All new and/or revised plan sheet PDFs must follow the same naming conventions as the original submittal.

**FIGURE HAS BEEN RESERVED**

**Figure 66-2.A**

**66-2.03 Construction Time Estimates**

The contract duration is a very important part of the design data that accompanies plan submittals. It is essential that care be exercised in the determination of the working days or completion date. It must be remembered that a severe time requirement imposed upon a contractor will very probably be reflected in the bid prices, and the Department will pay a premium for that particular job when it may not be absolutely necessary. Also, with a provision for liquidated damages, it is extremely important that the designer arrive at a reasonable time limit to alleviate differences between the contractor and the Department.

To determine a feasible time limit, the designer must devote special attention to the sequence of construction operations to determine the order in which the work will progress. Also, sound engineering judgment is necessary to determine which construction operations will overlap to ascertain the days not affecting the total working days. The magnitude of the job is significant; i.e., the contractor for a small resurfacing job will use a much smaller work force than a contractor engaged in a large freeway project. Therefore, it is not probable that the contractor for the small job will be engaged in numerous operations at one time. Another consideration for the designer is the delivery of materials to the job site; e.g., in the case of a grade separation structure, it may be necessary to allow slack time between the completion of the substructure and initiating work on the superstructure due to the time required for fabrication and delivery of
the structural steel. Although such determinations cannot always be made with absolute

certainty, an estimate must be made to determine a reasonable time limit. If the contract will be

placed on a completion date basis, the designer must devote special attention to construction

operations that are limited by the Standard Specifications.

To determine the contract duration, the number of working days must be estimated. The

“Estimate of Time Required,” Form BDE 220A, is used to determine working days and should

accompany the plan submittal. Copies of the form may be obtained from the Department’s

website. The number of days required for each item is obtained by dividing each quantity by its

respective production rate. Figure 66-2.B provides the production rates for major items. The

production rates shown in Figure 66-2.B apply to an average eight-hour work day. Construction

production rates in Figure 66-2.B should be reviewed periodically and revisions made for any

advancement in equipment output or construction techniques. Use the low rates on small

projects and the higher rates on larger projects. For expedited contracts, it will be necessary to

adjust the rates for longer working days. For items not contained in Figure 66-2.B, the district

may supplement rates from their own design or construction files. The production rates of a

single improvement are not conclusive in establishing these rates. Extremely high rates are

often reached on a particular project or on any given day in the normal highway improvement

but using these rates for the entire project would materially affect the accuracy of the time

estimate.

The designer determines the “total days required” and “days not affecting time limit” on Form

BDE 220A. These can be ascertained more readily by using a bar diagram, particularly when it

is anticipated that many operations will be performed simultaneously or intermittently therefore

making them difficult to schedule. In assigning work days, the minimum number used is 15

days and the total number of days assigned is in multiples of five. The number of working days

required must also be calculated for contracts that will be completion date contracts. This will

ensure that the completion date is realistic and allow the estimator to make allowances in the

unit costs for anticipated overtime and extra crews the contractor may need to meet the

completion date. Completion date contracts must be approved by BDE.

Where the major contract items require a tight completion date and it is not necessary for the

minor items (e.g., seeding, clean-up) to be included in that date, the designer may use a

completion date plus working days. The number of working days allowed after the completion

date should be kept to a minimum and only allow minor work to be completed. The designer

must clearly state in the Project Specific Special Provisions which items must be completed by

the completion date and which items are involved in the working days. Completion date

contracts with working days must be approved by BDE.
<table>
<thead>
<tr>
<th>Major Worktype</th>
<th>Sub Worktype</th>
<th>Description</th>
<th>Unit</th>
<th>Low</th>
<th>High</th>
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<td>Bridge</td>
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<td>Bridge</td>
<td>Removal of Existing Substructure</td>
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<td>Bridge</td>
<td>Removal of Existing Superstructure</td>
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<td>Electrical</td>
<td>Electrical</td>
<td>Light Pole</td>
<td>each</td>
<td>4</td>
<td>6</td>
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<td>Electrical</td>
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<td>each</td>
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<td>2</td>
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<td>Electrical</td>
<td>Luminaire</td>
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<td>10</td>
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<td>Electrical</td>
<td>Mast Arm Assembly &amp; Pole</td>
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<td>Electrical</td>
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</table>

CONSTRUCTION DAILY PRODUCTION RATES — US CUSTOMARY

Figure 66-2.B
(1 of 6)
<table>
<thead>
<tr>
<th>Major Worktype</th>
<th>Sub Worktype</th>
<th>Description</th>
<th>Unit</th>
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<td>Electrical</td>
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<td>Electrical</td>
<td>Unit Duct/without Cable</td>
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<td>150</td>
<td>350</td>
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<td>Landscape</td>
<td>Intermediate Trees</td>
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<td>Vines</td>
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<td>Drainage</td>
<td>Catch Basins</td>
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<td>Borrow Excavation</td>
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<td>Rock Excavation (Ripping or Blasting)</td>
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CONSTRUCTION DAILY PRODUCTION RATES — US CUSTOMARY

Figure 66-2.B
(2 of 6)
<table>
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<th>Major Worktype</th>
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**CONSTRUCTION DAILY PRODUCTION RATES — METRIC**

*Figure 66-2.B*

(4 of 6)
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<th>Major Worktype</th>
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CONSTRUCTION DAILY PRODUCTION RATES — METRIC

Figure 66-2.B
(5 of 6)
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**CONSTRUCTION DAILY PRODUCTION RATES — METRIC**

**Figure 66-2.B**

(6 of 6)
66-2.04 Selecting Contract Time and Project Letting Dates

66-2.04(a) Guidance for Selecting Project Letting Dates

A major Department goal is the delivery of the Highway Improvement Program. Proposed projects should go to letting as soon as practicable within the fiscal year as specified in the annual program. To determine what is practical, the designer must consider the type of work involved, the estimated time of completion, the availability of critical materials, other work in the area, and commitments. Typically, letting dates are chosen to prevent projects from being active through the winter months (December, January, February, and March). Winter construction is usually less productive, more expensive, and more disruptive to the traveling public.

The designer should become familiar with public activities and traffic patterns in the project area early in the Phase I engineering and recommend the best letting date for the project to the district programming engineer that will minimize delays and impacts to the traveling public and adjacent property owners. The designer should have a good idea how long the construction will take from the general scope and size of the project. The majority of projects are estimated to take less than 112 working days or approximately seven months to complete.

If a project (e.g., an eight mile, two-lane, resurfacing job) is estimated to take less than 45 working days to complete, it will be practical to schedule the project for a June letting with a construction start date around the first of August, allowing 45 days for the award of the contract and a completion around the first of November. This assumes no public event clauses are included in the contract (e.g., no lane closures allowed during the Illinois State Fair). Indicate how many working days are anticipated to complete the project in the Estimate of Time Required. The designer should determine the anticipated contract duration knowing when work items can or cannot be completed by the critical schedule of work anticipated, factoring in the contract work time restrictions. If work cannot be completed by the first part of November, the designer should recommend that the project go to a September letting or later and restrict the start of work until the following spring.

Districts prefer to have very small resurfacing projects completed before winter weather and will try for a June or August letting. If the project is scheduled for an August letting, estimate the time to take less than 20 working days, assuming construction starts around the middle of September (allowing 45 days for the Award of the contract) and is completed around the first of November.

The designer should recommend that the project go to a September letting or later and restrict the start of work until the following spring for larger projects (e.g., bridge replacements, bridge rehabilitations) that are estimated to take more than 45 working days. This avoids winter lane closures and the fall letting allows the contractor more time to order and fabricate critical materials ahead before the start of construction. The Department ends up with lower bid prices and more work completed within budget by allowing the contractor more time to order materials and schedule work.
If the designer estimates a project will take between 75 and 112 working days, recommend a November or January letting (possibly with a specific start date) to allow for a full construction season. If the designer estimates a project will take between 45 and 75 working days, target a January, March, or April letting.

On very large projects (e.g., new construction, reconstruction, major bridges) with more than 112 estimated working days (over one year) to complete, the designer must understand the major phases of construction and determine the critical path in order to recommend the appropriate letting date.

For a new bridge on a new alignment, the designer may want to place the project on a June letting to allow the bridge cones to be built in late summer or early fall and bridge work to proceed throughout the winter. For a large urban project, target a November letting to allow for off pavement utility relocations and storm sewers to be completed during the winter without disrupting traffic.

66-2.04(b) Selecting the Type of Contract Time

After estimating the anticipated number of working days to complete a project, the next step is to determine the type of Contract Time for the Completion of Work.

The Department’s goal is to use Contract Time for the Completion of Work in all contracts that will minimize inconveniences to the traveling public, but also foster reasonable contract unit bid prices for the proposed work from the contractors.

Figure 66-2.C shows working days per month based on a Working Days Contract versus that for Completion Date (Via Calendar Days) Contract.

<table>
<thead>
<tr>
<th>WORKING DAYS PER MONTH</th>
<th>JAN</th>
<th>FEB</th>
<th>MAR</th>
<th>APR</th>
<th>MAY</th>
<th>JUN</th>
<th>JUL</th>
<th>AUG</th>
<th>SEPT</th>
<th>OCT</th>
<th>NOV</th>
<th>DEC</th>
</tr>
</thead>
<tbody>
<tr>
<td>WORKING DAYS</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>15</td>
<td>17</td>
<td>17</td>
<td>17</td>
<td>16</td>
<td>16</td>
<td>14</td>
<td>0</td>
</tr>
<tr>
<td>CALENDAR DAYS</td>
<td>31</td>
<td>28</td>
<td>31</td>
<td>30</td>
<td>31</td>
<td>30</td>
<td>31</td>
<td>30</td>
<td>31</td>
<td>30</td>
<td>30</td>
<td>31</td>
</tr>
</tbody>
</table>

**FIGURE 66-2.C**
The following explains general uses of each type of Contract Time for the Completion of Work:

1. **Working Day Contract.** A Working Day Contract is the preferred type of contract. The completion of the contract is set by the specified number of working days allowed in the contract. If the contractor exceeds the specified number of working days, liquidated damages, as specified in the *Standard Specifications*, will be charged until all contract work is completed.

   This type of contract is used when work does not need to be completed by a certain date. It allows more flexibility in getting materials ordered and fabricated. The contractor is not dependent on work by others being completed within a reasonable time (e.g., utilities being relocated during construction). The contractor is not charged a working day unless work is performed on a controlling item of work.

2. **Completion Date Contract.** Use Completion Date Contracts selectively. The latest possible completion of the contract is set by the completion date specified in the contract. If the contractor exceeds the specified completion date, liquidated damages, as specified in the *Standard Specifications*, will be charged until all contract work is completed.

   This type of contract does not guarantee the contractor a certain number of workable days; therefore, the contractor is more at risk. Use this type of contract when all project work must be completed by a specific date (e.g., State Fair, special events, farming operations, school start or end dates) or when coordination with other contracts requires work to be completed prior to start of next contract.

3. **Completion Date Plus Working Day Contract.** Use Completion Date Plus Working Day Contracts when a facility must be open to traffic by a specific date, but all work does not have to be completed by the completion date. The latest possible completion of specified work items in the contract is set by the completion date specified in the contract and it allows a number of working days in the contract to complete the remaining work. If the contractor exceeds the specified completion date or the number of working days allowed, liquidated damages will be assessed.

   When this type of contract is specified, the designer must identify the work to be completed by the completion date. The work to be completed during the allowed working days that are weather sensitive and/or require performance or establishment periods (e.g., landscaping, pavement markings) must also be identified.

4. **Completion Date (Via Calendar Day) Contract.** Use Completion Date (Via Calendar Day) Contracts when the work must be completed in a specific timeframe, not by a specific date. A Completion Date (Via Calendar Day) Contract is a completion date contract with a floating start date. The specified number of calendar days sets a date of project completion at the time the contract is started; therefore, the contractor is not affected by a late award.
Use this type of contract when a specific completion date is not required, but a completion date is necessary to expedite the work once the contract is started.

5. **Completion Date (Via Calendar Day) Plus Working Day Contract**. Use Completion Date (Via Calendar Day) Plus Working Day Contracts when a facility must be open in a specific timeframe, not by a specific date, but all work does not have to be completed by the completion date. A date of completion is established by the specified number of calendar days in the contract at the time the contract is started and allows a number of working days to complete the remaining work. If the contractor exceeds the specified date of completion or the number of working days allowed, liquidated damages will be assessed.

When this type of contract is specified, the designer must identify the work to be completed by the completion date. The work to be completed during the allowed working days that are weather sensitive and/or require performance or establishment periods (e.g., landscaping, pavement markings) must also be specified.

Use this type of contract when a specific completion date is not required, but a completion date is necessary to expedite the work once the contract is started.

Figure 66-2.D is a matrix summarizing definitions, benefits, weaknesses, and applicability for each type of contract.

### 66-2.04(c) Increased Use of Completion Date Contracts

As traffic volumes increase, so do the impacts to the motoring public and businesses during construction. To lessen these impacts, the use of Completion Date Contracts is encouraged as well as the use of Incentive/Disincentive specifications.

The provisions for Completion Date Contracts and Completion Date Contracts with Incentive/Disincentive provisions are as follows:

- Use on all multi-lane roadway projects with more than 25,000 ADT.
- Use on all routes in urban areas where construction has the potential to severely impact the adjacent businesses.
- Consider using on projects where there is a need to control the completion of the project. Projects where completion is anticipated in the fall of the year may require a completion date to help ensure the work is completed and does not extend over the winter period. Large projects that will be let in multiple contracts should contain provisions to keep the overall project on schedule. Use completion dates to avoid conflicts with special events.
<table>
<thead>
<tr>
<th>Working Day</th>
<th>Completion Date</th>
<th>Working Day Completion Date</th>
<th>Completion Date plus Working Days</th>
<th>Completion Date (Via Calendar Days) plus Working Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>Defined in Article 108.04. Contracts specify the number of working days, by Special Provision, it should take for the contractor to complete the work.</td>
<td>Defined in Article 108.05(a). Contracts specify a date, by Special Provision, when the work is to be completed.</td>
<td>Defined in Article 108.05(b). Contracts specify a date, by Special Provision, that major items of work must be completed and allows working days to complete miscellaneous work.</td>
<td>Defined in Article 101.06. Contracts specify the number of calendar days, by Special Provision, to establish the completion date based on when the contract is started.</td>
<td>Defined in Article 101.06. Contracts specify the number of calendar days, by Special Provision, to establish completion date based on when the contract is started and allows working days to complete misc. work.</td>
</tr>
</tbody>
</table>

**Benefits**

- Allows the contract to be awarded late (> 45 days) without penalty to the contractor.
- Bids are generally better because of guaranteed working days.
- District can delay start without penalty to the contractor.
- Easier to administer.

- Specifies a date when all work must be completed (before special events or before winter).
- Can prevent contractor from prolonging the work over more than one season.

- Possible conflicts due to potential time extension requests but easier to administer than completion date contracts.
- Could result in higher bid prices if expedited schedule is required.
- Potential for project delays if contract is awarded > 45 days after letting or if contractor rejects.

- Preferred type of contract method.
- Use on contracts that do not have strict dates that the work needs to be completed.

- Use on contracts when all project work must be completed by a specific date (e.g., State Fair, special events, farming operations, school start or end dates) or when coordination with other contracts requires all work to be completed prior to start of next contract.
- Use when facility needs to be open by a specific date, but all work does not have to be completed.
- Use when miscellaneous items in the contract are weather sensitive and/or require performance or establishment periods (landscaping, pavement markings, etc.).

- Use when you want the work to be completed in a specific timeframe, not by a specific date.
- Use when the work is to be completed in a specific timeframe, not by a specific date and when the facility could be open sooner and all work does not have to be completed.
- Use when misc. items in the contract are weather sensitive and/or require performance or establishment periods (e.g., landscaping, pavement markings).
66-2.04(d)  Expanded Use of Lane Rental Contracts

Lane rental is a contracting technique where the contractor bids the number of days of work requiring lane closures as part of the contract, or the Department sets the number of days that lane closures are allowed. If the contractor finishes early, an incentive is paid. If the contractor exceeds the number of days allowed, a disincentive payment is deducted from the contract for each day the limit is exceeded. This type of contract forces the contractor to schedule resources and perform work in a more timely manner.

Contracts using a lane rental specification should be considered on all high-volume, multi-lane projects (e.g., Interstates, expressways). Complete a traffic capacity analysis for these projects to determine the level-of-service to be anticipated during construction. In addition, complete a queuing analysis to determine the anticipated traffic backups at different times during the day and week. Once a traffic capacity analysis and queuing analysis are complete, a decision may be made on whether or not to use a lane rental specification. If a lane rental specification is used, this information will aid in determining the average road user benefit cost.

Include lane rental specifications for all Interstate and expressway projects. The lane rental specification must apply to the patching operation and may be applied to the whole project. Prepare a traffic capacity analysis and queuing analysis to determine the anticipated back-ups at different times during the day and week. This information is used in determining the average road user benefit cost for purposes of developing the Lane Rental Specification.

66-2.05  Incentive/Disincentive Policy

The term Incentive/Disincentive describes a contract provision, which compensates the contractor a prescribed amount of money for each day identified that critical work is completed ahead of schedule, and assesses a deduction for each day the contractor overruns the schedule. The Incentive/Disincentive clause is used to motivate contractors to complete critical projects by an expedited work schedule on or before a specified date. The use of Incentive/Disincentive provisions should be restricted to those critical projects where it is highly desirable for traffic inconvenience and delays to be minimized. Before an Incentive/Disincentive clause is included in a contract, prior approval must be obtained from BDE. Unique cases not covered in Section 66-2.05(a) may be submitted for review and approval to the BDE.

66-2.05(a)  Guidelines for Project Selection

Incentive/Disincentive clauses are intended for those projects where early completion would greatly benefit both the road user and the Department and where ramifications of not meeting the completion date are extreme. Use of Incentive/Disincentive clauses should be limited to projects that involve one or more of the following characteristics:

1. **Adverse Effects.** High-volume roads/high-volume truck traffic/structures that involve: high road-user cost increases, extended inconveniences, hazards to the motoring public, or severe disruption on adjacent business communities. Lower volume roads and river
structures that involve long adverse travel and area economic impact also may be considered.

2. **Timing.** Projects that have a direct bearing on the start and/or interruption of progress on major freeways, arterials, or structures may be considered for Incentive/Disincentive (e.g., utility relocations). However, where late completion, not early completion, is the primary concern, the designer should instead consider adding a clause providing for higher liquidated damages based on other Department costs per the *Code of Federal Regulations — Title 23*. A beam fabrication project is an example where late completion may be the primary concern.

3. **Urban River Crossings.** River structures in or adjacent to central business districts.

4. **Night Time Construction.** Nighttime construction (rehabilitation and/or resurfacing) on major urban freeways.

### 66-2.05(b) Application

Incentive/Disincentive clauses can be applied to a single project or to a combination of two or more projects. The following will apply:

1. **Single Projects.** The Incentive/Disincentive can apply to all or part of the project. The designer should consider the following:

   a. ** Entire Project.** For projects where the Incentive/Disincentive applies to the entire project, all work must be completed before the Incentive/Disincentive is applied. River structure (rehabilitation or replacement) and urban freeway resurfacing projects are examples of single projects with the Incentive/Disincentive applied to the entire project.

   b. **Project Portion(s).** For projects where the Incentive/Disincentive applies to a portion of the work, a completion date is set on the specific portion of the project in which the Incentive/Disincentive is applied, and the remaining work is covered by liquidated damages. For example, an interchange reconstruction project where the primary concern is to restore traffic flow, the Incentive/Disincentive could be applied to only the work necessary to reopen the ramps and the interchange structure to traffic. Miscellaneous items, such as seeding and lighting, are not critical to reopening the roadway and could be completed after the Incentive/Disincentive completion date. These miscellaneous items would be covered by liquidated damages.

2. **Multiple Projects.** Cooperative Incentive/Disincentives are used to expedite a combination of two or more projects. The cooperative Incentive/Disincentive clause will require that work be completed on all projects before the total Incentive/Disincentive is applied. This type is used where a greater benefit is received by completion of a combination of projects. Adjacent sections of roadway that would provide usable
segments of a freeway would be an example where a cooperative Incentive/Disincentive could be used.

66-2.05(c) Amount Determination

The Incentive/Disincentive amount is the daily rate to compensate the contractor for early completion or assess the contractor for overrunning the completion date. This Incentive/Disincentive amount is based on the sum of the road-user delay cost and liquidated damages and should, in general, be adjusted downward for fiscal responsibility.

The Incentive/Disincentive amount should not exceed a total of road-user delay costs and liquidated damages. On projects where the Incentive/Disincentive amount applies to a portion of a single project, this amount is based only on the road-user delay cost. On projects where the Incentive/Disincentive amount applies to the completion of all work, the amount is based on the sum of road-user delay costs and liquidated damages.

The final costs are determined as follows:

1. **Road-User Delay Cost.** This cost is based on the change in travel time, number of passengers per vehicle, and an hourly cost per person determined as follows:
   
a. **Travel Time.** The change in travel time is determined by comparing the travel time through the project under normal conditions versus the estimated travel time through the project or along the designated detour during construction.

b. **Passengers.** The number of passengers per vehicle is assumed to be 1.25, based on research by the Chicago Area Transportation Study.

c. **Hourly Cost.** The hourly cost per passenger is assumed to be $10.00/hour, based on average earnings issued by the Department of Employment Security.

2. **Liquidated Damages.** Liquidated damages rates are based on construction engineering costs. Liquidated damages rates are found in Section 108 of the Standard Specifications and the Supplemental Specifications.

3. **Rate Adjustment.** The final daily rate for the Incentive/Disincentive amount should be adjusted downward from the sum of the calculated road-user delay costs and the liquidated damages. When setting the rate, the designer should note the following:

   a. The Incentive/Disincentive amount must provide a favorable benefit-cost ratio (B/C) of at least 1.0.

      \[
      \frac{B}{C} = \frac{\text{calculated road user delay cost and liquidated damages}}{\text{adjusted road user delay cost and liquidated damages}}
      \]

   b. The final daily Incentive/Disincentive amount must be large enough to motivate the contractor to work an accelerated schedule.
66-2.05(d) Determination of Scheduled Completion Date

The setting of the completion date is a very important step in the use of Incentive/Disincentive clauses. The completion date must be based on a realistic and expedited work schedule. The work schedule will involve accelerated construction procedures because projects with Incentive/Disincentive clauses are critical projects. Expedited work schedules may involve one or more of the following:

- six-day work week, double shift with night illumination;
- extended work hours with 12 to 14 hours per day;
- expedited work schedule with 228 working days per calendar year; and/or
- multiple work crews in multiple areas.

66-2.05(e) Limits of Incentive/Disincentive

The incentive amount should not exceed five percent of the total construction cost. All Incentive/Disincentive clauses should include an upper limit to the number of days that an incentive will be paid. The incentive payment limit is a maximum of 30 calendar days. These limits are used to protect the Department. Disincentives are not time limited so that the contractor is effectively encouraged to meet the scheduled completion date.

66-2.05(f) Extension of Contract Time

Contract extensions may be granted by the Department as noted in Section 108 of the Standard Specifications. Extension of time applies to only the Disincentives. Incentive payments will be based on the completion date in the special provisions regardless of any extension of time. The extension of the completion date for Incentive payments will only be considered where significant extra work is added to the contract due to unforeseen circumstances.

66-2.05(g) Project Development

During the development of Incentive/Disincentive projects, greater attention to plans, specifications, and schedules is required. Omissions or errors in the plans or specifications may result in a claim from the contractor. The plans and specifications should indicate any unusual conditions or restrictions on the contractor. Specifications should clearly delineate the work that must be completed to meet the Incentive requirements.

The preconstruction phase of Incentive/Disincentive projects should include contacts with local officials, police, and/or other agencies to ensure a coordinated effort during the construction phase. A prebid meeting may be necessary to address the special features of an Incentive/Disincentive project.
Example Calculations

The following are two examples of how to calculate road-user delay costs and the Incentive/Disincentive rates.

* * * * * * * *

Example 66-2.04(1)

Given: Urban Freeway Rehabilitation
$5.0 million construction cost
60,000 ADT
Project Length — 1.8 miles
Average Normal Speed — 55 mph
Average Construction Speed — 35 mph

Problem: Determine the appropriate Incentive/Disincentive rate for the project.

Solution: Motorist Time (normal conditions) = \( \frac{(\text{Project Length})(\text{ADT})}{\text{Average Normal Speed}} \)

Motorist Time (NC) = \( \frac{(1.8)(60,000)}{55} \) = 1,964 hrs

Motorist Time (under construction) = \( \frac{(1.8)(60,000)}{35} \) = 3,086 hrs

Motorist Time Lost = (3,086 hrs - 1,964 hrs) = 1,122 hrs

Total Road-User Delay Cost = (1,122 hrs) (1.25 Passengers/Vehicles) ($10/hr)

Total Road-User Delay Cost = $14,025.00

Liquidated Damages Per Specifications = $1,800.00

Calculated Road-User Delay Cost + Liquidated Damages = $14,025.00 + 1,800.00 = $15,825.00

Based on the 5% incentive cap and the 30-day time limit, the maximum incentive is determined as follows:

\( \frac{(5,000,000)(0.05)}{30} = 8,333.33 \) / day

Therefore, the adjusted road-user delay cost and liquidated damages must be less than $8,333.33/day. See Section 66-2.04(e).

For this example, the Incentive/Disincentive rate was set at $8,000/day.
The B/C ratio is: \[
\frac{15,825.00}{8,000.00} = 1.98
\]

**Example 66-2.04(2)**

Given:
- Rural River Bridge Replacement
- $3.25 million construction cost
- 2,000 ADT
- Project Length — 1 mile
- Detour Length — 20 miles
- Average Normal Speed — 55 mph
- Average Construction Speed — 55 mph

Problem: Determine the appropriate Incentive/Disincentive rate for the project.

Solution:

Motorist Time (normal conditions) = \[
\frac{(1.0)(2,000)}{55} = 36.4 \text{ hrs}
\]

Motorist Time (under construction) = \[
\frac{(20.0)(2,000)}{55} = 727.3 \text{ hrs}
\]

Motorist Time Lost = (727.3 hrs - 36.4 hrs) = 691 hrs

Total Road-User Delay Cost = (691 hrs) (1.25 Passengers/Vehicles) ($10/hr) = $8,638.00

Liquidated Damages Per Specifications = $1,800.00

Calculated Road-User Delay Cost + Liquidated Damages = $8,638.00 + 1,800.00 = $10,438.00

Based on the 5% incentive cap and the 30-day time limit, the maximum Incentive is as follows:

\[
\frac{($3,250,000)(0.05)}{30} = $5,416.67
\]

The Incentive/Disincentive rate was set at $5,400/day.

The B/C ratio is: \[
\frac{10,438.00}{5,400.00} = 1.93
\]

* * * * * * * * *
66-2.05(i) Sample Special Provisions

The following are two sample special provisions that may be used where Incentive/Disincentive clauses are used in the project. The first is a sample for an Incentive/Disincentive contract where the Incentive/Disincentive applies to the completion of all work. The second is a sample where the Incentive/Disincentive applies to a portion of the contract.
(Sample Special Provision for Entire Project)

Incentive/Disincentive: Effective ______ (DATE)______

Date of Completion: The Contractor shall schedule his/her operations so as to complete all work and open all the roadway to traffic on or before ______ (DATE)______. The Contractor shall note that this completion date is based on an expedited work schedule.

Failure to Complete the Work on Time: Should the Contractor fail to complete the work on or before the specified date of completion, or within such extended time allowed by the Department, the Contractor shall be liable to the Department in the amount of ____($ )____, not as a penalty but as liquidated and ascertained damages for each calendar day beyond the date of completion or extended time as may be allowed. Such damages may be deducted by the Department from any monies due the Contractor.

In fixing the damages as set out herein, the desire is to establish a certain mode of calculation for the work because the Department's actual loss, in the event of delay, cannot be predetermined, would be difficult of ascertainment, and a matter of argument and unprofitable litigation. This mode is an equitable rule for measurement of the Department's actual loss and fairly takes into account the loss of use of the roadway if the project is delayed in completion. The Department shall not be required to provide any actual losses to recover these liquidated damages provided herein, as these damages are very difficult to ascertain. Furthermore, no provision of this clause shall be construed as a penalty, as such is not the intention of the parties.

A calendar day is every day on the calendar and starts at 12:00 midnight and ends at the following 12:00 midnight, twenty-four hours later. No payment will be paid for any day less than twenty-four hours.

Incentive Payment Plan: The nature of this project is such that the use of this roadway cannot be safely and efficiently used until all roadway work is essentially complete. On this basis, the Contractor shall be entitled to an Incentive Payment for the completion of all work including clean up as set forth by the date of completion.

The Incentive Payment shall be paid at the rate of ______($ )______ per calendar day for each day of completion prior to ______ (DATE)______. The maximum payment under this incentive plan will be limited to ___( # )____ calendar days.

A calendar day is every day on the calendar and starts at 12:00 midnight and ends at the following 12:00 midnight, twenty-four hours later. No payment will be paid for any day less than twenty-four hours.
(Sample Special Provision for Entire Project)

(Continued)

Should the Contractor be delayed in the commencement, prosecution, or completion of the work for any reason, there shall be no extension of the incentive payment calculation date even though there may be granted an extension of time for completion of the work unless significant extra work is added to the contract by the Department. No Incentive Payment will be made if the Contractor fails to complete the work before the specified date of completion or within such extended time allowed by the Department. Failure of the Contractor to complete all work as required by the contract before ______ (DATE)______ shall release and discharge the State, the Department and all of its officers, agents, and employees from any and all claims and demands for the payment of any incentive amount or damages arising from the refusal to pay any incentive amount.

If the contract is part of a combination award, no Incentive Payment shall commence on this contract, which is part of the combination until all work on contracts that are part of the combination award has been completed.
Incentive/Disincentive Plus Working Days: Effective (DATE)

Date of Completion: The Contractor shall schedule his/her operations so as to complete all work, except as specified below, and open all the roadway to traffic on or before (DATE).

The Contractor shall note that this completion date is based on an expedited work schedule. The Contractor will be allowed (#) working days, after the (DATE) completion date, to complete any remaining planting, seeding, and sodding work.

Failure to Complete the Work on Time: Should the Contractor fail to complete the work on or before the specified date of completion or within such extended time allowed by the Department, the Contractor shall be liable to the Department in the amount of ($) not as a penalty but as liquidated and ascertained damages for each calendar day beyond the date of completion or extended time as may be allowed. Failure to complete the remaining planting, seeding, and sodding work within (#) working days shall be governed by the provision of Article 108.09 of the Standard Specifications. Such damages may be deducted by the Department from any monies due the Contractor.

In fixing the damages as set out herein, the desire is to establish a certain mode of calculation for the work because the Department's actual loss, in the event of delay, cannot be predetermined, would be difficult of ascertainment, and a matter of argument and unprofitable litigation. This mode is an equitable rule for measurement of the Department's actual loss and fairly takes into account the loss of use of the roadway if the project is delayed in completion. The Department shall not be required to provide any actual losses to recover these liquidated damages provided herein, as these damages are very difficult to ascertain. Furthermore, no provision of this clause shall be construed as a penalty, as such is not the intention of the parties.

A calendar day is every day on the calendar and starts at 12:00 midnight and ends at the following 12:00 midnight, twenty-four hours later. No payment will be paid for any day less than twenty-four hours.

Incentive Payment Plan: The nature of this project is such that the use of this roadway cannot be safely and efficiently used until all specified work is complete. On this basis, the Contractor shall be entitled to an Incentive Payment for the completion of all work as set forth by the date of completion.

The Incentive Payment shall be paid at the rate of ($) per calendar day for each day of completion prior to (DATE). The maximum payment under this incentive plan will be limited to (#) calendar days.

A calendar day is every day on the calendar and starts at 12:00 midnight and ends at the following 12:00 midnight, twenty-four hours later. No payment will be paid for any day less than twenty-four hours.
(Sample Special Provision for a Portion of the Project)

(Continued)

Should the Contractor be delayed in the commencement, prosecution, or completion of the work for any reason, there shall be no extension of the incentive payment calculation date even though there may be granted an extension of time for completion of the work unless significant extra work is added to the contract by the Department. No Incentive Payment will be made if the Contractor fails to complete the work before the specified date of completion or within such extended time allowed by the Department. Failure of the Contractor to complete all work as required by the contract before ____ (DATE) ____ shall release and discharge the State, the Department and all of its officers, agents, and employees from any and all claims and demands for the payment of any incentive amount or damages arising from the refusal to pay any incentive amount.

If the contract is part of a combination award, no Incentive Payment shall commence on this contract which is part of the combination until all work on contracts which are part of the combination award has been completed.
66-3 PROJECT COORDINATION AND IMPLEMENTATION SECTION

The following sections discuss the responsibilities of the Project Coordination and Implementation Section within the Bureau of Design and Environment to advance the plans and special provisions to letting after they have been submitted by the district.

66-3.01 Plan Check-In and Review

66-3.01(a) Program Support Unit

The Program Support Unit duties include the following:

- Checking in all plans submitted to the BDE for letting.
- Verifying that the plans are on the list of recommended projects previously submitted to the Section.
- Checking the CA/Project Status Form. All items listed as “Required” on the CA Form are noted.
- Verifying that the project is programmed and that the scope of work is correct.
- Checking eligibility for projects using bridge funds.
- Determining final funding of the project based on availability of the funds as initially programmed.
- For a project with joint agreements requiring local, private, or other sources of funding, checking the agreements and summary of quantity sheets to ensure that they are consistent and correct.

66-3.01(b) Project Development Unit

The Program Support Unit forwards the plans to the Project Development Unit where the project file folder is set up and the project is sent to the Regional Field Engineer and technicians for review. Plans and special provisions are also sent to appropriate central bureaus for review of bridge, traffic signals, landscaping, and other special items for concurrent reviews.

The technician will prepare the Transportation Bulletin worksheets to advertise the project. The Bulletin worksheet should address the following information:

1. Basic Information. The Transportation Bulletin worksheet must include the following:
   - the contract number, county, section, project number, route, and district;
   - the location and a brief description of the improvement;
   - a summation of the major items of work including the unit of measure and quantity of each; and
   - the working days or completion date and the job number.
2. **Improvement Description.** In preparing the material for the Bulletin worksheet, describe the basic or main part of the improvement and any other work of major importance. For example, if the improvement is primarily roadway construction but includes major quantities for storm sewers, frontage roads, ramps, pumping stations, box culverts, and bridges, also reference these element descriptions. The description of the location of the improvement should be such that the beginning and ending can be identified on a current Illinois Official Highway Map.

3. **Location Description.** When describing an improvement in relation to other routes, show the approximate distance to the nearest large city (e.g., on Illinois Route 4 between Illinois Route 104 and FAI Route 72 approximately 2 mi (3 km) southwest of Springfield). Place the corresponding marked route, as shown on a current Illinois Official Highway Map, in parentheses after the designated FA or SBI routes (e.g., FA Route 68 (Illinois Route 4)) and, if the improvement is in an urban area, show the corresponding street name.

4. **Bridge Improvements.** When describing the replacement of a bridge superstructure, note the face-to-face curb width of the existing and proposed roadway. If the improvement involves two or more independent types of work or if both urban and rural type construction is involved, describe and give the length of each type. Show distances to the nearest hundredth of a mile (thousandth of a kilometer). The Bulletin worksheet description for bridge and structure improvements should give a brief description and location of the improvement similar to that shown on the title sheet of the plans. If approaches are included with the structure contract, list the length, type, and width of the approach. Also list the number of spans, span sizes, and material type.

5. **Patching and Resurfacing Improvements.** Where patching and resurfacing are included in the same improvement and portions of the patching quantities are outside the limits of resurfacing, list the length of patching outside the resurfacing limits separately. In describing intermittent bituminous resurfacing, show the total length of the improvement and also the net length of resurfacing. When resurfacing is on less than four routes or in less than four counties, show the length, width, type, and location for each route; otherwise, this work may be summarized as “various routes and counties” in the given district.

6. **Traffic Signals.** If the improvement is for the installation of traffic signals and the number of locations is ten or less, describe each location separately. Where more than ten locations are involved, the description may be summarized (e.g., at 14 intersections on various routes in the north portion of Cook County).

Prior to reviewing a set of plans, the Regional Field Engineer should review the project file folder and determine if the plans are in accordance with the approved scope of work. The engineer will review the plans to determine if they comply with the criteria presented in this *Manual* unless the design file indicates prior approval for deviations.

Due to the complexity and varied nature of highway plans, it is impractical to establish a set of rules which will completely govern a comprehensive review of plans; however, certain features
should always be checked. Figure 66-3.A provides a checklist of items to consider during the review of plans prior to advertisement for letting.

All changes to special provisions and plans (including quantity changes), performed at the Central Office, must be supported with documentation from either the district or their consultant. This documentation will either be in writing or via email and will clearly describe the changes to be made. If the district or their consultant comes to the Central Office to make changes personally, they must document the changes with marked-up sheets or an itemized list. The documentation will then be kept in the contract file until the project is complete.

66-3.02 Final Plan and Proposal Review

66-3.02(a) Special Provision Review

The special provisions are reviewed by the Project Development Unit for compliance with the requirements in Section 66-1.04. For plan reviews, inflexible rules cannot be established for reviewing special provisions. The engineer should be certain that all pay items are covered by the Standard Specifications, Supplemental Specifications, Recurring Special Provisions, or Contract Special Provisions, and that on applicable Federal-aid projects FHWA requirements are met. An especially important aspect of special provisions is that they must adequately cover the intended work and that details must be given which will distinguish the equipment or method required to perform the work. Generalities in special provisions are undesirable because they can often lead to misinterpretation and disputes with resultant claims for extra work. The performance of work on a force account basis should be minimized.

66-3.02(b) Procedures

After the special provisions have been reviewed and found satisfactory, return the prints of the plans and special provisions to the district for a final review prior to advertising bids. The memorandum transmitting the plans and special provisions to the district for final review should note significant changes in the plans or special provisions made by the Bureau of Design and Environment.

The Regional Field Engineer prepares the check sheet of appropriate Recurring Special Provisions and attaches the check sheet to the contract. Plans ready for letting are then forwarded for duplicating. Contract Special Provisions are sent to the Project Management Unit where the appropriate State or Federal boilerplate sheets are added which completes the proposal. The proposal is then sent for duplication.

Figure 66-3.B presents the minimum advance time that the Project Development Unit should plan for when preparing a contract for letting.
1. Ensure that the CA/Project Status Form has been completed. If not, return it to the district for completion.

2. Ensure that the plans are complete by checking them against:
   - the approved Phase I report;
   - the design criteria presented in the Bureau of Design and Environment Manual, except where revised by a design exception;
   - the criteria presented in the Procedural Memoranda;
   - any reports prepared for the project (e.g., soils, pavement, intersection design study); and
   - the plan preparation guidelines presented in Chapter 63 (see Section 63-6 for a plan preparation checklist).

3. Ensure the plans and/or special provisions have addressed the maintenance and protection of traffic through construction zones.

4. Ensure that the designer has addressed all the issues in the Commitment File somewhere in the plans, special provisions, or agreements.

5. Ensure that all applicable units have reviewed the plans and Contract Special Provisions by checking the transmittal memoranda between the designer and the bureaus. For example, the Bureau of Operations should have reviewed the signal plans and the Bureau of Bridges and Structures should have reviewed the structural plans.

6. Ensure that the Recurring Special Provision Checklist is included and properly completed.

7. Ensure that all applicable Contract Special Provisions have been provided including:
   - Project Specific Special Provisions,
   - District Special Provisions,
   - Bridge Special Provisions, and
   - Inserted Special Provisions.

**PLAN REVIEW CHECKLIST**

*Figure 66-3.A*

*(1 of 2)*
8. Check the Contract Special Provisions prepared by the designer to ensure they meet the criteria presented in Section 66-1.04.


10. Copy and distribute the special provisions for review as discussed in Section 66-3.02(b).

11. Ensure the designer has completed the quantity estimate sheet and has segregated the quantities according to the criteria presented in Section 63-4.04.

12. Ensure that the quantities, coded numbers, and pay items on the plans, summary of quantities, and proposals agree.

13. Ensure that the district estimating engineer has forwarded the unit prices to the Project Management Unit.

14. Ensure that the Project Management Unit has prepared the Engineer’s Estimate.

15. Check the designer’s construction time estimate to ensure that it is reasonable and complete.

16. Prepare the Bulletin worksheet and forward it to the Project Management Unit for copying and distribution.

17. Verify with the Program Support Unit that all agreements with utility companies, railroads, local municipalities, etc., are signed prior to letting.

18. Verify through the Program Support Unit that all applicable permits have been approved before letting (e.g., Corps of Engineers, Coast Guard, USEPA).

19. Verify through the Program Support Unit that any right-of-way acquisitions, easements, agreements, etc., are completed prior to letting.

20. Forward all construction documents to the Project Management Unit.

PLAN REVIEW CHECKLIST

Figure 66-3.A

(2 of 2)
<table>
<thead>
<tr>
<th>Submittal</th>
<th>Minimum Time In Advance Of Letting</th>
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<tbody>
<tr>
<td>PS&amp;E to Federal Highway Administration</td>
<td>6 Weeks</td>
</tr>
<tr>
<td>Transportation Bulletin</td>
<td>5 Weeks</td>
</tr>
<tr>
<td>Addendums to FHWA (See Chapter 31)</td>
<td>17 Days</td>
</tr>
<tr>
<td>Addendums to Contractors</td>
<td>10 Days</td>
</tr>
</tbody>
</table>

**PLANNING SCHEDULE**  
(Project Development Unit)  

Figure 66-3.B
66-4 PROPOSALS AND CONTRACTS

66-4.01 Transportation Bulletin and Advertising

66-4.01(a) Transportation Bulletin

The Project Development and Implementation Engineer selects the projects that will be on the letting. Bulletin worksheets of projects to be advertised are prepared by the Project Development Unit in the Bureau of Design and Environment or the Central Bureau of Local Roads and Streets. The worksheets are sent to the Contracts Office where they are logged in. Once selected, the Bulletin worksheets are numbered and the Contracts Office prepares a draft of the Transportation Bulletin.

The draft bulletin is emailed to the Office of Planning & Programming and the Office of Finance & Administration for review. Once their concerns, if any, are addressed a revised draft bulletin is emailed to the Chief Contracts Official for final review. A marked-up copy is returned for final processing and posting on the IDOT Internet site.

66-4.01(b) Electronic Advertising

Once the Transportation Bulletin has been prepared, it is published on the IDOT Internet site and emailed a notice to subscribers of the IDOT electronic subscription service at least 21 days before the letting.

66-4.02 Proposals and Plans

66-4.02(a) Assembly of Proposal

As specifications are received from the districts, the Project Development Unit or the Bureau of Local Roads and Streets will review the specifications for accuracy, prepare a copy of the Illinois wage rates (if applicable), and develop the schedule of prices to form the draft proposal. The Contracts Office will prepare a typing package which consists of the cover sheet, certifications, financial disclosure sheets, bidder’s employee utilization form, bidder’s affidavits (if required), signature sheet, assurances, and the notice-to-bidders sheet. The draft proposal is combined with the typing package to form an original proposal. The proposal is reviewed for accuracy and posted on the IDOT Internet site. Hard copies are processed by the Reproduction Service Unit for internal use.

66-4.02(b) Plans

Plans are received from the districts and reviewed for accuracy by the Project Development Unit. Once reviewed, the plans are posted on the IDOT Internet site. Hard copies are processed by the Reproduction Service Unit for internal use.
66-4.02(c) Authorization to Bid

Authorization to bid is issued to prequalified contractors who have sufficient financial and work ratings that indicate their ability to complete work on which they wish to bid. Requests for authorization to bid (BDE 124) are to be submitted to the Contracts Office. The Bureau of Construction’s Prequalification Section reviews the submitted BDE 124. The Prequalification Section analyzes each request for authorization to determine if the contractor has sufficient prequalification. Upon determination of sufficient prequalification, notification is given to the Contracts Office to authorize or deny the contractor to bid.

66-4.02(d) Subcontractors and Material Suppliers

Subcontractors and material suppliers can download proposals and plans from the IDOT Internet site.

66-4.02(e) Bidder’s List

As proposals and plans are posted to the IDOT Internet site, a list of contractors receiving authorization to bid is maintained by the Contracts Office. A similar list is maintained for other interested parties (e.g., subcontractors and material suppliers). The bidder’s list is updated four times with the final list being available the day before the letting. The lists are available for review on the IDOT Internet site.

66-4.02(f) Addendums to Proposals and Plans

The Program Development Unit will be responsible for making corrections to the original proposal and the original plans. Addenda on local roads projects are handled similarly between the Bureau of Local Roads and Streets and the Contracts Office.

When an addendum will be issued on a project, the Project Development Unit notifies the Contracts Office of the item number and if the correction is on the proposal, plans, or both. The Contracts Office updates the Addendum/Revision Checklist on the IDOT Internet site.

66-4.03 Letting Process

66-4.03(a) Receipt of Bids

Bids sealed in proposal envelopes are deposited in locked bid boxes, or electronically submitted through the department’s EBids system, at the place and time designated in the Transportation Bulletin. Bidders may also submit their bids by mail to the Contracts Office where they are stamped, logged and locked until the time of the letting. After the specified time, no additional bids will be accepted. The bid boxes are unlocked and the bids are sorted by item number. The total amount of each bid, including alternatives and combinations, if any, are marked and then read publicly. A bidder’s proposal package is not read at the letting if a bidder has not
been authorized to bid. When bids have been publicly read, they are reviewed for bid bonds or guaranty checks. If proposal guaranty checks are received, they are detached from the bids and submitted to the Contracts Office for further processing. Once this is completed, the bids are then transferred to the Project Development and Implementation Section for further processing.

**66-4.03(b)  Bid Tabulations**

The afternoon of the letting the Contracts Office posts on the IDOT Internet site the “As-Read” Tabulation of bids. These are the bid amounts identified in the bid proposal packages and publicly read aloud. After the bids have been reviewed for any calculation errors the Corrected Tabulation of Bids is posted to the IDOT Internet site identifying low bidders and any revised bid totals.

**66-4.03(c)  Proposal Guaranty Checks and Bid Bonds**

A proposal guaranty check or bid bond must accompany each bid, if applicable. If the proposal guaranty check or bid bond is missing or incomplete, the Contracts Office will notify the bidder by letter of the problem and what is required for correction. A copy of the letter is kept in the Chief Contracts Official’s letting folder and a note is included in the Letting Status database. Once received, guaranty checks are placed into individual envelopes and locked in a safe. The envelope indicates the contractor’s name, item number, check amount, and check number. The guaranty checks of the low and second low bidder are retained in the safe until the contract documents are executed by the Department. The guaranty checks of the low and second low bidders are returned by United Parcel Service (UPS) after the contract is executed. The guaranty checks of the other bidders are returned by the UPS Ground. Bid bonds of the low bidders are retained in the safe until all contracts are executed. After all contracts are executed, the bid bonds are destroyed. A bid bond may be submitted by the low and second low bidder no sooner than 3 working days after the letting as a substitute for the guaranty check.

**66-4.03(d)  Processing of Bids Received**

The Project Development and Implementation Section is responsible for the processing of bids received. All bids are entered into the computer system to be checked for accuracy. Once a low bid has been determined, the system is locked and the low bid is transferred to the Contracts Office for further processing pending the decision of the Awards Committee.

**66-4.03(e)  Awards Committee**

The Awards Committee is responsible for approving or rejecting the bids. This Committee consists of the following personnel:

- Deputy Director of Program Development,
- Engineer of Design and Environment,
• Engineer of Construction,
• Engineer of Project Development and Implementation,
• Engineer of Project Management,
• Chief Contracts Official,
• representative from Bureau of Local Roads and Streets,
• representative from Office of Planning and Programming, and
• representative from FHWA.

At the conclusion of the Awards Committee meeting, the Engineer of Project Management prepares the official bid letting tabulation and the award memorandum for submittal to the Secretary.

**66-4.03(f) Preparation of Contract Prior to Award**

Once low bids are received in the Contracts Office, they are placed in numerical order by item number. Bids are checked for Form A (Financial Information & Potential Conflicts of Interest Disclosure), Form B (Other Contracts & Procurement Related Information Disclosure), Apprenticeship and Training certification, Doing business in Iran certification and Workforce projection (Form BC-1256), to see if the contractor included the Steel, Bituminous or Fuel Cost Adjustment forms, and check the Signature page. DBE plans (SBE 2025 & 2026) are pulled off and taken to the Bureau of Small Business Enterprises, if applicable. Bidders are checked for delinquent debt. Bids are reviewed by the Chief Procurement Office for registration with the Secretary of State and with the state Board of Elections. Contracts that included a Project Labor Agreement are checked for the Letter of Assent. If any deficiencies are found while the sub-unit is reviewing the bidder’s proposal package the bidder is notified by telephone or e-mail of the issue and what is required for correction. A note is included in the Letting Status database of the notification. Subsequently, a contract schedule of prices showing the low bidders unit prices is requested through the Bureau of Design and Environment’s Letting Management (ELM) System. The bid, contract schedule of prices, and the original proposal are combined to form a draft contract. The Contracts Office will type two original contracts and two original contract bonds. All original copies of the contract and contract bond, plus the bidder’s Federal taxpayer identification sheet, and a copy of insurance requirements, are taken to the Reproduction Service Unit for preparation prior to award.

**66-4.03(g) Award and Rejection**

Prior to the award or rejection of bids, concurrences may be required. Local agency concurrence for local projects is obtained by the Bureau of Local Roads and Streets. Concurrence may also be required from other State and Federal agencies or other States. This information is obtained by the Program Support Unit and logged by the Contracts Office, when notified. Agreements between the State of Illinois and local agencies, private benefits, and utilities must also be cleared prior to award. DBE utilization plans, if required, must also be approved prior to award. Email notification of approval is received from the Bureau of Small Business Enterprises. Prior to award, the Bureau of Land Acquisition advises the Contracts
Office of the status of the right-of-way concerning projects advertised in the Transportation Bulletin. Also prior to award, any potential conflicts of interest that were noted on Form A (Financial Information & Potential Conflicts of Interest Disclosure) must be cleared by the Procurement Policy Board. After the Chief Contracts Official has determined that all required concurrences, agreements, and right-of-way have been received, the award or rejection letter is prepared by the Contracts Office, approved by the Engineer of Project Development and Implementation, and transmitted to the Deputy Director of Program Development for review. The letter is then forwarded to the Director of Highways for signature. When the award or rejection letter has been signed for the Secretary, it is returned with all correspondence to the Contracts Office for dating, mailing, and distribution. The Contracts Office also notifies the Reproduction Service Unit to mail out the package that was previously prepared that includes an office copy and a bonding company copy of the draft contract package. Additional copies of the draft contract package are sent to the responsible district handling the project and the Bureau of Materials and Physical Research. (Note that when a project is rejected the low bid is filed with the unsuccessful bids.) The award date is entered into the Letting Management (ELM) System; this triggers the contract to pull into the Highway Procurement Policy Review (HPPR) system. The Form A (Financial Information & Potential Conflicts of Interest Disclosure) is attached to the contract information and the Disadvantaged Business Enterprise (DBE) goal is entered for each bidder, the contract is then submitted to the Procurement Policy Board (PPB) for their review and approval. The PPB waiver date is added to the Letting Status database and all emails from the PPB are electronically stored in the Letting folder.

**66-4.04 Execution of Contracts**

The bidder’s Federal taxpayer identification form, contracts, contract bonds, power of attorney, trust agreement forms, and required insurance are reviewed for accuracy and compliance with Department policy. If it is determined the contract documents or the insurance requirements have not been properly executed, the paperwork is returned by mail to the contractor for correction. A copy of the letter is kept in the Chief Contracts Official’s letting folder and a note is included in the Letting Status database. When it is determined the paperwork has been properly executed, the contract documents are dated and signed by the Chief Contracts Official (for the Secretary) or the Bureau Chief of Design and Environment (for the Secretary) and the Chief Procurement Officer or designee. If the department is unable to execute the contract the contractor is notified by letter of the problem and allowed to withdraw their bid. A copy of the letter is kept in the Chief Contracts Official’s letting folder and a note is included in the Letting Status database. Once fully executed, one copy of the contract is returned to the contractor via the United Parcel Service (UPS) utilizing the UPS tracking system. The original copy is transmitted to the Bureau of Construction for further processing. The State Comptroller’s Office receives a copy of the bidder’s schedule of prices, certifications, affidavits, signature sheet, and executed contract documents. A certified copy of the contract is sent to the Federal Highway Administration on non-exempt Federal and Interstate projects only.
66-4.05 **Railroad Insurance**

Railroad insurance is required for projects on or adjacent to railroad right-of-way. Information concerning this requirement can be found in the special provisions of the proposal. The contractor must furnish the Contracts Office with one original policy, one copy of the policy, and a copy of the general, workman's compensation and automobile liability insurance certificate. The original, plus the copy of the general, workman's compensation and automobile liability certificate, are forwarded to the railroad for approval. Approval must be received before the contractor can undertake any work on the railroad or railroad right-of-way. Once approval is received, the contractor and the applicable district are notified by letter that the policy has been approved.

66-4.06 **Contractor Services**

Prior to each letting, the proposal and plans for each project being advertised in the Transportation Bulletin are available for inspection on the IDOT Internet site. The authorized For Bid and Not For Bid list is also available on the IDOT Internet site. Other services provided to the public are the Pay Item Report and the Pay Item Report with Awarded Prices available on the IDOT Internet site.

As contracts are executed, the Contracts Office prepares a unit price tabulation for the IDOT Internet site. Each individual tabulation will contain the following information — contractors bidding on the project, low bidder, unit prices, and totals. These tabulations are published on the IDOT Internet site approximately once per week.

The following disposition discusses where previously issued Procedure Memoranda have been incorporated into the 2010 BDE Manual or retired.

<table>
<thead>
<tr>
<th>Memo No.</th>
<th>PM Title</th>
<th>Disposition</th>
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<tr>
<td>1-00</td>
<td>New Series of BDE Procedure Memorandums</td>
<td>See BDE PM 10-01.</td>
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<td>2-00</td>
<td>Project Files Documentation</td>
<td>See BDE PM 10-02.</td>
</tr>
<tr>
<td>6-00</td>
<td>Local Participation in Spot Safety Improvement Projects</td>
<td>See BDE PM 10-03.</td>
</tr>
<tr>
<td>9-00</td>
<td>Surplus Excavation Disposal</td>
<td>Incorporated in Section 63-4.07(d) of the BDE Manual 2010 Edition.</td>
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<td>10-01</td>
<td>New Series of BDE Procedure Memorandums</td>
<td>Retired as BDE no longer issues stand-alone Procedure Memoranda.</td>
</tr>
<tr>
<td>10-02</td>
<td>Project Files Documentation</td>
<td>Retired as it has been superseded by an update to Record Retention Schedule 12-75.</td>
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<tr>
<td>10-03</td>
<td>Local Participation in Spot Safety Improvement Projects</td>
<td>Retired as its content has been replaced by the Bureau of Safety Engineering Policy Memorandum1-06, “Highway Safety Improvement Program (HSIP)”</td>
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<td>10-04</td>
<td>Architectural and Engineering Report and Negotiation Guidelines for</td>
<td>Retired as updates to Chapter 8 of the BDE Manual, BDE Form 17-09, and implementation of the Engineering Prequalification and Agreement System (EPAS) have made its content obsolete.</td>
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<td>10-05</td>
<td>Compliance with Asbestos Requirements for Highway Bridges</td>
<td>Incorporated in Section 27-4 of the BDE Manual in October 2015.</td>
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<td></td>
<td>Engineering Agreements and Supplements</td>
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<td>26-02A</td>
<td>Compliance with Asbestos Requirements For Highway Bridges</td>
<td>Still active and re-issued as BDE PM 10-05</td>
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<td>27-02</td>
<td>Temporary Concrete Barrier</td>
<td>Incorporated in Section 55-4.02 of the BDE Manual 2010 Edition.</td>
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<td>28-02</td>
<td>Validity of Special Waste Assessment Results</td>
<td>Incorporated in PM 66-09A, which was incorporated in Section 27-2 of the BDE Manual 2010 edition.</td>
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<td>40-04</td>
<td>Addressing Impaired Waters/TMDLs in Project Environmental Documentation</td>
<td>Incorporated in Sections 24-3.02(e), 253.08(j), and 26-21 of the BDE Manual 2010 Edition.</td>
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<td>43-09</td>
<td>Coordination with IDNR on Natural Resource Issues</td>
<td>Incorporated in Sections 22-5.02(b) and 27-1 and updated Coordination Agreement included in Part III, Appendix A of the BDE Manual 2010 Edition.</td>
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<tr>
<td>49-06</td>
<td>Guidance for Determining De Minimis Impacts to Section 4(f) Resources</td>
<td>Incorporated in Section 26-2.04(d) of the BDE Manual 2010 Edition.</td>
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<td>51-06</td>
<td>Plan, Specification and Quantity Changes</td>
<td>Incorporated in Section 66-3.01(b) of the BDE Manual 2010 Edition.</td>
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<td>53-06</td>
<td>Design Guidance for Median and Curb Treatments at Railroad Grade Crossings</td>
<td>Incorporated in Sections 7-3.02(f) and 34-2.04 of the BDE Manual 2010 Edition.</td>
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<td>54-07</td>
<td>Categorical Exclusion Group II Approval Documentation</td>
<td>Incorporated in Section 24-1.03(c) of the BDE Manual 2010 Edition.</td>
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<td>55-07</td>
<td>Wetland Impact Accumulation</td>
<td>Incorporated in Section 26-8.05(c) of the BDE Manual 2010 Edition.</td>
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<td>56-08A</td>
<td>Borrow, Use, and Waste Site, and Excess Material Disposition Documentation, Review, and Approval</td>
<td>See BDE PM 10-06</td>
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<td>57-08</td>
<td>Use of Commercial and Department Wetland Mitigation Bank Site Credits</td>
<td>Incorporated in Section 26-8.05(c) of the BDE Manual 2010 Edition.</td>
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<td>60-08</td>
<td>Transportation Conformity Project-Level Qualitative Hot-Spot Analysis in PM2.5 and PM10 Nonattainment and Maintenance Areas</td>
<td>Incorporated in Section 26-12 of the BDE Manual 2010 Edition.</td>
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<td>62-08</td>
<td>Control of Emerald Ash Borer on Department Owned Lands</td>
<td>Incorporated in Section 59-7.01(a) of the BDE Manual 2010 Edition.</td>
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<td>63-08</td>
<td>Local Agency Agreements – Municipality Reimbursements</td>
<td>Incorporated in Section 55-5.03(a) of the BDE Manual 2010 Edition.</td>
</tr>
<tr>
<td>64-08</td>
<td>Portland Cement Concrete Inlay or Overlay</td>
<td>Incorporated in Chapter 53 of the BDE Manual 2010 Edition.</td>
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<tr>
<td>66-10</td>
<td>Special Waste Procedures</td>
<td>See BDE PM 10-07</td>
</tr>
<tr>
<td>67-09</td>
<td>Surface Finish for Concrete Pavements</td>
<td>Incorporated in Section 41-4.01(o) of the BDE Manual 2010 Edition.</td>
</tr>
</tbody>
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